Altice International S.à r.l.



CONSOLIDATED FINANCIAL STATEMENTS

AS OF AND FOR THE YEAR ENDED DECEMBER 31, 2023

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Altice International S.à r.l.

Consolidated Financial Statements

Consolidated Statement of Income	Notes	Year ended	Year ended
(€m)		December 31, 2023	December 31, 2022
Revenues	4	5,142.6	5,029.9
Purchasing and subcontracting costs	4	(1,340.9)	(1,314.3)
Other operating expenses	4	(1,037.2)	(1,060.4)
Staff costs and employee benefits	4	(757.4)	(697.6)
Depreciation, amortization and impairment	25	(1,169.2)	(1,172.0)
Other (expenses) and income	4	(283.8)	(55.3)
Operating profit	4	554.1	730.3
Interest relative to gross financial debt	26	(590.6)	(456.1)
Realized and unrealized (losses)/gains on derivative instruments linked to financial debt	26	(307.1)	560.3
Other financial expenses	26	(211.2)	(397.8)
Finance income	26	367.0	209.1
Net result on extinguishment and remeasurement of financial liabilities	26	-	(4.5)
Finance income/(costs), net	26	(741.9)	(89.0)
Share of earnings/(loss) of associates and joint ventures	9	(29.6)	(12.6)
Profit/(loss) before income tax		(217.4)	628.7
Income tax benefit/(expense)	23	(86.4)	11.3
Profit/(loss) for the period		(303.8)	640.0
Attributable to equity holders of the parent		(382.0)	572.4
Attributable to non-controlling interests		78.2	67.6

Consolidated Statement of Comprehensive Income	Year ended	Year ended
<u>(€m)</u>	December 31, 2023	December 31, 2022
Profit/(loss) for the period	(303.8)	640.0
Other comprehensive income/(loss)		
Items that may be reclassified subsequently to profit or loss		
Exchange differences on translating foreign operations	(33.0)	26.7
Related taxes	-	-
Item that will not be reclassified subsequently to profit or loss		
Change of fair value of equity instruments at fair value through OCI	(3.1)	0.9
Actuarial gain/(loss)	(54.1)	48.9
Related taxes	12.1	(10.4)
Total other comprehensive income/(loss)	(78.1)	66.1
Total comprehensive income/(loss) for the period	(381.9)	706.1
Attributable to equity holders of the parent	(459.0)	642.4
Attributable to non-controlling interests	77.1	63.7

The accompanying notes from pages 5 to 79 form an integral part of these consolidated financial statements.

Altice International S.à r.l. Consolidated Financial Statements

Consolidated Statement of Financial Position	Notes	As of	As of
(€m)		December 31, 2023	December 31, 2022
Non-current assets			
Goodwill	5	3,323.5	3,391.3
Intangible assets	6.1	976.7	1,048.3
Property, plant & equipment	7	3,630.6	3,682.9
Right-of-use assets	6.2	792.0	816.5
Contract costs	8.1	121.0	141.7
Investment in associates and joint ventures	9	34.0	75.5
Financial assets	10.1	3,893.5	3,650.4
Deferred tax assets	23	388.9	298.0
Other non-current assets	10.2	165.0	189.8
Total non-current assets		13,325.2	13,294.4
Current assets			· · · · · · · · · · · · · · · · · · ·
Inventories	11	265.8	237.1
Contract assets	8.2	44.1	47.9
Trade and other receivables	12	1,304.2	1,221.9
Current tax assets	23	31.2	20.6
Financial assets	10.1	154.8	266.4
Cash and cash equivalents	13	296.2	428.2
Restricted cash	13	614.9	42.0
Assets classified as held for sale	3.1	_	8.7
Total current assets		2,711.2	2,272.8
Total assets		16,036.4	15,567.2
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Equity			_
Issued capital	14.1	309.3	309.3
Other reserves	14.2	(247.4)	(167.2)
Retained earnings	1 1.2	132.1	1,089.5
Equity attributable to equity holders of the parent		194.0	1,231.6
Non-controlling interests	14.3	22.1	22.2
Total equity	14.5	216.1	1,253.8
Non-current liabilities		210.1	1,233.6
Long-term borrowings, financial liabilities and related hedging instruments	17	9,270.6	8,544.3
Other financial liabilities	17.8	1,197.8	935.8
Non-current lease liabilities	20	937.5	960.1
Provisions	15	888.8	722.4
Deferred tax liabilities	23	67.0	63.3
Non-current contract liabilities	8.3	41.4	43.3
Other non-current liabilities	22	240.9	189.3
	LL		
Total non-current liabilities		12,644.0	11,458.5
Current liabilities	17	124.0	24.1
Short-term borrowings, financial liabilities and related hedging instruments	17	434.0	24.1
Other financial liabilities	17.8	518.7	555.3
Current lease liabilities	20	94.7	94.3
Trade and other payables	21	1,557.1	1,595.1
Contract liabilities	8.3	234.0	235.5
Current tax liabilities	23	51.3	85.5
Provisions	15	257.9	238.3
Other current liabilities	22	28.6	22.1
Liabilities directly associated with assets classified as held for sale	3.1	-	4.7
Total current liabilities		3,176.3	2,854.9
Total liabilities		15,820.3	14,313.4
Total equity and liabilities		16,036.4	15,567.2

 $The\ accompanying\ notes\ from\ pages\ 5\ to\ 79\ form\ an\ integral\ part\ of\ these\ consolidated\ financial\ statements.$

Altice International S.à r.l. Consolidated Financial Statements

Consolidated Statement of Changes in Equity	Number of shares on issue	Share capital	Retained earnings	Currency translation reserve	Fair value through OCI	Employee benefits	attributable to equity holders	Non-controlling interests	Total equity
(€m)							of the parent		
Equity at January 1, 2023	30,925,700,000	309.3	1,089.5	(102.0)	5.6	(70.8)	1,231.6	22.2	1,253.8
Profit / (loss) for the period		-	(382.0)	-	-	-	(382.0)	78.2	(303.8)
Other comprehensive profit/(loss)		-	-	(31.8)	(2.4)	(42.8)	(77.0)	(1.1)	(78.1)
Comprehensive profit/(loss)		-	(382.0)	(31.8)	(2.4)	(42.8)	(459.0)	77.1	(381.9)
Dividends ¹		-	(320.0)	-	-	-	(320.0)	(80.5)	(400.5)
Recognition of Mandatory Convertible Notes ²		-	(261.4)	-	-	-	(261.4)	-	(261.4)
Share-based payments ³		-	16.6	-	-	-	16.6	-	16.6
Other		-	(10.6)	-	(3.2)	-	(13.8)	3.3	(10.5)
Equity at December 31, 2023	30,925,700,000	309.3	132.1	(133.8)	-	(113.6)	194.0	22.1	216.1

¹ Dividends by share premiums redemption line includes a payment of €320.0 made by the Company to Altice Luxembourg (please refer to note 3.3.1).

³ Share-based payments line includes a new PSAR Plan (please refer to note 3.3.4)

Consolidated Statement of Changes in Equity	Number of shares on issue	Share capital	Retained earnings	Currency translation reserve	Fair value through OCI	Employee benefits	Total equity attributable to equity holders of the parent	Non-controlling interests	Total equity
(€m) Equity at January 1, 2022	30,925,700,000	309.3	555.0	(132.8)	5.5	(109.1)	627.9	(35.8)	592.1
Profit / (loss) for the period	30,523,700,000	-	572.4	(132.0)	-	(10).1)	572.4	67.6	640.0
Other comprehensive profit/(loss)		-	-	30.8	0.9	38.3	70.0	(3.9)	66.1
Comprehensive profit/(loss)		-	572.4	30.8	0.9	38.3	642.4	63.7	706.1
Transactions with non-controlling interests ¹		-	(40.9)	-	_	_	(40.9)	2.5	(38.4)
Dividends		-	-	-	-	-	-	(8.2)	(8.2)
Other		-	3.0	-	(0.8)	-	2.2	-	2.2
Equity at December 31, 2022	30,925,700,000	309.3	1,089.5	(102.0)	5.6	(70.8)	1,231.6	22.2	1,253.8

Transactions with non-controlling interests mainly related the acquisition of the minority interests in Opticom Telecom Ltd closed on December 29, 2022.

The accompanying notes from pages 5 to 79 form an integral part of these consolidated financial statements.

² Extension of the maturity of the Mandatory Convertibles Notes with Altice Luxembourg (please refer to note 17.8.6).

Consolidated Statement of Cash Flows	Notes	Year ended December 31, 2023	Year ended December 31, 2022
<u>(</u> €m)		·	
Profit/(loss) for the period		(303.8)	640.0
adjustments for:			
Share of (earnings)/loss of associates and joint ventures	9	29.6	12.6
Depreciation, amortization and impairment	25	1,169.2	1,172.0
Other non-cash operating items, net ¹		200.2	14.4
Finance costs/(income), net recognised in the statement of income	26	741.9	89.0
Income tax expense/(benefit) recognised in the statement of income	23.1	86.4	(11.3)
Pension plan liability payments		(103.5)	(111.2)
Income tax paid		(202.1)	(215.1)
Changes in working capital ²		(140.5)	(62.3)
Net cash provided by operating activities		1,477.4	1,528.1
Payments to acquire tangible and intangible assets and contract costs	4.3.5	(894.6)	(968.0)
Proceeds from sale of tangible and intangible assets ³	3.2.2	1.5	74.1
Proceeds from disposal of financial assets		-	1.7
Payments for acquisition of consolidated entities, net of cash ⁴	3.2.2	(22.2)	(74.6)
Advances paid to Group companies	10.1.2	(256.3)	(88.6)
Proceeds from repayment of advances to Group companies	10.1.2	-	1.9
Transfers from restricted cash	13	(573.5)	0.9
Interest received ⁵		32.0	25.0
Dividend received		-	-
Other cash used in investing activities		2.4	-
Net cash used in investing activities		(1,710.7)	(1,027.6)
Dividend paid to shareholders ⁶	3.3.1	(320.0)	=
Proceeds from issuance of debt instruments	17.2	1,759.7	1,028.0
Payments to redeem debt instruments	17.2	(527.2)	(933.8)
Payment from the acquisition of minority stake		(11.8)	-
Proceeds related to payments made to suppliers through factoring arrangements		392.5	344.7
Payments made to factoring companies		(381.1)	(334.0)
Lease payment (principal) related to ROU	20	(96.6)	(95.3)
Lease payment (interest) related to ROU	20	(81.4)	(76.9)
Interest paid ⁷		(413.8)	(335.9)
Proceeds /(payments) related to the restructuring of swaps ⁸	17.2.1.2	-	145.9
Dividends paid to non-controlling interests	14.3	(80.5)	(8.2)
Other cash used by financing activities ⁹		(134.4)	(96.1)
Net cash from financing activities		105.4	(361.6)
Effects of exchange rate changes on the balance of cash held in foreign currencies		(4.1)	4.1
Net change in cash and cash equivalents		(132.0)	143.0
Cash and cash equivalents at beginning of the period		428.2	285.2
Cash and cash equivalents at end of the period		296.2	428.2

- Other non-cash items include allowances and writebacks for provisions and gains and losses recorded on the disposal of tangible and intangible assets. For the year ended December 31, 2023, other non-cash items include mainly the provision for onerous contracts relating to sports broadcasting rights in Portugal (please refer to note 3.3.2). For the year ended December 31, 2022, other non-cash items include mainly the capital gain of &37.4 million related to the 2022 Portuguese tower transaction (please refer to note 3.2.1).
- 2 Changes in working capital relate to payments and receipts related to inventories, trade and other receivables and trade and other payables. In 2023, changes in working capital includes, among others, the payment of the fines to the European Commission (please refer to note 30.1.1). In 2022, changes in working capital includes, among others, the one-time fee for the founders of Teads, paid in May and October 2022.
- 3 Proceeds from sale of tangible and intangible assets mainly include the proceeds from the 2022 Portuguese tower transaction, closed on March 31, 2022 (please refer to note 3.2.1).
- 4 In 2022, mainly payment related to the acquisition of Fibroglobal (please refer to note 3.2.2).
- 5 Interest received includes €32.0 million in 2023 and €25.0 million in 2022 related to the loan granted by the Company to Altice UK S.à r.l. ("Altice UK") (please refer to note 10.1.2).
- 6 For the year ended December 31, 2023, the Company made a distribution to its parent company Altice Luxembourg for an amount of €320.0 million by way of share premiums redemption and advances for a net amount of €256.3 million by way of additional loans (additional loans of €347.6 million decreased by the interest received of €91.3 million from Altice Luxembourg) (please refer to note 3.3.1).
- Interest paid on debt includes interest received from / paid on interest rate derivatives.
- For the year ended December 31, 2022, cash proceeds related to the restructuring of swaps for epsilon145.9 million (please refer to note 17.2.2.2).
- 9 For the year ended December 31, 2023, other cash used in financing activities mainly includes €40.4 million fees related to the issuance of a new term loan (please refer to 17.2.1.4) and €40.2 million interest on factoring arrangements. For the year ended December 31, 2022, other cash used in financing activities mainly includes €46.8 million fees related to the refinancing of the term loans (please refer to 17.2.1.3) and €24.9 million interest on factoring arrangements.

The accompanying notes from pages 5 to 79 form an integral part of these consolidated financial statements.

1. About Altice International S.à r.l. and the Altice group

Altice International S.à r.l. (the "Company") is a private limited liability company ("société à responsabilité limitée") incorporated in Luxembourg, headquartered at 1, rue Hildegard von Bingen, L-1282 Luxembourg, Grand Duchy of Luxembourg. The Company is the parent company of a consolidated group (the "Group").

The Company is a wholly-owned subsidiary of Altice Luxembourg S.A. ("Altice Luxembourg"). The controlling shareholder of Altice Luxembourg is Next Alt S.à r.l., which is itself controlled by Mr. Patrick Drahi. As of December 31, 2023, Next Alt S.à r.l. indirectly held 91.33% of the share capital of the Company.

The Group is a convergent leader in telecoms, content, media, entertainment and advertising, and operates in Portugal, Israel and the Dominican Republic. The Group also has a global presence through its online advertising business Teads.

1.1. Basis of presentation of the consolidated financial statements

The consolidated financial statements of the Group as of December 31, 2023 and for the year then ended (the "consolidated financial statements") were approved by the Board of Managers and authorized for issue on March 13, 2024.

The consolidated financial statements are presented in millions of Euros, except as otherwise stated, and have been prepared in accordance with International Financial Reporting Standards as adopted in the European Union ("IFRS-EU").

The consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company considers the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of IFRS 2 Share-based Payment, leasing transactions that are within the scope of IFRS 16 Leases, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in IAS 2 Inventories or value in use in IAS 36 Impairment of Assets.

For financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability (please refer to note 19).

Where the accounting treatment of a specific transaction is not addressed by any accounting standard and interpretation, the Board of Managers applies its judgment to define and apply accounting policies that provide information consistent with the general IFRS concepts: faithful representation and relevance.

1.2. Significant accounting judgments and estimates

In the application of the Group's accounting policies, the Board of Managers is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not clear from other sources. The estimates and associated assumptions are based on historical experience and other factors that are relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting 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.

These judgments and estimates relate principally to revenue recognition, litigations, post-employments benefits, fair value of financial instruments, deferred taxes assets, useful lives of intangible assets and property, plant and equipment, impairment of goodwill and intangible assets, impairment of contract assets and trade receivables, determination of right-of-use assets and lease liabilities and assessment of control. These estimates and assumptions are described in note 2.27.

For the year ended December 31, 2023, the impact of rising inflation and interest rates in many geographies was considered in the determination of the fair value of assets and liabilities in the consolidated financial statements, including, but not limited to financial instruments, goodwill and other non-current assets impairment testing (please refer to note 5.2), post-employee benefit obligations and termination benefits (please refer to note 16). As of December 31, 2023, the Group believes the impact of inflation and interest rates is appropriately reflected in the determination of the fair value of assets and liabilities in the consolidated financial statements.

1.3. Application of new and revised International Financial Reporting Standards (IFRSs)

1.3.1. Standards applicable for the reporting period

The following standards have mandatory application for periods beginning on or after January 1, 2023:

- Amendments to IAS 12 Income Taxes, International Tax Reform Pillar Two Model Rules, effective on or after January 1, 2023;
- Amendments to IAS 1 and IFRS Practice Statement 2 titled *Disclosure of Accounting Policies*, effective on or after January 1, 2023;
- Amendments to IAS 8 Definition of Accounting Estimates, effective on or after January 1, 2023; and
- Amendments to IAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction, effective for annual periods beginning on or after January 1, 2023.

The application of these amendments had no material impact on the amounts recognised and on the disclosures in the consolidated financial statements. Pillar Two Rules implementation is described below.

Pillar Two Rules

As of December 2023, the government of the Grand Duchy of Luxembourg, where the ultimate parent company of the Group, Next Alt S.à r.l., is incorporated, has enacted the Pillar Two corporate income tax legislation as per "European Union Directive on ensuring a global minimum level of taxation for multinational enterprise groups and large-scale domestic groups in the Union" which aims to ensure an effective tax rate of at least 15 per cent for inscope multinationals. Several jurisdictions in which the Group operates have enacted or substantially enacted similar legislation.

According to these rules, Next Alt S.à r.l. will be considered as the parent company of a multinational enterprise group to which the Pillar Two model shall be applied.

The Group's assessment has considered the rules established by the Organization for Economic Cooperation and Development (OECD) released guidance. At this stage, the Group does not expect any material impact on the amounts recognized in its consolidated financial statements. The Group is continuing to assess the impact of the Pillar Two corporate income tax legislation on its future financial performance.

Regarding the International Tax reform – Pillar Two Model Rules, the Group has adopted the amendments to IAS 12 for the first time in the current year. The IASB amends the scope of IAS 12 to clarify that the Standard applies to income taxes arising from tax law enacted or substantively enacted to implement the Pillar Two model rules published by the OECD, including tax law that implements qualified domestic minimum topup taxes described in those rules. The amendments introduce a temporary exception to the accounting requirements for deferred taxes in IAS 12, so that an entity would neither recognise nor disclose information about deferred tax assets and liabilities related to Pillar Two income taxes. The Group has elected to apply this exception and would not recognise or disclose information about deferred tax assets and liabilities related to Pillar Two income taxes.

1.3.2. Standards and interpretations not applicable as of reporting date

The Group has not early adopted the following standards and interpretations, for which application is not mandatory for periods starting from January 1, 2023 and that may impact the amounts reported:

• Supplier Finance Arrangements (Amendments to IAS 7 and IFRS 7), effective on or after January 1, 2024;

- Amendments in Classification of Liabilities as Current or Non-Current (Amendments to IAS 1), effective on or after January 1, 2024;
- Amendments to IFRS 16 Lease Liability in a Sale and Leaseback, effective on or after January 1, 2024;
- Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture, effective date of the amendments has not yet been determined by the IASB; and
- Amendments to IAS 21: Lack of Exchangeability, effective on or after January 1, 2025.

The Board of Managers anticipates that the application of those amendments will not have a material impact on the amounts recognised in the consolidated financial statements.

1.4. Macroeconomic and geopolitical context

1.4.1. War in Israel

On October 7, 2023, the State of Israel suffered a surprise terror attack, which led to the declaration of the 'Iron Swords' War (the "War"). The War is on-going as of the issuance date of these consolidated financial statements. As a consequence of the situation, the Company's operations in Israel (HOT) are impacted. More specifically, HOT is affected by a reduction of revenue in the fixed segment (subscription fees have been partially frozen for some of the evicted Israeli population in the South and in the North of the country) and in the mobile segment (reduced prepaid revenues and roaming as less customers are travelling abroad and less visitors are coming to Israel). Based on the Company's current assessment, its physical infrastructure (namely mobile towers and the HFC network) was not significantly affected. The impact on the fourth quarter of 2023 was limited on the Company's operation in Israel.

The evolution of the situation is uncertain and closely followed. Based on its current assessment, the Company expects a negative effect on its results of operations in Israel in 2024 due to the War, the extent of which cannot be quantified at this stage.

The Group has taken this situation into account in its estimates, notably those related to the non-current and current assets valuation (including goodwill) and did not record any impairment during the year ended December 31, 2023 (please refer to note 5.2).

1.4.2. War in Ukraine

The evolution of the situation in Ukraine is uncertain and is closely followed by the Group with respect to potential indirect consequences on the financial markets. The Group has no direct interests in Ukraine or Russia and the areas of conflict. As a result, the Group estimates that the situation in Ukraine will have limited effect on its operations and financial performance for future periods.

1.4.3. Financial markets volatility

Some of the main factors which contributed to financial markets volatility in recent months include, but are not limited to, inflationary pressures, the increase of interest rates and the military conflict between Russia and Ukraine. In this economic and geopolitical context, the Group is not able to reliably estimate the indirect impacts on its operations and financial performance for future periods as well as the refinancing conditions in the future. The Group is monitoring the current situation and its developments carefully. As evidenced by the recent refinancing transactions in 2023 (please refer to note 17.2.1), despite the current macroeconomic environment, the Group still has efficient access to capital markets.

1.4.4. Climate related matters

For the year end December 31, 2023, the potential impact of climate related matters, including legislation which may affect the fair value of assets and liabilities in the consolidated financial statements has been considered, especially but not limited to useful life of tangible and intangible assets and provisions. The risks in respect of climate-related matters are included as relevant and applicable key assumptions where they materially impact the determination of fair value. As of December 31, 2023, the Group does not believe that the impact of climate related matters is material to the consolidated financial statements.

2. Material accounting policies

2.1. Basis of consolidation

2.1.1. Subsidiaries

Entities are fully consolidated if the Group has all the following:

- power over the investee;
- exposure or rights to variable returns from its involvement with the investee; and
- the ability to use its power to affect its returns.

The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above. If the Group does not have a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally.

The Group considers all relevant facts and circumstances in assessing whether the Group's voting rights in an investee are sufficient to give it power, including:

- the size of the Group's holding of voting rights relative to the size and dispersion of holdings of the other vote holders:
- potential voting rights held by the Group, other vote holders or other parties;
- rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Group has, or does not have, the current ability to
 direct the relevant activities at the time that decisions need to be made, including voting patterns at previous
 shareholders' meetings.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statements of income and other comprehensive income from the date the Company gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Group and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Group and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. Non-controlling interests in subsidiaries are identified separately from the Group's equity therein.

Adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intercompany transactions, balances, income and expenses are eliminated in full on consolidation.

2.1.2. Joint arrangements

In accordance with IFRS 11 *Joint Arrangements*, arrangements subject to joint control are classified as either a joint venture or a joint operation. The classification of a joint arrangement as a joint operation or a joint venture depends upon the rights and obligations of the parties to the arrangement.

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. A joint operator recognises its shares in the assets, liabilities, revenues and expenses of the joint operation.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. A joint venturer recognises its interest in a joint venture as an investment and shall account for that investment using the equity method.

2.1.3. Associates

Investments over which the Company exercises significant influence, but not control, are accounted for under the equity method. Such investees are referred to as "associates" throughout these consolidated financial statements.

Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over these policies. Associates are initially recognised at cost at acquisition date. The

consolidated financial statements include the Group's share of income and expenses, from the date significant influence commences until the date that significant influence ceases.

The interest income and expenses recorded in the consolidated financial statements of the Group on loans with associates have not been eliminated in the consolidated statement of income and therefore are still recorded in the consolidated financial statements.

In addition, following the closing of the acquisition of IBC Israel Broadband Company (2013) Ltd. ("IBC") in Israel and the service agreement between HOT Telecommunications Systems Ltd (HOT) and IBC, the Group adopted the following accounting policies:

- The margin realised on intercompany transactions (i.e. sales of assets from HOT to IBC) are eliminated in the statement of income up to HOT's share in IBC based on the provision of IAS 28 *Investments in Associates and Joint Ventures*.
- In the absence of precise IFRS guidance related to the geography of the margin elimination in the statement of income, the Group elects to eliminate the margin in the caption Share of earnings of associates and joint ventures in the consolidated statement of income against the caption Investment in associates and joint ventures in the statement of financial position. The margin elimination on those transactions is reversed over the useful life of the assets in the same captions.

2.2. Foreign currencies

The presentation currency of the consolidated financial statements is Euro. The functional currency, which is the currency that best reflects the economic environment in which the subsidiaries and associates of the Group operate and conduct their transactions, is separately determined for the Group's subsidiaries and associates and is used to measure their financial position and operating results.

2.2.1. Monetary transactions

Transactions denominated in foreign currencies other than the functional currency of the subsidiary are translated at the exchange rate on the transaction date. At each balance sheet date, monetary assets and liabilities are translated at the closing rate and the resulting exchange differences are recognised in the consolidated statement of income.

2.2.2. Translation of financial statements denominated in foreign currencies

Assets and liabilities of foreign entities are translated into euros using exchange rates prevailing at the end of the reporting period. The consolidated statements of income and cash flow are translated using the average exchange rates for the period. Foreign exchange differences resulting from such translations are either recorded in shareholders' equity under "Currency translation reserve" (for the Group share) or under "Non-controlling interests" (for the share of non-controlling interests) as deemed appropriate.

The exchange rates of the main currencies were as follows:

Foreign exchange rates used	Annual average rate		Rate at the r	eporting date
(€)	2023 2022		December 31, 2023	December 31, 2022
Israeli Shekel (ILS)	0.25089	0.28303	0.24990	0.26567
Dominican Pesos (DOP)	0.01652	0.01727	0.01556	0.01661
United States Dollar (USD)	0.92461	0.94941	0.90383	0.93362

2.3. Revenue recognition

Revenue from the Group's activities is mainly composed of television, broadband internet, fixed and mobile telephony subscription, installations fees invoiced to residential and business clients and advertising revenues.

Revenue comprises the expected consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax, returns, discounts and after eliminating intercompany sales within the Group.

In accordance with IFRS 15 *Revenue from Contracts with Customers*, the revenue recognition model includes five steps for analysing transactions so as to determine when to recognise revenue and at what amount:

- (1) Identifying the contract with the customer.
- (2) Identifying separate performance obligations in the contract.

- (3) Determining the transaction price.
- (4) Allocating the transaction price to separate performance obligations.
- (5) Recognizing revenue when or as the performance obligations are satisfied.

For bundled packages, the Group accounts for individual products and services separately if they are distinct - i.e. if a product or service is separately identifiable from other items in the bundled package and if the product or service is distinct from other items in the bundle. The consideration is allocated between separate products and services in a bundle based on their standalone selling prices. The standalone selling prices are determined based on the market prices at which the Group sells the mobile devices and telecommunications services separately. This could lead to the recognition of a contract asset - a receivable arising from the customer contract that has not yet legally come into existence - in the statement of financial position.

The contract asset is recognised over the enforceable period. Enforceable period has been determined for each agreement. It represents the period over which rights and obligation are enforceable. This period is determined not only by the commitment period as stated in the contract, but also by business practices and contracts mechanisms (early renewal, exit options, penalties and other clauses).

2.3.1. Revenues from the sale of equipment

The Group recognises revenues when a customer takes possession of the device, which is the performance obligation. This usually occurs when the customer signs a new contract. The amount of revenue includes the sale of mobile devices and ancillary equipment for those devices. For mobile devices sold separately, customers pay in full at the point of sale or in several instalments (credit agreement).

2.3.2. Revenues on separable components of bundle packages

Revenues from telephone packages are recorded as a sale with multiple components. Revenues from sales of handsets (mobile phones and other) are recorded upon activation of the line, net of discounts granted to the customer via the point of sale and the costs of activation.

When elements of these transactions cannot be identified or analysed separately from the main offer, they are considered as related elements and the associated revenues are recognised in full over the duration of the contract or the expected duration of the customer relationship.

2.3.3. Revenue from service

Revenues from subscriptions for basic cable services, digital television pay, Internet and telephony (fixed and mobile) are recognised in revenue on a straight-line basis over the subscription period; revenues from telephone calls are recognised in revenue when the service is rendered in accordance with the term of the contract.

The Group sells certain telephone subscriptions based on plans under which the call minutes for a given month can be carried over to the next month if they are not used. The minutes carried over are recorded as a liability based on the proportion of total telephone subscription revenues they represent. Revenues related to carried over minutes are recognized when the minutes are used or when they expire.

Revenues relative to incoming and outgoing calls and off-plan calls are recorded when the service is provided. Revenues generated by vouchers sold to distributors and by prepaid mobile cards are recorded each time use is made by the end customer, as from when the vouchers and cards are activated. Any unused portion is recorded in contract liabilities at the end of the reporting period. Revenues are in any case recognised upon the expiry date of the cards, or when the use of the vouchers is statistically unlikely.

Sales of services to subscribers managed by the Group on behalf of content providers (principally special numbers and SMS+) are recorded on a gross basis, or net of repayments to the content providers when the content providers are responsible for the content and determine the pricing applied to the subscriber. Please refer to note 2.3.8 for a consideration of when the Group acts as a principal or an agent.

The costs of access to the service or installation costs principally billed to operator and corporate clients in relation to DSL connection services, bandwidth services, and IP connectivity services, are recognised over the expected duration of the contractual relationship and the provision of the principal service.

Installation service revenue is deferred and recognised over the benefit period. For business service subscribers, the benefit period is the contract term, which is defined and agreed for 2 years or more. For residential customers, there is no commitment period and installation costs are recognised over the estimated benefit period.

Revenues linked to switched services are recognised each time traffic is routed. Revenues from bandwidth, IP connectivity, high-speed local access and telecommunications services are recorded as and when the services are delivered to the customers.

2.3.4. Access to telecommunications infrastructures

The Group provides its operator clients with access to its telecommunications infrastructures by means of different types of contracts: rental, hosting contracts or concessions of Indefeasible Rights of Use ("IRU"). The IRU contracts grant the use of an asset (ducting, fibre optic or bandwidth) for a specified period. The Group remains the owner of the asset. Proceeds generated by rental contracts, hosting contracts in Netcenters, and infrastructure IRUs are recognised over the duration of the corresponding contracts, except where these are defined as a finance lease, in which case the equipment is considered as having been sold on credit.

In the case of IRUs, and sometimes rentals or service agreements, the service is paid in advance in the first year. These prepayments, which are non-refundable, are recorded in deferred income within Contract liabilities caption (current and non-current) in the statement of financial position and recognised over the expected term of the related agreements.

2.3.5. Sales of infrastructure

The Group builds infrastructure on behalf of certain clients. The average duration of the construction work is less than one year; therefore, revenues are recorded when ownership is transferred. A provision is recognised when any contracts are expected to prove onerous.

2.3.6. Advertising revenues

Advertising revenues are recognised when commercials are aired.

