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This Universal Registration Document was filed on March 28, 2024 with the French Financial Markets Authority (Autorité des marchés financiers – AMF), in its capacity as competent authority under Regulation (EU) 2017/1129, without prior approval, in accordance with Article 9 of said Regulation.

The Universal Registration Document may be used for the purpose of a public offering of securities or the admission of securities to trading on a regulated market if it is supplemented by a transaction note and, where applicable, a summary and any addenda made to the Universal Registration Document. All this material must be approved by the AMF in accordance with Regulation (EU) 2017/1129.

This Universal Registration Document is a reproduction in English, of the official version of the Universal Registration Document established in xHTML format, filed with the AMF on March 28, 2024 and available on the AMF website. This reproduction is also available on the Group's website.

Pursuant to Article 19 of Regulation (EU) 2017/1129, the following information is included in this Universal Registration Document by reference:

- the consolidated financial statements of the Elis Group relating to the 2022 financial year and the corresponding Statutory Auditors' report appearing in sections 6.1 and 6.2 of the 2022 Universal Registration Document, available on the Company's website: https://fr.elis.com/sites/fr.elis. com/files/2023/04/05/Elis%20-%202022%20Universal%20 Registration%20Document.pdf
- the consolidated financial statements of the Elis Group relating to the 2021 financial year and the corresponding Statutory Auditors' report appearing in sections 6.1 and 6.2 of the 2021 Universal Registration Document, available on the Company's website: https://fr.elis.com/sites/fr.elis. com/files/2023/02/15/Elis_URD_2021_EN.pdf

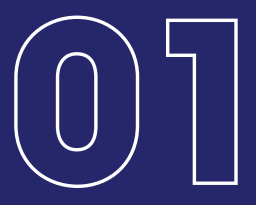
Information in the annual financial report is identified on the contents page by the symbol $\ensuremath{\mathsf{AFR}}$

General remarks: In this Universal Registration Document, unless otherwise stated, the terms "Company" and "Elis" refer to Elis, a joint-stock corporation (société anonyme) headquartered at 5, boulevard Louis Loucheur, 92210 Saint-Cloud (France) and registered with the Nanterre Trade and Companies register under number 499 668 440. The term "Group" refers to the Company and its consolidated subsidiaries as a whole.

Rounding: Certain figures (including figures expressed in thousands or millions) and percentages in this Universal Registration Document have been rounded. As a result, the sum of the rounded amounts may present immaterial differences compared to the total reported amounts.

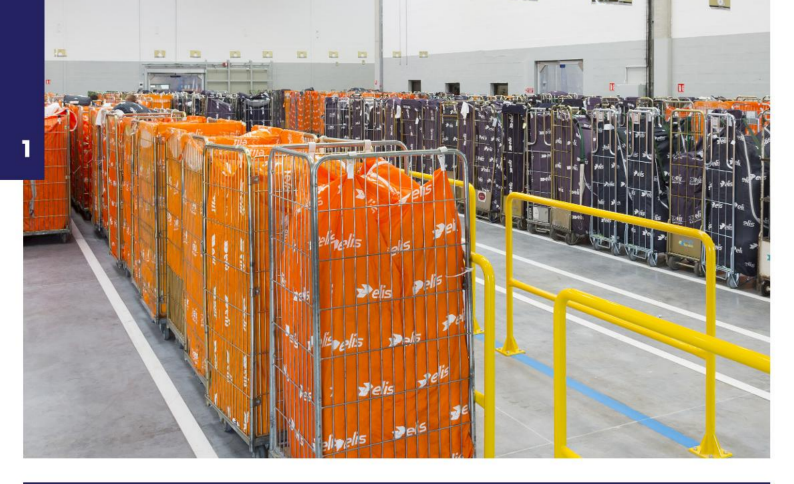
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Presentation of the Group and its activities

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1.1 ELIS IN 2023

Elis is a market leader and has placed circular services at the heart of its model every day for over 75 years and in 29 countries. With its unique operational know-how and a profitable organic growth profile, Elis creates sustainable value for its shareholders, its customers, its employees and the environment.

Elis by the numbers (at December 31, 2023)



in revenue

466\$

Operating in

20

plants and distribution centers





* Figure aligned with chapter 3 reporting scope.

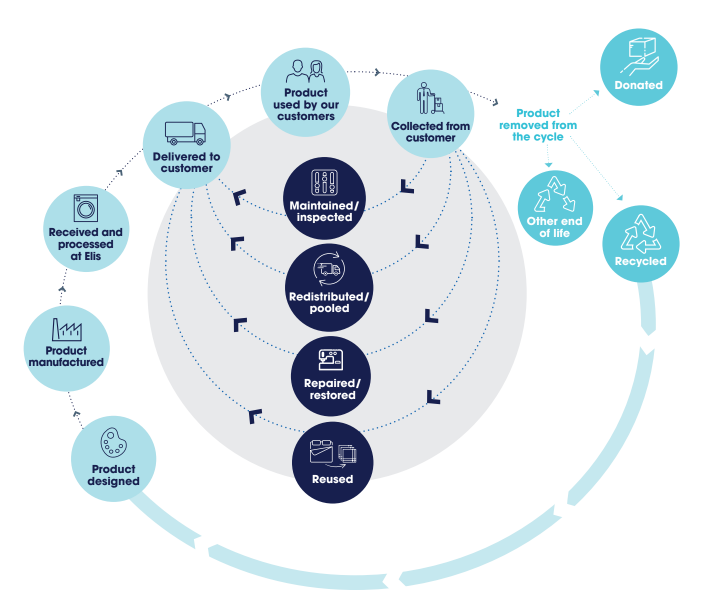


Elis, a global leader in circular solutions for the workplace

Elis operates on a rental and maintenance business model. It sells the use of the product, rather than the product itself. This circular economy business model accounts for 84% of Elis's revenue.