For revenue related to space to display video advertisements online sold either directly to clients or to advertising agencies (the clients), the Group generates revenue when a user clicks on the banner ad or views the advertisement. The Group prices the advertising campaigns on a cost per view ("CPV") model or a cost per mille ("CPM") model based on the number of views generated by users on each advertising campaign. Revenue is recognised when four basic criteria are met:

- persuasive evidence exists of an arrangement with the client reflecting the terms and conditions under which the services will be provided (insertion order, which are commonly based on specified CPVs and related campaign budgets);
- services have been provided or delivery has occurred. Income relating to services provided is recorded based
 on the stage of completion of the service. The stage of completion is assessed by reference to the work
 performed at the reporting date. For on-going service agreements, the stage of completion is prorated over
 time. In case of negative margin for a campaign, a provision for an onerous contract is booked;
- the fee is fixed or determinable; and
- collection is probable. Collectability is assessed based on a number of factors, including the creditworthiness of a client, the size and nature of a client's website and transaction history.

Amounts billed or collected in excess of revenue recognised are included as deferred revenue. An example of such deferred revenue would be arrangements whereby clients request or are required by the Group to pay in advance of delivery.

2.3.7. Income from credit arrangements

Revenues deriving from long-term credit arrangements (such as the sale of devices in instalments) are recorded at the present value of the future cash flows (against long-term receivables) and are discounted in accordance with market interest rates. The difference between the original amount of the credit and the present value, as aforesaid, is spread over the length of the credit period and recorded as interest income over the length of the credit period.

2.3.8. Gross versus net revenue recognition

The Group determines whether it is acting as a principal or as an agent. The Group is acting as a principal if it controls a promised good or service before it is transferred to a customer.

Indicators for acting as a principal include: (1) the Group is primarily responsible for fulfilling the promise to provide the specified good or service, (2) the Group has inventory risk in the specified good or service and (3) the Group has discretion in establishing the price for the specified good or service.

On the other hand, the Group is acting as an agent or an intermediary, if these criteria are not met. When the Group is acting as an agent, revenue is presented on a net basis in the statement of income. When the Group is acting as principal, revenue is presented on a gross basis.

2.4. Finance costs, net

Finance costs, net primarily comprise:

- Interest charges and other expenses paid for financing operations recognised at amortized cost;
- Changes in the fair value of interest rate derivative instruments;
- Ineffective portion of hedges that qualify for hedge accounting;
- Foreign exchange gains and losses on monetary transactions;
- Interest income relating to cash and cash equivalents;
- Gains/losses on extinguishment of financial liability; and
- Investment securities and investment securities pledged as collateral which are classified as trading securities and are stated at fair value with realized and unrealized holding gains and losses included in net financial result.

Please refer to the detailed accounting policies in notes 2.15, 2.19, 2.20 and 2.22.

2.5. Taxation

Taxes on income in the income statement include current taxes and deferred taxes. The tax expenses or income in respect of current taxes or deferred taxes are recognised in profit or loss unless they relate to items that are recorded directly in equity, in these cases the tax effect is reflected under the relevant equity item.

2.5.1. Current tax

The current tax liability is measured using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period as well as adjustments required in connection with the tax liability in respect of previous years.

2.5.2. Deferred tax

Deferred tax assets are recognised for all deductible temporary differences, tax loss carry-forwards and unused tax credits, insofar as it is probable that a taxable profit will be available, or when a current tax liability exists to make use of those deductible temporary differences, tax loss carry-forwards and unused tax credits, except where the deferred tax asset associated with the deductible temporary difference is generated by initial recognition of an asset or liability in a transaction which is not a business combination, and that, at the transaction date, does not impact earnings, nor income tax profit or loss.

Deferred tax assets and liabilities are measured at the expected tax rates for the year during which the asset will be realized or the liability settled, based on tax rates (and tax regulations) enacted or substantially enacted by the closing date. They are reviewed at the end of each year, in line with any changes in applicable tax rates.

The carrying value of deferred tax assets is reviewed at each closing date and revalued or reduced to the extent that it is more or less probable that a taxable profit will be available to allow the deferred tax asset to be utilized. When assessing the probability of a taxable profit being available, account is taken, primarily, of prior years' results, forecasted future results, non-recurring items unlikely to occur in the future and the tax strategy.

Taxable temporary differences arising from investments in subsidiaries, joint ventures and other associated entities, deferred tax liabilities are recorded except to the extent that both of the following conditions are satisfied: the parent, investor or venturer can control the timing of the reversal of the temporary difference and it is probable that the temporary difference will not be reversed in the foreseeable future.

All deferred tax assets and liabilities are presented in the statement of financial position as non-current assets and non-current liabilities, respectively. Deferred taxes are offset if an enforceable legal right exists, which enables the offsetting of a current tax asset against a current tax liability and the deferred taxes relate to the same entity, which is chargeable to tax, and to the same tax authority.

2.5.3. Uncertain tax positions

The Group determines the accounting tax position when there is uncertainty over income tax treatments based on the provisions of IFRIC 23 *Uncertainty over Income tax*. Based on the Interpretation, the Group determines whether

uncertain tax positions are assessed separately or as a group and assess whether it is probable that a tax authority will accept an uncertain tax treatment used, or proposed to be used, by an entity in its income tax filings:

- If yes, the Group determines its accounting tax position consistently with the tax treatment used or planned to be used in its income tax filings.
- If no, the Group reflects the effect of uncertainty in determining its accounting tax position using either the most likely amount or the expected value method.

2.6. Site dismantling and restoration

The Company has a contractual obligation to dismantle and restore the sites of its mobile and fixed network upon expiry of a lease, if the lease is not renewed. Considering this obligation, site restoration costs are capitalized based on:

- an average unit cost of restoring sites;
- assumptions concerning the lifespan of the dismantling asset; and
- a discount rate.

2.7. Goodwill and business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group from the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired, and the liabilities assumed are recognised at their fair value, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with IAS 12 Income Taxes and IAS 19 Employee Benefits respectively;
- liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with IFRS 2 *Share-based payments* at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with IFRS 5 Non-current Assets
 Held for Sale and Discontinued Operations are measured in accordance with that Standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in the applicable IFRS standard.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill.

Measurement period adjustments are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date, in respect of:

- the identifiable assets acquired, liabilities assumed and any non-controlling interest in the acquiree;

- the consideration transferred for the acquiree (or the other amount used in measuring goodwill);
- in a business combination achieved in stages, the equity interest in the acquiree previously held by the acquirer; and
- the resulting goodwill or gain on a bargain purchase.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with IFRS 9 Financial Instruments, or IAS 37 Provisions, Contingent Liabilities and Contingent Assets, as appropriate, with the corresponding gain or loss being recognised in profit or loss.

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or groups of cash-generating units) that is expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised directly in profit or loss. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Acquisition under common control

Business combination under common control are combinations in which all of the combining companies or businesses are ultimately controlled by the same party, both before and after the combination.

These combinations are excluded from IFRS 3 scope. These operations are recorded based on book value. No new goodwill is generated and the difference between the acquisition price and the historical carrying value related to assets and liabilities of the acquired entity is recognized in equity.

2.8. Intangible assets

Intangible assets acquired separately are recorded at cost on initial recognition, with the addition of direct acquisition costs. Intangible assets acquired in a business combination are measured at fair value as of the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and less any accumulated impairment losses. Intangible assets have either definite or indefinite useful lives.

Assets with definite useful lives are amortized over their useful lives and tested for signs that would indicate impairment in value. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least once a year. Changes in the expected useful life or the expected pattern of consumption of future economic benefits that are expected to derive from the asset are treated as a change in an accounting estimate which is treated prospectively.

The useful lives of the intangible assets are as follows:	Duration
Software	3 years
Brands	5 to 15 years
Customer relations	4 to 17 years
Licenses	over the period of licenses
Indefeasible Right of Use (IRU) and other concessions	3-30 years
Content rights	2-5 years
Franchises	finite and indefinite

Customer relations established in connection with business combinations that are finite lived are amortized in a manner that reflects the pattern in which the projected net cash inflows to the Company are expected to occur, such as the sum of the years' digits method, or when such pattern does not exist, using the straight-line basis over their respective estimated useful lives.

Franchise rights are periodically reviewed to determine if each franchise has a finite life or an indefinite life in accordance with goodwill and other intangible asset financial accounting standards. Accordingly, the Company believes its franchises qualify for indefinite life treatment and are not amortized but instead are tested for impairment annually or more frequently as warranted by events or changes in circumstances. Costs incurred in negotiating and renewing broadband franchises are amortized on a straight-line basis over the life of the renewal period.

Other intangible assets with indefinite useful lives are tested for impairment annually as well as where there is an indication that it may be impaired by comparing their carrying amount with their recoverable amount.

Operating licenses for telephony services are recorded based on the fixed amount paid or payable upon acquisition of the license.

Investments made in the context of concessions or public service contracts, and linked to the rollout of the telecommunications network, are recorded in intangible assets in accordance with interpretation IFRIC 12 Service Concession Arrangements. The "intangible asset" model stipulated by this interpretation applies when the concession holder receives a right to bill users of the public service and the concession holder is essentially paid by the user. These intangible assets are amortized over the shorter of the estimated useful life of the categories of assets in question and the duration of the concession.

Intangible assets also comprise Indefeasible Rights of Use (IRU) or access rights obtained. Amortization is generally calculated on a straight-line basis over the shorter of the contractual term and 30 years.

Research costs are expensed as incurred. Development costs are capitalised as intangible assets when the following can be demonstrated:

- the technical feasibility of the project and the availability of the adequate resources for the completion of the intangible assets;
- the ability of the asset to generate future economic benefit;
- the ability to measure reliably the expenditures attributable to the asset; and
- the feasibility and intention of the Group to complete the intangible asset and use or sell it.

Content rights

Exclusive sports broadcasting rights are recognised in the consolidated statement of financial position from the point at which the legally enforceable license period begins. Rights for which the license period has not started are disclosed as contractual commitments in note 29. Payments made to acquire broadcasting rights in advance of the legal right to broadcast the programmes are classified as prepayments in the caption "other financial assets" in the statement of financial position. Broadcasting rights are initially recognised at cost and are amortised from the point at which they are available for use, on a straight-line basis over the broadcasting period. The amortisation charge is recorded in the caption "depreciation, amortisation and impairment" in the consolidated statement of income. The costs of exclusive in-house content and external content are recognised as an intangible asset. The cost of the rights is recognised at the cost of production of the shows and is amortized based on the actual screenings. The amortisation charge is recorded in the caption "depreciation, amortisation and impairment" in the income statement.

2.9. Property, plant and equipment

Property, plant and equipment are presented at cost with the addition of direct purchase costs less accumulated depreciation and accumulated losses on impairment and they do not include routine maintenance expenses. The cost includes spare parts and ancillary equipment that can only be used in connection with the plant and machinery.

Depreciation is calculated using the straight-line method over the estimated useful lives of the assets as follows:

The estimated useful lives of property, plant and equipment were:	Duration
Buildings	5 to 50 years
Technical and other equipment	
- Cables and mobile network	5 to 40 years
- Converters and modems	3 to 5 years
- Computers and ancillary equipment	2 to 8 years
- Office furniture and equipment	3 to 15 years

Leasehold improvements are depreciated according to the straight-line method over the shorter of their useful life or the remaining term of the lease.

Elements of a fixed asset item, having a cost that is significant in comparison to the overall cost of the item, are depreciated separately, using the components method. The depreciation is calculated in accordance with the straight-line method at annual rates that are sufficient to depreciate the assets over the length of their estimated useful lives.

The useful life, depreciation method and residual value of an asset are reviewed at least annually; any changes are accounted for prospectively as a change in accounting estimate.

2.10. Impairment of tangible and intangible assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit ("CGU") for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

2.11. Contract costs

The Group recognises as an asset the incremental costs of obtaining a contract with a customer if it expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Commissions to third parties and sales incentives to employees are considered as costs to obtain a contract and are recognised under the balance sheet caption "contract costs".

Assets recognised as contract costs are amortized on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. The asset may relate to goods or services to be transferred under a specific anticipated contract. The amortization charge is recognised in the statement of income, within caption "Depreciation, amortization and impairment".

As a practical expedient, the Group recognises the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the Group otherwise would have recognised is one year or less.

2.12. Leasing

2.12.1. The Group as a lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, lease payments made at or before the commencement date and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right-of-use assets are subject to impairment.

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognised as expenses in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset (please refer to note 2.27.2).

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has the option, under some of its leases, to lease the assets for additional terms. The Group applies judgment in evaluating whether it is reasonably certain to exercise the option to renew (please refer to note 2.27.2). That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal.

After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise (or not to exercise) the option to renew (e.g., a change in business strategy). The Group included the renewal period as part of the lease term for leases of technical sites due to the significance of these assets to its operations.

The recognition and measurement requirements for lessee are also applied to short-term leases and leases of low-value assets

2.12.2. The Group as lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease.

To classify each lease, the Group makes an overall assessment of whether the lease transfers substantially all the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease.

When the Group is an intermediate lessor, it accounts for its interest in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right of use asset arising from the head lease.

The Group recognises lease payments received under operating leases as income on a straight-line basis over the lease term. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

2.12.3. Sale and lease-back transaction

When the Group carries out a transaction qualified as a sale and leaseback in accordance with IFRS 16, a right-of-use asset is recognized in proportion to the previous carrying value of the asset corresponding to the right-of-use asset retained as counterparty to a lease liability. A capital gain (or capital loss) on disposal of the assets is recognized in the income statement in proportion to the rights transferred to the buyer-lessor. The adjustment of the capital gain (or capital loss) of the transaction recognized in the income statement for the share on which the Group retains its user rights via the lease relates to the difference between the right-of-use asset and the lease liability recognized in the balance sheet.

2.13. Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period to get ready for their intended use or sale, are added to the cost of those assets, until the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.14. Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Company recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Company should purchase, construct or otherwise acquire non-current assets are recognised as a deduction of the related asset in the consolidated statement of financial position and amortized over the useful lives of the related assets.

Government grants that are receivable as compensation for expenses or losses already incurred or for giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. The benefit of a government loan at a below-market interest rate is measured at the difference between the proceeds received and the fair value of the loan based on prevailing market interest rates.

2.15. Financial assets

Trade receivables are initially recognised when they are originated. All other financial assets are initially recognised when the Group becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component) is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition. A trade receivable without a significant financing component is initially measured at the transaction price.

On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at fair value through other comprehensive income (FVOCI) as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise. The Group did not elect such a designation.

Debt financial assets are subsequently measured at FVTPL, amortised cost, or FVOCI.

The classification is based on two criteria: the Group's business model for managing the assets; and whether the instruments' contractual cash flows represent 'solely payments of principal and interest' on the principal amount outstanding (the 'SPPI criterion').

The classification and measurement of the Group's debt financial assets are, as follows:

- Debt instruments at amortised cost for financial assets that are held within a business model with the objective to hold the financial assets in order to collect contractual cash flows that meet the SPPI criterion. This category includes the Group's Trade and other receivables, and Loans included under balance sheet caption "Financial assets" (non-current and current portion).
- Debt instruments at FVOCI, with gains or losses recycled to profit or loss on derecognition. The Group has no instrument in this new category.

Other financial assets are classified and subsequently measured, as follows:

- Equity instruments at FVOCI, with no recycling of gains or losses to profit or loss on derecognition. This category only includes equity instruments, which the Group intends to hold for the foreseeable future and which the Group has irrevocably elected to so classify upon initial recognition or transition. The Group classified its quoted and unquoted equity instruments as equity instruments at FVOCI. Equity instruments at FVOCI are not subject to an impairment assessment under IFRS 9.
- Financial assets at FVTPL comprise derivative instruments. This category would also include debt instruments whose cash flow characteristics fail the SPPI criterion or are not held within a business model whose objective is either to collect contractual cash flows, or to both collect contractual cash flows and sell. Financial assets at FVTPL are stated at fair value, with any gains and losses arising on remeasurement recognised in the caption "Other Financial expense" or "Finance income" in the income statements.

Under IFRS 9, embedded derivatives are not separated from a host financial asset. Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Offsetting financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

Impairment of financial assets

Under IFRS 9, accounting for impairment losses for financial assets is based on an expected credit loss (ECL) approach. IFRS 9 requires the Group to record an allowance for ECLs for all loans and other debt financial assets not held at FVTPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For contract assets, trade and other receivables, the Group has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Group records provision for doubtful debt based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Call option granted to non-controlling interests

The call options are derivative financial instruments that are stated at fair value and subsequently re-measured to their fair value at balance sheet date, with any gains and losses arising on remeasurement recognised in the caption "Other Financial expense" or "Finance income" in the income statement.

2.16. Inventories

Inventories are measured at the lower of cost and net realizable value. The cost of inventories comprises costs of purchase and costs incurred in bringing the inventories to their present location and condition. Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated selling costs. Cost of inventories is determined using the weighted average cost method. The Company periodically evaluates the condition and age of inventories and makes provisions for slow moving inventories accordingly.

2.17. Cash and cash equivalents

Cash consists of cash in banks and deposits. Cash equivalents are considered as highly liquid investments, including unrestricted short-term bank deposits with an original maturity of three months or less from the date of acquisition or with a maturity of more than three months, but which are redeemable on demand without penalty and which form part of the Group's cash management.

2.18. Restricted cash

Restricted cash can consist of balances dedicated to the repayment of the Company's liabilities to banking entities in accordance with the Company's credit agreement and therefore amounts that the Group cannot use at its discretion. Restricted cash can also consist of cash held in escrow to finance certain acquisitions (in the period between the agreement to acquire and the actual closing of the acquisition and the transfer of shares and cash and other considerations). Restricted cash may also consist of guarantees provided by different Group companies to financial institutions related to financing or other activities. Restricted cash is not considered as a component of cash and cash equivalents since such balances are not held for the purposes of meeting short-term cash commitments.

2.19. Derivatives

The Company has entered into various forward and interest rate swaps (cross currency and fixed/floating) to mitigate risks associated with making investments in currencies other than the functional currency of the underlying component.

Derivatives are initially recognised at fair value at the date the derivative contracts are entered and are subsequently remeasured to their fair value at the end of each reporting period. The fair value estimate is subject to a credit risk adjustment that reflects the credit risk of the Group and of the counterparty. The resulting gain or loss is recognised in profit or loss immediately unless the derivative is designated and effective as a hedging instrument, in which event the recognition in profit or loss depends on the nature of the hedge relationship.

2.20. Hedge accounting

The Group may apply the requirement of IFRS 9 relating to hedge accounting.

The Group may designate certain hedging instruments, (which may include derivatives, embedded derivatives and non-derivatives in respect of foreign currency risk), as either fair value hedges, cash flow hedges, or hedges of net investments in foreign operations. Hedges of foreign exchange risk on firm commitments are accounted for as cash flow hedges.

At the inception of the hedge relationship, the entity documents the relationship between the hedging instrument and the hedged item, along with its risk management objectives and its strategy for undertaking various hedge transactions. Furthermore, at the inception of the hedge and on an ongoing basis, the Group documents whether the hedging instrument is highly effective in offsetting changes in fair values or cash flows of the hedged item attributable to the hedged risk.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in other comprehensive income and accumulated under the heading of cash flow hedge. The gain or loss relating to the ineffective portion is recognised immediately in profit or loss and is included in the line 'other financial expense'.

Amounts previously recognised in other comprehensive income and accumulated in equity are reclassified to profit or loss in the periods when the hedged item affects profit or loss, in the same line as the recognised hedged item. However, when the hedged forecast transaction results in the recognition of a non-financial asset or a non-financial liability, the gains and losses previously recognised in other comprehensive income and accumulated in equity are transferred from equity and included in the initial measurement of the cost of the non-financial asset or non-financial liability.

Hedge accounting is discontinued when the Group revokes the hedging relationship, when the hedging instrument expires or is sold, terminated, or exercised, or when it no longer qualifies for hedge accounting. Any gain or loss recognised in other comprehensive income and accumulated in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in profit or loss. When a forecast transaction is no longer expected to occur, the gain or loss accumulated in equity is recognised immediately in profit or loss.

2.21. Classification as debt or equity

Debt and equity instruments issued by a Group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all its liabilities. Equity instruments issued by a Group entity are recognised at the value of the proceeds received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

2.22. Financial liabilities

Debt securities issued are initially recognised when they are originated. All other financial liabilities are initially recognised when the Group becomes a party to the contractual provisions of the instrument.

A financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its issue.

Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities at amortized cost:

2.22.1. Financial liabilities at amortized cost

These financial liabilities are measured at amortized cost calculated based on the effective interest rate method. The effective interest rate is the internal yield rate that exactly discounts future cash flows through the term of the financial liability. Fees, debt issuance and transaction costs are included in the calculation of the effective interest rate over the expected life of the instrument.

2.22.2. Financial liabilities measured at fair value through profit or loss (FVTPL)

Financial liabilities at fair value through profit or loss include financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as financial liabilities at FVTPL if they are acquired for sale in the near term. Gains or losses on liabilities held for trading are recognised in profit or loss.

Derivatives, including bifurcated embedded derivatives, are classified as financial liabilities at FVTPL unless they are designated as effective hedging instruments. In the event of a financial instrument that contains one or more embedded derivatives, the entire combined instrument may be designated as a financial liability at fair value through profit or loss only upon initial recognition.

The Group assesses whether embedded derivatives are required to be bifurcated from host contracts when the Group first becomes party to the contract. Reassessment only occurs if there is a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required.

The fair value of financial instruments that are traded in an active market is determined by reference to quoted market prices at the close of business on the balance sheet date. For financial instruments for which there is no active market, fair value is determined using valuation techniques. Such techniques include evaluation based on transactions that have been executed recently under market terms, reference to the current market value of another instrument, which is substantially the same, discounted cash flow analysis or other valuation models.

2.22.3. Liabilities related to put options granted to non-controlling interests

The Group granted put options to third parties with non-controlling interests in certain consolidated subsidiaries. These options give the holders the right to sell part or all of their investment in these subsidiaries.

At inception, in accordance with IAS 32 Financial Instruments: Presentation, when non-controlling interests hold put options enabling them to sell their investment in the Group, a financial liability is recognised for an amount corresponding to the present value of liability assumed and the counterpart of the liability arising from these obligations is:

- the reclassification as debt of the carrying amount of the corresponding non-controlling interests;
- a reduction in the equity attributable to owners of the Company (other reserves attributable to equity holders
 of the parent) for the difference between the present value of the strike price of the options granted and the
 carrying amount of non-controlling interests.

In the absence of specific IFRS guidance, the accounting at the end of each reporting period is as follows, while the non-controlling interest put remains unexercised:

- (1) recognition of the non-controlling interest, including an allocation of profit or loss, allocation of changes in other comprehensive income and dividends declared for the reporting period, as required by IFRS 10 *Consolidated Financial Statements* as mentioned in note 2.1.1;
- (2) derecognition of the non-controlling interest as if it was acquired at that date;
- (3) recognition of a financial liability at the present value of the amount payable on exercise of the NCI put in accordance with IFRS 9 Financial Instruments: Recognition and Measurement; and
- (4) the difference between no (2) and (3) above is accounted for as an equity transaction.

If the NCI put is exercised, the same treatment is applied up to the date of exercise. The amount recognised as the financial liability at that date is extinguished by the payment of the exercise price.

If the NCI put expires unexercised, the position is unwound so that the non-controlling interest is recognised at the amount it would have been, as if the put option had never been granted (i.e. measured initially at the date of the business combination, and remeasured for subsequent allocations of profit or loss, other comprehensive income and changes in equity attributable to the non-controlling interest). The financial liability is derecognised, with a corresponding credit to the same component of equity.

The Group is closely monitoring the work of the IASB and the IFRIC, which could lead to a revision of the treatment of put options granted to non-controlling interests.

2.23. Provisions

A provision is recognised in the statement of financial position when the Group has a present obligation (legal or constructive) as the result of a past event and it is expected that the use of economic resources will be required to settle the obligation and it is possible to reliably estimate it. Where the impact is significant, the provision is measured by discounting the forecasted future cash flows, using a pre-tax interest rate that reflects the expectations of the market in respect of the time value of the money and the risks that are specific to the liability.

The following types of provisions are recorded in the consolidated financial statements:

2.23.1. Litigations

A provision regarding claim is recognised when the Group has a present legal commitment or an implicit commitment resulting from a past event; when it is more likely than not that the Group will be required to expand economic resources to clear the commitment, when it is possible to estimate it reliably. When the effect of time is significant, the provision is measured according to the present value.

2.23.2. Onerous contracts

Present obligations arising under onerous contracts are recognised and measured as provisions. An onerous contract is considered to exist where the Group has a contract under which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received from the contract.

2.23.3. Restructuring

A restructuring provision is recognised when the Group has developed a detailed formal plan for the restructuring and has raised a valid expectation in those affected that it will carry out the restructuring by starting to implement the plan or announcing its main features to those affected by it. The measurement of a restructuring provision includes only the direct expenditures arising from the restructuring, which are those amounts that are both necessarily entailed by the restructuring and not associated with the ongoing activities of the Group.

2.24. Liabilities for employment benefits

2.24.1. Retirement benefit costs

Payments to defined contribution retirement benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions. For defined benefit retirement plans, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the statement of financial position with a charge or credit recognised in other comprehensive income in the period in which they occur. Remeasurement recognised in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss. Past service cost is recognised in profit or loss in the period of a plan amendment. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset.

Defined benefit costs are categorised as follows:

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- net interest expense or income; and
- re-measurement.

The Group presents the service cost and the net interest expense in profit or loss in the line item "Staff cost and employee benefit expenses" and "Other financial expenses" respectively. Curtailment gains and losses are accounted for as past service costs.

The retirement benefit obligation recognised in the consolidated statement of financial position represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

A liability for a termination benefit is recognised at the earlier of when the entity can no longer withdraw the offer of the termination benefit and when the entity recognises any related restructuring costs.

2.24.2. Short-term and other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, annual leave and sick leave in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Liabilities recognised in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

Liabilities recognised in respect of other long-term employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Group in respect of services provided by employees up to the reporting date. Remeasurements are recognised in the statement of income in the period they arise.

2.24.3. Termination benefits

Termination benefits are expensed at the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises costs for a restructuring. If benefits are not expected to be settled wholly within twelve months of the reporting date, then they are discounted.

The Group measures termination benefits on initial recognition, and measures and recognises subsequent changes, in accordance with the nature of the employee benefit, provided that if the termination benefits are an enhancement to post-employment benefits, the Group applies the requirements for post-employment benefits. If the termination benefits are not expected to be settled wholly before twelve months after the end of the annual reporting period, the Group applies the requirements for other long-term employee benefits.

2.25. Share-based payments

2.25.1. Share-based payment transactions of the Company

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve.

Equity-settled share-based payment transactions with parties other than employees are measured at the fair value of the goods or services received, except where that fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service.

For cash-settled share-based payments, a liability is recognised for the goods or services acquired, measured initially at the fair value of the liability. At the end of each reporting period until the liability is settled, and at the date of settlement, the fair value of the liability is re-measured, with any changes in fair value recognised in profit or loss for the year.

2.25.2. Share-based payment transactions of the acquiree in a business combination

When the share-based payment awards held by the employees of an acquiree (acquiree awards) are replaced by the Group's share-based payment awards (replacement awards), both the acquiree awards and the replacement awards are measured in accordance with IFRS 2 *Share-based Payment* ("market-based measure") at the acquisition date. The portion of the replacement awards that is included in measuring the consideration transferred in a business combination equals the market-based measure of the acquiree awards multiplied by the ratio of the portion of the vesting period completed to the greater of the total vesting period or the original vesting period of the acquiree award. The excess of the market-based measure of the replacement awards over the market-based measure of the acquiree awards included in measuring the consideration transferred is recognised as remuneration cost for post-combination service.

However, when the acquiree awards expire because of a business combination and the Group replaces those awards when it does not have an obligation to do so, the replacement awards are measured at their market-based measure in accordance with IFRS 2 *Share-based Payment*. All market-based measures of the replacement awards are recognised as remuneration cost for post-combination service.

At the acquisition date, when the outstanding equity-settled share-based payment transactions held by the employees of an acquiree are not exchanged by the Group for its share-based payment transactions, the acquiree share-based payment transactions are measured at their market-based measure at the acquisition date. If the share-based payment transactions have vested by the acquisition date, they are included as part of the non-controlling interest in the acquiree. However, if the share-based payment transactions have not vested by the acquisition date, the market-based measure of the unvested share-based payment transactions is allocated to the non-controlling interest in the acquiree based on the ratio of the portion of the vesting period completed to the greater of the total vesting period or the original vesting period of the share-based payment transaction. The balance is recognised as remuneration cost for post-combination service.

2.26. Non-current assets held for sale and discontinued operations

Pursuant to IFRS 5 Non-current Assets Held for Sale and Discontinued Operations, assets and liabilities of affiliates that are held for sale are presented separately on the face of the statement of financial position. Depreciation of assets ceases from the date of classification in "Non-current assets held for sale". Non-current assets classified as held for sale are measured at the lower of their previous carrying amount and fair value less costs to sell.

A discontinued operation is a component of the Group for which cash flows are independent. It represents a major line of business or geographical area of operations which has been disposed of or is currently being held for sale. If the Group reports discontinuing operations, net income from discontinued operations is presented separately on the face of the statement of income. Therefore, the notes to the consolidated financial statements related to the statement of income only refer to continuing operations.

2.27. Critical accounting judgments and key sources of estimation uncertainty

In the application of the Group's accounting policies, which are described above, the Board of Managers is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not clear from other sources. The estimates and associated assumptions are based on historical experience and other factors that are relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting 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.

2.27.1. Critical accounting judgments

The following are the critical judgments, apart from those involving estimations (which are presented separately below), that the Board of Managers has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Revenue recognition

Judgment and estimates are made for (i) the identification of the separable elements of a packaged offer and allocation based on the relative standalone selling prices of each element; (ii) the period of deferred revenues related to costs to access the service based on the type of product and the term of the contract; and (iii) presentation as net or gross revenues depending on whether the Group is acting as agent or principal.

2.27.2. Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the reporting period that may have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities within the next financial year, are discussed below.

Litigations

In estimating the likelihood of outcome of claims filed against the Group and its investees and the estimated provision, the Group companies rely on the opinion of internal and/or external counsel. These estimates are based on the counsel's best professional judgment, considering the stage of proceedings and historical precedents in respect of the different issues. Since the outcome of the claims will be determined via settlement or court's decision, the results could differ from these estimates.

- Post-employment benefits

The liability in respect of post-employment defined benefit plans is determined using actuarial valuations. The actuarial valuation involves making assumptions about, among others, discount rates, expected rates of return on assets, future salary increases and mortality rates. Due to the long-term nature of these plans, such estimates are subject to uncertainty.

- Fair value of financial instruments

Fair value is determined by reference to the market price at the end of the period, when the data is available. For financial instruments for which there is no active market such as interest rate swaps (which the Company currently may use to hedge its interest rate risk), call options and put options granted to non-controlling interests fair value is estimated based on models that rely on observable market data or using various valuation techniques, such as discounted future cash flows.

- Deferred tax assets

Deferred tax assets relate primarily to tax loss carried forwards and to deductible temporary differences between reported amounts and the tax bases of assets and liabilities. The assets relating to the tax loss carried forwards are recognised if it is probable that the Group will generate future taxable profits against which these tax losses can be set off. Evaluation of the Group's capacity to utilize tax loss carried forward relies on significant judgment. The Group analyses past events, and the positive and negative elements of certain economic factors that may affect its business in the foreseeable future to determine the probability of its future utilization of these tax losses carried forward.

- Intangible assets and Property, plant and equipment

Estimates of useful lives are based on the effective obsolescence of fixed assets and the use made of these assets.

- Impairment of goodwill and intangible assets

At each reporting date, the Group assesses whether there is any indication that an asset may be impaired. If there is an indication that an asset may be impaired, the recoverable amount of the asset is determined. The recoverable amount of goodwill, intangible assets with an indefinite useful life and intangible assets that are not available for use on the reporting date, are measured at least on an annual basis, irrespective of whether any impairment indicators exist.

Determining whether goodwill is impaired requires an estimation of the recoverable amount of the cash generating units to which goodwill has been allocated. The value in use calculation requires the Board of Managers to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate to calculate present value. Where the actual future cash flows are less than expected, a material impairment loss may arise.

- Impairment of contract assets and trade receivables

For contract assets and trade receivables, the Group has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

- Determination of the right-of-use assets and lease liabilities

The right-of-use assets and the lease liabilities are determined based on the lease term and the discount rate.

- For the lease term, the Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.
- The discount rate is the rate of interest that a lessee would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

Assessment of control

Judgments and assumptions are made in determining that PT Portugal has exclusive control over FastFiber. The most significant effect on the judgments and assumptions made in determining that PT Portugal has exclusive control over FastFiber is the governance structure and the composition of the board of FastFiber (3 Directors for Altice and 2 for

the investors). Based on the governance of FastFiber, decisions about the relevant activities are taken by the board of directors which is controlled by PT Portugal.

3. Scope of consolidation

A full list of entities is included in note 33.

3.1. Acquisitions and disposals in the current period

There was no material change in the consolidation scope during the year ended December 31, 2023.

3.2. Acquisitions and disposals in the prior period

3.2.1. The 2022 Portuguese tower transaction

On November 8, 2021, PT Portugal exercised its right to sell a tower business unit consisting of 102 remaining sites portfolio to Cellnex Telecom, S.A.. The transaction closed on March 31, 2022, following customary regulatory approvals. Total cash proceeds amounted to €71.4 million.

The total capital gain recorded for the year ended December 31, 2022 amounted to €37.4 million, after taking into account the provisions of IFRS 16 *Leases*, with respect to sale and lease back transactions (please refer to note 4.3.2.4). Following the transaction, PT Portugal and Cellnex Telecom have entered into a Master Service Agreement ("MSA") related to the newly carved-out sites.

3.2.2. Acquisition of Fibroglobal

On October 10, 2022, FastFiber, a 50.01% owned subsidiary of the Company, completed the acquisition of a 95% stake in Fibroglobal - Comunicações Electrónicas, S.A. ("Fibroglobal"), a fibre wholesale vehicle comprising of fibre passive infrastructure assets and rights, related contracts and underlying agreements. The total purchase price of the shares was €76.3 million.

The table below presents the major classes of assets and liabilities of Fibroglobal as of the acquisition date.

Acquisition of business	Fibroglobal
(€m)	
Consideration transferred	76.3
Assets	
Property, plant and equipment	50.8
Other non-current assets	8.0
Trade receivables and others	8.0
Cash and cash equivalents	1.9
Total assets	68.7
Liabilities	
Non-current liabilities	(21.8)
Current liabilities	(4.2)
Total liabilities	(26.0)
Net assets	42.7
Net investment previously held	1.1
Residual goodwill	34.7

The Group has recorded in the consolidated financial statements as of December 31, 2022 the final purchase price allocation. Under this purchase price allocation, the Group identified the following assets and liabilities at fair value, which were determined by an independent external appraiser based on a business plan prepared as of the date of the acquisition:

- a fair value of €50.8 million related to the fibre network; and,
- a related deferred tax liability of €6.9 million.

Following the purchase price allocation, the goodwill recognised from business combinations during the year ended December 31, 2022 was €34.7 million, which is not tax deductible.

The standalone revenues and net profit for the period of Fibroglobal from the acquisition date to the reporting date (from October 10, 2022 to December 31, 2022) are €3.5 million and €2.1 million respectively.

Had the acquisition of Fibroglobal been completed on January 1, 2022, the impact on Group revenues would have been not material for the year ended December 31, 2022, as most of the revenue of Fibroglobal are with PT Portugal, while the impact on net profit would have been €8.3 million.

3.3. Other significant events

3.3.1. Distribution and advances to the parent company

For the year ended December 31, 2023, the Company made a distribution to its parent company Altice Luxembourg for an amount of €320.0 million by way of share premium redemption and advances for a net amount of €256.3 million by way of additional loans.

3.3.2. Provision for onerous contracts in Portugal

The Group entered into contracts with certain football clubs for the acquisition of the exclusive broadcasting rights of Portuguese home football games, the term of which ends in 2028. In July 2016, certain Portuguese telecom operators entered into an agreement for the reciprocal sharing of football related broadcasting rights ("Sharing Agreement"), and following the signature of the Sharing Agreement, the Group sold to Sport TV its Portuguese exclusive broadcasting rights of the football games for a four seasons-period, between July 2016 and June 2020. Simultaneously, the Group entered into a distribution agreement with Sport TV. In July 2020, the Group sold to Sport TV the exclusive broadcasting rights for an additional three seasons-period, between July 2020 and June 2023, and signed a new distribution agreement with Sport TV for the period between July 2020 and June 2024.

In June 2023, the Sharing Agreement of football broadcasting rights between Portuguese telecom operators was extended until June 2028. Furthermore, in July 2023, MEO also agreed to an amendment to the existing distribution agreement ending in June 2024 and entered into a new distribution agreement for the four-season period between July 2024 and June 2028.

Following the extension and renegotiation of the agreements, the Group has recorded a provision for onerous contracts for an amount of €252.0 million relating to both the Sharing Agreement and the related distribution agreement with Sport TV (please refer to note 4.3.2.2). The provision corresponds basically to the net present value of the direct costs related to both the Sharing Agreement and the related distribution agreement net of the incremental revenues coming from these agreements that correspond to the subscription fees obtained from both Sport TV and BTV premium sports channels, all of which covering the period between July 2023 and June 2028.

As of December 31, 2023, the onerous contract provision amounted to \in 221.5 million, after taking into account the payments under the agreements mentioned above (non-current provision of \in 173.9 million and current provision of \in 47.6 million).

3.3.3. Altice Portugal investigation

Internal investigation and remedial actions

In mid-July of 2023, Altice Portugal learned that the Public Prosecutor's Office in Portugal was investigating allegations of harmful practices and misconduct of certain individuals and entities affecting Altice Portugal and its subsidiaries.

The Group took immediate remedial actions, including enhancing internal control procedures and controls, strengthening the oversight of procurement processes and suspending certain employees that had potential connections to the misconduct under investigation.

Moreover, the Group immediately undertook to transition away from all suppliers potentially implicated in the Portuguese authorities' investigation. To date, the Group has substantially completed these transitions according to plan. As previously noted, the Group confirms that these potentially implicated suppliers accounted for approximately less than 6% of its total expenditures (mainly in Portugal).

In parallel, an internal investigation in Portugal and across other jurisdictions under the direction of a global investigation committee was launched to perform a thorough risk assessment in key jurisdictions. External legal counsels were appointed as global counsel, with the support of local external counsels in each jurisdiction. They were also being assisted by forensic experts in conducting this review and root cause analysis of the alleged conduct.

The investigative work initially scoped has been substantially completed and no material impact is expected on the Group's consolidated financial statements.

Importantly, following the Public Prosecutor Office's public statement on July 14, 2023 identifying Altice Portugal as a victim in this case, Altice Portugal's status as a victim has been further confirmed with its designation as an assistant to the prosecution led by the Public Prosecutor's Office in Portugal, as publicly reported on October 26, 2023.

As such, given the Portuguese authorities' ongoing investigation, the Group will continue to take account of all available facts and circumstances in determining further investigative steps and making internal and external decisions necessary to protecting its rights in each geography in which it operates.

Enhanced processes, policies and procedures

Although there were already robust control mechanisms in place, the Group has proactively initiated actions to enhance and strengthen several internal control processes, policies and procedures to effectively prevent, detect and mitigate the risk of any future potential individual misconduct and has appointed external advisors to support it in the implementation of such actions. This includes further strengthening the compliance team of each operating company under the leadership of the local general counsels. The whistleblowing procedures are being enhanced and made even more accessible to allow all employees and other relevant parties to feel comfortable using the various speak-up channels. A particular emphasis has been put on all policies and procedures related to: (i) conflict of interest; (ii) procurement; (iii) third-party due diligence, onboarding and ongoing monitoring; (iv) conduct of real estate transactions, and (v) accounting controls, as well as more general policies such as the Code of Ethics. Specifically on the procurement process, each operating company is responsible for its own purchase orders independent of the other operating entities, with a coordination committee including all head of procurement departments in order to allow the operating entities to continue to benefit from economies of scale.

The Group will continue to take all necessary steps to protect its interests and rights in all jurisdictions.

3.3.4. Teads – share based payments

In October 2023, the Board of managers of Altice Teads adopted a Phantom Stock Appreciation Right Plan ("PSAR Plan") for the managers of Teads. The PSAR Plan gives to its beneficiaries awards, which represent a right to receive a value equal to the excess of the fair market value over the base price of a specific number of Teads shares, subject to the terms and conditions of the PSAR Plan.

The valuation at the grant date was performed based on a Monte Carlo model. Monte Carlo numerical models determine fair value through estimating the present value of the awards' payoffs as derived from a large number of risk-neutral expected share prices over the life of the awards. The total value of the PSAR Plan is estimated to €77.4 million.

The main assumptions of the model are described below:

- Volatility was estimated from the annual equity volatility of a sample of listed companies reasonably comparable to Teads – 50%
- Risk-free rates were derived from yields observed for German government bonds (constant maturity) as of
 October 13, 2023, for the maturity corresponding to each exercise date between December 2024 and
 December 2031.

The number of awards granted to the beneficiaries of the PSAR Plan are 99.3 million at the grant date and as at December 31, 2023.

Based on *IFRS 2 Share-based payments*, the Company considered the PSAR Plan as an equity-settled plan and thus recorded an expense against shareholders' equity for an amount of €16.6 million for the year ended December 31, 2023.

3.3.5. Financing activities

Financing activities are detailed in note 17.2.

4. Segment reporting

4.1. Definition of segments

Given the geographical spread of the entities within the Group, analysis by geographical area is fundamental in determining the Group's strategy and managing its different businesses. The Group's chief operating decision maker is the Board of Managers. The Board of Managers analyses the Group's results across geographies, and certain key areas by activity. The presentation of the segments here is consistent with the reporting used internally by the Board of Managers to track the Group's operational and financial performance. The businesses that the Group owns and operates do not show significant seasonality, except for the mobile residential and business services, which can show significant changes in sales at year end and at the end of the summer season (the "back to school" period). The business services are also impacted by the timing of preparation of the annual budgets of public and private sector companies. The accounting policies of the reportable segments are the same as the Group's accounting policies.

The segments that are presented are detailed below:

- **Portugal**: The Group owns Portugal Telecom ("PT Portugal"), the largest telecom operator in Portugal. PT Portugal provides fixed residential, mobile residential and business services clients using the MEO brand. This segment also includes the Altice Technical Services entities in Portugal and Unisono Group which is engaged in the provision of outsourced customer experience management, consulting and digital transformation services mainly in Spain.
- Israel: Fixed and mobile services are provided using the HOT telecom, HOT mobile and HOT net brands to residential and business services clients. HOT also produces award winning exclusive content that it distributes using its fixed network, as well as content application called Next and OTT services through Next Plus. This segment also includes the Altice Technical Services entity in Israel.
- **Dominican Republic**: The Group provides fixed residential, mobile residential and business services using the Altice brand. This segment also includes the Altice Technical Services entity in the Dominican Republic.
- **Teads**: Provides digital advertising solutions. Publishers use Teads' technology to create engaging video and display advertising experiences on their website and in their Apps.
- Others: Corporate entities are reported under "Others".

4.2. Financial Key Performance Indicators ("KPIs")

The Board of Managers has defined certain financial KPIs that are tracked and reported by each operating segment every month to the senior executives of the Company. The Board of Managers believes that these indicators offer them the best view of the operational and financial efficiency of each segment and this follows best practices in the rest of the industry, thus providing investors and other analysts a suitable base to perform their analysis of the Group's results.

The financial KPIs tracked by the Board of Managers are:

- Revenues: by segment and in terms of activity;
- Adjusted EBITDA: by segment;
- Capital expenditure ("Capex"): by segment;
- Operating free cash flow ("OpFCF"): by segment; and
- Net financial debt.

4.2.1. Revenues

Additional information on the revenue split is presented as follows:

- Residential revenues
 - Fixed: revenues from fixed services to B2C customers;
 - Mobile: revenues from mobile services to B2C subscribers;
 - o Equipment business to B2C subscribers;
- Business services: revenues from B2B customers, wholesale and other revenues; and
- Media: media and advertisement revenues in Teads.

Intersegment revenues mainly relate to sales of equipment from PT Portugal to Israel and Dominican Republic operating segments and services rendered by certain centralized Group functions to the operational segments of the Group.

4.2.2. Non-GAAP measures

Adjusted EBITDA, Capex, OpFCF and Net financial debt are non-GAAP measures. These measures are useful to readers of the consolidated financial statements as they provide a measure of operating results excluding certain items that the Group's management believe are either outside of its recurring operating activities, or items that are non-cash. Excluding such items enables trends in the Group's operating results and cash flow generation to be more easily observable. The non-GAAP measures are used by the Group internally to manage and assess the results of its operations, make decisions with respect to investments and allocation of resources, and assess the performance of management personnel. Such performance measures are also the defacto metrics used by investors and other members of the financial community to value other companies operating in the same industry as the Group and thus are a basis for comparability between the Group and its peers. Moreover, the debt covenants of the Group are based on the Adjusted EBITDA and other associated metrics. The definition of Adjusted EBITDA used in the covenants has not changed with the adoption of IFRS 15 *Revenue from Contracts with Customers* and IFRS 16 *Leases* by the Group.

4.2.2.1. Adjusted EBITDA

Following the application of IFRS 16 *Leases*, Adjusted EBITDA is defined as operating income before depreciation, amortization and impairment, other expenses and income (capital gains, non-recurring litigation, restructuring costs) and share-based expenses and after operating lease expenses (i.e., straight-line recognition of the rent expense over the lease term as performed under IAS 17 *Leases* for operating leases). This may not be comparable to similarly titled measures used by other entities. Further, this measure should not be considered as an alternative for operating income as the effects of depreciation, amortization and impairment, excluded from Adjusted EBITDA, do ultimately affect the operating results. Operating results presented in the consolidated financial statements are in accordance with IAS 1 *Presentation of Financial Statements*.

4.2.2.2. Capex

Capex is an important indicator to follow, as the profile varies greatly between activities:

- The fixed business has fixed Capex requirements that are mainly discretionary (network, platforms, general), and variable Capex requirements related to the connection of new customers and the purchase of Customer Premise Equipment (TV decoder, modem, etc.).
- Mobile Capex is mainly driven by investment in new mobile sites, upgrade to new mobile technology and licenses to operate; once engaged and operational, there are limited further Capex requirements.
- Other Capex is mainly related to costs incurred in acquiring content rights.

4.2.2.3. Operating free cash flow

Operating free cash flow ("OpFCF") is defined as Adjusted EBITDA less Capex. This may not be comparable to similarly titled measures used by other entities. Further, this measure should not be considered as an alternative for operating cash flow as presented in the consolidated statement of cash flows in accordance with IAS 7 Statement of Cashflows.

4.2.2.4. Net financial debt

Net financial debt is a non-GAAP measure which is useful to the readers of the consolidated financial statements as it provides meaningful information regarding the financial position of Group and its ability to pay its financial debt obligations compared to its liquid assets. Please refer to note 17.5.

4.3. Segment results

4.3.1. Operating profit per segment

For the year ended	Portugal	Israel	Dominican	Teads	Others	Inter-	Total
December 31, 2023			Republic			segment	
€m					e	limination	
Revenues	2,906.2	1,069.8	588.6	600.9	0.8	(23.7)	5,142.6
Purchasing and subcontracting costs	(875.5)	(381.5)	(100.4)	-	-	16.5	(1,340.9)
Other operating expenses	(425.8)	(214.3)	(102.8)	(294.1)	(2.6)	2.4	(1,037.2)
Staff costs and employee benefit expenses	(473.7)	(85.5)	(37.8)	(160.8)	-	0.4	(757.4)
Total	1,131.2	388.5	347.6	146.0	(1.8)	(4.4)	2,007.1
Share-based expense	-	-	-	16.6	-	-	16.6
Rental expense operating lease ¹	(93.2)	(35.8)	(34.5)	(5.6)	-	-	(169.1)
Adjusted EBITDA	1,038.0	352.7	313.1	157.0	(1.8)	(4.4)	1,854.6
Depreciation, amortisation and impairment	(683.3)	(320.3)	(149.4)	(16.0)	(0.2)	-	(1,169.2)
Share-based expense ²	-	-	-	(16.6)	-	-	(16.6)
Other expenses and income	(261.6)	(11.0)	(4.0)	(5.7)	(1.3)	(0.2)	(283.8)
Rental expense operating lease ¹	93.2	35.8	34.5	5.6	-	-	169.1
Operating profit/(loss)	186.3	57.2	194.2	124.3	(3.3)	(4.6)	554.1

For the year ended	Portugal	Israel	Dominican	Teads	Others	Inter-	Total
December 31, 2022			Republic			segment	
€m			_			elimination	
Revenues	2,629.5	1,196.4	601.8	624.0	1.1	(22.9)	5,029.9
Purchasing and subcontracting costs	(798.9)	(412.1)	(117.7)	-	-	14.4	(1,314.3)
Other operating expenses	(416.0)	(242.8)	(102.6)	(298.2)	(3.0)	2.2	(1,060.4)
Staff costs and employee benefit expenses	(418.0)	(94.9)	(36.3)	(148.7)	-	0.3	(697.6)
Total	996.6	446.6	345.2	177.1	(1.9)	(6.0)	1,957.6
Share-based expense	-	-	-	-	-	_	-
Rental expense operating lease ¹	(90.1)	(37.9)	(33.5)	(5.7)	-	-	(167.2)
Adjusted EBITDA	906.5	408.7	311.7	171.4	(1.9)	(6.0)	1,790.4
Depreciation, amortisation and impairment	(676.4)	(338.7)	(137.9)	(19.0)	-	-	(1,172.0)
Share-based expense ²	-	-	-	-	-	-	-
Other expenses and income	(1.5)	(23.9)	(1.8)	(8.7)	(19.4)	-	(55.3)
Rental expense operating lease ¹	90.1	37.9	33.5	5.7	-	-	167.2
Operating profit/(loss)	318.7	84.0	205.5	149.4	(21.3)	(6.0)	730.3

This line corresponds to the operating lease expenses which impacts are included in Adjusted EBITDA following the definition stated in note 4.2.2.1

4.3.2. Other expenses and income

Other expenses and income mainly relate to provisions for ongoing and announced restructuring and other items (for example gains and losses on disposal of assets, deal fees on acquisitions of entities and provisions for litigation). Details of these items for the years ended December 31, 2023 and 2022 are provided below:

Other (expenses) and income (ϵm)	For the year ended December 31, 2023	For the year ended December 31, 2022
Restructuring costs (including termination employee benefit (expenses)/income)	(9.6)	84.2
Onerous contracts	(252.0)	-
Disputes and litigation	9.9	(138.8)
Net gain on sale of interest in assets and associates	17.7	46.7
Deal fees	(3.4)	(10.1)
Management fees	(1.3)	(1.5)
Other, net	(45.1)	(35.8)
Other (expenses) and income	(283.8)	(55.3)

4.3.2.1. Restructuring costs (including termination employee benefit expenses/(income))

For the year ended December 31, 2023, this includes mainly restructuring costs for an amount of \in 12.3 million (mainly worforce reduction in Portugal and departures in Teads) which were offset by actuarial gains recorded in Portugal from the remeasurement of the termination benefits liabilities for an amount of \in 2.7 million.

For the year ended December 31, 2022, this includes mainly actuarial gains of \in 92.5 million which were recorded in Portugal and result from the remeasurement of the termination benefits liabilities (increase in the discount rate) for an amount of \in 67.9 million and from the reduction in healthcare plan benefits for an amount of \in 24.6 million.

² This line corresponds to the new PSAR Plan implemented in Teads (please refer to note 3.3.4).

4.3.2.2. Onerous contracts

For the year ended December 31, 2023, the Group recognized a provision for onerous contracts for an amount of €252.0 million relating to both the Sharing Agreement and the related distribution agreement with Sport TV in Portugal (please refer to note 3.3.2).

4.3.2.3. Disputes and litigation

For the year ended December 31, 2023, the line mainly includes the reversal of a portion of the provision for the Portuguese Competition Authority investigation in Portugal (please refer to note 30.1.7).

For the year ended December 31, 2022, this includes mainly the liability related to litigation with the Portuguese Competition Authority (please refer to note 30.1.7), the settlement agreement related to the Israel consumer class action (please refer to note 30.2.1) and the settlement agreement between Cool Holding Ltd, H. Hadaros 2012 Ltd and the Israeli VAT authority in Israel (please refer to note 23.5.2).

4.3.2.4. Net gain on sale of interest in assets and associates

For the year ended December 31, 2022, this includes mainly the capital gain of €37.4 million related to the 2022 Portuguese tower transaction (please refer to note 3.2.1).

4.3.2.5. Deal fees

The deal fees for the years ended December 31, 2022 mainly include the fees related to the planned initial public offering ("IPO") of Teads, that was postponed due to unsatisfactory equity market conditions as compared to the growth prospects of Teads.

4.3.2.6. Other, net

For the year ended December 31, 2023, this mainly includes professional services related to the setup costs for strategic plateforms SAAS (Software as a Service) in Portugal. The project has started in 2022 and is expected to be implemented until 2026.

4.3.3. Reconciliation of profit / (loss) from continuing operations to Adjusted EBITDA

The tables below provide a reconciliation between of profit / (loss) from continuing operations to Adjusted EBITDA.

Reconciliation of profit / (loss)	For the year ended	For the year ended
from continuing operations to Adjusted EBITDA	December 31, 2023	December 31, 2022
<u>(</u> €m)		
Profit / (loss) for the period from continuing operations	(303.8)	640.0
Income tax benefit / (expense)	86.4	(11.3)
Share of gain / (loss) of associates and joint ventures	29.6	12.6
Finance income / (costs), net	741.9	89.0
Operating (loss) / profit	554.1	730.3
Depreciation, amortization and impairment	1,169.2	1,172.0
Other expenses and (income)	283.8	55.3
Share-based expense	16.6	-
Rental expense operating lease	(169.1)	(167.2)
Adjusted EBITDA	1,854.6	1,790.4

4.3.4. Revenue by activity

The tables below provide the split of revenues by activity as defined in note 4.2.1.

For the year ended December 31, 2023	Portugal	Israel	Dominican Republic	Teads	Others	Total
€m			_			
Fixed	722.1	507.6	111.6	-	-	1,341.3
Mobile	504.8	231.4	338.9	-	-	1,075.1
Residential service	1,226.9	739.0	450.5	-	-	2,416.4
Residential equipment	140.1	82.3	33.4	-	-	255.8
Total Residential	1,367.0	821.3	483.9	-	-	2,672.2
Business services	1,539.2	248.5	104.7	-	0.8	1,893.2
Media	-	-	-	600.9	-	600.9
Total standalone revenues	2,906.2	1,069.8	588.6	600.9	0.8	5,166.3
Intersegment elimination	(22.7)	-	-	(1.0)	-	(23.7)
Total consolidated	2,883.5	1,069.8	588.6	599.9	0.8	5,142.6

For the year ended	Portugal	Israel	Dominican	Teads	Others	Total
December 31, 2022			Republic			
€m						
Fixed	693.2	592.4	115.9	-	-	1,401.5
Mobile	484.5	254.1	342.5	-	-	1,081.1
Residential service	1,177.7	846.5	458.4	-	-	2,482.6
Residential equipment	125.3	98.3	38.0	-	-	261.6
Total Residential	1,303.0	944.8	496.4	-	-	2,744.2
Business services	1,326.5	251.6	105.4	-	1.1	1,684.6
Media	-	-	-	624.0	-	624.0
Total standalone revenues	2,629.5	1,196.4	601.8	624.0	1.1	5,052.8
Intersegment elimination	(21.7)	_	-	(1.2)	-	(22.9)
Total consolidated	2,607.8	1,196.4	601.8	622.8	1.1	5,029.9

The table below provides the standalone and consolidated revenues in accordance with IFRS 15 *Revenue from Contracts with Customers* for the years ended December 31, 2023 and 2022.

Revenues split IFRS 15	For the year ended	For the year ended
(€m)	December 31, 2023	December 31, 2022
Fixed residential	1,341.3	1,401.5
Mobile residential	1,075.1	1,081.1
Business services	1,747.5	1,561.6
Total telecom excluding equipment sales	4,163.9	4,044.2
Equipment sales	401.5	384.6
Media	600.9	624.0
Total standalone revenues	5,166.3	5,052.8
Intersegment elimination	(23.7)	(22.9)
Total consolidated	5,142.6	5,029.9

Revenues is recognised over time except for equipment sales that are recognised at a point of time.

The following table includes revenue expected to be recognised in the future related to performance obligations that are unsatisfied (or partially unsatisfied) at December 31, 2023:

Maturity of revenues	2024	2025	2026	Beyond 2027	Total
(€m)					
Total	1,000.0	391.7	6.8	1.0	1,399.5

4.3.5. Capital expenditure

Capital expenditure is a key performance indicator tracked by the Group. The tables below detail the capital expenditure by segment and reconcile it to the payments to acquire capital items (tangible and intangible assets and contract costs) as presented in the statement of cash flows.

For the year ended December 31, 2023 €m	Portugal	Israel ¹	Dominican Republic	Teads	Others E	Climinations	Total
Capital expenditure - accrued	487.8	390.5	119.1	12.2	1.8	(4.6)	1,006.8
Capital expenditure - working capital items ²	(19.4)	(80.6)	(7.0)	-	-	(5.2)	(112.2)
Payments to acquire tangible and intangible assets and contract costs	468.4	309.9	112.1	12.2	1.8	(9.8)	894.6

[.] The capital expenditure - accrued for Israel includes an amount of €109.9 million related to the indefeasible right of use ("IRU") signed with IBC

^{2.} The working capital items includes the payment related to the 5G spectrum license in the Dominican Republic and in Portugal for an amount of €9.0 million.

For the year ended December 31, 2022 Em	Portugal	Israel ¹ I	Dominican Republic ²	Teads	Others Elin	ninations	Total
Capital expenditure - accrued	482.8	419.9	139.5	13.8	-	(6.0)	1,050.0
Capital expenditure - working capital items ²	2.2	(96.1)	13.5	-	-	(1.6)	(82.0)
Payments to acquire tangible and intangible assets and contract costs	485.0	323.8	153.0	13.8	-	(7.6)	968.0

^{1.} The capital expenditure - accrued for Israel includes an amount of €97.3 million related to the indefeasible right of use ("IRU") signed with IBC , and €1.6 million of customer related capital expenditures

4.3.6. Operating Free Cash Flow

For the year ended December 31, 2023	Portugal	Israel	Dominican Republic	Teads	Others El	iminations	Total
€m							
Adjusted EBITDA	1,038.0	352.7	313.1	157.0	(1.8)	(4.4)	1,854.6
Capital expenditure - accrued	(487.8)	(390.5)	(119.1)	(12.2)	(1.8)	4.6	(1,006.8)
Operating free cash flow (OpFCF)	550.2	(37.8)	194.0	144.8	(3.6)	0.2	847.8

For the year ended December 31, 2022	Portugal	Israel	Dominican Republic	Teads	Others Eli	minations	Total
€m			_				
Adjusted EBITDA	906.5	408.7	311.7	171.4	(1.9)	(6.0)	1,790.4
Capital expenditure - accrued	(482.8)	(419.9)	(139.5)	(13.8)	_	6.0	(1,050.0)
Operating free cash flow (OpFCF)	423.7	(11.2)	172.2	157.6	(1.9)	-	740.4

5. Goodwill and impairment of goodwill

5.1. Goodwill

Goodwill recorded in the consolidated statement of financial position was allocated to the different groups of cash generating units ("GCGU" or "CGU" for cash generating units) as defined by the Group.

Goodwill	January 1,	Recognised on	Changes in	Held for	Other	December 31,
	2023	business	foreign currency	sale		2023
(€m)		combination	translation			
Portugal	1,856.8	10.8	-	-	-	1,867.6
Israel	823.3	-	(46.7)	-	(0.1)	776.5
Dominican Republic	668.8	-	(41.4)	-	-	627.4
Others	204.9	-	-	-	-	204.9
Gross value	3,553.8	10.8	(88.1)	-	(0.1)	3,476.4
Portugal	-	-	-	-	-	-
Israel	(162.5)	-	9.6	-	-	(152.9)
Dominican Republic	-	-	-	-	-	-
Others	-	-	-	-	-	-
Cumulative impairment	(162.5)	-	9.6	-	-	(152.9)
Portugal	1,856.8	10.8	-	-	-	1,867.6
Israel	660.8	-	(37.1)	-	(0.1)	623.6
Dominican Republic	668.8	-	(41.4)	-	-	627.4
Others	204.9	-	-	-	-	204.9
Net book value	3,391.3	10.8	(78.5)	-	(0.1)	3,323.5

^{2.} The working capital items includes the payment related to the 5G spectrum license in the Dominican Republic and in Portugal for an amount of €14.0 million

During 2022, the goodwill increased by €34.7 million which is mainly explained by the acquisition of Fibroglobal closed on October 10, 2022 (please refer to note 3.2.2).