As part of the rental and maintenance approach, the Group strives to optimize the lifespan of its products. Profitability is closely tied to the quality of the items rented to the customer. Pooling is another benefit of this business model: when one customer is done with a product, another customer will be able to reuse it.

Lastly, this model puts special emphasis on customer relations by providing service and follow-up throughout life of the contract. Sustainability goes hand in hand with a focus on quality.



Our mission

As the leader in circular services at work, Elis ensures its clients achieve optimal hygiene, well-being and protection – everywhere, every day, in a sustainable way.

Our circular services:

- > helps our customers focus on their core business;
- > reinforces our rental, maintenance and reuse business model;
- > allows our customers to reduce their environmental footprint.

Our circular services inspire our commitment.

They create a bond between us, our customers and our planet.

And they unite our people around the world.

Our values



The rental and maintenance process

Our customers' first contact is with our sales forces, who are all experts in their field. They assess the customer's needs and estimate the necessary quantities, delivery frequency and product type. Elis takes charge of purchasing and storing the items. It will adjust its service to changes in staffing levels and fluctuations in business. Elis works with customers to set the service schedule so they never have to worry: textile maintenance, equipment servicing, replacement of consumables, repairs, and same-day pick-up and delivery so the truck never travels empty. A customer care team takes over the contract once its implementation has been finalized. The team ensures the customer's satisfaction and may offer additional services.

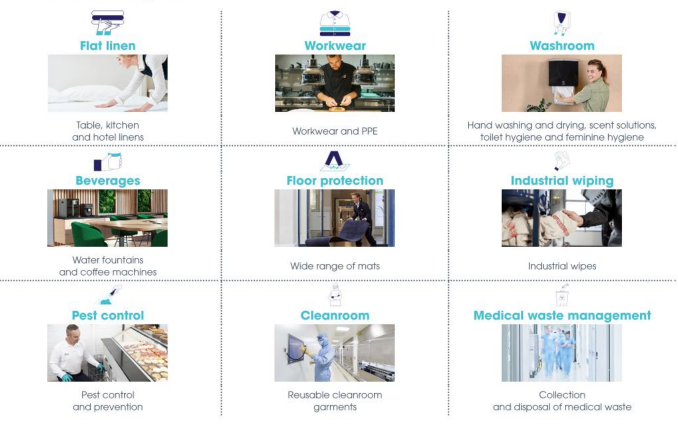


Our solutions

Elis has diversified throughout its history by developing complementary new services that can meet a particular customer's various needs. Multi-service is at the core of Elis's strategy. Not only can a customer visit be optimized to achieve economies of scale, but the environmental impact of the delivery is also reduced. Value is provided to the customer by offering a comprehensive service that frees it from organizational tasks so it can focus on its core business while maintaining control over its budget.

Our services

We offer customized solutions for flat linen, workwear, washrooms, floor protection, beverages, cleanrooms, pest control and medical waste management.



Our markets

We work for public and private organizations of all sizes and in all business sectors.



Healthcare Main sectors: hospitals and care homes

Hospitality Main sectors: hotels and restaurants



Message from the chairmen



Statement from Thierry Morin Chairman of Elis's

Supervisory Board

"

Despite high inflation, the strength of the Elis model enabled the Group to achieve record levels across all its financial indicators.

After three years marked by the pandemic and geopolitical instability, Elis was up against record cost inflation in 2023. Nevertheless, just like in the last three years, the Group's business model proved its value and robustness.

The Group's strategy is based on a decentralized model which attaches great importance to proximity between Elis and its customers, wherever they may be in the world. Such proximity and reliability of service means that we are able to forge long-lasting business relationships with our customers, in which Elis becomes a fully fledged partner in their businesses.

The Elis business model not only guarantees considerable financial resilience, it is also responsible toward the environment. the Group's reliability and quality of service, meant that we were able to establish price adjustments to compensate for the high inflation resulting from the pandemic and the events of 2022. In addition, the numerous contracts gained in Industry and in Trade and Services, and the recovery of the Hospitality sector to pre-pandemic levels, allowed the Group to achieve record revenue of over €4.3 billion in financial year 2023, driven by almost 12% organic growth.

This approach to business relationships, and

2023 also allowed us to return to greater operational stability. Progress is most apparent in our margins, driven by very clear improvements in industrial and logistics performance. These good results allowed a further reduction in debt and leverage, acknowledged by S&P increasing our rating to Investment Grade.

The Elis business model not only auarantees considerable financial resilience, it is also responsible toward the environment. In this regard, I would like to highlight the continuing environmental initiatives at Group level, and in particular September's announcement of the Group's Climate Plan, which sets out an ambitious roadmap for reducing carbon emissions, as well as the affirmation of the Group's identity as a leader in the circular economy via "Circular Services at Work."

We enter 2024 in a very strong position. Elis' resilience, which has been proven through our handling of the various recent crises, its operational know-how, its strengthened organic growth profile, and its model built on the principles of the circular economy will allow the Group to continue to assert its leadership in all the countries where it operates.





Having weathered what has certainly been a stormy year, characterized by record cost inflation, Elis has managed to generate substantially increased revenue. How do you explain that?

All our customer relationships are based on the premise of reliability and service quality; once this relationship of trust has been established, partnerships with these same customers are consolidated over time, allowing us to make fair and necessary price adjustments. In addition, there is very dynamic growth in workwear, propelled by background market trends and our many commercial initiatives.

Furthermore, in 2023, operational performance drove the improvement in the Group's margin, with record industrial and logistics productivity gains thanks to many initiatives around tools and continuous training. I want to acknowledge the commitment and hard work of the Elis teams who have contributed to these remarkable results across our 29 countries.

Is cash flow also breaking records in 2023?

Yes, and it's still improving! Free cash flow of \notin 304 million and debt reduction of \notin 153 million show that the Group is performing well, but this is just the normalization of the model after a few unstable years. We therefore expect to see free cash flow continue to grow with turnover.

This strong performance reduced debt to under €3 billion and leverage to 2x, a feat acknowledged by Standard & Poor's who raised the Group's rating to BBB-, thus bringing Elis back into the prestigious pool of Investment Grade companies.

These results also make it possible to propose an increased dividend, entirely in cash, to the general shareholders' meeting.

Tell us about the ambitious climate plan and new identity Elis announced in 2023.

Elis has always been at the heart of the circular economy, so we have confirmed our identity via "Circular Services at Work." Indeed, the Group offers its customers products that are maintained, repaired, reused and repurposed in order to optimize their use and their useful lives; Elis believes that the circular economy model, aimed in particular at reducing the consumption of natural resources by optimizing products' useful lives, is a sustainable solution to meet current and future environmental challenges.

On September 4, we unveiled our Climate Roadmap, underscoring our commitment to contributing to a low-carbon society. This ambitious plan aims to reduce our direct carbon emissions by 47.5% by 2030 and our indirect emissions by 28%. These objectives have been approved by the Science Based Targets initiative (SBTi) and are aligned with the 2015 Paris Agreement, aimed at limiting the global temperature increase to 1.5°C compared to preindustrial levels.

These climate targets mark a new phase in Elis's CSR and climate strategy. For a long time, the Group has worked to reduce its energy consumption and CO₂ emissions.

"

In 2023, operational performance drove the improvement in the Group's margin, with record industrial and logistics productivity gains thanks to many initiatives around tools and continuous training.

How do you see 2024?

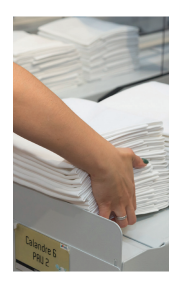
The seas are calm going into 2024: our outlook is good, both in terms of turnover and cost base. That means 2024 is set to be another year of profitable growth for Elis.

Elis has also decided to invest in the future by significantly strengthening its sales organization. The sales teams are being reinforced in all of the Group's regions to accelerate the roll-out of its services and support future growth.

Finally, M&A activity is expected to be significantly stronger this year than in 2023 and we anticipate a significant upturn in acquisitions of small and medium-sized targets.



Questions to Xavier Martiré Chairman of Elis's Management Board



1

An international **presence**

69% of revenue generated outside France in 2023



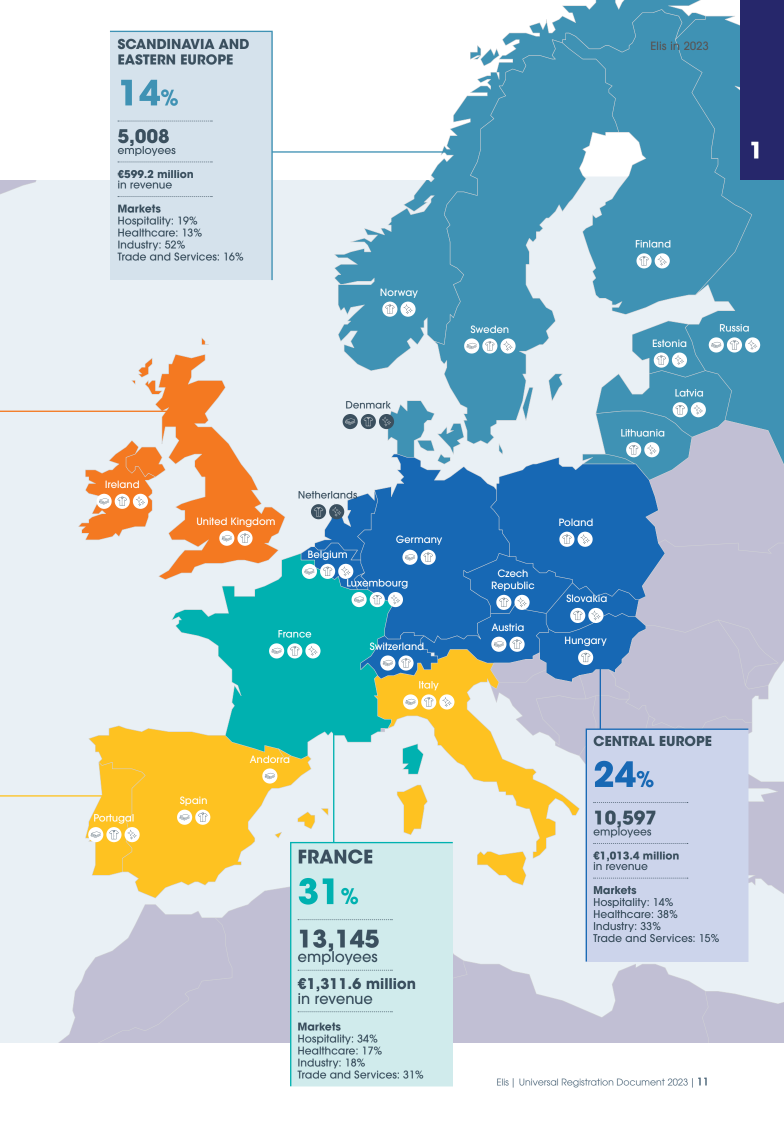
Revenue: as a percentage of consolidated revenue, excluding other sectors and miscellaneous. **Workforce:** data as at 12/31/2023.