Goodwill	January 1, 2022	Recognised on business	Changes in	Held for sale	Other	December 31, 2022
(€m)	2022	combination	foreign currency translation	sale		2022
Portugal	1,822.1	34.7	-	-	-	1,856.8
Israel	873.3	-	(50.0)	-	-	823.3
Dominican Republic	618.3	-	50.5	-	-	668.8
Others	204.9	-	-	-	-	204.9
Gross value	3,518.6	34.7	0.5	-	-	3,553.8
Portugal	-	-	-	-	-	_
Israel	(172.8)	-	10.3	-	-	(162.5)
Dominican Republic	-	-	-	-	-	-
Others	-	-	-	-	-	-
Cumulative impairment	(172.8)	-	10.3	-	-	(162.5)
Portugal	1,822.1	34.7	-	-	-	1,856.8
Israel	700.5	-	(39.7)	-	-	660.8
Dominican Republic	618.3	-	50.5	-	-	668.8
Others	204.9	-	-	-	-	204.9
Net book value	3,345.8	34.7	10.8	-	-	3,391.3

5.2. Impairment of goodwill

Goodwill is tested at the level of each GCGU annually for impairment and whenever changes in circumstances indicate that its carrying amount may not be recoverable. Goodwill was tested at the GCGU level for impairment as of September 30, 2023.

The GCGU is at the country level where the subsidiaries operate. The recoverable amounts of the GCGUs are determined based on their value in use. The Group determined value in use for purposes of its impairment testing and, accordingly, did not determine the fair value less cost of disposal of the GCGUs. The key assumptions for the value in use calculations are primarily the pre-tax discount rates, the terminal growth rate, revenue, Adjusted EBITDA and capital expenditures. Following the application of IFRS 16 *Leases*, Adjusted EBITDA is defined as operating income before depreciation, amortization and impairment, other expenses and incomes (capital gains, non-recurring litigation, restructuring costs) and share-based expenses and after operating lease expenses (i.e., straight-line recognition of the rent expense over the lease term as performed under IAS 17 *Leases* for operating lease).

Based on the annual impairment test performed as at September 30, 2023, no impairment of goodwill was recorded (please refer to note 5.2.2 for the results of the impairment test and sensitivity analysis).

During the fourth quarter of 2023, the Board of Managers and the Group's senior executives have determined that there have not been any changes in circumstances indicating that the carrying amount of goodwill may not be recoverable, including the situation in Israel that was reviewed (please refer to note 1.4.1). In addition, there were no significant changes in assets or liabilities in any GCGU, while the recoverable amounts continue to significantly exceed the carrying amounts. Therefore, no updated impairment testing was performed in the fourth quarter of 2023, nor any impairment recorded as of December 31, 2023.

5.2.1. Key assumptions used in impairment testing

The Group has made use of various external indicators and internal reporting tools to assess and estimate the key assumptions used in the Group's impairment testing as of September 30, 2023.

5.2.1.1. Cash flows

The value in use of each GCGU was determined by estimating cash flows for a period of five years for the operating activities. Cash flow forecasts are derived from the most recent business plans approved by the Board of Managers. Beyond the specifically forecasted period of five years, the Company extrapolates cash flows for the remaining years based on an estimated constant growth rate between 1.8% and 3.8%. The growth rate is estimated at an individual GCGU level and does not exceed the average long-term growth rate for the relevant markets.

5.2.1.2. Discount rates

Discount rates have been estimated using pre-tax rates, which reflect current market rates for investments of similar risk. The discount rate for the GCGUs was estimated using the weighted average cost of capital ("WACC") of companies that operate a portfolio of assets similar to the Group's. The pre-tax discount rates used across the Group for the calculation of the value in use at September 30, 2023 range from 8.7% to 14.7%.

5.2.1.3. Other internal assumptions

The Group makes operational and financial assumptions including customer subscriber additions, churn rates and Adjusted EBITDA (and the Adjusted EBITDA margin), for example. These assumptions were based on historical experience and expectations of future changes in the market. The Group also assumes that recurring Capex is expected to be proportional to sales, related to the acquisition of new clients, and thus is indexed to the growth in revenues.

5.2.1.4. Assumptions about external factors

In addition to using internal indicators to assess the carrying amount in use, the Board of Managers also relies on external factors which can influence the cash generating capacity of the GCGUs and indicate that certain factors beyond the control of the Board of Managers might influence the carrying amounts in use:

- indicators of market slowdown in a country of operation;
- indicators of degradation in financial markets, that can impact the financing ability of the Group.

Key assumptions used in estimating value in use	Portugal	Israel	Dominican	Teads
			Republic	
At September 30, 2023				
Average terminal growth rate (%)	1.9%	1.8%	3.8%	1.8%
5-year average Adjusted EBITDA margin (%)	37.6%	34.4%	53.5%	22.7%
5-year average Capex ratio (%)	9.3%	24.3%	19.4%	1.5%
Pre-tax discount rate (%)	8.7%	10.4%	14.4%	14.7%
Post-tax discount rate (WACC) (%)	6.5%	8.5%	11.5%	11.0%
At September 30, 2022				
Average terminal growth rate (%)	1.4%	1.5%	3.8%	1.5%
5-year average Adjusted EBITDA margin (%)	37.3%	36.5%	48.7%	27.1%
5-year average Capex ratio (%)	14.0%	27.6%	20.2%	2.0%
Pre-tax discount rate (%)	8.4%	9.0%	16.5%	15.1%
Post-tax discount rate (WACC) (%)	6.0%	7.5%	13.0%	11.0%

5.2.2. Sensitivity analysis

In validating the value in use determined for the GCGU, key assumptions used in the discounted cash-flow model were subject to a sensitivity analysis to test the resilience of the value in use. The sensitivity analysis of the GCGUs is presented below, given changes to the material inputs to the respective valuations:

Sensitivity to changes in key inputs in the value in use calculation	Portugal	Israel	Dominican Republic	Teads
Amount by which the GCGU exceeds the book value (€m)	11,406.7	197.7	1,159.2	1,447.4
Terminal growth rate for which recoverable amount is equal to carrying amount (%)	(41.8)%	0.8 %	(11.9)%	n.m.
Post-tax discount rate for which recoverable amount is equal to carrying amount (%)	20.0 %	9.3 %	20.4 %	63.3 %
Adjusted EBITDA margin for which recoverable amount is equal to carrying amount (%)	15.9 %	32.9 %	34.7 %	5.5 %
0.5% increase in the discount rate (€m)	(1,461.2)	(130.4)	(131.9)	(87.8)
1.0% decrease in the terminal growth rate (€m)	(2,234.1)	(199.4)	(198.3)	(123.9)

The analysis did not result in any scenarios whereby a reasonable possible change in the key assumptions would result in a recoverable amount for the GCGU which is significantly inferior to the carrying value, if applied to any other GCGU.

6. Intangible assets and right-of-use assets

6.1. Intangible assets

Intangible assets	January 1,	Additions	Disposals	Business combinations		Held for	Other D	ecember 31,
(€m)	2023			combinations	foreign currency	sale		2023
Software	455.5	33.1	(0.4)	-	(28.0)	-	9.6	469.8
Brands	275.1	-	-	-	(1.5)	-	-	273.6
Customer relations	1,697.6	0.1	-	-	(29.6)	-	17.7	1,685.8
Licenses and franchises	584.9	0.4	-	-	(12.5)	-	-	572.8
R&D costs acquisitions	75.9	11.2	-	-	0.1	-	24.2	111.4
Intangible assets under construction	38.4	15.9	-	-	-	-	(26.1)	28.2
IRU & other concessions	160.8	109.9	-	-	(10.0)	-	-	260.7
Content rights	423.2	25.6	(11.4)	-	(25.2)	-	-	412.2
Other intangible assets	183.1	7.8	(0.3)	-	(10.2)	-	(0.1)	180.3
Gross value	3,894.5	204.0	(12.1)	-	(116.9)	-	25.3	3,994.8
Software	(413.2)	(34.1)	0.4	-	25.6	-	(7.5)	(428.8)
Brands	(274.2)	-	-	-	1.5	-	-	(272.7)
Customer relations	(1,514.9)	(105.1)	-	-	28.7	-	-	(1,591.3)
Licenses and franchises	(167.0)	(34.9)	-	-	7.7	-	-	(194.2)
R&D costs acquisitions	(64.8)	(22.0)	-	-	-	-	-	(86.8)
IRU & other concessions	(7.5)	(11.0)	-	-	0.5	-	-	(18.0)
Content rights	(364.4)	(23.8)	11.4	-	21.7	-	-	(355.1)
Other intangible assets	(40.2)	(38.2)	0.3	-	7.2	-	(0.3)	(71.2)
Cumulative amortization and	(2,846.2)	(269.1)	12.1	_	92.9	_	(7.8)	(3,018.1)
impairments	(2,040.2)	(209.1)	12.1	-	92.9		(7.0)	(3,016.1)
Software	42.3	(1.0)	-	-	(2.4)	-	2.1	41.0
Brands	0.9	-	-	-	-	-	-	0.9
Customer relations	182.7	(105.0)	-	-	(0.9)	-	17.7	94.5
Licenses and franchises	417.9	(34.5)	-	-	(4.8)	-	-	378.6
R&D costs acquisitions	11.1	(10.8)	-	-	0.1	-	24.2	24.6
Intangible assets under construction	38.4	15.9	-	-	-	-	(26.1)	28.2
IRU & other concessions	153.3	98.9	-	-	(9.5)	-	-	242.7
Content rights	58.8	1.8	-	-	(3.5)	-	-	57.1
Other intangible assets	142.9	(30.4)	-	-	(3.0)	-	(0.4)	109.1
Net book value	1,048.3	(65.1)	-	-	(24.0)	-	17.5	976.7

Intangible assets (€m)	January 1, 2022	Additions 1	Disposals	Business combinations	Changes in foreign	Held for sale	Other	December 31, 2022
(CIII)	2022			combinations	currency	saic		2022
Software	440.5	31.5	(1.9)	-	(14.4)	1.0	(1.2)	455.5
Brands	300.4	-	-	-	(0.1)	-	(25.2)	275.1
Customer relations	1,712.5	1.6	-	-	(15.5)	-	(1.0)	1,697.6
Licenses and franchises	573.6	0.3	-	-	11.0	-	-	584.9
R&D costs acquisitions	65.0	10.0	-	-	0.1	-	0.8	75.9
Intangible assets under construction	21.7	19.0	(0.1)	-	-	0.1	(2.3)	38.4
IRU & other concessions	73.9	97.3	-	-	(10.4)	-	-	160.8
Content rights	419.3	30.3	-	-	(26.4)	-	-	423.2
Other intangible assets	253.6	6.8	-	-	(2.4)	-	(74.9)	183.1
Gross value	3,860.5	196.8	(2.0)	-	(58.1)	1.1	(103.8)	3,894.5
Software	(391.3)	(39.1)	2.0	-	13.5	(0.3)	2.0	(413.2)
Brands	(282.4)	(17.2)	-	-	0.2	-	25.2	(274.2)
Customer relations	(1,403.4)	(126.0)	-	-	14.5	-	-	(1,514.9)
Licenses and franchises	(126.8)	(35.4)	-	-	(4.8)	-	-	(167.0)
R&D costs acquisitions	(51.5)	(13.2)	-	-	(0.1)	-	-	(64.8)
IRU & other concessions	(1.4)	(6.6)	-	-	0.5	-	-	(7.5)
Content rights	(352.1)	(35.0)	-	-	22.7	-	-	(364.4)
Other intangible assets	(69.6)	(47.5)	-	-	1.9	-	75.0	(40.2)
Cumulative amortization and	(2,678.5)	(320.0)	2.0	_	48.4	(0.3)	102.2	(2,846.2)
impairments	(2,070.3)	(320.0)			70.7	. ,		(2,040.2)
Software	49.2	(7.6)	0.1	-	(0.9)	0.7	0.8	42.3
Brands	18.0	(17.2)	-	-	0.1	-	-	0.9
Customer relations	309.1	(124.4)	-	-	(1.0)	-	(1.0)	182.7
Licenses and franchises	446.8	(35.1)	-	-	6.2	-	-	417.9
R&D costs acquisitions	13.5	(3.2)	-	-	-	-	0.8	11.1
Intangible assets under construction	21.7	19.0	(0.1)	-	-	0.1	(2.3)	38.4
IRU & other concessions	72.5	90.7	-	-	(9.9)	-	-	153.3
Content rights	67.2	(4.7)	-	-	(3.7)	-	-	58.8
Other intangible assets	184.0	(40.7)	-	-	(0.5)	-	0.1	142.9
Net book value	1,182.0	(123.2)	-	-	(9.7)	0.8	(1.6)	1,048.3

The decrease in net book value of intangible assets compared to 2022 was mainly explained by higher amortisation than investments during 2023. The total amortization expense for the years ended December 31, 2023 and 2022 was \in 269.1 million and \in 320.0 million, respectively (please refer to note 25).

The key items included in the caption intangible assets are the following:

- Customer relations: these assets are initially recorded and valued using the excess earnings method upon acquisition and subsequently amortized based on the local churn rate. The carrying amount of customer relations by segment was: (i) Portugal: €85.8 million (2022: €166.9 million), (ii) Israel: €8.8 million (2022: €15.9 million);
- Licenses and franchises: the carrying amount by segment was: (i) Portugal: €305.6 million including the 5G spectrum acquisition (2022: €329.7 million), (ii) Dominican Republic: €61.9 million including the 5G spectrum acquisition (2022: €75.4 million);
- IRU and other concessions mainly include the indefeasible right of use ("IRU") signed with IBC in Israel for an amount of €242.7 million as of December 31, 2023 (€153.3 million as of December 31, 2022); and
- Content rights: corresponds mainly to content right in Israel as HOT co-develops and co-owns high-quality original local content together with local producers and broadcasts it on HOT proprietary channels. The content rights were capitalized in accordance with IAS 38 *Intangible Assets* and are amortized over their respective useful lives. The amortization related to content rights recorded for local production and fiction in Israel for the year ended December 31, 2023 was €23.8 million (average useful life is 3 years).

6.2. Right-of-use assets

Right-of-use assets	January 1, A	dditions	Business	Contract	Changes in	Other December 31,	
	2023		combinations	modifications	foreign		2023
<u>(</u> €m)				and terminations	currency		
Lands and buildings	170.0	47.6	-	(22.6)	(4.7)	(1.1)	189.2
Technical installations	1,000.0	63.1	-	(18.6)	(23.0)	(7.8)	1,013.7
Other	26.8	10.9	-	(3.8)	(0.9)	0.1	33.1
Gross carrying value	1,196.8	121.6	-	(45.0)	(28.6)	(8.8)	1,236.0
Lands and buildings	(30.7)	(29.8)	-	15.3	2.1	-	(43.1)
Technical installations	(335.2)	(63.5)	-	9.8	9.9	-	(379.0)
Other	(14.4)	(11.2)	-	5.1	0.4	(1.8)	(21.9)
Accumulated amortisation and impairment	(380.3)	(104.5)	-	30.2	12.4	(1.8)	(444.0)
Lands and buildings	139.3	17.8	-	(7.3)	(2.6)	(1.1)	146.1
Technical installations	664.8	(0.4)	-	(8.8)	(13.1)	(7.8)	634.7
Other	12.4	(0.3)	-	1.3	(0.5)	(1.7)	11.2
Net carrying amount	816.5	17.1	-	(14.8)	(16.2)	(10.6)	792.0

Right-of-use assets	January 1, A	Additions	Business		Changes in	Other	December 31,
	2022		combinations	modifications	foreign		2022
(€m)				and terminations	currency		
* 1 11 111	1 60 7	212	0.5	***************************************		(2.5)	150.0
Lands and buildings	162.5	34.3	0.6	(24.9)	-	(2.5)	170.0
Technical installations	973.1	41.1	-	(9.8)	(3.6)	(0.8)	1,000.0
Other	24.9	10.3	-	(8.4)	(0.6)	0.6	26.8
Gross carrying value	1,160.5	85.7	0.6	(43.1)	(4.2)	(2.7)	1,196.8
Lands and buildings	(10.6)	(31.9)	(0.2)	9.8	0.3	1.9	(30.7)
Technical installations	(288.6)	(63.2)	-	9.4	7.2	-	(335.2)
Other	(10.9)	(10.4)	-	6.6	0.2	0.1	(14.4)
Accumulated amortisation and	(310.1)	(105.5)	(0.2)	25.8	7.7	2.0	(380.3)
impairment	(310.1)	(103.3)	(0.2)	23.0	7.7	2.0	(300.3)
Lands and buildings	151.9	2.4	0.4	(15.1)	0.3	(0.6)	139.3
Technical installations	684.5	(22.1)	-	(0.4)	3.6	(0.8)	664.8
Other	14.0	(0.1)	-	(1.8)	(0.4)	0.7	12.4
Net carrying amount	850.4	(19.8)	0.4	(17.3)	3.5	(0.7)	816.5

7. Property, plant and equipment

Property, plant and equipment	January 1, A	Additions	Disposals	Business	Changes in	Held	Other	December 31,
	2023		(Combinations	Foreign	for sale		2023
<u>(€m)</u>					Currency			
Land	174.4	0.4	(0.5)	-	(1.1)	-	0.5	173.7
Buildings	351.1	23.5	(4.2)	-	(10.1)	-	7.6	367.9
Technical and other equipment	7,235.1	565.9	(152.3)	8.2	(335.3)	-	85.7	7,407.3
Assets under construction	89.2	68.3	-	-	-	-	(48.2)	109.3
Gross value	7,849.8	658.1	(157.0)	8.2	(346.5)		45.6	8,058.2
Land	-	-	-	-	-	-	(0.1)	(0.1)
Buildings	(30.9)	(30.0)	3.1	-	7.8	-	(1.5)	(51.5)
Technical and other equipment	(4,134.4)	(630.2)	143.9	(5.5)	265.1	-	(13.3)	(4,374.4)
Assets under construction	(1.6)	-	-	-	-	-	-	(1.6)
Cumulative depreciation and	(4,166.9)	(660.2)	147.0	(F F)	272.9		(14.9)	(4.427.6)
impairments	(4,100.9)	(000.2)	147.0	(5.5)	212.9	-	(14.9)	(4,427.6)
Land	174.4	0.4	(0.5)	-	(1.1)	-	0.4	173.6
Buildings	320.2	(6.5)	(1.1)	-	(2.3)	-	6.1	316.4
Technical and other equipment	3,100.7	(64.3)	(8.4)	2.7	(70.2)	-	72.4	3,032.9
Assets under construction	87.6	68.3	-	-	-	-	(48.2)	107.7
Net book value	3,682.9	(2.1)	(10.0)	2.7	(73.6)	-	30.7	3,630.6

Property, plant and equipment	January 1, A	dditions	Disposals	Business	Changes in	Held	Other	December 31,
	2022		-	Combinations ¹	Foreign	for sale		2022
(€m)					Currency			
Land	173.6	0.1	(0.6)	-	1.4	-	(0.1)	174.4
Buildings	339.1	20.4	(20.7)	-	(0.6)	-	12.9	351.1
Technical and other equipment	7,005.1	623.4	(229.9)	50.8	(176.1)	-	(38.2)	7,235.1
Assets under construction	78.2	56.5	-	0.4	-	-	(45.9)	89.2
Gross value	7,596.0	700.4	(251.2)	51.2	(175.3)	-	(71.3)	7,849.8
Land	-	-	-	-	-	-	-	-
Buildings	(8.8)	(32.5)	17.9	-	0.7	-	(8.2)	(30.9)
Technical and other equipment	(4,009.2)	(579.5)	226.2	-	146.6	-	81.5	(4,134.4)
Assets under construction	(1.6)	-	-	-	-	-	-	(1.6)
Cumulative depreciation and	(4,019.6)	(612.0)	244.1		147.3		73.3	(4,166.9)
impairments	(4,019.0)	(012.0)	244.1	-	147.3	-	13.3	(4,100.9)
Land	173.6	0.1	(0.6)	-	1.4	-	(0.1)	174.4
Buildings	330.3	(12.1)	(2.8)	-	0.1	-	4.7	320.2
Technical and other equipment	2,995.9	43.9	(3.7)	50.8	(29.5)	-	43.3	3,100.7
Assets under construction	76.6	56.5	-	0.4	-	-	(45.9)	87.6
Net book value	3,576.4	88.4	(7.1)	51.2	(28.0)	-	2.0	3,682.9

The column Business combinations includes an amount of €50.8 million related to the acquisition of Fibroglobal's fibre network.

Further details on the captions in the table above include:

- Buildings mostly comprises the hosting of technical sites, buildings and their respective fittings.
- Technical and other equipment:
 - Technical equipment principally includes network equipment (radio, switching, network administration, network core) and transmissions, communication network infrastructure that include the digital technologies for the transmission of multi-channel television services. It also includes the cable network owned across the Group, which provides the ability to supply cable-based pay television, broadband internet and fixed line telephony services to its subscribers.
 - o Call centres that represent centralized offices used for receiving or transmitting a large volume of administrative, technical or commercial requests by telephone.
 - Office furniture and equipment that refer to furnishings and IT equipment.

8. Contract balances

The following table provides information about contract costs, contract assets and contract liabilities from contracts with customers.

Contract balances	December 31,	December 31,
(€m)	2023	2022
Contract costs, net (non-current)	121.0	141.7
Contract assets, net (current)	44.1	47.9
Contract liabilities non-current	(41.4)	(43.3)
Contract liabilities current	(234.0)	(235.5)

8.1. Contract costs (non-current)

The Group recognizes in the caption Contract costs the incremental costs of obtaining a contract with a customer if it expects to recover those costs. Commissions to third parties and sales incentives to employees are considered as costs to obtain a contract.

Contract costs, net (non-current)	December 31, 2023			De	December 31, 2022		
(€m)	Gross value	Cumulative amortization	Net value	Gross value	Cumulative amortization	Net value	
Opening balances	1,251.8	(1,110.1)	141.7	1,126.5	(1,007.6)	118.9	
Additions	142.2	-	142.2	153.2	-	153.2	
Amortization	-	(135.1)	(135.1)	-	(134.5)	(134.5)	
Impairment losses	-	-	-	-	-	-	
Change in consolidation scope	-	-	-	8.5	(1.5)	7.0	
Translation adjustments	(53.2)	48.7	(4.5)	(36.4)	33.5	(2.9)	
Reclassification to held for sale	-	-	-	-	-	-	
Other	(29.2)	5.9	(23.3)	-	-	-	
Closing balances	1,311.6	(1,190.6)	121.0	1,251.8	(1,110.1)	141.7	

8.2. Contract assets (current)

Contract assets are recognised when devices are sold in bundled packages in the mobile activities as revenue related to the device is recognised upfront and is billed to the customer over the service period.

Contract assets, net (current)	December 31,	December 31,
(€m)	2023	2022
Opening balances contract assets	47.9	43.4
Business related movements	(2.6)	3.6
Change in consolidation scope	-	-
Translation adjustments	(1.0)	1.3
Reclassification to held for sale	-	-
Other	-	-
Closing balances of contract assets	44.3	48.3
Impairment loss	(0.2)	(0.4)
Contract assets, net	44.1	47.9

8.3. Contract liabilities

In the case of IRUs, and sometimes rentals or service agreements, the service is paid in advance. These prepayments, which are non-refundable, are recorded in contract liabilities and amortized over the expected term of the related agreements.

Contract liabilities	December 31,	December 31,
(€m)	2023	2022
Contract liabilities – current	234.0	235.5
Contract liabilities - non current	41.4	43.3
Total	275.4	278.8
Explained as follows:		
Deferred income	248.2	250.5
Connection fees / Service access fees	5.8	6.8
Loyalty programs	12.8	12.4
Other	8.6	9.1
Total	275.4	278.8

Contract liabilities	December 31,	December 31,
<u>(</u> €m)	2023	2022
Opening balances of contract liabilities	278.8	174.6
Business related movements ¹	(1.4)	102.8
Change in consolidation scope	-	-
Translation adjustments	(2.0)	1.4
Reclassification to held for sale	-	-
Other	-	-
Closing balances of contract liabilities	275.4	278.8

This line includes increase related to cash received on new agreements and decrease related to the reversal of deferred revenue in the revenue line.

The increase in contract liabilities during the financial year ended December 31, 2022 is mainly due an increase of advance billing, of which €96.4 million relate to Deutsche Glasfaser Wholesale GmbH following the strategic partnership signed by the Group in December 2021 for the roll-out of fibre in Germany. As of December 31, 2023, the advance billing related to Deutsche Glasfaser Wholesale GmbH amounted to €101.0 million.

9. Investment in associates and joint ventures

Main inter	ests in associates and joint ventures	Year ended	Year ended
<u>(€m)</u>		December 31, 2023	December 31, 2022
Israel	IBC	5.9	23.8
Portugal	Sport TV	11.6	11.9
Holding	Wananchi	15.2	38.3
_	Other associates	1.3	1.5
Total		34.0	75.5

Share of earnings/(loss) of associates and joint ventures (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Associates and joint ventures – Israel	(16.6)	(17.5)
Associates and joint ventures – Portugal	1.2	4.9
Associates and joint ventures – Holding	(14.2)	-
Total	(29.6)	(12.6)

The key financial information of the significant investments in associates is listed below:

	IB	BC	Sport TV		Wana	anchi
(€m)	2023	2022	2023	2022	2023	2022
Non-current assets	381.6	282.3	81.6	84.5	75.0	94.0
Current assets	26.4	29.3	37.6	64.4	18.3	18.2
Cash and cash equivalent	8.0	20.4	10.1	34.8	5.6	10.0
Total assets	416.0	332.0	129.3	183.7	98.9	122,2
Non-current financial debt	399.9	325.0	-	0.1	77.9	70.7
Other non-current liabilities	50.5	28.8	-	-	16.7	28.3
Current liabilities	87.1	64.1	106.1	159.3	46.7	39.7
Total liabilities	537.5	417.9	106.1	159.4	141.3	138.7
Net assets (100%)	(121.5)	(85.9)	23.2	24.3	(42.4)	(16.5)
Group's share of net assets	(28.3)	(20.0)	5.8	6.1	(12.9)	(5.0)
Goodwill and other	34.2	43.8	5.8	5.8	28.1	43.3
Carrying value of investment	5.9	23.8	11.6	11.9	15.2	38.3
Revenue from sales	46.1	35.1	191.9	208.2	72.6	89.6
Net income/(loss)	(40.6)	(33.3)	(1.2)	12.1	1.3	6.1

Investment in associates - Israel

The main investment in associates for HOT is IBC. HOT acquired 23.3% of the share capital of IBC in 2021. The decrease in the equity value for the year ended December 31, 2023 compared to the year ended December 31, 2022 is explained by net losses generated by IBC and by the margin elimination on downstream transactions with IBC.

Investment in associates - Portugal

The main investment in associates for PT Portugal is Sport TV. On February 24, 2017, PT Portugal acquired a 25% stake in the capital of Sport TV for €12.3 million. Sport TV is a sports broadcaster based in Portugal. Following this investment, Sport TV's shareholders are PT Portugal, NOS, Olivedesportos and Vodafone, each of which with a 25% stake.

Investment in associates - Holding

As of December 31, 2022, following the restructuring closed on December 15, 2022, Altice Africa has a participation of 30.3% in Wananchi, a cable operator that provides services in Kenya and other neighboring East African countries. During 2023, the company performed a purchase price allocation and a remaining goodwill was recognized for an amount of €38.0 million.

10. Financial assets and other non-current assets

10.1. Financial assets

Financial assets	Notes	As of	As of
(€m)		December 31, 2023	December 31, 2022
Derivative financial assets	10.1.1	166.0	435.8
Loans and receivables	10.1.2	3,753.7	3,433.2
Call options with non-controlling interests	10.1.3	15.9	17.4
Equity instruments at fair value through OCI	10.1.4	-	8.4
Other financial assets		112.7	22.0
Total		4,048.3	3,916.8
Current		154.8	266.4
Non-current		3,893.5	3,650.4

10.1.1. Derivative financial instruments related to debt

The Group has significant borrowings and executes derivative contracts to hedge its position in compliance with its treasury policy. All derivatives are measured at their fair value at December 31, 2023. The total asset position as of December 31, 2023 was €166.0 million (December 31, 2022: €435.8 million). The decrease in the derivative financial assets is mainly related to the negative change in the mark to market of the swaps in Altice Financing S.A. ("Altice Financing") (please refer to note 26).

Please also refer to note 17.4 for details on each of these derivatives held by the Group and to note 19 for information on the fair value of the derivatives, including the fair value hierarchy.

10.1.2. Loans and receivables

As of December 31, 2023, loans and receivables of the Group were €3,753.7 million. The Group's loans and receivables as of December 31, 2023 consisted of loans of the Company (€3,749.7 million) granted to related parties of the Company (mainly Altice Luxembourg and Altice UK). The weighted average interest rate for intercompany loans and receivables is 8.3%.

Advances paid to Group companies included in investing activities in the consolidated statement of cash flows for the year ended December 31, 2023 amounted to $\[mathebox{\ensuremath{$\epsilon$}}256.3$ million and were related to an additional loan to Altice Luxembourg (additional loans of $\[mathebox{\ensuremath{$\epsilon$}}337.6$ million decreased by the interest received of $\[mathebox{\ensuremath{$\epsilon$}}81.3$ million from Altice Luxembourg). In addition, the Company received interest income for an amount of $\[mathebox{\ensuremath{$\epsilon$}}32.0$ million on the loan with Altice UK.

Expected credit loss assessment

IFRS 9 requires the Company to record an allowance for ECLs for all loans and other financial assets not held at FVTPL. The Company accounting for impairment losses for financial assets is based on a forward-looking expected credit loss (ECL) approach. On a yearly basis, the loans with related parties of the Company are subject to recoverability analysis and the Company calculates an ECL impairment valuation allowance based on external information such as credit rating (from S&P), the probability of default (from S&P) and average default (from Moody's). As of December 31, 2023, the amount of ECL impairment valuation allowance amounted to €20.4 million.

The maturity of the loans and receivables as of December 31, 2023 is presented below:

	Less than 1 year	Between 1 to 5 years	More than 5 years	December 31, 2023
Loans and receivables	1.6	3,752.1	-	3,753.7
Total	1.6	3,752.1	-	3,753.7

The maturity of the loans and receivables as of December 31, 2022 is presented below:

	Less than 1 year	Between 1 to 5 years	More than 5 years	December 31, 2022
Loans and receivables	45.9	3,387.3	-	3,433.2
Total	45.9	3,387.3	-	3,433.2

10.1.3. Call options with non-controlling interests

Through the various acquisitions that the Group has completed in recent years, the Company signed agreements whereby it has a call option to acquire certain residual non-controlling interests in entities in which it has not acquired 100%. The call options are derivative financial instruments and are re-measured to their fair value at December 31, 2023. Please also refer to note 19.1.1.

10.1.4. Equity instrument at fair value through OCI

As of December 31, 2022, the Group recorded €8.3 million of investments in Partner Co. Ltd (please refer to note 19.1.1). These investments in equity instruments are not held for trading. Accordingly, the Board of Managers has elected to designate these as equity instruments at FVTOCI. During 2023, the Group sold the remaining shares of its investment in Partner Co. Ltd for a consideration of €4.8 million.

10.2. Other non-current assets

Other non-current assets	December 31,	December 31,
(€m)	2023	2022
Pension assets	5.3	6.2
Other receivables	159.7	183.6
Total	165.0	189.8

As of December 31, 2023 and 2022, other receivables includes receivables for an amount of €85.1 million regarding the compensation payable to MEO for the losses it has incurred in connection with the provision of the universal service between 2007 and 2014; the compensations for each year were determined by the regulator in Portugal (ANACOM) and are due by the Portuguese State, which for that purpose decided to incorporate a fund to which all operators were required to make contributions.

11. Inventories

Inventories are comprised of raw materials and consumable goods corresponding to customer premises equipment (modems, decoders, mobile handsets etc.), which are used in the daily business activity of the Group's subsidiaries, as well as work in progress related to Altice Labs in Portugal, that creates high quality customer interfaces and products, including new generation set-top boxes and portals. The Group considers that all inventory will be fully utilised in the next twelve months and is therefore classified as a current asset in the statement of financial position.

Inventories	December 31,	December 31,
(€m)	2023	2022
Raw materials and consumables	133.5	115.3
Work in progress	151.4	141.4
Gross value	284.9	256.7
Raw materials and consumables	(14.6)	(15.8)
Work in progress	(4.5)	(3.8)
Write-down for obsolescence	(19.1)	(19.6)
Raw materials and consumables	118.9	99.5
Work in progress	146.9	137.6
Total carrying amount	265.8	237.1

The increase in inventories during 2023 is mainly due to an increase in work in progress related to IBC deployment in Israel and inventory related to Geodesia businesses in Germany.

The amount of inventories expensed during the years 2023 and 2022 was €556.2 million and €497.3 million respectively (included in the line purchasing and subcontracting costs in the consolidated statement of income). The increase is mainly due an increase in Altice Labs' activities in 2023.

Inventory obsolescence is presented in the following table:

Inventory obsolescence	Raw materials and	Work in progress	Total
<u>(</u> €m)	consumables	(goods)	
Opening balance: January 1, 2023	(15.8)	(3.8)	(19.6)
(Allowances)/reversals	0.8	(0.7)	0.1
Other	0.4	-	0.4
Closing balance: December 31, 2023	(14.6)	(4.5)	(19.1)

Inventory obsolescence	Raw materials and	Work in progress	Total
(€m)	consumables	(goods)	
Opening balance: January 1, 2022	(16.2)	(3.3)	(19.5)
(Allowances)/reversals	0.6	(0.5)	0.1
Other	(0.2)	-	(0.2)
Closing balance: December 31, 2022	(15.8)	(3.8)	(19.6)

12. Trade and other receivables

Trade and other receivables (ϵm)	Year ended December 31, 2023	Year ended December 31, 2022
Trade receivables ¹	1,089.7	984.8
Other receivables	214.5	237.1
Total	1,304.2	1,221.9

¹ The Group entered into agreements with financial institutions to sell receivables due from customers related to handset sales in several monthly installments. The transaction has been analysed as being an off-balance sheet program per IFRS 9. As of December 31, 2023, the amount of receivables financed amounted to €58.9 million (€51.4 million as of December 31, 2022).

As of December 31, 2023, the amount of trade receivables with a maturity of more than one year amounted to €267.8 million.

12.1. Trade receivables

Trade receivables	Gross trade	Expected credit	Total
(€m)	receivables	losses	
Opening balance: January 1, 2023	1,171.5	(186.7)	984.8
Recognised through business combinations	4.4	0.1	4.5
Net increase	103.5	13.2	116.7
Other changes	(20.1)	3.8	(16.3)
Closing balance: December 31, 2023	1,259.3	(169.6)	1,089.7

Trade receivables	Gross trade	Expected credit	Total
(€m)	Receivables	losses	
Opening balance: January 1, 2022	1,161.9	(233.5)	928.4
Recognised through business combinations	1.5	(0.6)	0.9
Net increase	10.1	42.8	52.9
Other changes	(2.0)	4.6	2.6
Closing balance: December 31, 2022	1,171.5	(186.7)	984.8

Aging of trade receivables is presented in the table below:

Age of trade receivables	Year ended	Year ended
(€m)	December 31, 2023	December 31, 2022
Not yet due	645.3	647.0
30 - 90 days	242.0	162.1
> 90 days	202.4	175.7
Total	1,089.7	984.8

The Group routinely evaluates the credit that is provided to its customers, while checking their financial situations; however, it does not demand collateral for those debts. The Group records provision for expected credit losses based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Group believes there is no risk of concentration of counterparties given the much-diversified customer basis, especially on the residential business' side (in the Group's largest segments, a major portion of clients pay using direct debit, credit cards or online banking). For business services, the top 20 clients of the Group represent less than 5% of total Group revenues.

Of the total trade receivables balance of €1,089.7 million, approximately 59% relates to customers in Europe and 41% in the rest of the world.

12.2. Other receivables

Other receivables (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Prepaid expenses	79.7	62.0
Business taxes receivable (e.g. VAT)	19.6	29.1
Other	115.2	146.0
Total	214.5	237.1

12.2.1. Prepaid expenses

Prepaid expenses mainly relate to services for which payments are made before the service is rendered (such as rental, insurance or other services).

12.2.2. Business taxes receivable

This caption comprises mostly receivables due from VAT payments made on supplier invoices.

12.2.3 Other

Other is mainly composed of advances paid to suppliers in Portugal, receivables due by related parties (mainly Altice France S.A. ("Altice France") for an amount of $\[mathcal{\in} 51.2\]$ million as of December 31, 2023 compared to $\[mathcal{\in} 50.0\]$ million as of December 31, 2022) and other miscellaneous items.

13. Cash and cash equivalents and restricted cash

Cash balances	December 31,	December 31,
<u>(</u> €m)	2023	2022
Term deposits	83.5	71.1
Bank balances	212.7	357.1
Cash and cash equivalents	296.2	428.2
Restricted cash	614.9	42.0
Total	911.1	470.2

The restricted cash balance at December 31, 2023 mainly included:

- €600.0 million in Altice Financing. Following the Term Loan raise in October 2023, €600 million proceeds have been transferred to a bankruptcy-remote segregated escrow account (please refer to note 17.2.1.4);
- €8.9 million in Portugal as collateral for the 5G spectrum acquisition; and
- €5.8 million in HOT for various purposes.

Cash and cash equivalents are held with banks with high rating and therefore the exposure to credit risk is insignificant.

14. Shareholders' equity and non-controlling interests

The Board of Managers seeks to maintain a balance between the higher return that might be possible with higher levels of borrowing and advantages and security afforded by sound capital position.

The Group's equity was comprised as follows:

Equity attributable to owners of the Company (€m)	Notes	As of December 31, 2023	As of December 31, 2022
Issued capital	14.1	309.3	309.3
Other reserves	14.2	(247.4)	(167.2)
Retained earnings		132.1	1,089.5
Total		194.0	1,231.6

14.1. Issued capital

For the year ended December 31, 2023, there were no changes in the issued capital of the Company. Total issued and paid-up capital of the Company as at December 31, 2023 was $\[\in \]$ 30,925,700,000 outstanding ordinary shares, with a nominal value of $\[\in \]$ 0.01 each.

14.2. Other reserves

The tax effects of the Group's currency translation, fair value through OCI and employee benefits reserves are provided below:

Other reserves	Dece	ember 31, 202	3	December 31, 2022			
	Pre-tax	Tax effect	Net amount	Pre-tax	Tax effect	Net amount	
<u>(</u> €m)	amount			amount			
Actuarial gains and losses	(143.2)	29.6	(113.6)	(89.0)	18.2	(70.8)	
Items not reclassified to profit or loss	(143.2)	29.6	(113.6)	(89.0)	18.2	(70.8)	
Fair value through OCI	-	-	-	6.5	(0.9)	5.6	
Currency translation reserve	(133.8)	-	(133.8)	(102.0)	-	(102.0)	
Items potentially reclassified to profit or loss	(133.8)	-	(133.8)	(95.5)	(0.9)	(96.4)	
Total	(277.0)	29.6	(247.4)	(184.5)	17.3	(167.2)	

14.3. Variations in non-controlling interests

The variations in non-controlling interests are presented in the table below:

Variations in non-controlling interests	Altice Technical	FastFiber	Other	Group
(€m)	Services			
Opening balance at January 1, 2022	(37.8)	16.8	(14.8)	(35.8)
(Loss)/gain for the period	(2.6)	68.9	1.3	67.6
Other comprehensive income	(0.6)	0.1	(3.4)	(3.9)
Purchase of minority stake in Opticom Telecom Ltd	-	-	2.5	2.5
Dividends	-	(4.8)	(3.4)	(8.2)
Other	0.1	-	(0.1)	-
Closing at December 31, 2022	(40.9)	81.0	(17.9)	22,2
(Loss)/gain for the period	0.2	68.0	10.0	78.2
Other comprehensive income	(1.3)	-	0.2	(1.1)
Dividends	1 -	(80.0)	(0.5)	(80.5)
Other	-	-	3.3	3.3
Closing at December 31, 2023	(42.0)	69.0	(4.9)	22.1

The main changes in non-controlling interests ("NCI") as at December 31, 2023 were:

- net income attributable to the non-controlling interest for the year ended December 31, 2023 of €78.2 million, mainly related to FastFiber;
- dividends paid to non-controlling interest for the year ended December 31, 2023 of €80.5 million, mainly related to FastFiber.

15. Provisions

Provisions	Note	Year ended	Year ended
<u>(</u> €m)		December 31, 2023	December 31, 2022
Provisions		407.2	201.2
Employee benefit provisions	16	739.5	759.5
Total		1,146.7	960.7
Current		257.9	238.3
Non-current		888.8	722.4

A breakdown of the main types of provisions, and their movements during the year, is presented in the table below:

Provisions December 31, 2023 (€m)	January 1, 2023	Business combinations	Additions	Utilization	Held for sale	Other D	December 31, 2023
Litigations and other provisions	187.6	-	13.4	(21.8)	-	(8.3)	170.9
Onerous contract	-	-	252.0	(20.2)	-	(10.3)	221.5
Site renovation	13.6	-	0.9	(1.0)	-	1.3	14.8
Total gross value	201.2	-	266.3	(43.0)	-	(17.3)	407.2

Provisions December 31, 2022	January 1, 2022	Business combinations	Additions	Utilization ¹	Held for sale	Other D	ecember 31, 2022
<u>(</u> €m)							
Litigations and other provisions	108.0	1.2	127.0	(48.6)	-	-	187.6
Site renovation	15.3	_	0.3	-	-	(2.0)	13.6
Total gross value	123.3	1.2	127.3	(48.6)	-	(2.0)	201.2

This column mainly includes the payment of €30.0 million related to Vodafone litigation – please refer to note 30.1.2.

15.1. Litigations and other provision

These mainly relate to litigations that have been brought against the Group for which the Board of Managers believes that the risk of cash outflows is probable. Management considers that all potential risks of cash outflows on such litigations and claims is properly evaluated and represented correctly in the consolidated financial statements. Such litigations cover VAT related risks as well.

These provisions include amounts for which the nature and amounts cannot be disclosed on a case-by-case basis as this might expose the Group to further litigation. Such cases are outlined in note 23 (Taxation) and note 30 (Litigation).

Other provisions mainly include provisions for risks involving distributors and suppliers, material not returned and disputes with employees.

15.2. Onerous contract provision

For the year ended December 31, 2023, a provision for onerous contract was recorded in Portugal (please refer to note 3.3.2).

15.3. Site renovation

In certain cases, the Company and its subsidiaries (mainly PT Portugal) have contractual obligations to repair and renovate technical sites and network components at the end of the contractual period or in case of an anticipated contract cancellation.

16. Employee benefit provisions

Depending on the laws and practices in force in the countries where it operates, the Group has obligations in terms of employee benefits. The notes below describe the defined benefit plans across the Group and provide information about the amounts recognised in the consolidated financial statements during the year.

The amount included in the consolidated statement of financial position in respect of defined benefit plans is as follows:

Defined benefit plan (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Termination benefits	356.8	425.6
Present value of defined benefit obligation	482.8	433.7
Fair value of plan assets related to defined benefit obligation	(106.8)	(107.0)
Total	732.8	752.3
Employee benefit recorded in provision	739.5	759.5
Employee benefit recorded as asset	(5.3)	(6.2)

16.1. Details of the significant plans

16.1.1. Portugal

Defined benefits plans

PT Portugal sponsors defined benefit plans, under which it is responsible for the payment of pension supplements to retired employees and healthcare services to retired employees and eligible relatives. In addition, PT Portugal and some of its subsidiaries are also responsible for the payment of salaries to suspended and pre-retired employees until retirement age. A detailed nature of these benefits is presented below:

- Pension supplements Retirees and employees of Companhia Portuguesa Rádio Marconi, S.A. ("Marconi", a company merged into PT Portugal in 2002) hired prior to February 1, 1998 and retirees and employees of Telefones de Lisboa e Porto, S.A. ("TLP", a company merged into PT in 1994) and Teledifusora de Portugal, S.A. ("TDP", a company merged into PT in 1994) hired prior to June 23, 1994 are entitled to receive a supplemental pension benefit, which complements the pension paid by the Portuguese social security system. In addition, on retirement, PT Portugal pays a lump sum gratuity of a fixed amount which depends on the length of service completed by the employee and its salary. Employees hired by PT Portugal or any of its predecessor companies after the dates indicated above are not entitled to these benefits and are thus covered only by the general Portuguese Government social security system, which is a defined contribution plan in accordance with IAS 19 Employee Benefits.
- Healthcare benefits PT Portugal sponsors the payment of post-retirement health care benefits to certain suspended employees, pre-retired employees and retired employees and their eligible relatives. Health care

services are rendered by Altice - Associação de Cuidados de Saúde ("Altice ACS"), which was incorporated with the only purpose of managing this Health Care Plan. This plan, sponsored by MEO, includes all employees hired by MEO until December 31, 2000 and by Marconi until February 1, 1998. The financing of the Health Care Plan comprises defined contributions made by participants to Altice ACS and the remainder by MEO, which incorporated an autonomous fund in 2004 for this purpose.

Termination benefits

PT Portugal and some of its subsidiaries are responsible for the payment of salaries to suspended and pre-retired employees until the retirement age, which result from agreements between both parties. These liabilities are not subject to any legal funding requirement and therefore the monthly payment of salaries is made directly by each of the subsidiaries of PT Portugal. The termination benefits also include the pre-retirement program that was launched in 2021.

16.1.2. Israel

In Israel, the plans are normally financed by contributions to insurance companies and classified as defined contribution plans or as defined benefit plans. The Group has defined contribution plans pursuant to Section 14 of the Severance Pay Law under which the Group pays regular contributions and will have no legal or constructive obligation to pay further contributions if the fund does not hold sufficient amounts to pay all employee benefits relating to employee service in the current and prior periods. In addition, the Group has a defined benefit plan in respect of severance pay pursuant to the Severance Pay Law. According to the law, employees are entitled to receive severance pay upon dismissal or retirement. In respect of its severance pay obligation to certain of its employees, the Group makes current deposits in pension funds and insurance companies (the "plan assets"). Plan assets comprise assets held by a long-term employee benefit fund or qualifying insurance policies. Plan assets are not available to the Group's own creditors and cannot be returned directly to the Group.

16.2. Benefit obligations and fair value of plan assets

16.2.1. Movements in the present value of the benefit obligations

	Defined benefit	obligations	Termination	Termination benefits		
	Year ended	Year ended	Year ended	Year ended		
	December 31,	December 31,	December 31,	December 31,		
(€m)	2023	2022	2023	2022		
Opening balance at January 1	433.7	538.4	425.6	579.4		
Interest expense	18.0	7.2	14.4	2.7		
Current service cost	4.3	4.7	0.2	0.3		
Benefits paid	(26.7)	(27.2)	(87.9)	(97.3)		
Termination employee benefit costs	-	-	7.2	8.4		
Scheme reduction	-	(24.6)	-	-		
Curtailment	-	-	-	-		
Net actuarial loss/(gain) in other comprehensive income	55.7	(62.5)	-	-		
Net actuarial loss/(gain) in the statement of income	-	-	(2.7)	(67.9)		
Other (including currency translation adjustment)	(2.2)	(2.3)	-			
Closing balance at December 31	482.8	433.7	356.8	425.6		
including commitments not financed	1.6	1.0	356.8	425.6		
including commitments totally financed or partially financed	481.2	432.7	-	-		

16.2.2. Fair value of plan assets of defined benefit plans

	Defined benefit o	Defined benefit obligations			
Fair value of plan assets	Year ended	Year ended			
(€m)	December 31, 2023	December 31, 2022			
Opening balance at January 1	107.0	128.2			
Interest income	4.6	1.9			
Deposits paid by the employer into the plan	1.9	2.2			
Participant contributions	-	(3.0)			
Benefits paid	(6.6)	(7.7)			
Net actuarial (loss)/gain in other comprehensive income	1.6	(13.6)			
Other (including currency translation adjustment)	(1.5)	(1.0)			
Closing balance at December 31	107.0	107.0			

Fair value of plan assets	December	December 31, 2023		31, 2022
(€m)	Amount	%	Amount	%
Shares	15.5	14.5%	15.5	14.4%
Bonds	38.4	35.9%	39.5	37.0%
Real estate	-	-	-	-
Other ¹	53.1	49.6%	52.0	48.5%
Closing balance at December 31	107.0	100.0%	107.0	100.0%

Included in other are mainly cash and cash equivalents and investment funds held.

16.2.3. Amounts recognised in comprehensive income

	Defined benefit obligations		Termination	benefits
Benefit plans: amounts recognised in comprehensive income	Year ended	Year ended	Year ended	Year ended
	December 31,	December 31,	December 31,	December 31,
(€m)	2023	2022	2023	2022
Current service cost	4.3	4.7	0.2	0.3
Net interest expense	27.8	7.9		
Termination employee benefit costs	-	(24.7)	7.2	8.4
Net actuarial (gain)/loss	-	-	(2.7)	(67.9)
Total expenses in respect of employee benefits in the	32.1	(12.1)	4.7	(50.2)
statement of income	32.1	(12.1)	4.7	(59.2)
Net actuarial loss/(gain) in other comprehensive income	54.1	(48.9)	-	_
Total expenses in respect of employee benefits in Other	54.1	(49.0)		
comprehensive income	54.1	(48.9)	-	-
Total expenses in respect of employee benefits in	86.2	((1.0)	4.7	(50.2)
Comprehensive income	80.2	(61.0)	4.7	(59.2)
Net actuarial gain/(loss):				
Differences arising from experience	21.4	54.3	(4.4)	(8.1)
Differences arising from changes in assumptions	34.2	(116.9)	1.7	(59.8)
Return on plan assets (excluding interest income)	(1.5)	13.7	-	=
Expenses/ (income) recognised in comprehensive income	54.1	(48.9)	(2.7)	(67.9)

16.2.4. Benefit plan valuation assumptions

The principal assumptions used in the actuarial valuations were as follows:

Assumptions used in actuarial valuation: Europe (%)	Year ended December 31, 2023	Year ended December 31, 2022
Expected rate of salary increase	0% - 1.75%	0-1.75%
Discount rate – pension	3.50%	4.00%
Discount rate – healthcare	3.50%	4.30%
Inflation rate	2.00%	2.00%

Assumptions used in actuarial valuation: Rest of world	Year ended	Year ended
<u>(%)</u>	December 31, 2023	December 31, 2022
Expected rate of salary increase	3.00%-5.00%	3.00-5.00%
Discount rate – pension	5.58%	3.50%
Inflation rate	2.86%	2.80%

16.2.5. Sensitivity analysis

Sensitivity to a change in discount rate (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Discount rate decreases 0.25%	20.0	20.0
Discount rate increases 0.25%	(22.7)	(22.7)

16.2.6. Estimated future cash flows of benefit plan

The estimated future undiscounted cash flows for the plans in Portugal are as follows:

(€m)	
2024	87.8
2025-2026	150.7
2027-2028	123.7
More than 5 years	717.0
Total	1,079.2

17. Borrowings and other financial liabilities

Borrowings, other financial liabilities and lease liabilities (£m)	Notes	December 31, 2023	December 31, 2022
(CIII)		2023	2022
Long term borrowings, financial liabilities and related hedge	ging	9,270.6	8,544.3
instruments	_		
- Debentures	17.1	6,097.4	6,189.6
- Loans from lenders	17.1	2,900.4	2,175.2
- Derivative financial instruments	17.4	272.8	179.5
Other non-current financial liabilities	17.8	1,197.8	935.8
Lease liabilities non-current		937.5	960.1
Non-current liabilities		11,405.9	10,440.2
Short term borrowing, financial liabilities and related hedge	ging	434.0	24.1
instruments			
- Debentures	17.1	-	-
- Loans from lenders	17.1	428.8	17.9
- Derivative financial instruments	17.4	5.2	6.2
Other financial liabilities	17.8	518.7	555.3
- Other financial liabilities		327.0	419.3
- Bank overdraft		6.2	1.1
- Accrued interest		185.5	134.9
Lease liabilities current		94.7	94.3
Current liabilities		1,047.4	673.7
Total		12,453.3	11,113.9

17.1. Debentures and loans from lenders

Debentures and loans from lenders	Notes	December 31,	December 31,
(€m)		2023	2022
Debentures	17.1.1	6,097.4	6,189.6
Loans from lenders	17.1.2	3,329.2	2,193.1
Total		9,426.6	8,382.7

17.1.1. Debentures

Maturity of debentures	Less than	One year	December 31,	December 31,
(€m)	one year	or more	2023	2022
Altice Financing	-	5,423.3	5,423.3	5,515.7
Altice Finco	-	674.1	674.1	673.9
Total	-	6,097.4	6,097.4	6,189.6

The credit ratings of the entities, and details of where the debt is publicly traded, as at December 31, 2023, is provided in the table below:

Issuer of debt	Type of debt	Credit rating of notes Moody's/Standard & Poor's	Markets (if any) bonds are traded on
Altice Financing	Senior secured notes	B3/B	The International Stock Exchange (Jersey)
Altice Finco	Senior unsecured notes	Caa2/CCC+	The International Stock Exchange (Jersey)

The table below provides details of all debentures, in order of instrument and maturity.

Instrument	Issuer	Face value	Coupon	Year of maturity	December 31, 2023		December 31, 2022	
(€m, unless stated otherwise)		in millions			Fair value ¹	Carrying amount	Fair value ¹	Carrying amount
Senior unsecured notes	Altice Finco	€675	4.75%	2028	559.3	675.0	502.5	675.0
Senior secured notes	Altice Financing	€600	2.25%	2025	582.6	600.0	551.8	600.0
Senior secured notes	Altice Financing	\$1,200	5.00%	2028	986.2	1,084.7	905.4	1,120.3
Senior secured notes	Altice Financing	€1,100	3.00%	2028	980.1	1,100.0	867.2	1,100.0
Senior secured notes	Altice Financing	\$2,050	5.75%	2029	1,637.3	1,852.9	1,507.8	1,913.9
Senior secured notes	Altice Financing	€805	4.25%	2029	712.9	805.0	650.9	805.0
Transaction costs					-	(20.2)		(24.6)
Total value of bonds					5,458.4	6,097.4	4,985.6	6,189.6
Of which due within one year	r				-	-	-	-
Of which due after one year					-	6,097.4	-	6,189.6

^{1.} Fair value is based on quoted prices (Level 1).

17.1.2. Loans from lenders

A summary of the loans by entity and a detailed list of all loans is provided in the following tables. For an overview of the revolving credit facilities drawn as at December 31, 2023, and included in the figures below, please refer to note 17.7.

Maturity of loans from lenders	Less than	One year	December 31,	December 31,
(€m)	one year	or more	2023	2022
Altice Financing (including RCF) ¹	428.8	2,900.4	3,329.2	2,193.1
Total	428.8	2,900.4	3,329.2	2,193.1

^{1.} RCF amounts are being classified as amounts which mature in less than one year but can be extended till the end of the maturity date of the RCF agreement. Please refer to note 17.7 for further details regarding the credit facilities.

The table below provides details of all loans.

Term loans and	Borrower	Currency	Year of	December	31, 2023	December 31, 2022		
revolving credit facilities		·	maturity	Face value	Carrying amount	Face value	Carrying amount	
Type								
Term loan	Altice Financing	USD	2027	1,353.5	1,435.3	1,450.8	1,493.8	
Term loan	Altice Financing	USD	2026	119.1	119.1	124.4	124.4	
Term loan	Altice Financing	USD	2025	168.6	168.6	176.0	176.0	
Term loan	Altice Financing	EUR	2027	786.0	800.0	-	-	
Term loan	Altice Financing	EUR	2027	428.1	446.8	396.0	400.0	
Term loan	Altice Financing	EUR	2026	49.3	49.3	49.9	49.9	
RCF	Altice Financing	EUR	2027	398.0	398.0	-	-	
Transaction costs					(87.9)		(51.0)	
Total value of loans				3,302.6	3,329.2	2,197.1	2,193.1	
Of which due within one yea	r			-	428.8	-	17.9	
Of which due after one year				-	2,900.4	-	2,175.2	

17.2. Financing activities

17.2.1. Financing activities during the year ended December 31, 2023

17.2.1.1. Drawing and repayment of the Altice Financing Revolving Credit Facility

During the year ended December 31, 2023, the Group drew €398.0 million of the Altice Financing Revolving Credit Facility (cumulative drawdown of €888.0 million and repayment of €490.0 million). A total of €180.2 million remained undrawn as of December 31, 2023 (please refer to note 17.7).

17.2.1.2. Swaps renegotiation

Following the amended and extended term loan refinancing closed in December 2022, the Group has renegotiated some swaps to extend the maturity date to 2027 and to adjust the rate. The characteristics of the derivatives are presented in note 17.4.2.

17.2.1.3. Additional term loan raised by Altice Financing

Following the amended and extended term loan refinancing closed in December 2022, Altice Financing raised an additional amount of €50 million in April 2023.

17.2.1.4. Term loan raise by Altice Financing

On October 2, 2023, the Company announced that Altice Financing has successfully raised a new 600 million Term Loan. The new Term Loan, due October 2027, is priced at 5.00% over EURIBOR. Proceeds will be used to redeem, defease or otherwise discharge the outstanding 600 million 2.25% Senior Secured Notes maturing in 2025 in full, with excess proceeds used to repay RCF. 600 million proceeds have been transferred to a bankruptcy-remote segregated escrow account pursuant to an escrow agreement governed by French law, with such proceeds to be released to redeem or repurchase the existing 2025 Senior Secured Notes and may be directed to be paid only to any account of the trustee of the existing 2025 Senior Secured Notes to effect such redemption or repurchase.

17.2.2. Financing activities during the year ended December 31, 2022

17.2.2.1. Drawing and repayment of the Altice Financing Revolving Credit Facility

During the year ended December 31, 2022, the Group repaid €245.0 million of the Altice Financing Revolving Credit Facility (drawdown of €625 million and repayment of €870 million). As of December 31, 2022, the Group had access to revolving credit facilities of up to €553.2 million (the revolving credit facility was increased by €25 million, effective from January 3, 2023).

17.2.2.2. Restructuring of swaps

The Group restructured certain cross currency swaps over the course of the third and fourth quarters of 2022. As part of the restructuring, the Group received €145.9 million in cash. The impact for the year ended December 31, 2022 was recorded in Finance income in the line Realised and unrealized (losses)/gains on derivative instruments linked to financial debt (please refer to note 26).

17.2.2.3. Refinancing of Altice Financing term loans

On December 6, 2022, the Company announced that it has successfully extended €1,700 million (equivalent) of Altice Financing 2025 and 2026 Term Loan maturities to October 2027. Additionally, Altice Financing raised €359.5 million (equivalent) of new Term Loans, following excess demand. As a result of this transaction, the average maturity for the Company's debt capital structure increased to 5.2 years, with no major term loan maturities before 2027.

17.3. Covenants

The debt issued by the subsidiaries of the Company is subject to certain restrictive covenants, which apply in the case of debt issued by Altice Financing and Altice Finco, to the Company and its restricted subsidiaries.

Other than the revolving credit facilities, described below, such debt issued by the Company's subsidiaries is subject to incurrence based covenants, which do not require ongoing compliance with financial ratios, but place certain limitations on the relevant restricted group's ability to, among other things, incur or guarantee additional debt (including to finance new acquisitions), create liens, pay dividends and other distributions to shareholders or prepay subordinated indebtedness, make investments, sell assets, engage in affiliate transactions or engage in mergers or consolidations. These covenants are subject to several important exceptions and qualifications.

To be able to incur additional debt under an applicable debt instrument, the relevant restricted group must either meet the ratio test described below (on a pro forma basis for any contemplated transaction giving rise to the debt incurrence) or have available capacity under the general debt basket described below or meet certain other exceptions to the limitation on indebtedness covenant in such debt instrument.

Senior Secured Debt and Senior Debt is subject to an incurrence test as follows:

• Senior Secured debt of the Company is subject to an incurrence test of 3:1 (Adjusted EBITDA to Net Senior Secured Debt) and Senior Debt is subject to an incurrence test of 4:1 (Adjusted EBITDA to Net Total Debt).

The Company or its relevant subsidiaries are allowed to fully consolidate the EBITDA from any subsidiaries in which they have a controlling interest and that are contained in the restricted group as defined in the relevant debt instruments.

The Group has access to various revolving credit facilities, which are subject to maintenance covenants in addition to the incurrence covenants described above.

Revolving credit facilities are subject to a maintenance test as follows:

• Revolving credit facilities of the Company are subject to a maintenance test of 5.25:1 (Adjusted EBITDA to Net Total Debt) if outstanding at the end of the quarter.

For details of the revolving credit facilities, please refer to note 17.7. As at December 31, 2023, €398.0 million was drawn under the revolving credit facilities and the Company was in compliance with the required maintenance test.

The Group was in compliance with all the covenants described above, as of December 31, 2023.

As part of the various debt issuances completed by the Group, the assets of certain subsidiaries have been pledged as collateral. This includes, amongst others, the shares of certain holding companies and intercompany loans, the shares of HOT Telecom and all material assets of HOT Telecom, including the cable network (but excluding licenses and

end user equipment and assets of HOT Mobile), all material assets of Altice Dominicana (other than licenses and real estate assets valued at less than €5 million), and the shares of PT Portugal and certain other operating subsidiaries in Portugal.

17.4. Derivative financial instruments

As part of its financial risk management strategy, the Group enters certain hedging operations. The main instruments used are fixed to fixed to floating cross-currency and interest rate swaps ("CCIRS") that cover against foreign currency and interest rate risk related to the Group's debt obligations.