Symbols: services listed when they generated at least 10% of the country's 2023 revenue.

Flat linen.

 ${ig \widetilde{m}}$ Workwear (workwear and PPE, cleanroom, linen services).

🗑 Hygiene and well-being (washrooms, beverages, floor protection, industrial wiping, Pest control, medical waste management).



History and 2023 highlights

Ever since its inception, Elis has continuously expanded and reinvented itself to adapt to changes in how customers consume and use products and services. It is constantly innovating to meet its customers' needs and consumers' new requirements.

1883

Founding of Grandes Blanchisseries de Pantin: Elis launders linen for hotels, restaurants and individual customers.

Interwar Period

Invention of the rental and maintenance model.

Postwar Period

Development of workwear segment, as Elis was responsible for the maintenance of the US Army's linens.

1968

Creation of the Elis Group, an abbreviation of Europe Linge Service (ELIS).

1973-2001

European expansion and diversification of rental and maintenance business (washrooms, water fountains, coffee machines, residential care linen and cleanrooms)

2014

Continued international expansion of the Group by setting up operations in Brazil.

2015

Initial public offering on the Euronext regulated market in Paris and continued growth in Latin America.

2017

Acquisition of Berendsen, creating a pan-European leader.

2020

Covid-19 crisis: strong operational and commercial response.

2021

Business recovery: performance and mobilization of teams to achieve goals.

2022

Expansion in Latin America with the acquisition of the Mexican leader: Lavartex.

2023

Elis adopts a raison d'être and unveils its new tagline "Circular services at work."



Elis adopts a raison d'être and a new tagline

In 2023, the Group defined a *raison d'être* that is rooted in its values and business model.

To deliver circular services at work for hygiene, protection and well-being everywhere, every day, in a sustainable way.

The Group's raison d'être cements its long-term commitment to the environment and local development. The Group thus underscores its goal of making sustainability – one of the central pillars of its DNA – a part of daily life. It is also an opportunity for Elis to reiterate its values to its employees, customers, partners and shareholders. The Group's strength lies in its circular economy business model, along with its high-quality service and committed teams. This strength is reflected in the new tagline:



"

Our raison d'être and tagline reaffirm what Elis, together with all its employees, has long sought to build: an innovative company committed to a more sustainable world. (X. Martiré).



We have redefined the values we would like to amplify to our customers:

HYGIENE: The health crises have further raised the increasingly high expectations around hygiene for employees and their customers.

PROTECTION: Everyone has a strong need for protection at the personal level and in the workplace, in order to protect themselves and the environment.

WELL-BEING: A fundamental benefit of our service that we would like to provide to every one of our customers and to their clients.



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One component of the rollout of the raison d'être was a communications campaign that was tailored to each of our markets. This campaign allowed us to target all our stakeholders by providing practical examples of how each of our services is fully consistent with the circular economy model and increases customer satisfaction.



Climate strategy

Elis has unveiled ambitious 2030 climate targets aimed at:

- > reducing absolute Scope 1 and 2 CO $_2$ eq emissions by 47.5% between 2019 and 2030;
- ➤ reducing absolute Scope 3 CO₂eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products by 28% between 2019 and 2030.

These targets have been approved by the Science Based Targets initiative (SBTi), an international reference and a partnership between the United Nations Global Compact, the World Resources Institute (WRI), the Carbon Disclosure Project (CDP) and the World Wildlife Fund for Nature (WWF).

They are fully in line with the objectives of the 2015 Paris Climate Agreements to contribute to restricting global warming to less than 1.5°C compared to pre-industrial levels on Scope 1 and 2, and well below 2°C on Scope 3.



DRIVING AMBITIOUS CORPORATE CLIMATE ACTION

B2C pest control



Elis Pest Control reached a new milestone in its development with the expansion of its services to individual customers in three test regions: Île-de-France, Rhône-Alpes and PACA (Provence-Alpes-Côte d'Azur). The regional technical centers (RTCs) in Savigny-sur-Orge and Bobigny will be responsible for providing services for Île-de-France, the RTC in Rochetoirin for Rhône-Alpes and the one in Vitrolles for PACA.

This strategic expansion allows Elis to provide in-home vermin control, insect control and disinfection services and to offer a comprehensive solution for people with pest problems. The B2C expansion reflects Elis Pest Control's determination to position itself as the partner of choice for all pest management needs, whether for businesses or individual customers.

Major acquisitions

Elis continues to grow in pest control in southern Europe by strengthening its position in a market whose development has accelerated since the end of the pandemic.

June 2023: Italy

Acquisition of 100% of Gruppo Indaco SRL – The group has some 60 employees; its services (rodent, insect and crawling-pest control) are offered almost exclusively on a B2B basis. Its 2023 revenue was €4.5 million.



November 2023: Spain

Acquisition of 100% of Compañía de Tratamientos Levante SL Founded 30 years ago, the company generated €4.4 million in revenue in 2023 and has both government and private-sector clients. It has around 80 employees and offers a wide range of pest control services (rodent and crawling- and flying-insect control) as well as disinfection services.

New plants

Granollers in Spain

3rd cleanroom plant in Spain

Capacity: phase 1 = 50,000 items/week then phase 2 = 100,000 items/week

Start-up expected in April 2024

Surface area: 1,500 m²

Knutsford in the United Kingdom

2nd cleanroom plant in the United Kingdom

Capacity: phase 1 = 50,000 items/week then phase 2 = 100,000 items/week

Start-up expected in May 2024

Surface area: 1,940m²

Erlangen in Germany

Construction of a plant for the maintenance of residents' clothing

Weekly capacity: 210,000 garments

Surface area: 4,020m²



Karlslunde in Denmark

Renovation of a flat linen plant Weekly capacity: 120 metric tons of linen Surface area: 5,580m²



Bogota in Colombia

Renovation of a new plant

Weekly capacity: 155 metric tons of flat linen and more than 181,000 workwear items

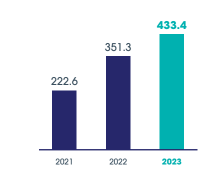
Surface area: 2,390m²



Key figures in 2023



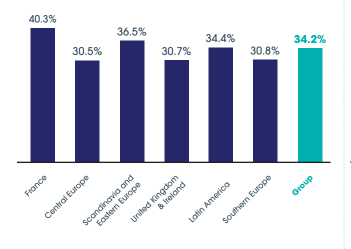
Net income from ordinary operations In millions of euros



2023 EBITDA by region

2021

As a % of revenue

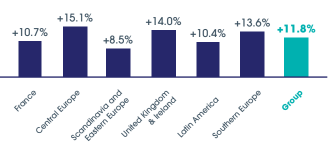


2022

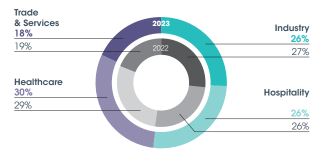
2023

Organic revenue growth in 2023

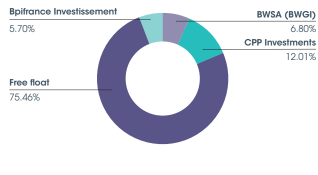
As a % of revenue



Breakdown of revenue by market segment As a % of revenue



Shareholding structure at 12/31/2023*



* More information in chapter 7.

Social

HEADCOUNT

55,881 employees at December 31, 2023 **52%** of which are women

32.4% female managers among new hires

TALENT DEVELOPMENT

20.3% of new managers are promoted internally

Reputation

89% of customers are satisfied or very satisfied with Elis*

* Data from satisfaction surveys conducted for Elis worldwide in 2023.

Environment

WATER CONSUMPTION 46% reduction compared to 2010* * Per kg of linen delivered – Europe.

ENERGY CONSUMPTION

28% reduction compared to 2010* * Per kg of linen delivered - Europe.

ISO 14001-CERTIFIED SITES 189 ISO 45001-CERTIFIED SITES 106

More information in chapter 3.

Revenue

€4,309.4 million

EBITDA

€] g474.8 million 34.2% of revenue

Net income from ordinary operations

ASSA million

Free cash flow



Net capex <u>& 20</u>_8 million 1



1.2 STRATEGY

Elis's rental and maintenance model is based on a product as a service business model, which favors the service over the product and rental over purchase. The Group is thereby promoting the circular economy and contributing to sustainable growth by encouraging maintenance, reuse and recycling. To simplify the lives of its 400,000 customers, it offers cuttingedge, high value-added solutions so that each of them, without exception, has time to focus on their business.

Trends

The Group defines its strategy in line with the market's developments and its main trends, as described below.

Hygiene and protection

The Covid crisis changed everyday hygiene. It built awareness of cleanliness and led to an overall increase in hygiene standards. This transformation, which initially was an immediate response to the crisis, is now here to stay.

The increased need for hygiene and safety for all led businesses, schools and institutions to review their hygiene protocols. These entities are making more sanitary solutions available, reassessing their protection requirements for workwear and washing it more frequently. In healthcare, protocols have been strengthened, particularly for hand hygiene and surface cleaning.

In the food industry, the need for garment control and traceability has grown due to hygiene scandals and tougher standards and inspections.

In the workplace, risk management has also been emphasized to ensure employee protection and safety, particularly in industry. At the same time, the European Union has continued to strengthen its standards for personal protective equipment (PPE).

Demographic factors

A number of demographic factors play a key role in the economy and have an impact on the Group's vision.

The aging of the population is a major challenge. Medical advances and better living conditions have helped increase life expectancy, which has implications for the healthcare and pension systems. Growing demand for eldercare services has led to the development of the care economy, comprising home care, long-term assisted living and nursing homes. This boosts economic growth in this sector, but also presents challenges in terms of service quality, particularly with respect to residents' personal laundry. The population growth rate has a direct impact on demand for goods and services by creating opportunities for Elis to develop its services: new customers, market expansion, geographic expansion and the possibility of diversifying its services.

Increasing urban density concentrates the need for housing and infrastructure such as hotels, restaurants, businesses and healthcare institutions, which creates opportunities in all our sectors.

Tourism

According to the latest data from the World Tourism Organization published on September 19, 2023, international tourism continues to grow: 700 million tourists traveled internationally between January and July 2023, i.e., 43% more than in the same months of 2022. Mass tourism, a major economic engine for many European countries, contributes significantly to GDP, generating revenue in sectors such as accommodation, food and beverage, transport, and tourism activities, which are covered by one of Elis's four major markets.

Sustainable development

Our stakeholders are increasingly aware of their impact on the environment. They have higher sustainable development expectations and now incorporate ecological criteria into their decision-making.

They would like tangible proof of their business partners' commitment – beyond mere environmental statements – with concrete actions such as a reduction in carbon emissions, the responsible use of materials, and a positive contribution to society.

The circular economy is now a customer expectation. Customers are seeking out partners who incorporate

Customer professionalization

In an increasingly demanding and competitive environment, our customers are refocusing on their core businesses. Their expectations of their service providers are therefore higher. They see customer experience, reliability, quality and traceability as important differentiators when choosing their business partners.