17.4.1. Designation of derivative financial instruments

Where subsidiaries of the Group have issued debt in a currency that is different to the functional currency of the subsidiary, for example, issuing USD denominated debt in its European subsidiaries, the Group has entered into CCIRS to mitigate risks arising from the variations in foreign exchange rates. These instruments secure future cash flows in the subsidiaries functional currency, nevertheless those derivatives are not designated in a cash flow hedge relationship and thus are classified as derivative financial instruments recognised at fair value through profit or loss (FVTPL); the change in fair value of these derivatives is recognised immediately in profit or loss.

17.4.2. Characteristics of the Group's derivatives

17.4.2.1. CCIRS

The following table provides a summary of the Group's CCIRS.

Entity	Notional amount	Notional amount	Interest rate due from	Interest rate due to
Maturity	due from counterparty (millions)	due to counterparty (millions)	counterparty	counterparty
Altice Financing S.A.				
May 2026	USD 1,012	EUR 884	10.50%	6.72%
May 2026	EUR 884	USD 1,012	6.72%	10.50%
May 2026	USD 350	EUR 306	6m SOFR+0.00%	6m EURIBOR-0.04%
May 2026	EUR 306	USD 350	6m EURIBOR-0.04%	6m SOFR+0.00%
October 2027	USD 485	EUR 474	3m SOFR+5.00%	3m EURIBOR+4.69%
January 2028	USD 1,200	EUR 1,154	5.00%	3.13%
August 2029	USD 1,925	EUR 1,776	5.75%	4.73%
August 2029	USD 125	EUR 107	5.75%	4.34%

17.4.2.2. Interest rate swaps

The Group enters into interest rate swaps to cover its interest rate exposure in line with its treasury policy. These swaps cover the Group's debt portfolio and do not necessarily relate to specific debt issued by the Group.

The details of the instruments are provided in the following table.

Entity Maturity	Notional amount due from counterparty (millions)	Notional amount due to counterparty (millions)	Interest rate due from counterparty	Interest rate due to counterparty	Accounting treatment
Altice Financing S.A.					
October 2026	EUR 750	EUR 750	3m EURIBOR+0.00%	1.75%	FVTPL
October 2025	EUR 250	EUR 250	3m EURIBOR+0.00%	3.65%	FVTPL

17.5. Reconciliation to swap adjusted debt

The various hedge transactions mitigate interest and foreign exchange risks on the debt instruments issued by the Group. Such instruments cover both the principal and the interest due. A reconciliation from the carrying amount of the debt as per the statement of financial position and the amount due of the debt, considering the effect of the hedge operations (i.e., the "swap adjusted debt"), and a reconciliation to net debt is provided below:

Net debt reconciliation	December 31,	December 31,
(€m)	2023	2022
Debentures and loans from lenders	9,426.6	8,382.7
Transaction costs	108.1	75.6
Total (including transaction costs)	9,534.7	8,458.3
Conversion of debentures and loans in foreign currency (at closing spot rate)	(6,796.4)	(6,698.2)
Conversion of debentures and loans in foreign currency (at hedged rates)	6,931.2	6,721.8
Total swap adjusted debt	9,669.5	8,481.9
Finance lease liabilities and other debt	27.5	28.5
Gross debt	9,697.0	8,510.4
Cash and cash equivalents	(296.2)	(428.2)
Restricted cash	(614.9)	(42.0)
Net financial debt	8,785.9	8,040.2

Net financial debt is a non-GAAP measure as defined in note 4.2.2.3.

17.6. Reconciliation between net financial liabilities and net financial debt

The following table shows the reconciliation between net financial liabilities in the consolidated statement of financial position and the net financial debt.

Reconciliation between net financial liabilities and net financial debt	December 31,	December 31,
(€m)	2023	2022
Financial liabilities	12,453.3	11,113.9
Derivative assets	(166.0)	(435.8)
Cash and cash equivalents	(296.2)	(428.2)
Restricted cash	(614.9)	(42.0)
Net financial liabilities - consolidated statement of financial position	11,376.2	10,207.9
Reconciliation:		
Transaction costs	108.1	75.6
Rate impact derivative instruments	22.8	273.7
Lease liabilities excluding finance leases	(1,032.0)	(1,054.0)
Reverse factoring and securitization	(297.6)	(305.1)
Accrued interest	(185.5)	(134.9)
Mandatory Convertible Notes Portugal	(911.6)	(905.3)
Mandatory Convertible Notes Altice Luxembourg	(261.4)	(93.2)
Put options with non-controlling interests	(4.7)	(2.2)
Deposits received	(0.4)	(0.4)
Debt on share purchase	(8.1)	(11.9)
Other debt and liabilities	(19.9)	(10.0)
Net financial debt	8,785.9	8,040.2

17.7. Available credit facilities

Available credit facilities	Total facility	Drawn
<u>(</u> €m)		
Altice Financing S.A.	578.2	398.0
Revolving credit facilities	578.2	398.0

17.8. Other financial liabilities

The main items within the caption "other financial liabilities" are summarized below:

Other financial liabilities	December 31, 2023		De	ecember 31, 202	2	
<u>(</u> €m)	Current	Non-current	Total	Current	Non-current	Total
Lease liabilities	94.7	937.5	1,032.2	94.3	960.1	1,054.4
Reverse factoring	297.6	-	297.6	305.1	-	305.1
Accrued interest	185.5	-	185.5	134.9	-	134.9
Put options with non-controlling interests	4.7	-	4.7	2.2	-	2.2
Deposits received	-	0.4	0.4	-	0.4	0.4
Bank overdraft	6.2	-	6.2	1.1	-	1.1
Mandatory Convertible Notes Portugal	-	911.6	911.6	-	905.3	905.3
Mandatory Convertible Notes Altice Luxembourg	-	261.4	261.4	93.2	-	93.2
Debt on share purchase	8.1	21.1	29.2	11.9	27.0	38.9
Other debt and liabilities	16.6	3.3	19.9	6.9	3.1	10.0
Total	613.4	2,135.3	2,748.7	649.6	1,895.9	2,545.5

The current portion of other financial liabilities amounted to €613.4 million as at December 31, 2023, a decrease of €36.2 million compared to December 31, 2022. The non-current portion of other financial liabilities amounted to €2,135.3 million as at December 31, 2023, an increase of €239.4 million compared to December 31, 2022. Details of

the main items within the caption, and the movements from the prior period, are detailed below.

17.8.1. Lease liabilities

Leases relate to the current and non-current lease liabilities recorded in accordance with IFRS 16 *Leases*. Please also refer to note 20.

17.8.2. Reverse factoring

Through the use of reverse factoring structures, the Group extends its payment terms up to 360 days, reducing its requirements for working capital. The contractual arrangements in place permit the supplier to obtain the amounts invoiced at agreed payment terms with the amounts paid by the banks that participate in the reverse factoring structure. The Group will repay the banks the full invoice amount, with interest, on the scheduled payment date as required by the reverse factoring agreement. Based on the scheduled payment dates, the amounts payable under this arrangement are accounted for as current liabilities. As the amounts are payable to the participating banks, the amounts have been presented under Other financial liabilities. In the consolidated statement of cash flows, the operational cash flows related to reverse factoring are presented under Changes in working capital or Payments to acquire tangible and intangible assets and contract costs depending on the nature of the expenditure. In addition, the financing cash flows are presented under Proceeds related to payments made to suppliers through factoring arrangements and Payments made to factoring companies.

The decrease in reverse factoring liability as of December 31, 2023 compared to December 31, 2022 is mainly due to the timing of payments.

17.8.3. Accrued interest

Accrued interest is the amount of interest due at the reporting date regarding the Company's outstanding debentures and loans from financial institutions. The increase in accrued interest as of December 31, 2023 is the consequence of coupon timing and higher interest rates.

17.8.4. Put options with non-controlling interests

The Group executes agreements with the non-controlling interests in certain acquisitions whereby the non-controlling interests have the option to sell their non-controlling interests to the Group. These instruments are measured at their fair value at the reporting date (please refer to note 19.1.2.3 for further information).

17.8.5. Mandatory Convertible Notes Portugal

On April 17, 2020, PT Portugal and Morgan Stanley Infrastructure Partners entered into a subscription agreement regarding the issuance and subscription to €1,600.0 million of mandatory convertible notes in which the parties subscribed considering the percentage of interest in equity of FastFiber. The amount of €911.6 million relates to the financial liability of the Group towards Morgan Stanley Infrastructure Partners, consisting of the notional amount of €799.8 million and an additional contribution of €6.3 million in 2023, €27.5 million in 2022, €29.0 million in 2021 and €49.0 million in 2020. The notes bear interest on their aggregate principal amount at the fixed rate of 6.00% per annum. Interest is due in May and November of each year. At any time on or after the date that is twenty years after the date of issue, all or part of the notes issued can be converted into shares with mutual consent. The principal of the convertible notes does not have a stated maturity and will never become payable in cash.

17.8.6. Mandatory Convertible Notes Altice Luxembourg

The Mandatory Convertible Notes ("MCN") were issued for an aggregate amount of €2,055 million, which were entirely subscribed by the Company's sole shareholder, Altice Luxembourg. These instruments are compound financial instruments that contain both a liability and an equity component. On December 30, 2020, the existing agreement was amended with a revised maturity date of December 31, 2023 and an interest rate which is based on the annual interest rate accrued on the Company's Senior Debt.

Following the amendment to the MCN, retroactive to December 31, 2023, the maturity of the MCN was extended until December 31, 2026. As a consequence, the Company recognized a non-current liability for an amount of €261.4 million through shareholders' equity as it was considered as a transaction with Altice Luxembourg acting in its capacity of sole shareholder of the Company.

17.8.7. Debt on share purchase

This caption includes the debt related to the acquisition of the minority interests in Opticom Ltd. in Israel, that was closed on December 29, 2022, to be paid over the next 4 years. The current and non current portion of the liability as of December 31, 2023 amounted to ϵ 29.2 million.

17.9. Reconciliation of change in borrowings and other financial liabilities

The table below provides a full reconciliation of the movement in the balance sheet and a reconciliation to the cash payments as presented in the financing section of the consolidated statement of cash flows.

Reconciliation of debt movements (€m)	January 1, 2023	Net cash flows	Non-cash transactions	Change in fair value	Change in foreign exchange	Other D	ecember 31, 2023
Senior notes	6,189.6	-	4.6	-	(96.8)	-	6,097.4
Term loans	2,193.1	1,192.1	1.0	-	(57.0)	-	3,329.2
Derivative financial instruments, net ¹	(250.1)	62.0	-	300.1	-	-	112.0
Lease liabilities	1,054.4	(178.0)	174.2	-	(18.4)	-	1,032.2
Other financial liabilities	1,491.1	(38.4)	279.2	-	(16.4)	1.0	1,716.5
Total	10,678.1	1,037.7	459.0	300.1	(188.6)	1.0	12,287.3

Reconciliation of debt movements (€m)	January 1, 2022	Net cash Flows	Non-cash transactions	Change in fair value	Change in foreign exchange	Other Do	ecember 31, 2022
Senior notes	6,005.3	-	4.4	-	179.9	-	6,189.6
Term loans	2,048.8	47.4	2.3	-	94.6	-	2,193.1
Derivative financial instruments, net ¹	109.0	198.1	-	(557.2)	-	-	(250.1)
Lease liabilities	1,043.5	(172.2)	176.8	-	5.8	0.5	1,054.4
Other financial liabilities	1,524.0	(14.4)	(6.4)	-	(12.1)	-	1,491.1
Total	10,730.6	58.9	177.1	(557.2)	268.2	0.5	10,678.1

Derivative financial instruments, net, are presented net of derivative financial assets.

The net cash flows presented above can be reconciled to the financing activities in the cash flow statement as follows:

Reconciliation to financing cash flow (€m)	For the year ended	For the year ended
	December 31, 2023	December 31, 2022
Total financing cash flows as per cash flow statements	105.4	(361.6)
Exclude from the financing flows (no liability has been recognized for these		
amounts):		
Dividend paid to shareholders	(320.0)	-
Payment from the acquisition of minority stake	(11.8)	-
Dividends paid to non-controlling interests	(80.5)	(8.2)
Interest paid	(413.8)	(335.9)
Call premium and other items (within Other cash used by financing activities)	(106.2)	(76.4)
Total financing cash flows related to borrowings & other financial liabilities	1,037.7	58.9

17.10. Maturity of financial liabilities

Maturity of financial liabilities	Less than	Between 1	More than	December 31,
<u>(</u> €m)	1 year	and 5 years	5 years	2023
Loans, debentures and related hedging instruments	434.0	6,623.3	2,647.3	9,704.6
Lease liabilities	94.7	219.6	717.9	1,032.2
Accrued interest	185.5	-	-	185.5
Bank overdraft	6.2	-	-	6.2
Other financial liabilities	327.0	286.4	911.4	1,524.8
Interest payments until maturity date ¹	533.9	1,676.7	129.0	2,339.6
Nominal value of borrowings	1,581.3	8,806.0	4,405.6	14,792.9

Maturity of financial liabilities	Less than	Between 1	More than	December 31,
<u>(</u> €m)	1 year	and 5 years	5 years	2022
Loans, debentures and related hedging instruments	24.1	3,057.6	5,486.7	8,568.4
Lease liabilities	94.3	213.8	746.3	1,054.4
Accrued interest	134.9	-	-	134.9
Bank overdraft	1.1	-	-	1.1
Other financial liabilities	419.3	30.5	905.3	1,355.1
Interest payments until maturity date ¹	373.9	1,434.9	254.2	2,063.0
Nominal value of borrowings	1,047.6	4,736.8	7,392.5	13,176.9

- In accordance with IFRS 7:39, the maturity of financial liabilities includes the future contractual undiscounted interest payments related to the loans and debentures as at December 31, 2023 and December 31, 2022 respectively. These future contractual undiscounted interest payments have been prepared on the following basis:
 - o For loans and debentures at variable interest rates, the interest rates which have been used were those applicable at December 31, 2023 and December 31, 2022 respectively;
 - For loans and debentures in foreign currency, the exchange rates which have been used were those applicable at December 31, 2023 and December 31, 2022 respectively;
 - o In case the interest payments have been hedged, the cash flows after hedge impact have been reported.

17.11. Currency of borrowings

Currency of borrowings	Euro	US Dollar	Israeli Shekel	Others	December 31,
(€m)					2023
Loans, debentures and related hedging instruments	5,093.2	4,611.4	-	-	9,704.6
Lease liabilities	729.2	168.9	130.7	3.4	1,032.2
Accrued interest	94.8	90.7	-	-	185.5
Bank overdraft	6.2	-	-	-	6.2
Other financial liabilities	1,252.9	50.1	221.8	-	1,524.8
Nominal value of borrowings	7,176.3	4,921.1	352.5	3.4	12,453.3

Currency of borrowings	Euro	US Dollar	Israeli Shekel	Others	December 31,
<u>(</u> €m)					2022
Loans, debentures and related hedging instruments	3,793.4	4,775.0	-	-	8,568.4
Lease liabilities	744.3	175.9	130.2	4.0	1,054.4
Accrued interest	58.1	76.8	-	-	134.9
Bank overdraft	0.6	0.5	-	-	1.1
Other financial liabilities	1,122.1	49.9	183.1	-	1,355.1
Nominal value of borrowings	5,718.5	5,078.1	313.3	4.0	11,113.9

17.12. Nature of interest rate

Nature of interest rate	December 31, 2023		Dece	ember 31, 2022		
(€m)	Fixed	Floating	Total	Fixed	Floating	Total
Loans, debentures and related hedging instruments	7,242.9	2,461.7	9,704.6	7,053.1	1,515.3	8,568.4
Lease liabilities	1,032.2	-	1,032.2	1,054.4	-	1,054.4
Accrued interest	138.4	47.1	185.5	110.5	24.4	134.9
Bank overdraft	6.2	-	6.2	1.1	-	1.1
Other financial liabilities	1,524.8	-	1,524.8	1,355.1	-	1,355.1
Nominal value of borrowings	9,944.5	2,508.8	12,453.3	9,574.3	1,539.6	11,113.9

18. Financial risk factors

In the course of its business, the Group is exposed to several financial risks: credit risk, liquidity risk, market risk (including foreign currency risk and interest rate risk) and other risks, including equity price risk. This note presents the Group's objectives, policies and processes for managing its financial risk and capital.

Financial risk management is an integral part of the way the Group is managed. The Board of Managers establishes the Group's financial policies and the executive management establishes objectives in line with these policies.

The Group is not subject to any externally imposed capital requirements.

18.1. Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers. The credit risk may arise from the exposures of commitments under a number of financial instruments with one body or as the result of commitments with a number of groups of debtors with similar economic characteristics, whose ability to meet their commitments could be similarly affected by economic or other changes.

The Group accounting for impairment losses for financial assets is based on a forward-looking expected credit loss (ECL) approach. IFRS 9 requires the Group to record an allowance for ECLs for all loans and other financial assets not held at FVTPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For contract assets, trade and other receivables, the Group has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Group records expected credit losses based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Group's income mainly derives from customers in Portugal, Israel and the Dominican Republic. The Group regularly monitors its customers' debts and expected credit losses are recorded in the consolidated financial statements, which provide a fair value of the loss that is inherent to debts whose collection lies in doubt. Additionally, retail customers represent a major portion of revenues and these clients generally pay in advance for the services they buy, or in more significant regions, retail customers generally pay using direct debit, a practice that reduces the Group's credit risk. Please also refer to note 10 for Financial assets and note 12 for Trade and other receivables.

18.2. Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's objective when managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

Ultimate responsibility for liquidity risk management rests with the Board of Managers, which manages liquidity risk by maintaining adequate reserves, banking facilities and reserves borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities.

The Group has a strong track record of driving operating free cash flow generation and specializes in turning around struggling businesses and optimizing the cash generation of existing businesses. As all external debt is issued and managed centrally, executive directors of the Group have a significant amount of control and visibility over the payments required to satisfy obligations under the different external debts. Additionally, the Group has access to undrawn revolving credit facilities for an aggregate amount of $\in 180.2$ million to cover liquidity needs not met by operating cash flow generation (please refer to note 17.7).

Management expects the available cash on hand, the revolving credit facilities available and the Group's cash flows to be sufficient to meet all contractual obligations.

Please refer to note 17.10 regarding the maturity of financial liabilities.

18.3. Market risks

The Group is exposed to risk from movements in foreign currency exchange rates, interest rates and market prices that affect its assets, liabilities and anticipated future transactions.

18.3.1. Interest rate risk

Interest rate risk comprises the interest price risk that results from borrowings at fixed rates and the interest cash flow risk that results from borrowings at variable rates.

The Company has an exposure to changes of interest rate in the market, deriving from long-term loans that have been received and which bear variable rate interest.

Interest structure of non-current financial debt	December 31,	December 31,
(€m)	2023	2022
Financial debt at fixed rates	9,944.5	9,574.3
Financial debt at variable rates	2,508.8	1,539.6
Total	12,453.3	11,113.9

The Group's proportion of variable rate debt was 20.1% for the year ended December 31, 2023 and 13.9% for the year ended December 31, 2022. When it can, the Group endeavours to issue fixed rate debt (which also typically offers longer maturities).

The Group has entered into different hedging contracts to manage interest rate risk related to debt instruments with variable interest rates. Please see note 17.4 for more information.

With respect to the IBOR reform, the transition from LIBOR to SOFR has started as the Group refinanced part of its term loans; the new loans are based on SOFR. The Group will continue to implement such transition and anticipates that it will not have a material impact.

A sensitivity analysis was performed on the impact of an increase of interest rates applicable to floating rate debt: a Euribor/SOFR rate increase by 1 percentage point would result in an additional annual interest expense of approximately €25 million.

18.3.2. Foreign currency risk

The Group is exposed to foreign currency risk from transactions and translation. Transactional exposures are managed within a prudent and systematic hedging policy in accordance with the Company's specific business needs. Translation exposure arises from the consolidation of the financial statements of foreign operations in euros, which is, in principle, not hedged. The Group's objective is to manage its foreign currency exposure using currency forwards, futures and swaps.

The Group estimates that a 10% variation of foreign currencies against euro parity is a relevant change of variables and reasonably possible risk in any given year. The table below provides the assessment of the impact of a 10% change in foreign currencies against euro on net result and reserves.

Sensitivity to variations in exchange rates		December 31, 2023		
(€m)	Israeli Shekel	Israeli Shekel Dominican Peso T		
Profit for the year				
Increase of 10% in exchange rate	(0.4)	2.6	2.2	
Decrease of 10% in exchange rate	0.4	(2.6)	(2.2)	
Equity				
Increase of 10% in exchange rate	(1.3)	(21.4)	(22.7)	
Decrease of 10% in exchange rate	1.3	21.4	22.7	

Sensitivity to variations in exchange rates		December 31, 2022			
(€m)	Israeli Shekel	Dominican Peso	Total		
Profit for the year					
Increase of 10% in exchange rate	(6.4)	8.8	2.4		
Decrease of 10% in exchange rate	6.4	(8.8)	(2.4)		
Equity					
Increase of 10% in exchange rate	(1.8)	(24.5)	(26.3)		
Decrease of 10% in exchange rate	1.8	24.5	26.3		

Exchange differences recorded in the income statement amounted to a gain of \in 16 million (2022: exchange loss of \in 262.0 million).

Additionally, the Group is exposed to foreign currency risk on the different debt instruments that it has issued over time.

The Group has issued a portion of its debt in US dollar, which is partially hedged to manage associated currency exchange risk. Debt which is denominated in US dollar and which is not hedged against foreign currency risk amounted to \$1,421 million as of December 31, 2023 and \$1,437 million as of December 31, 2022. A reconciliation between the nominal amount of the total debt measured at its balance sheet rate and the swap adjusted debt is presented in note 17.5.

18.3.3. Price risk

The Group had an investment in Partner Co. Ltd., whose shares were listed and which is classified as a financial asset at fair value through profit or loss. Following the sale of the shares in 2023 (please refer to note 10.1.4), the Group is no longer exposed to the risk of fluctuations in the security price.

19. Fair value of financial assets and liabilities

19.1. Fair value table of financial assets and liabilities

Fair values of financial assets and liabilities	December 31,	2023	December 31,	2022
(€m)	Carrying value	Fair value	Carrying value	Fair value
Cash and cash equivalents	296.2	296.2	428.2	428.2
Restricted cash	614.9	614.9	42.0	42.0
Derivatives	36.3	36.3	194.3	194.3
Call options on non-controlling interests	15.9	15.9	17.4	17.4
Loans and receivables with Group companies	1.6	1.6	45.9	45.9
Other financial assets	101.0	101.0	8.8	8.8
Current financial assets	1,065.9	1,065.9	736.6	736.6
Derivatives	129.7	129.7	241.5	241.5
Equity instruments at fair value through OCI	-	-	8.3	8.3
Loans and receivables with Group companies	3,752.1	3,869.6	3,387.3	3,631.7
Other financial assets	11.7	11.7	13.3	13.3
Non-current financial assets	3,893.5	4,011.0	3,650.4	3,894.8
Short term borrowings and financial liabilities	428.8	428.8	17.9	17.9
Derivatives	5.2	5.2	6.2	6.2
Lease liabilities	94.7	94.7	94.3	94.3
Reverse factoring	297.6	297.6	305.1	305.1
Accrued interest	185.5	185.5	134.9	134.9
Put options with non-controlling interests	4.7	4.7	2.2	2.2
Mandatory Convertible Notes Altice Luxembourg	+	-	93.2	93.2
Other financial liabilities	30.9	30.9	19.9	19.9
Current financial liabilities	1,047.4	1,047.4	673.7	673.7
Long term borrowings and financial liabilities	8,997.8	8,652.9	8,364.8	7,107.1
Derivatives	272.8	272.8	179.5	179.5
Lease liabilities	937.5	937.5	960.1	960.1
Mandatory Convertible Notes Portugal	911.6	911.6	905.3	905.3
Mandatory Convertible Notes Altice Luxembourg	261.4	261.4	-	-
Other financial liabilities	24.8	24.8	30.5	30.5
Non-current financial liabilities	11,405.9	11,061.0	10,440.2	9,182.5

During the year 2023, there were no transfers of financial assets or liabilities between levels of the fair value hierarchy. There are no non-recurring fair value measurements. The table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

19.1.1. Fair value hierarchy

The following table provides information about the fair values of the Group's financial assets and liabilities and which level in the fair value hierarchy they are classified.

Fair value measurement	Fair value	Valuation technique	December 31,	December 31,
<u>(</u> €m)	hierarchy		2023	2022
Financial Liabilities				
Derivative financial instruments	Level 2 Discounted cash flows		278.0	185.7
Minority Put Option - Intelcia Portugal Inshore	Level 3 Discounted cash flows		4.7	2.2
Financial Assets				
Derivative financial instruments	Level 2 Discounted cash flows		166.0	435.8
Minority Call option - Intelcia Portugal Inshore	Level 3 Black and Scholes model		15.9	17.4
Equity instruments at FVOCI - Partner Co. Ltd.	Level 1 Quo	oted share price	-	8.3

19.1.2. Information on valuation techniques

19.1.2.1. Investments in listed entities

Quoted prices directly available from an active market are used to source the fair value, i.e. the quoted share price of the listed investments in Partner Co. Ltd. These valuations are directly observable in an open market and therefore the Group has concluded that these instruments should be classified within Level 1 of the fair value hierarchy.

19.1.2.2. Derivative financial instruments

Future cash flows are estimated using market observable data at the end of the reporting period (namely, forward exchange rates and interest rates) and the contracted rates of the derivative discounted at a rate that reflects the counterparty credit risk. Since model inputs can generally be verified and do not involve significant management judgment, the Company has concluded that these instruments should be classified within Level 2 of the fair value hierarchy.

19.1.2.3. Put options

Each contract has specific terms and conditions, and the valuation is performed using the contracted terms and assessment against market comparable information where appropriate. For example, the exercise price in the option may be determined based on an EBITDA multiple minus the net financial debt. In all instances, the probabilities of the option being exercised is determined using management's best estimate and judgment. The resulting fair value is discounted using appropriate discount rates of the related funding pool. These models use a variety of inputs that use judgments not able to be verified externally, therefore the Group has concluded that these instruments should be classified within Level 3 of the fair value hierarchy.

19.1.2.4. Call options

The valuation is derived by calculating the intrinsic value, being the difference in the value of the underlying asset and the options exercise price, and time value of the option, which accounts for the passage of time until the option expires. Various inputs are used, including the price of the underlying asset and its volatility, the strike price and maturity in the contract, and the risk-free rate and dividend yield. The model calculates the possible prices of the underlying asset and their respective probability of occurrence, given these inputs. These models use a variety of inputs that use judgments not able to be verified externally, therefore the Group has concluded that these instruments should be classified within Level 3 of the fair value hierarchy.

19.2. Level 3 instruments

19.2.1. Assumptions with management judgment used in fair value measurement

Valuation method	Inputs with significant judgmen	t How management determines inputs	Relationship to fair value
Black and Scholes model (call options)	Price of the underlying asset	Based on EBITDA multiple approach using business plans prepared by management to derive an appropriate EBITDA of the company to use in the valuation	An increase in projected EBITDA used in isolation would result in increase in the fair value
	Volatility of underlying asset	Based on analysis of peers' volatility to derive an appropriate volatility rate	A significant increase in the volatility used in isolation would result in significant increase in the fair value
Multiples approach (put options)	Projected group net sales	Projected sales are determined using internally produced budgets using management's best estimates of future operations of the entities concerned	A slight increase in the projected group net sales used in isolation would result in significant increase in the fair value
	Projected group financial net debt	Projected net debt is determined using internally produced budgets using management's best estimates of future operations of the entities concerned	An increase in the projected net debt used in isolation would result in decrease in the fair value
	Discount rate	Based upon the cost of debt of the funding pool	An increase in the discount rate used in isolation would result in decrease in the fair value

19.2.2. Reconciliation of movement in fair value of Level 3 financial instruments

The additions in minority put options and minority call options relate to the put and call option agreement that PT Portugal entered into with Intelcia Portugal Inshore, S.A. The gain recognized for the minority call option is unrealized and has been recognized in Finance income in the Statement of Income.

Change in fair value of Level 3 instruments	Minority put	Minority call	Total
(€m)	options	options	
Opening balance	(2.2)	17.4	15.2
Additions	-	-	-
Change in value of minority put options recorded in equity	(2.5)	-	(2.5)
Gains or losses recognised in profit or loss	-	(1.5)	(1.5)
Closing balance as at December 31, 2023	(4.7)	15.9	11.2

Change in fair value of Level 3 instruments	Minority put	Minority call	Total
(€m)	options	options	
Opening balance	(2.6)	15.4	12.8
Additions	-	-	-
Change in value of minority put options recorded in equity	0.4	-	0.4
Gains or losses recognised in profit or loss	-	2.0	2.0
Closing balance as at December 31, 2022	(2.2)	17.4	15.2

20. Leases

For the lessee, the contractual undiscounted cash flows related to lease payments were as follows:

Obligations under leases	December 31, 2023	December 31, 2022
(€m)		
Less than one year	192.4	189.4
Between one and two years	138.2	136.4
Between two and three years	127.0	126.7
Between three and four years	120.5	119.7
Five years and beyond	1,090.0	1,156.9
Total minimum payments	1,668.1	1,729.1
Less: future finance expenses	(635.9)	(674.7)
Nominal value of contracts	1,032.2	1,054.4
Included in the consolidated financial statements as:		-
- Current lease liabilities (note 17)	94.7	94.3
- Non-current lease liabilities (note 17)	937.5	960.1

Lease payments for the year ended December 31, 2023 amounted to \in 178.0 million, consisting of \in 96.6 million of principal payments and \in 81.4 million of interest payments. Lease payments for the year ended December 31, 2022 amounted to \in 172.2 million, consisting of \in 95.3 million of principal payments and \in 76.9 million of interest payments.

21. Trade and other payables

Trade and other payables	Year ended	Year ended
<u>(</u> €m)	December 31, 2023	December 31, 2022
Trade payables ¹	1,169.8	1,116.6
Fixed asset payables	237.8	206.3
Corporate and social security contributions	63.6	64.6
Indirect tax payables	85.8	81.3
Liability related to the European Commission Investigation ²	-	126.2
Other payables	0.1	0.1
Total	1,557.1	1,595.1

¹ Trade payables through factoring arrangements amounted to €126.4 million as of December 31, 2023 (€116.3 million as of December 31, 2022).

² Following the payment to the European Commission of the fines in December 2023, the liability was extinguished as of December 31, 2023 (please refer to note 30.1.1.).