In particular, our customers are looking for responsive service providers who can offer transparent monitoring at every stage of the collaboration and for every point of sustainable models, such as the inclusion of alternative materials, repurposing, repair, recycling and a reduction in waste all along their value chain. The circular economy, which reduces resource consumption, is viewed as a competitive advantage and a source of new opportunities.

Approaches that rely on linear models or single-use products are increasingly called into question. Circular services – particularly for healthcare and cleanrooms – are positioned as sustainable alternatives.

contact with the company, whether online, over the phone or in person.

Given the tensions in the global supply chain, a supplier's reliability and its ability to deliver its products and services are of the utmost importance, and this is the rationale for choosing strong partners with significant investment capacity.

Business model

Resources

CUSTOMERS

- > 400,000 customers of all sizes across all sectors
- > 4 markets: Hospitality, Healthcare, Industry, Trade and Services
- More than a century of know-how

HUMAN RESOURCES

- **55,881** employees
- Operations in 29 countries

ENVIRONMENTAL RESOURCES

- Water consumption: 16.7* million m³
- Energy consumption: 2,879* GWh
- > Total fuel consumption: 51.4* million liters
- > Other materials (polyester, cotton, other plastics, etc.)

FINANCIALS

- Company listed on Euronext (SBF 120)
- Strong business model ensuring
- profitable growth

FACILITIES

- > 466* production and distribution centers
- > Over 7,000 vehicles
- > 189* ISO 14001-certified sites
- 106* ISO 45001-certified sites
- A responsible industrial model
- Circular economy

MISSION

> To make its customers' lives easier and contribute to their success through a sustainable, responsible process.

Mission

Ensure a circular service of protection, hygiene and well-being for its customers everywhere, every day, in a sustainable way.



Customer experience at the core of Elis's DNA

- > A Customer Experience > Over 45,000 satisfaction department with almost 30 dedicated staff members
- > An in-house Customer Satisfaction program
- surveys conducted in 2023

* Figures aligned with chapter 3 reporting scope.

The four pillars of Elis' strategy

To deliver cutting-edge solutions that reduce its carbon footprint, Elis's strategy is based on four key pillars.

Development of sustainable services and promotion of the circular economy

Design increasingly sustainable circular products and services by continuously reducing their environmental impact.

Help our customers achieve their CSR objectives by offering our circular economy-based services.

Industrial and commercial excellence

Develop and maintain a close, long-term commercial relationship with customers, offering them a local, reliable, high-quality service.

Optimize the profitability of our businesses through an analytical approach to industrial and logistics processes.

Propagate a culture of continuous improvement in industrial and commercial performance, by rolling out best operating practices throughout the Group.

Consolidation of existing positions

Develop the Group's geographic coverage by combining organic and external growth in order to benefit from economies of scale.

Take advantage of the high density of the Elis network to roll out the multi-service model and generate crosssales.

Network expansion

Regularly launch the Group's activities in new countries offering strong potential.

Develop the density of these new countries, apply the Group's operational methodology and eventually offer the full range of Elis services.

Value created

CUSTOMERS

- Ability to focus on core business with a local partnership and work toward more sustainable solutions
- 89% satisfaction rate in 20 countries

EMPLOYEES

- > 52% women
- 32% of new managers are women
- Elis for All 2023: +10% increase in the subscription rate versus 2022

Figures aligned with chapter 3 reporting scope

INVESTORS

Since the IPO*:

- Shareholder return: 10%, based on a share price of €20.94 at February 09, 2024
- * Initial public offering.

ENVIRONMENT & SOCIETY

Reduction in consumption between 2010 and 2023, in line with 2025 goals:

- Water: -46%*
- Thermal energy: -28%*
- Use of renewable energy: 17%
- > Textiles recycled: 77%
- CO₂: **15%** reduction in our absolute emissions (Scopes 1 & 2)

* Per kg of linen delivered – Europe.

Local actions at the centers and for their regions:

- 4% of executives participate in a mentoring program (France)
- 94.8% of procurement spend is with direct suppliers that have undergone a CSR assessment

Focus on CSR

SBTi climate strategy

In September, the Group unveiled its ambitious climate targets, marking a new phase in its climate and CSR strategy. This approach has been approved by SBTi (Science Based Target Initiative), the international reference in this area. These targets supplement the Group's *raison d'être*: to deliver circular services at work for hygiene, protection and well-being everywhere, every day, in a sustainable way.

The greenhouse gas (GHG) emission reduction targets will cover the three scopes of the company's emissions by 2030:



Climate and reducing GHG emissions are crucial global concerns. For a long time, the Group has worked to reduce its energy consumption and CO_2 emissions.

With these targets, Elis pledges to do its part to reduce its carbon footprint and play a leadership role in responding to climate change.

Our action plan: an ambitious roadmap



Awards and prizes

EcoVadis

Elis once again received one of the most sought-after awards, the EcoVadis Gold medal awarded to the top 5% of companies in its sector in terms of sustainable development performance.



Since its creation in 2007, EcoVadis has become the most reliable organization for assessing companies' CSR performance.

EcoVadis assesses more than 100,000 companies from more than 175 countries across 200 industry sectors on their policies, initiatives and achievements in four key areas: environment, labor and human rights, ethics and sustainable procurement.

Improvement in our non-financial ratings

In the first half of 2023, Sustainalytics maintained Elis's "low risk" rating with a score of 17.

In 2023, the Group scored an



A- on the climate questionnaire conducted by the Carbon Disclosure Project (CDP), a non-profit organization that carries out independent assessments based on information provided by companies on their strategy, management, performance, and stakeholder engagement on climate issues, among other things.

In 2023, Elis's performance was assessed by the EthiFinance ESG Ratings agency (formerly Gaïa). The Group improved its score again to 75 (from 73 in 2022) and was thus awarded a gold medal.

Workwear to workwear



The project in which end-of-life Elis garments are recycled into new ones continues to be recognized as an innovative project that is fully aligned with the circular economy. It now includes a "zero-waste" apron. Thanks to a specific pattern-making technique, not a single scrap of fabric is thrown away in the manufacturing process. In addition, the apron is made from 100% recycled fabric.

- > Elis won the Audace award at the sixth RSE DD (Sustainable Development CSR) Mines Paris and Cegos awards.
- > Elis won Gold at the Sustainable Transformation Summit held in Paris by Décideurs Magazine and 100 Transitions.

This summit brings together policymakers and corporate leaders who have the power, impact and commitment needed to transform organizations, business models, production tools and, ultimately, society.

Sustainable Impact Award

In Sweden, Elis won the Sustainable Impact Award, one of the three nomination categories for the brand-new Impact Awards organized by IHM Business School. This award aims to recognize achievements that have a significant impact on business, society or the environment. This success is due to Elis's efforts over many years.

Also in Sweden, Elis's partner Hodakova, a haute couture upcycling brand, won the designer of the year award at the Elle fashion show.



MSCI

In 2023, the MSCI rating agency upgraded the Group's ESG rating from BBB to A. This move acknowledges the Group's commitment to CSR and its continued progress.

Spain: named by Forbes

Forbes magazine published its ranking of the 100 best companies to work for in Spain, and the Group once again made the cut. The list prepared by the magazine is based on an analysis of 2,000 companies with more than 250 employees. It was conducted by surveying employees directly. They were asked to evaluate aspects such as organization, compensation, work-life balance, environmental commitment and work environment.



Portugal: Corporate Superbrand

Elis Portugal was selected as a Corporate Superbrand for the first time in 2023. Superbrands is present in 89 countries and is an independent international organization dedicated to identifying and promoting superbrands that stand out from the competition in their field of business. In Portugal, this award was given on the basis of a consumer survey and the opinion of the Superbrands board.

Commitments

> Fabrique Circul'R: the Elis Group is proud to be part of the Fabrique Circul'R alongside French companies from a range of sectors that all care about one key topic: the circular economy.

This purpose of this think tank is to help them manage their circular strategy, in particular by working on ways to measure circularity.

> NQT and the Elis Foundation: through its Foundation, which aims to support young talent, Elis continues its partnership with the association Nos Quartiers ont du Talent (NQT - "Our Neighborhoods Have Talent"), which gives the Group's employees an opportunity to work with young people. New mentors came forward this year to support young people and help them with their job search.

The Elis Foundation provides personal and financial support to help talented young high school graduates who wish to pursue academic programs renowned for their high standards and excellence.

Equipping our centers and plants

Increasing the extent of the fleet migration

Long committed to an environmental approach, the Group continues to accelerate its transition to alternative vehicles with the aim of becoming a key player in this transition.

In France, 100% of the orders placed in 2023 to revamp our heavy truck fleet were for low-emission vehicles (exclusively electric and biofuel), and doubled our electric fleet.

Sweden, a pioneer in the energy transition, is pursuing its replacements in a similar way. Within the Group, Denmark, the Netherlands, Norway, Switzerland, and Belgium are committed to this transition, which plays out differently depending on each country's energy mix.

The French Environment and Energy Management Agency (Agence de l'environnement et de la maîtrise de l'énergie – ADEME) has chosen Elis as one of the winners of its call for projects on heavy electric vehicles. The environmental agency has awarded the Group a grant in recognition for its commitment to reducing greenhouse gas emissions. The Foundation thus welcomed its fifth cohort of young people at a reception where they were able to meet the Elis sponsors who will support them during their studies.













Water treatment in Karup in Denmark

A special process has been developed for mat maintenance at the Karup plant in Denmark. This new water treatment facility recycles water and reduces pressure on the resource.

This facility was selected as one of the 50 ecological projects included on the "Børsen Sustainable Cases 2023" list (national newspaper in Denmark).

Our employees

Elis for All

The fourth "Elis for All" plan was a success, allowing 93% of our employees to be eligible to become shareholders in the Group. Employees were able to invest in shares while benefiting from a 30% discount and a matching contribution from the Group.

By giving them the opportunity to become Elis shareholders, the "Elis for All" plan aims to recognize their contribution by allowing them to take part in the Group's future performance.



Reward programs Chevrons: 352 in the Group

The Chevrons Club took its 36th trip in June in Europe. This trip was intended as a reward for the production and maintenance teams at our plants. They embody the Group's values and are models of success and commitment for all employees. Some 264 Chevrons from 15 countries visited Lisbon, Portugal. They were divided into two groups that each stayed for four days. The Chevrons Club is the oldest Elis HR program. It was created in 1987 to acknowledge the work of the deserving production most and maintenance operators.





Elis Club Elite

The winners of the Club Elite 2022 visited Yucatan. In mid-March, 142 of the Group's Top Performers hailing from our 29 countries came together for a week of information-sharing and discovery in Mexico. The aim of this trip was to reward the top salespeople for their results and their daily commitment to serving our current and potential customers.

The Filière d'Excellence Disco

In September, interns in the FED's 2023 cohort received their diplomas from Alain Bonin. The FED, Filière d'Excellence DISCO, is the in-house certification course at Elis. It enables service agents, customer service assistants and small account managers to take a nine-month training course to qualify for business development manager positions.



Raising our employees' CSR awareness

2nd year of Sustainable Development Week

For the second year in a row, the Group's commitment to sustainable development was put into light from October 2 to 6. This week provided an opportunity to raise awareness among all our employees in our 29 countries of the importance of everyday actions in reducing our environmental footprint. Practical tips were offered, along with further education on corporate social responsibility (CSR) and the circular economy.