22. Other liabilities

Other liabilities (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Other	28.6	22.1
Current liabilities	28.6	22.1
Fixed asset payables	215.6	161.1
Other	25.3	28.2
Non-current liabilities	240.9	189.3
Total	269.5	211.4

Fixed asset payables mainly include the payable related to the 5G spectrum in Portugal and the Dominican Republic acquired in 2021 and the liabilities related to the indefeasible right of use ("IRU") signed with IBC in Israel. The increase in 2023 compared to 2022 is mainly explained by the recognition of additional liabilities related to the indefeasible right of use ("IRU") in Israel.

23. Taxation

Taxation (€m)	Notes	December 31, 2023	December 31, 2022
Tax benefit/(costs) recognised in the Statement of Income			
Current tax		(167.2)	(43.2)
Deferred tax		80.8	54.5
Income tax expense	23.1	(86.4)	11.3
Deferred tax balances recognised in the statement of financial position			
Deferred tax assets		388.9	298.0
Deferred tax liabilities		(67.0)	(63.3)
Deferred tax	23.2	321.9	234.7

23.1. Reconciliation to effective tax rate

Reconciliation between effective tax rate and theoretical tax rate	December 31,	December 31,
(€m)	2023	2022
Profit/(loss) for the year	(303.8)	640.1
Share of earnings of associates and joint ventures	(29.6)	(12.6)
Income tax expense	(86.4)	11.3
Profit/(loss) before income tax and share of earnings of associates and joint ventures	(187.8)	641.4
Statutory tax rate in Luxembourg	25.0%	25.0%
Income tax calculated on theoretical tax	46.8	(160.4)
Impact of:		
Difference between parent company and foreign income tax rates	(9.7)	25.0
Effect of permanent differences ¹	(125.1)	(136.7)
Reassessments of tax losses and deferred taxes assets ²	40.5	170.7
Effect of change in tax rate	-	-
Other current tax adjustment ³	(11.0)	152.5
Other deferred tax adjustment	(27.9)	(39.8)
Income tax expense	(86.4)	11.3
Effective tax rate	(46.1)%	(1.8)%

Permanent differences are mainly due to financial interest that are non-deductible, penalties and other non-deductible expenses.

² Reassessments of tax losses and deferred taxes assets line is related mainly to the reassessment of the realization of the net operating losses and carried forward tax credit and the non-recognition of tax losses. In addition, this line includes the transfer of the tax profit of the companies included in the tax consolidation in Luxembourg for which Altice Group Lux is the head of the tax unit.

In 2022, other current tax adjustment is mainly due to the reversal of a tax liability generating an income tax gain of €153.1 million as a consequence of the settlement with the VAT authorities in Israel (please refer to note 23.5.2).

23.2. Deferred tax

The following tables show the deferred tax balances before netting deferred tax assets and liabilities by fiscal entity:

Components of deferred tax balances	December 31,	December 31,
(€m)	2023	2022
Employee benefits	180.7	183.7
Other temporary non-deductible provisions ¹	104.6	43.4
Difference between tax and accounting depreciation	(91.9)	(93.3)
Other temporary tax deductions	190.7	155.3
Net operating losses and tax carry forwards	759.8	738.9
Unrecognized net operating losses and tax carry forwards	(748.7)	(730.8)
Unrecognized other deferred tax assets	(73.3)	(62.5)
Total	321.9	234.7
Comprising:		
Deferred tax assets	388.9	298.0
Deferred tax liabilities	(67.0)	(63.3)

In 2023, the increase in the Other temporary deductions is mainly related to the onerous agreement provision recorded in Portugal (please refer to note 3.3.2).

Variation in deferred tax balances (€m)	December 31, 2023	December 31, 2022
Opening balance	234.7	189.9
Deferred tax on income	80.8	54.5
Deferred tax on shareholder's equity	12.0	(12.4)
Change in consolidation scope and other adjustments	(6.3)	(6.0)
Currency translation adjustment	0.7	8.7
Closing balance	321.9	234.7

23.3. Net operating losses and carried forward tax credits

Deferred tax assets related to carried forward tax credit on net operating losses expire in the following years:

Variation in deferred tax balances	December 31,	December 31,
<u>(</u> €m)	2023	2022
Within one year	-	="
Between two and five years	0.6	-
More than five years	308.7	288.8
Unlimited	450.6	450.2
Net operating losses and tax carry forward, gross	759.9	739.0
Unrecognized net operating losses and tax carry forwards	(748.7)	(730.8)
Net operating losses and tax carry forward, net	11.2	8.2

Net operating losses ("NOLs") and tax carry forward as of December 31, 2023 and 2022 were related mainly to holding companies as well as PT Portugal. The Group does not believe that the unrecognised deferred tax losses can be used given the Group's current structure, but the Group will continue exploring opportunities to offset these against any future profits that the Company or its subsidiaries may generate.

Deferred tax assets have resulted primarily from the Group's future deductible temporary differences and NOLs. In assessing the realizability of deferred tax assets, management considers whether it is probable that some portion or all of the deferred tax asset will not be realized. In evaluating the recognition of deferred tax assets, management takes into account various factors, including the expected level of future taxable income, available tax planning strategies and reversals of existing taxable temporary differences. If such estimates and related assumptions change in the future, the Group may be required to adjust its deferred tax assets, resulting in additional income tax expense in the consolidated income statement. As of December 31, 2023, and as of December 31, 2022, the Group recognised deferred tax asset on the basis of projections of future use of the loss carry forward deemed probable.

23.4. Current tax assets and liabilities

As of December 31, 2023, current tax assets for €31.2 million correspond to the net income tax advances paid in 2023. As of December 31, 2023, current tax liabilities amount to €51.3 million and correspond to the net income tax payable for 2023. The current tax liabilities decreased in 2023 mainly due to a decrease in Portugal and the Dominican Republic.

23.5. Tax litigation

This note describes the new proceedings and developments in existing tax litigations that have occurred since the publication of the consolidated financial statements for the year ended December 31, 2022 and that have had or that may have a significant effect on the financial position of the Group.

23.5.1. Portugal

MEO estimated the probable tax contingencies arising from tax audits carried out by the Portuguese tax authorities and recognised the appropriate amount of provision in its accounts according to its risk assessment as of December 31, 2023. The provision covers risks related mainly to the potential return of tax credits/incentives and VAT on indemnities charged as a result of the breach of loyalty contracts entered with post-paid customers. The VAT contingency covers years since 2012. There are two separate claims for each of the years 2012 and 2013, relating to the fixed and mobile businesses that at the time existed in two different legal entities, while as from 2014 there is a single claim each year against MEO, following the merger of the fixed and mobile businesses in a single company. The claim for the VAT of the mobile business in 2012 was discussed in an arbitral court, which decided to send the matter to the European Court of Justice (ECJ), that issued a decision on November 22, 2018. This decision was not favourable to MEO, concluding that, under certain circumstances, indemnities should be charged with VAT, and at the same time referring that ultimately VAT should only be assessed based on indemnities received from customers. The tax assessments of the fixed-line business in 2012 and both the mobile and fixed-line businesses in 2013 and 2014, were submitted to the arbitral court as well, and all were suspended and waited for the decision of the ECJ. Following the ECJ decision, MEO was notified of the arbitral court decisions on all actions relating to the fiscal years 2012, 2013 and 2014, all of which unfavourable and some referring that VAT should only be assessed based on indemnities received from customers, which is less than 20% of the overall indemnities invoiced. MEO appealed from all these decisions to the Administrative Central Court, the decisions of which are not yet know. For the years 2015 to 2020, MEO reached agreements with the tax authorities resulting in the payment of approximately 64.7 million overall.

In October 2021, Altice Portugal was notified of the 2018 tax group final tax report. Under this tax report, the tax authorities claim that the capital gain relating to the sale of the tower business in 2018 cannot contribute to the EBITDA for purposes of the calculation of the deductible interest expenses, as a result of which an increase in Corporate Income Tax (CIT) payable of ϵ 5.5 million was included in the report. A CIT assessment of ϵ 6.2 million (including late interest and penalties) was issued with payment date of December 28, 2021. In January 2022, Altice Portugal presented a guarantee to suspend the execution process. In July 2022, MEO was notified of the unfavorable and final decision of the administrative claim submitted in April 2022 and in October 2022, MEO filed a judicial claim.

In June 2021, MEO has received its standalone tax inspection report for the year 2018 (covering all taxes other than CIT, as corrections related to CIT are included in the abovementioned group tax inspection report), where tax authorities made a stamp tax correction of approximately €29 million relating to the demerger of the mobile tower business unit in that year, following which PT Portugal disposed of a 75% stake in that business. Tax authorities alleged that a demerger is equivalent to an onerous transfer of establishment for stamp tax purposes, position with which PT Portugal disagrees. In August 2021, MEO paid an amount of €32 million on a voluntary basis, instead of presenting a financial guarantee and this amount was recorded in Other non-current assets. An administrative claim to the tax authorities was submitted on December 29, 2021 and the procedure was terminated in September 2022 with an unfavorable decision. As a result of the unfavorable decision, MEO submitted a hierarchical appeal in October 2022. In the absence of an explicit decision, in February 2023 MEO submitted a judicial claim against the tacit unfavorable decision. MEO believes it has good arguments to counter the possible correction. As of December 31, 2023, no provision has been recorded in the consolidated financial statements and a receivable was recorded in connection with the abovementioned voluntary payment.

23.5.2. Israel

In the context of the VAT audit conducted by the Israeli VAT authorities for the tax years 2013-2019, Cool Holding Ltd and H. Hadaros 2012 Ltd received on April 29, 2021 a VAT assessment notice related to accrued interest on intercompany bonds issued by Cool Holding Ltd and H. Hadaros 2012 Ltd to Altice Financing, for which the VAT authorities claimed VAT tax liability on such accrued interest. On May 8, 2022, Cool Holding Ltd and H. Hadaros 2012 Ltd entered into a settlement agreement with the Israeli VAT authority to settle such dispute for the tax years 2013-2021. The VAT settlement was paid in May 2022 and as a result, an expense was recorded for the amount of the settlement in the consolidated statement of income for the year ended December 31, 2022 (please refer to note 4.3.2.2). In addition, and as a consequence of the settlement, a tax liability was reversed generating an income tax gain of €153.1 million.

In addition, the Israeli tax authorities (the "ITA") issued a tax assessment to Hot Telecommunication Systems Ltd (HOT) on December 27, 2022 for the tax years 2017 - 2020. In the tax assessment, the ITA has increased HOT's tax

liability for the years 2017-2020 by the amount of €50.4 million (including interest and linkage expenses). The main claim of the ITA is related to the interest expenses deductibility. HOT is disputing the tax assessment and filed an appeal on March 23, 2023. Based on management's estimation and according to the external tax advisors, HOT has recognized the appropriate amount of provision according to its risk assessments as of December 31, 2023.

23.5.3. Other tax jurisdictions

Tax assessments are conducted in several tax jurisdictions within the Group. The provisions recorded in the consolidated financial statements are based on the assessment of the risk by the management and its professional advisors.

24. Other operating expenses

Operating expenses (€m)	Year ended December 31, 2023	Year ended December 31, 2022
Technical and maintenance costs	(289.2)	(285.2)
Customer services	(105.9)	(117.4)
Business taxes	(49.7)	(57.1)
Sales and marketing expenses	(460.6)	(480.2)
General and administrative expenses	(131.8)	(120.5)
Total	(1,037.2)	(1,060.4)

25. Depreciation, amortization and impairment losses

Depreciation, amortization and impairment (ϵm)	December 31, 2023	December 31, 2022
Amortization of intangible assets	(269.1)	(320.0)
Amortization of contract costs	(135.1)	(134.5)
Depreciation of right-of-use assets	(104.9)	(105.5)
Depreciation of tangible assets	(660.1)	(612.0)
Depreciation, amortization and impairment	(1,169.2)	(1,172.0)

26. Finance income/(costs), net

Finance income/(costs), net	Year ended	Year ended
(€m)	December 31, 2023	December 31, 2022
Interest relative to gross financial debt	(590.6)	(456.1)
Realized and unrealized (losses)/gains on derivative instruments linked to financial debt	(307.1)	560.3
Interest on lease liabilities	(82.2)	(77.7)
Net foreign exchange losses	-	(262.0)
Impairment/(reversal) of financial assets	(22.7)	6.3
Other	(106.3)	(64.4)
Other financial expenses	(211.2)	(397.8)
Interest income	314.8	199.8
Other financial income	36.2	9.3
Net foreign exchange gains	16.0	-
Finance income	367.0	209.1
Net result on extinguishment and remeasurement of financial liabilities	-	(4.5)
Finance income/(costs), net	(741.9)	(89.0)

The net finance costs for the year ended December 31, 2023 was €741.9 million compared to €89.0 million for the same period in 2022. The change was mainly attributed to:

- For the year ended December 31, 2023, the Group's interest on debt amounted to €590.6 million compared to €456.1 million for the year ended December 31, 2022. The increase is due to a combination of an increase in gross financial debt and higher interest rates following the amended and extended term loan closed in December 2022;
- Realized and unrealized losses on derivative instruments of €307.1 million for the year ended December 31, 2023 compared to gains of €560.3 million for the same period in 2022, due to a negative variation in the mark to market driven by unfavourable variation of the interest rate portion of the swaps of Altice Financing;
- Net foreign exchange gains of €16.0 million for the year ended December 31, 2023 compared to losses of €262.0 million for the same period in 2022, mainly due to the foreign exchange effect on long term debt of Altice Financing.
- The increase in interest income is mainly due to the increase in interest income on the intercompany loans with Altice Luxembourg that were amended in March 2023.

27. Average workforce

The workforce employed by the Group, expressed in the form of full-time-equivalent employees (FTE), is presented below. The full-time equivalence of each employee is calculated based on the number of hours worked by the employee in each period, compared to the maximum number of hours/period allowed as per the local law prevalent in the country of operation.

Average workforce	Year ended	Year ended
	December 31, 2023	December 31, 2022
Managers	757	746
Technicians	5,764	5,287
Employees	18,856	17,747
Total	25,377	23,780

The increase in average FTE is mainly due to the increase in the average workforce of Unisono and Intelcia Group.

28. Related party transactions

28.1. Related party transactions and balances

Transactions with related parties during 2022 and 2023 are mainly related to transactions with Altice USA, Altice France, transactions with associates and joint ventures of the various operating entities of the Group, payments for services rendered by the controlling shareholder of the Group and loans and receivables granted to Group companies (mainly Altice Luxembourg and Altice UK).

In addition, during 2023, there were amendments to the Mandatory Convertible Notes ("MCN") that were issued for an aggregate amount of €2,055.0 million, which were entirely subscribed by the Company's sole shareholder, Altice Luxembourg. The impact of those amendments is described in note 17.8.6.

Reference is made to note 1 for more details on the controlling shareholder of the Group.

Related party transactions mainly include:

- exchange of services between the Group, Altice USA and Altice France;
- exchange of services like healthcare insurance, infrastructure services and broadcasting of sport events between PT Portugal and its associates; and
- exchanges of services between HOT and IBC (deployment of fibre network performed by HOT, purchase of IRU by HOT).

The table below shows a summary of the Group's related party transactions for the year, and outstanding balances as at December 31, 2023 and December 31, 2022.

Related party transactions - income and expense	Year ended December 31, 2023					
	Revenue	Capex				
(€m)		expenses	expenses	income		
Equity holder ¹	321.8	33.5	11.0	308.7	-	
Associates and joint ventures	100.7	73.4	8.5	-	111.9	
Total	422.5	106.9	19.5	308.7	111.9	

Related party transactions - income and expense					
	Revenue	Operating	Financial	Financial	Capex
(€m)		expenses	expenses	income	
Equity holder ¹	243.0	21.6	138.4	197.0	-
Associates and joint ventures	86.4	86.1	-	-	98.9
Total	329.4	107.7	138.4	197.0	98.9

Related party balances – assets	Dec	cember 31, 2023		December 31, 2022		
			Loans and receivables	Trade receivables	Current accounts	
<u>(</u> €m)		and other			and other	
Equity holder ¹	3,869.0	161.0	63.7	3,389.7	99.7	110.2
Associates and joint ventures	2.0	38.6	1.7	1.5	27.7	-
Total	3,871.0	199.6	65.4	3,391.2	127.4	110.2

Related party balances – liabilities	December 31, 2023			Dece	December 31, 2022			
	Other financial liabilities	Other non current	Trade payables and other	Current accounts	Other financial liabilities	Other non current	Trade payables and other	Current accounts
(€m)		liabilities				liabilities		
Equity holder ¹	349.0	-	40.4	13.7	215.2	-	152.2	11.9
Associates and joint ventures	-	185.2	62.5	2.9	-	123.9	45.7	-
Total	349.0	185.2	102.9	16.6	215.2	123.9	197.9	11.9

¹ Transactions or balances with entities which are ultimately owned by the Group's controlling shareholder.

Revenue reported with the Group's equity holder of €321.8 million and €243.0 million was recognised in the consolidated statement of income for the year ended December 31, 2023 and December 31, 2022, respectively. The revenues for the year ended December 31, 2023 and 2022 mainly related to the sale of equipment from PT Portugal to Altice France and Altice USA and online advertising services from Teads to Altice USA.

Revenue with the associates and joint ventures of &100.7 million and &86.4 million was recognised in the consolidated statement of income for the year ended December 31, 2023 and December 31, 2022, respectively, mainly related to transactions with IBC in Israel.

A total operating expense with the Group's equity holder of €33.5 million and €21.6 million was recognised in the consolidated statement of income for the year ended December 31, 2023 and December 31, 2022, respectively.

The operating expense with associates and joint ventures of €73.4 million and €86.1 million was recognised in the consolidated statement of income for the year ended December 31, 2023 and December 31, 2022, respectively. It mainly related to operating expense from Sport TV for broadcasting of sports events in Portugal.

A financial expense with the Group's equity holder of €11.0 million and €138.4 million was recognised in the statement of income for the year ended December 31, 2023 and December 31, 2022, respectively. The financial expenses for the year ended December 31, 2023 and December 31, 2022, mainly related to the variations in the fair value of non-hedged derivative in Altice Financing with Altice France Holding.

A financial income with the Group's equity holder of €308.7 million and €197.0 million was recognised in the statement of income for the year ended December 31, 2023 and December 31, 2022, respectively. The financial income for the year ended December 31, 2023 and 2022 was mainly composed of interest income on loans and receivables with Altice Luxembourg and Altice UK. The increase in financial income is mainly due to the intercompany loans with Altice Luxembourg that were amended in March 2023.

The loans and receivables with the Group's equity holder as of December 31, 2023 mainly related to receivables related to loans, advances, facility agreements and accrued interest with Altice Luxembourg of \in 3,266.3 million and Altice UK of \in 593.0 million.

The loans and receivables with the Group's equity holder as of December 31, 2022 mainly related to receivables related to loans, advances, facility agreements and accrued interest with Altice Luxembourg of ϵ 2,787.9 million and Altice UK of ϵ 581.4 million.

The trade receivables and other and the current accounts with the Group's equity holder as of December 31, 2023 were mainly comprised of trade receivables in PT Portugal with Altice France and Altice USA and receivables in Altice Financing related to the recharge of the fee on the guarantee facility agreement to Altice France. The trade receivables and other and the current accounts with the Group's equity holder as of December 31, 2022 were mainly comprised of loans with Altice Luxembourg, receivables in Altice Financing related to the recharge of the fee on the guarantee facility agreement to Altice France and trade receivables in PT Portugal with Altice France and Altice USA.

The trade receivables and other and the current accounts as of December 31, 2023 and 2022 were mainly:

- IBC trade receivables related to the construction revenue (deployment of fibre network performed by HOT);
- Sport TV trade receivables in Portugal; and
- Altice Associação de Cuidados de Saúde trade receivables related to the employee healthcare insurance in PT Portugal.

Other financial liabilities with the Group's equity holder as of December 31, 2023 and 2022 mainly related to the MCN issued by the Company that were subscribed by Altice Luxembourg of ϵ 261.4 million and ϵ 93.2 million, respectively (please refer to note 17.8.6).

Other non-current liabilities with the Group's associates and joint ventures as of December 31, 2023 and as of December 31, 2022 mainly related to the fixed asset payables to IBC related to the acquisition of the IRU (please refer to notes 3.2.1 and 4.3.5).

The trade payables and other and the current accounts with the Group's equity holder as of December 31, 2022 mainly related to trade payable to Altice Group Lux for the fine imposed by the European Commission on the gun jumping investigation during the acquisition of PT Portugal. Following the payment of the fine in December 2023, the liability was extinguished as of December 31, 2023 (please refer to note 30.1.1).

The trade payables and other as of December 31, 2023 and 2022 mainly related to trade payables and other in PT Portugal and Israel:

- IBC trade payables related to the purchase of IRU by HOT;
- Sport TV trade payable for broadcasting services of sport events; and
- Altice Associação de Cuidados de Saúde, which provides healthcare insurance for the PT Portugal's active and retired employees.

28.2. Compensation of key management personnel

Key management personnel include D. Okhuijsen and M. Corbin for 2023 and 2022.

The total remuneration of key management personnel in aggregate was €0.9 million for the years ended December 31, 2023 and December 31, 2022. The remuneration of key management personnel is related to short term benefits. It was paid by related parties of the Company, Altice Management International S.A. and Altice Luxembourg.

Key management personnel remuneration (€)	Fixed remuneration	Annual cash bonus ¹ C	Other benefits & LPP collective plan ²	Total
2023	376,423	500,000	39,222	915,645
2022	416,562	500,000	118,690	917,656

Subject to the deduction of the contributions to be made to the LPP collective plan.

In addition, the Company obtained key management personnel services from a management entity, which also provided the Company with financial and merger and acquisitions services, and thus recorded an expense of &1.3 million for the year ended December 31, 2023 (&1.5 million for the year ended December 31, 2022).

29. Contractual obligations and commercial commitments

The Group has contractual obligations to various suppliers, customers and financial institutions that are summarized below. A detailed breakdown by operating entity is provided below. These contractual obligations listed below do not contain operating leases (detailed in note 20).

Unrecognised contractual commitments	< 1 year	Between 1	Between 2	Five years	Total
December 31, 2023		and 2 years	and 4 years	or more	
Goods and service purchase commitments	595.4	210.5	265.8	103.9	1,175.6
Investment commitments	206.5	7.7	1.7	-	215.9
Guarantees given to suppliers/customers	88.3	35.8	0.5	131.4	256.0
Guarantees given to government agencies	15.6	0.3	2.2	75.2	93.3
Other commitments	-	-	-	-	-
Total	905.8	254.3	270.2	310.5	1,740.8

Unrecognised contractual commitments	< 1 year	Between 1	Between 2	Five years	Total
December 31, 2022		and 2 years	and 4 years	or more	
Goods and service purchase commitments	678.9	210.6	178.3	168.6	1,236.4
Investment commitments	303.0	62.0	2.8	-	367.8
Guarantees given to suppliers/customers	96.4	28.6	9.5	120.1	254.6
Guarantees given to government agencies	12.6	13.2	1.7	84.7	112.2
Other commitments	-	-	-	-	-
Total	1,090.9	314.4	192.3	373.4	1,971.0

29.1. Commitment to purchase goods and services

Commitments to purchase goods and services mainly refer to long term contracts that different operating entities have with suppliers of goods and services that are used to provide services to end customers:

² Including the amount contributed to the LPP collective plan that is deducted from the annual cash bonus.

- PT Portugal: commitments amounting to a total of €1,058.6 million include commitments to purchase inventory (mainly mobile phones, set-top-boxes and home gateways), commitments for other services, primarily related to maintenance contracts as well as commitments under football-related content agreements, namely:
 - o agreements entered into in the end of 2015 for the acquisition of the exclusive broadcasting rights of home football games of several clubs (Porto, Vitória de Guimarães, Rio Ave, Boavista and Desportivo das Aves), including sponsorship agreement with Porto;
 - o an agreement entered into with the other Portuguese telecom operators in July 2016 for the reciprocal sharing of broadcasting rights of football-related content for an eight year period. This agreement was extended to June 2028. In accordance with the agreement, the acquisition cost of such rights is split between all operators based on their market share and accordingly PT Portugal has commitments to pay a portion of the acquisition cost of the rights acquired by its competitors based on PT Portugal's market share and is entitled to recharge other operators for a portion of the acquisition cost of its own exclusive rights based on the market share of such operators; and
 - o a distribution agreement with the Portuguese sports premium channel (Sport TV) in July 2022, for a two-season period, was extended to a four-season period (2024 2028), the terms of which follow a similar methodology as the previous agreement (PT Portugal is committed to pay a non-contingent fixed price plus an additional variable fee component based on the number of subscribers and penetration rate).
- Israel: commitments amounted to €45.8 million including commitments to purchase content, mainly channels.

29.2. Investment commitments

The commitments this year mainly refer to commitments made by different Group companies to suppliers of tangible and intangible assets (including content Capex).

The decrease in the investment commitments as of December 31, 2023 compared to December 31, 2022 is mainly due to a decrease in the Dominican Republic (investment commitments relating to the 5G network deployment as of December 31, 2022 were fulfilled in 2023) and Israel (mainly decrease in IRU commitments following additional IRU capacity acquired in 2023 and decrease in content Capex).

29.3. Guarantees given to suppliers/customers

This caption mainly consists of guarantees given to suppliers or customers by different Group companies as part of the normal course of the companies concerned.

29.4. Guarantees given to government agencies

This caption mainly consists of guarantees given by different Group companies to government agencies as part of their regular operations. At PT Portugal, guarantees to government agencies for an amount of €75.2 million include bank guarantees related to tax litigation.

29.5. Other commitments

Commitments linked to telecommunications activities in Portugal

MEO is the holder of operating authorizations for its networks and the provision of its telecommunications services on the Portugal territory, as presented below:

Band	Technology	Decisions	Start	End
800 MHz	$4G (2 \times 10 \text{ MHz})$		March 9, 2012	March 9, 2027
900 MHz	2G/4G (2 × 8 MHz)		February 28, 2007	April 21, 2033
1800 MHz	2G/4G/5G (2 × 6 MHz)	Usage Rights for Terrestrial ECS ICP-ANACOM N° 02/2012	February 28, 2007	April 21, 2033
	2G/4G/5G (2 × 14 MHz)		March 9, 2012	March 9, 2027
2.1 GHz	3G/4G/5G (2 × 20 MHz)		April 21, 2018	April 21, 2033
2.6 GHz	$4G/5G~(2\times20~MHz)$		March 9, 2012	March 9, 2027
700 MHz	$5G (2 \times 5 \text{ MHz})$		December 15, 2021	December 15, 2041
900 MHz	2G/4G (2 × 2 MHz)		January 28, 2022	January 28, 2042
3600 MHz	$5G (9 \times 10 \text{ MHz})$		December 15, 2021	December 15, 2041

Historically, there were no costs upon renewals except for further coverage obligations. Furthermore, MEO pays spectrum fees based on the MHz acquired in the several auctions.

In addition, in connection with the spectrum acquired in the 5G auction, MEO is required to comply with the following main obligations:

- Coverage obligations: reach (1) by 2023, a 75% population coverage at low-density parishes and each of the parishes of the Autonomous Regions of Madeira and Azores, (2) by 2024, a 70% population coverage at each of the non-low-density parishes located in municipalities with low-density parishes and (3) by 2025, a 95% coverage of the country's population, a 95% coverage of each of the country's highways, a 85% coverage of each of the main road routes in the country, among other coverage obligations related to rail routes and metro networks.
- Network development obligations: as a result of having acquired 90 MHz in the 3.6 GHz band, MEO is required to install 1,649 macro base stations (or 16,490 outdoor small cells) across the country, including at least one macro base station in each low-density municipality. MEO is also required to have one macro base station in each municipality of the Autonomous Regions of Madeira and Azores and one macro base station in each municipality with more than 50 thousand inhabitants, among other obligations relating to macro base stations to be installed in hospitals, health care centers, ports and airports, military institutions and other specific entities, and all of these obligation can be complied with through MEO's own stations, shared stations or third party stations using wholesale offers.

30. Litigation

In the normal course of its activities, the Group is accused in a certain number of governmental, arbitration and administrative lawsuits.

The Group is not aware of other disputes, arbitration, governmental or legal action or exceptional fact (including any legal action of which the Group is aware, which is outstanding or by which it is threatened) that may have been, or is in, progress during the last months and that has a significant effect on the financial position, the earnings, the activity and the assets of the Company and the Group, other than those described below.

This note describes the new proceedings and developments in existing litigations that have had or that may have a significant effect on the financial position of the Group.

30.1. Portugal

30.1.1. European Commission Investigation

After having approved the acquisition of PT Portugal by the Group on April 20, 2015, the European Commission initiated an investigation into infringement by Altice Europe of the obligation of prior notification of concentrations under Article 4(1) of the Merger Regulation and/or of the stand-still obligation laid down in Article 7(1) of the Merger Regulation. The European Commission issued a statement of objections on May 18, 2017, informing Altice Europe of the objections raised against it.

On April 24, 2018, the European Commission notified Altice Europe of its decision to impose upon it two fines totalling €124.5 million. The Commission found that Altice Europe infringed the prior notification obligation of a concentration under Article 4(1) of the EU Merger Regulation, and the stand-still obligation under Article 7(1) of the EU Merger Regulation. Altice Europe fully disagrees with the Commission's decision, and in particular, it considers that this case differs entirely from the French Numéricable/Altice France/Virgin gun jumping case, in which the Altice Group had agreed not to challenge the allegations brought against it. In Altice Europe's opinion, the Commission's decision relies on a wrongful definition of the notion of "implementation" of a concentration. Further, the transaction agreement governing the management of the target during the pre-closing period provided Altice Europe with a consultation right on certain exceptional matters relating to PT Portugal aimed at preserving the value and integrity of the target prior to closing and was in accordance with well-established M&A market practice.

In any event, Altice Europe considers that the elements in the Commission's file do not establish the exercise of influence, as alleged by the Commission, by Altice Europe over PT Portugal's business conduct neither prior to the merger notification to the Commission nor prior to the Commission's clearance.

On July 5, 2018, Altice Europe filed an Application for annulment against the Commission's decision before the EU General Court to request that the decision as a whole be annulled or, at the very least, that the sanction be significantly

reduced (Case T-425/18). The Commission's decision does not affect the approval granted by the European Commission on April 20, 2015 for the acquisition of PT Portugal by the Group.

On November 6, 2018, the Council of the European Union filed an Application to intervene in the case before the EU General Court. Both Altice Europe and the European Commission confirmed they had no observations to the Council's Application to intervene. The Council requested an extension of the time-limit to file its Statement of intervention. The Court granted that extension until February 25, 2019.

On November 30, 2018, the European Commission filed its Defence requesting the Court (1) to dismiss Altice Europe's Application and (2) to order Altice Europe to pay the costs. The said Defence was notified to Altice Europe on December 14, 2018. On December 20, 2018, Altice Europe requested an extension of one month to lodge its Reply. The extension was granted on January 4, 2019, until February 25, 2019.

On February 25, 2019, Altice Europe filed its Reply to the Commission's Defence adhering to the conclusions and orders sought in its Application for annulment.

On March 15, 2019, Altice Europe filed its observations on the Statement of intervention of the Council of the European Union, which essentially mirror the corresponding allegations in Altice Europe's Application and reply to the Commission's defence.

On March 18, 2019, Altice Europe received the copy of the Commission's observations on the Statement of intervention of the Council of the European Union, which merely state it does not have any observations, as its position and that of the Council of the European Union are aligned.

After an extension of the deadline, the Commission filed its Rejoinder to Altice Europe's reply on May 10, 2019.

The written phase of the procedure was closed. The President fixed a date on which the Judge-Rapporteur was to present a preliminary report to the General Court.

Altice Europe submitted a reasoned request for a hearing on May 29, 2019.

On March 10, 2020, Altice Europe received from the General Court an invitation addressed to all the parties to submit observations regarding the possible consequences of the Court of Justice of the European Union (CJEU) judgment on another case by March 25, 2020. On March 25, 2020, Altice Europe lodged its observations and reiterated its submission filed on May 29, 2019, regarding the importance of a hearing in the present case.

On March 23, 2020, the Commission and the Council of the European Union lodged their observations, which have been transmitted to Altice Europe on March 31, 2020. In essence, the Commission and the Council concluded by reiterating that Altice Europe's application should be rejected.

On June 3, 2020, Altice Europe received the decision from the General Court to open the oral part of the procedure. The hearing took place on September 24, 2020. On July 21, 2020, Altice Europe received the report for the hearing prepared by the Judge-Rapporteur summarizing the facts relied on and the arguments of each party and of the Council as the intervener.

On October 5, 2020, Altice Europe sent a letter to the General Court with some observations to respond to a question posed by the Judge Rapporteur during the Hearing.

On November 16, 2020, Altice Europe received the decision from the General Court to reopen the oral part of the procedure, to hear the other parties on Altice Europe's observations and to request the Commission to produce certain documents.

On December 10, 2020, Altice Europe received a copy of the Commission's and the Council's responses. It was invited by the General Court to submit any observations it might have on the Commission's reply. On January 7, 2021, Altice Europe sent its observations to the Commission's reply. On January 12, 2021, Altice Europe received the decision from the General Court to close the oral part of the procedure.

On September 22, 2021, the General Court issued its judgment. The General Court dismissed most of the grounds for annulment of the Commission's decision but reduced the amount of the fine in respect of the infringement of Article 4(1) of the EU Merger Regulation by €6.2 million. On December 2, 2021, New Altice Europe B.V. filed an appeal against the General Court's judgment before the Court of Justice of the European Union.

On April 6, 2022, the Court sent to Altice Group Lux (as legal successor of Next Private B.V., which in turn is the legal successor of New Altice Europe B.V.) the responses lodged by the Commission and the Council of the European Union. They both request the Court to dismiss the appeal.

Altice Group Lux submitted its reply on June 6, 2022, and was notified of the Commission and the Council's rejoinders on July 18, 2022. The Registrar of the Court of Justice informed Altice Group Lux that, with the lodging of the rejoinders, the written procedure was closed. On August 2, 2022, Altice Group Lux submitted a reasoned request for an oral hearing to take place in this case.

On December 12, 2022, the Court of Justice notified Altice Group Lux of its decision that the hearing would take place on February 1, 2023. The hearing took place on that day and at the end of the hearing, the Advocate General announced that his opinion would be delivered on April 27, 2023.

On April 27, 2023, Altice Group Lux S.à r.l. received the opinion of the Advocate General, that advises the Court to dismiss the company's appeal.

On November 9, 2023, the Court of Justice dismissed the Altice Group Lux S.à r.l.'s appeal and further reduced the amount of one of the two fines by €3.2 million, thus reducing the total amount of the two fines to €115.1 million (excluding accrued interest).

On December 18, 2023, Altice Group Lux S.à r.l. paid to the European Commission an amount of €124.5 million (including accrued interest). This amount was recharged to Altice Portugal (the acquiring entity of PT Portugal). The bank guarantee issued by Altice Financing on July 25, 2018 to the European Commission was withdrawn. The case is now closed.

30.1.2. Vodafone – Network Sharing Agreement

Vodafone and PT Comunicações (currently MEO) signed, on July 21, 2014, an agreement for the acquisition of exclusive rights of use of the PON Network, which consisted in the possibility of access to the installed infrastructure owned by each of the parties to offer new generation services and integrated offerings (voice, internet and television) autonomously in the retail market. On November 4, 2015, MEO informed Vodafone that it has decided to individually develop a new, ambitious plan for the expansion of its fibre optic network, both in geographical areas already covered by a new generation network and in other geographical areas, while continuing to comply with the abovementioned agreement. Notwithstanding, Vodafone states that this was a breach of the agreement and is claiming an amount of approximately €132 million from MEO for damages and losses allegedly caused by that non-compliance with the abovementioned agreement.

MEO submitted its defence to these claims in June 2018, stating that (i) Vodafone did not have a contractual right to prevent MEO from developing its network autonomously and independently from the agreement, (ii) all of Vodafone rights, resulting from the agreement, were respected by MEO, and Vodafone was in no way limited by MEO in the investment in the construction of its own network, which it developed freely and voluntarily, choosing to invest where it found greater profitability for its business, and (iii) Vodafone's claims for damages and losses were not factually sustainable.

A preliminary hearing took place in February 2019, following which the Court asked experts to review information provided by Vodafone supporting its alleged damages and losses. The experts' report was submitted to the Court, which in summary concluded that there are not enough elements allowing, with a certain level of reliability, to validate the amounts requested by Vodafone. MEO and Vodafone responded to the experts' analysis, asking for clarification on some of the elements of the expertise, and the Court gave the experts a period of time until the end of November 2021 to respond. The Court hearings took place between November and December 2021 and the written arguments were presented to the Court in January 2022. The Court's decision was issued in May 2022 and MEO was condemned to pay €30 million to Vodafone. Notwithstanding the decision to appeal for the annulment of the Court's decision, MEO paid such amount to Vodafone in July 2022 as the Court's decision was enforceable. The appeal was submitted on July 19, 2022. Since the payment was made in July 2022, the provision was reversed.

30.1.3. Anacom litigation

MEO has several outstanding proceedings filed from Anacom, for some of which MEO has not yet received formal condemnations. This litigation includes matters such as the violation of rules relating to portability, TDT, the non-compliance of obligations under the universal service (public phones) and regulated offers (ORAC). Historically, MEO paid amounts significantly lower than the administrative fines set by Anacom in final decisions. The initial value

of the proceedings is normally set at the maximum applicable amount of the administrative fine until the final decision is formally issued.

30.1.4. Zon TV Cabo Portugal – Violation of portability rules

Zon TV Cabo Portugal (currently NOS – Comunicações, S.A.) claims that MEO has not complied with the applicable rules for the portability of fixed numbers, as a result of which claims for an indemnity of €22 million corresponding to profits lost due to unreasonable rejections and the delay in providing the portability of the number. An expert indicated by each party and a third-party expert evaluated this matter and presented the final report to the Court, which decided to change the scope of the work to be performed by the experts, and accordingly the action moved back again. The experts presented the new final report to the Court in January 2019. The final Court hearing started on October 18, 2021 and continued in early 2022. On May 23, 2022, MEO received the first instance sentence that absolves MEO in the amount of €14.7 million but condemns it in the amount of €6.7 million. On September 15, 2022, NOS appealed and presented a claim superior to the Court's condemnation. On October 7, 2022, MEO also appealed. The higher Court's decision was issued on April 4, 2023, which set the annulment of the first instance sentence. The action moved back to the first instance. A provision of €7.9 million was recognized as of December 31, 2023 (€6.7 million including interest).

30.1.5. Municipal taxes and rights-of-way

Pursuant to a statute enacted on August 1, 1997, as an operator of a basic telecommunications network, MEO was exempt from municipal taxes and rights-of-way and other fees with respect to its network in connection with its obligations under the Concession. The Portuguese Government has advised MEO in the past that this statute confirmed the tax exemption under MEO's former Concession and that it will continue to take the necessary actions in order for MEO to maintain the economic benefits contemplated by the former Concession.

Law 5/2004, dated 10 February 2004, established a new rights-of-way regime in Portugal whereby each municipality may establish a fee, up to a maximum of 0.25% of each wireline services bill, to be paid by the customers of those wireline operators which network infra-structures are located in each such municipality. Meanwhile, Decree-Law 123/2009, dated 21 May 2009, clarified that no other tax should be levied by the municipalities in addition to the tax established by Law 5/2004. This interpretation was confirmed by the Supreme Administrative Court of Portugal in several legal actions. Some municipalities continue to perceive that the Law 5/2004 does not expressly revoke other taxes that the municipalities wish to establish, because Law 5/2004 is not applicable to the public municipality domain.

Currently, there are legal actions with some municipalities regarding this matter and some of the municipalities have initiated enforcement proceedings against MEO to demand the payment of those taxes.

30.1.6. National Commission for Data Protection

MEO has several outstanding proceedings filed by the National Commission for Data Protection (CNPD), for some of which MEO has not yet received formal condemnations. This litigation includes matters such as the violation of rules relating to marketing contact with clients and alleged non-compliance of obligations under the database of debtors to telecom operators.

Historically, MEO paid significantly lower (or even no amounts) of the administrative fines set by CNPD in final decisions. The initial value of the proceedings is normally set at the maximum applicable amount of the administrative fine until the final decision is formally issued.

30.1.7. Portuguese Competition Authority investigation

On December 20, 2019, MEO has received a Statement of Objections from the Portuguese Competition Authority (PCA) regarding its preliminary view that both MEO and NOWO – Communications, S.A. which operates as a MVNO using MEO's network, were part of a cartel for market sharing and price fixing of mobile services, sold either on a standalone basis or in bundles of fixed and mobile telecommunications services. The PCA concluded that this alleged illegal practice took place between 2017 and 2018. MEO firmly denies the existence of any cartel.

On February 19, 2020, MEO has submitted its written defence to the Statement of Objections.

On December 3, 2020, the PCA notified MEO of its decision to impose upon it a fine of €84 million for market sharing and price fixing of mobile and fixed telecommunications services with NOWO. MEO fully disagrees with the PCA's unexpected decision. On January 19, 2021, MEO filed a judicial appeal against the decision before the Competition, Supervision and Regulation Court to request the decision to be annulled and to be acquitted of all charges. The appeal for the annulment of the fine was accepted on April 21, 2022 and the Court hearing took place in May, 2022. The

sentence was issued on June 4, 2022 and the Court confirmed the decision of the PCA to impose a fine of €84 million to MEO. MEO submitted its appeal to a higher Court in September 2022. Given the Court's decision, a provision of €84 million was recognized as of December 31, 2022.

During the year ended December 31, 2022, in order to suspend the payment of the fine, MEO gave a real estate property as collateral, the fair value of which is estimated at ϵ 25 million, and presented a parent company guarantee from its sole shareholder PT Portugal amounting to ϵ 59 million.

On February 20, 2023, MEO was notified of the Higher Court's decision, which reduced the fine imposed by the PCA from €84 million to €70 million. In response, MEO has argued for irregularities and annulment of the Higher Court's decision and has also filed an appeal to the Constitutional Court, all of which produce a suspensive effect.

Following the Higher Court's decision, the provision was reduced from \in 84 million to \in 70 million during the first quarter of 2023 (please refer to note 4.3.2.3).

30.1.8. Portuguese Competition Authority investigation – Google AdWords

On July 16, 2020, the PCA issued a Statement of Objections regarding its preliminary view that MEO, NOS – Comunicações, S.A. NOWO – Communications, S.A. and Vodafone Portugal – Comunicações Pessoas, S.A. were part of an agreement in accordance with which all those entities would not bid for certain key Google AdWords of the other operators, which in accordance with the PCA is similar to an agreement to indirectly fix the acquisition price of certain Google AdWords related to the retail telecommunications market. The PCA concluded that telecommunications operators distorted competition of the Portuguese online search advertising, between 2010 and 2018 in the case of MEO. The maximum fine applicable for this kind of infraction corresponds to 10% of the entity's turnover.

MEO submitted its written defence to the Statement of Objections on October 2, 2020 and will wait for the PCA's decision. Due to the early stage of the process and limited previous background in similar cases, management determined that it is difficult to reliably estimate the probability of the outcome of this case at this time, but it also believes that it is not more likely than not that an outflow of economic resources will be required with regards to this Statement of Objections from the PCA. As such, no provision was recognized as of December 31, 2023.

In January 2024, the PCA informed the four telecom operators about the exclusion of evidence from the process due to its illegal collection (emails collected from NOS facilities), which could lead to changes in the accusation.

30.1.9. Portuguese Competition Authority investigation – Automatic recordings

On December 15, 2021, the PCA issued a Statement of Objections addressed to MEO, NOS – Comunicações, S.A., Vodafone Portugal – Comunicações Pessoas, S.A. and Accenture within the scope of the advertising spaces included just before customers can view an automatic recording (pre-rolls of the automatic recording service), which are sold by the three telecom operators through a common platform developed by Accenture. The PCA accuses the parties of implementing a horizontal agreement with the purpose of restricting competition by:

- fixing prices and other transaction conditions in the TV recordings advertising market, nationwide; and
- establishing conditions for the transaction and allocation of customers in the retail market for subscription of television services sold on a standalone basis, nationwide, and in the retail market for communications services offered in bundles, including the subscription of television services, nationwide.

MEO submitted its written defense to the Statement of Objections on March 2, 2022, after which the PCA will decide whether to issue a final condemnatory action and in that case the amount of the fine, which for this kind of infraction can go up to an amount corresponding to 10% of the entity's turnover (€214 million based on MEO's 2022 turnover).

Due to the early stage of the process and limited previous background in similar cases, management determined that it is not possible at this time to reliably estimate the probability of the outcome of this case, let alone the value of a possible fine to be imposed by the PCA or to be decided following an appeal to the Competition Court. As such, no provision was recognized as of December 31, 2023.

30.2. Israel

30.2.1. Israel Consumer class action

In June 2014, a claim and a motion to approve it as class action was filed at the Central District Court against HOT-Telecommunication Systems Ltd. and HOT Telecom (together "HOT"). The claim is based on the allegation that HOT violated its licenses terms by failing to meet the required standards for response times in its call centers and by failing to operate the call centers during the entire working hours as required. In addition, the claimants argue that HOT did

not comply with the Consumer Protection Regulations regarding the operation of a call back service in its call centers. The amount of the claim was estimated by the claimants at €11.3 million. On August 26, 2017, the Court certified the motion to approve the claim as class action based on the causes described above. Following the Court's decision, the parties submitted their statements of claim and defense and preliminary proceedings were conducted. At the recommendation of the Court, the parties agreed to conduct mediation proceedings. On September 11, 2022, the parties filed the settlement agreement to the Court. On October 19, 2022, a Court hearing took place regarding the settlement agreement and following the Judge's comments, on November 3, 2022, an amended agreement was submitted to the Court. On March 7, 2023, a Court hearing was held regarding the Government General Counsel's comments with respect to the settlement agreement. In June 2023, the Court approved the settlement agreement and the settlement agreement will be implemented over the next three years. According to the Court's decision the beginning date for the implementation of the settlement was extended until March 21, 2024.

Based on management's estimation after consulting with the company's external legal attorneys, HOT has recognized the appropriate amount of provision according to its risk assessments as of December 31, 2023 (please refer to note 4.3.2.3).

31. Going concern

As of December 31, 2023, the Group had net current liability position of \in 465.1 million (mainly due to trade payables amounting to \in 1,557.1 million) and a slightly positive working capital of \in 12.9 million. During the year ended December 31, 2023, the Group registered a net loss of \in 303.8 million from continuing operations and generated cash flows of \in 1,477.4 million from continuing operations.

As at December 31, 2023, the Group had a equity position of €216.1 million compared to €1,253.8 million as at December 31, 2022. The equity position decreased from the prior period mainly due to the net loss for the year ended December 31, 2023 and the dividend paid by share premiums redemption in 2023 (please refer to note 3.3.1).

As of December 31, 2023, the Group's short-term borrowings comprised loans from lenders for Altice Financing of \in 428.8 million (including the revolving credit facility of \in 398.0 million). As of December 31, 2022, the Group's short-term borrowings amounted to \in 17.9 million. The short-term obligations are expected to be covered by the operating cash flows of the operating subsidiaries. As at December 31, 2023, the revolving credit facility at Altice Financing amounted to \in 578.2 million, drawn for an amount of \in 398.0 million (please refer to note 17.7). The expected interest payments for the 12 months period ending December 31, 2024 amount to approximately \in 533.9 million.

Given the above, the Board of Managers has considered the following elements in determining that the use of the going concern assumption is appropriate:

- The Group's performance on Adjusted EBITDA and operating cash flows:
 - o Adjusted EBITDA for the year ended December 31, 2023 amounted to €1,854.6 million, compared to an Adjusted EBITDA of €1,790.4 million for the year ended December 31, 2022.
 - o Operating cash flows for the year ended December 31, 2023 were €1,477.4 million, compared to €1,528.1 million for the year ended December 31, 2022.
- The Group had unrestricted cash reserves of €296.2 million as of December 31, 2023, compared to €428.2 million as of December 31, 2022, which would allow it to cover any urgent cash needs.
- Additionally, as of December 31, 2023, the Group had access to revolving credit facilities of up to €578.2 million, of which €398.0 million were drawn as of December 31, 2023 (please refer to note 17.7).

The Group's senior executives track operational key operating measures (KPIs) on a weekly basis, thus tracking top line trends closely. This allows the Group's senior executives and local CEOs to ensure proper alignment with budget targets and respond with speed and flexibility to counter any unexpected events and help to ensure that the budgeted targets are met.

Regarding commitments, please refer to note 29 for more details.

Management expects the available cash on hand at December 31, 2023 to be sufficient to continue the Group's operations and to repay all contractual obligations that fall due in the next 12 months. Accordingly, the Board of Managers is of the view that the Group will continue to act as a going concern for 12 months from the date of approval of these consolidated financial statements and has hence deemed it appropriate to prepare these consolidated financial statements using the going concern assumption.

32. Events after the reporting period

Private placement transaction

On February 27, 2024, the Company announced that Altice Financing has entered into a purchase agreement with certain investors pursuant to which it will issue \$375 million aggregate principal amount of senior secured notes due 2027 in a private placement transaction. The new Senior Secured Notes, maturing in July 2027, priced with a yield of 10%. The closing of the transaction is subject to customary conditions. The proceeds from this transaction will be used to repay drawn RCF amounts and increase cash on balance sheet.

33. List of entities included in the scope of consolidation

The table on the following pages provides a list of all entities consolidated into the consolidated financial statements. The method of consolidation is provided (fully consolidated ("FC") or consolidated using the equity method ("EM")), the percentage of capital held by the Group and the entity's country of incorporation.

Name of entity	Country of	Method of consolidation	Economic Interest
	incorporation		
			Parent
Altice International S.à r.l.	Luxembourg	Parent Entity	Entity
Altice Africa S.à r.l.	Luxembourg	FC	100.00%
Altice Bahamas S.à r.l.	Luxembourg	FC	100.00%
Altice Caribbean S.à r.l.	Luxembourg	FC	100.00%
Altice Dominicana, S.A.	Dominican Republic	FC	100.00%
Altice Financing S.A.	Luxembourg	FC	100.00%
Altice Finco S.A.	Luxembourg	FC	100.00%
Altice Holdings S.à r.l.	Luxembourg	FC	100.00%
Altice Labs, S.A.	Portugal	FC	100.00%
ALTICE PAY, S.A.	Portugal	FC	100.00%
Altice Portugal, S.A.	Portugal	FC	100.00%
Altice Teads S.A.	Luxembourg	FC	100.00%
Auberimmo S.A.S.	France	FC	100.00%
Auto Venda Já, S.A.	Portugal	EM	50.00%
Blueclip - Serviços de Gestao, S.A.	Portugal	FC	100.00%
Blueticket - Serviços de Bilhética, S.A.	Portugal	FC	51.00%
Brillant 3956 GmbH	Germany	FC	100.00%
BRTLC Holding Ltda	Brazil	FC	100.00%
Coditel Holding S.A.	Luxembourg	FC	100.00%
Contact Cabo Verde - Telemarketing e Serviços De Informação, S.A.	Cape Verde	FC	100.00%
Cool Holding Ltd.	Israel	FC	100.00%
Energy Labs - Informática, S.A.	Portugal	FC	64.00%
Ericsson Inovação S.A.	Brazil	EM	49.00%
Estrategias Contact Center, S.L.U	Spain	FC	65.00%
Estrategias de Mediacion ASV, S.L	Spain	FC	65.00%
Fastfiber - Infraestruturas de Comunicações, S.A.	Portugal	FC	50.01%
Fibroglobal - Comunicações Electrónicas, S.A.	Portugal	FC	50.01%
Geodesia Deutschland GmbH	Germany	FC	100.00%
Geodesia Innovia Glasfaser GmbH	Germany	FC	100.00%
Geodesia S.A.	Luxembourg	FC	100.00%
Geodesia Saarland GmbH	Germany	FC	70.00%
Geodesia Saariand Ginbri Geodesia Tech GmbH	Germany	FC	51.00%
Geodesia Telekommunikation GmbH	Germany	FC	100.00%
Geodesia USA Inc	•	FC	
H. Hadaros 2012 Ltd	USA	FC FC	100.00%
HHR GmbH	Israel	FC FC	100.00% 80.00%
	Germany	FC FC	100.00%
HOT Credit Services Ltd.	Israel	FC FC	99.90%
HOT Finance Limited Partnership Hot Mobile Ltd	Israel		
Hot Mobile Slika Ltd	Israel	FC FC	100.00%
	Israel		100.00%
Hot Net Internet Services Ltd	Israel	FC	100.00%
Hot Services Ltd.	Israel	FC	100.00%
Hot Services Telecommunication Limited Partnership	Israel	FC	100.00%
Hot Store Communication products LP	Israel	FC	100.00%
Hot Store Ltd.	Israel	FC	100.00%
Hot Telecom Limited Partnership	Israel	FC	100.00%
Hot Telecom Ltd	Israel	FC	100.00%
Hot Telecommunications Systems Ltd	Israel	FC	100.00%
IBC (unlimited) Holding Limited Partnership	Israel	EM	33.33%
IBC Holdings GP Ltd.	Israel	EM	33.33%
IBC Israel Broadband Company (2013) Ltd.	Israel	EM	23.33%

Name of entity	Country of	Method of	Economic
Tukalaia Calambia CAC	incorporation Colombia	consolidation FC	Interest
Intelcia Colombia SAS Intelcia Dominicana Inshore S.R.L.	Dominican Republic	FC FC	65.00% 65.00%
Intelcia Portugal Inshore, S.A.	Portugal	FC	65.00%
Intelcia Spain Holding S.L.	Spain	FC	65.00%
M.U.P. Kabelmontagem & Baumanagement GmbH	Germany	FC	70.00%
M.U.P. Kabelmontagem & Baumanagement GmbH Co.Tiefbau KG	Germany	FC	70.00%
MEO Energia - Comercialização de Energia, S.A.	Portugal	FC	80.00%
Meo-Serviços de Comunicações e Multimédia, S.A.	Portugal	FC	100.00%
Net 4 PHI Ltd.	Israel	FC	50.00%
NEW POST - Atividades e serviços de telecomunicações, de linha de apoio e de	D1	EC	£1.000/
administração e operação de sistemas, A.C.E. OMT Ocean 4 S.A.S.	Portugal France	FC FC	51.00% 100.00%
Open Labs S.A.	Brazil	FC FC	100.00%
Opticom Telecom Ltd	Israel	FC	100.00%
OTR 2 S.à r.l.	Luxembourg	FC	100.00%
PHI Networks (2015) Limited Partnership	Israel	FC	50.00%
Portugal Telecom Data Center, S.A.	Portugal	FC	100.00%
Proef Deutschland GmbH	Germany	FC	60.00%
Proef Tief Bau GmbH	Germany	FC	60.00%
PT Contact-Telemarketing e Serviços de Informação, S.A.	Portugal	FC	100.00%
PT Portugal, Sgps, S.A.	Portugal	FC	100.00%
PT Prestações - Mandatária de Aquisições e Gestão de Bens, S.A.	Portugal	FC	100.00%
PT Sales - Serviços de Telecomunicações e Sistemas de Informação, S.A.	Portugal	FC	100.00%
PT Teads Indonesia Advertising	Indonesia	FC	100.00%
Red H.M.F Retail Limited Partnership	Israel	FC	51.00%
Red Store Communication Products LTD	Israel	FC	51.00%
S.G.P.I.C.E Sociedade de Serviços de Gestão de Portais na Internet e de Consultoria de	Portugal	EM	22 220/
Empresas, S.A. Sadotel S.A.S.	Dominican Republic	EM FC	33.33% 60.00%
Sport TV Portugal, S.A.	Portugal	EM	25.00%
Sportinvest Multimédia, Sgps, S.A.	Portugal	EM	50.00%
STRC Geodesia, S.A.	Portugal	FC	100.00%
Sudtel Tecnologia S.A.	Portugal	FC	70.00%
T.A Telecom Ltd.	Israel	FC	51.00%
Teads Arabia for Advertising	Saudi Arabia	FC	100.00%
Teads Argentina S.A.	Argentina	FC	100.00%
Teads Australia PTY LTD	Australia	FC	100.00%
Teads Brasil Solucoes Em Propaganda e Video Ltd	Brazil	FC	100.00%
Teads Canada Inc.	Canada	FC	100.00%
Teads Chile Spa	Chile	FC	100.00%
Teads Colombia S.A.S.	Colombia	FC	100.00%
Teads Deutschland GmbH	Germany	FC	100.00%
Teads Espana SLU	Spain	FC	100.00%
Teads France S.A.S.	France	FC FC	100.00%
Teads Hong-Kong Limited Teads Inc.	Hong-Kong USA	FC FC	100.00%
Teads India Advertising Private Limited	India	FC	100.00%
Teads Italia SRL	Italy	FC	100.00%
Teads Japan	Japan	FC	100.00%
Teads Korea	Korea	FC	100.00%
Teads Latam LLC	USA	FC	100.00%
Teads Ltd	UK	FC	100.00%
Teads MENA SA	Luxembourg	FC	100.00%
Teads Mexico SA de CV	Mexico	FC	100.00%
Teads Middle East FZ-LLC	Dubai	FC	100.00%
Teads Morocco SARL	Morocco	FC	100.00%
Teads NL B.V.	Netherlands	FC	100.00%
Teads Perú S.A.C.	Peru	FC	100.00%
Teads Poland sp. z o.o	Poland	FC	100.00%
Teads Rus LLC	Russia	FC FC	100.00%
Teads S.A.	Luxembourg	FC FC	100.00%
Teads Schweiz Gmbh Teads Sing. Pte	Switzerland	FC FC	100.00% 100.00%
	Singapore South Africa	FC FC	
Teads South Africa Proprietary Limited	South Africa United Kingdom	FC FC	100.00% 100.00%
Teads Studio I td		FC FC	100.00%
Teads Studio Ltd Teads Studio SRI	Romania		1.00.0070
Teads Studio SRL	Romania Taiwan		
Teads Studio SRL Teads Taiwan Co, Ltd	Taiwan	FC	100.00%
Teads Studio SRL Teads Taiwan Co, Ltd Tnord-Tech, S.A.	Taiwan Portugal	FC FC	100.00% 60.00%
Teads Studio SRL Teads Taiwan Co, Ltd	Taiwan	FC	100.00%

Name of entity	Country of	Method of	Economic
	incorporation	consolidation	Interest
Unisono Solutions Group S.L	Spain	FC	65.00%
Unisono UK Ltd.	UK	FC	65.00%
Wananchi Group Holdings Limited	Kenya	EM	30.30%
Zira Ltd.	Israel	EM	20.00%

Deloitte.

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Tel: +352 451 451 www.deloitte.lu

To the Board of Managers of Altice International S.à r.l. 1, rue Hildegard von Bingen L-1282 Luxembourg

REPORT OF THE REVISEUR D'ENTREPRISES AGREE

Opinion

We have audited the Consolidated financial statements of Altice International and its subsidiaries (the Group), which comprise the consolidated statement of financial position as at December 31, 2023, and the consolidated statement of income, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at December 31, 2023, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with IFRS Accounting Standards as adopted in the European Union.

Basis for Opinion

We conducted our audit in accordance with the Law of July 23, 2016 on the audit profession (Law of July 23, 2016) and with International Standards on Auditing (ISAs) as adopted for Luxembourg by the *Commission de Surveillance du Secteur Financier* (CSSF). Our responsibilities under the Law of July 23, 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the "Responsibilities of the *réviseur d'entreprises agréé* for the Audit of the Consolidated Financial Statements" section of our report. We are also independent of the Group in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the Consolidated Financial Statements, and have fulfilled our other ethical responsibilities under those ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Société à responsabilité limitée au capital de 360.000 € RCS Luxembourg B 67.895 Autorisation d'établissement 10022179



Other matter

The consolidated financial statements of the Group for the year ended December 31, 2022, were audited by another auditor who expressed an unmodified opinion on those consolidated financial statements on March 13, 2023.

Responsibilities of the Board of Managers for the consolidated financial statements

The Board of Managers is responsible for the preparation and fair presentation of these Consolidated financial Statements in accordance with IFRS Accounting Standards as adopted by the European Union, and for such internal control as the Board of Managers determines is necessary to enable the preparation of Consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Responsibilities of the réviseur d'entreprises agréé for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a report of the *réviseur d'entreprises agréé* that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Law of July 23, 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the Law of July 23, 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the
 Group's internal control.

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• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and

related disclosures made by Board of Managers.

• Conclude on the appropriateness of the Board of Managers' use of the going concern basis of accounting and,

based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions

that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a

material uncertainty exists, we are required to draw attention in our report of the "Réviseur d'Entreprises

Agréé" to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate,

to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report

of the "Réviseur d'Entreprises Agréé". However, future events or conditions may cause the Group to cease to

continue as a going concern.

Evaluate the overall presentation, structure and content of the consolidated financial statements, including the

disclosures, and whether the consolidated financial statements represent the underlying transactions and

events in a manner that achieves fair presentation.

Obtain sufficient appropriate audit evidence regarding the financial information of the entities and business

activities within the Group to express an opinion on the Consolidated financial statements. We are responsible

for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit

opinion.

We communicate with the Board of Managers regarding, among other matters, the planned scope and timing of the

audit and significant audit findings, including any significant deficiencies in internal control that we identify during our

audit.

For Deloitte Audit, Cabinet de révision agréé

David Osville, Réviseur d'entreprises agréé

Partner

March 13, 2024

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