Some of the themes addressed were: The circular economy: the fashion industry example; Physical health in the workplace; How can we reduce the impact of our transport?; what is the link between food and wellbeing?; and what is climate change?

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Waste sorting: Sweden

The teams at the headquarters in Sweden came together once again for a week of discussions on waste sorting.

The agenda included: activities, competitions, and an update to the information used to educate employees on the different types of waste and on the importance of sorting waste more carefully.



Climate Fresk

To educate employees on the climate emergency and engage them in the Group's strategy on a day-to-day basis, Climate Fresks were rolled out in France and the Netherlands. The Climate Fresk helps everyone understand the mechanisms, extent and complexity of climate change concerns.



Focus on operational excellence

GLAD: the Group's logistics application

GLAD's results confirmed the expected benefits of this application for the Group and its customers.



This tool has already been used on more than 2,700 daily routes in France, Italy, Belgium, the United Kingdom, Germany and Portugal.

The next countries to roll out the application in 2024 will be Norway, Finland, Sweden, Denmark, Ireland, the Netherlands and Brazil.

GLAD is a logistics application that can be used on a PDA or on the web and is intended for all customerfacing staff in order to:

- > optimize logistics;
- > improve customer service;
- > simplify daily tasks for our service agents.

SOL: the Laundry Management System streamlining tool

The Group continued to pursue its LMS streamlining program. After reducing the number of LMS from 27 in 2020 to 21 at end-2022, the streamlining continued with 15 LMS at December 1, 2023. At end-2023, the goal of having only four LMS at end-2025 was maintained.

At the same time, the Group is working to align the work processes of the four target LMS (SOL, Galaxie, COALA, ABS), their product governance frameworks, and the functionalities offered by these four LMS so they can be properly integrated into Elis's global IT application landscape.

TOM: the maintenance tool for plants

At the end of 2023, 161 plants had implemented this tool in 14 countries.

The rollout of this management tool continues at a brisk pace (approximately 50 plants per year) with the goal of equipping 200 plants by the end of 2024.

This new Elis software, dubbed TOM (a Tool for One Maintenance), offers the following features:

- > a maintenance plan tailored to the plant's machinery and its annual use is created automatically;
- > the repairs made can be input directly from a mobile app;
- > reporting is automatic and standardized (the machines that break down the most, the preventive maintenance rate achieved, etc.).

An analysis of the results confirms that the sites where TOM has been implemented have a better maintenance performance than those where it is not yet in use.



1

Pest control: new certifications

Elis Pest Control in France obtains CEPA certification

CEPA Certified certification®, a true guarantee of quality, is based on the NF EN 16636:2015 standard. It ensures standardized professional practices in pest control. This certification demonstrates the business unit's commitment to excellence, sustainability and safety.

PRO	FESSIONAL
CEPA	CERTIFIED
SUSTAIN	NABLE RELIABLE

Sales team training

To ensure sales team excellence, Elis launched an internal sales technique competition for all small account managers. The goal was to improve their sales technique and customer relations performance. For several months, they competed in teams, by region and then in the finals at the Group's headquarters in a roleplaying scenario. And it was a finalist from the East region who

Sales Academy

won the first finals!

IPM certification for pest control in the Netherlands

The RTC* in the Netherlands recently obtained the IPM (Integrated Pest Management) certification, underscoring its commitment to the responsible use of biocides. All technicians passed an individual test to demonstrate their skills and expertise in this area. This certification is of particular importance as the Netherlands now has new regulations governing the use of biocides. Although this certification is not mandatory, it is critical to being able to continue to use these products in compliance with legal standards.



* Regional technical center.



Pest control also has an academy

A school to train qualified experts. Since pest prevention and control require specific skills and know-how, Elis has its own school. The Elis Pest Control Academy provides ongoing training for technicians, assistants and managers to enhance their skills in the field of pest control. Training is provided by regional operations managers, who accompany technicians to customer sites to assess what they have learned directly in the field.

Focus on innovation

More responsible materials in each product line

Elis prioritizes the use of more responsible materials when designing its collections, such as recycled polyester and recycled plastic. As such, the materials in our existing product lines are gradually being replaced with alternatives, such as recycled polyester or plastic.

The combination of lower-impact materials and increased reparability allows Elis to maximize product use and continue to reduce their impact. Garments, mats and hygiene appliances are inspected and repaired directly at our plants or at dedicated workshops.

In 2023, the Phoenix line of hygiene appliances made from recycled plastic was expanded and supplemented by seven new appliances.

In mats, Elis launched the re:Tech mat which includes recycled materials derived from recovered materials.

In the garment product lines, the composition of a number of collections was changed to incorporate recycled polyester, including the best-selling Motion collection.









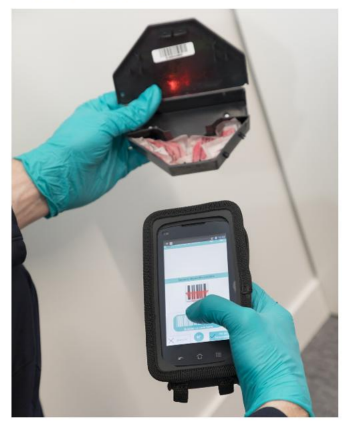
Traceability

Elis Connect Washroom

To make it easier to monitor its services, Elis continues to strive for quality in its hygiene and well-being service by offering a traceability solution that meets customers' expectations. In 2023, the Group thus continued to roll out its Elis Connect Washroom solution which provides electronic proof of visits. In addition, the IoT enables Elis to go one step further and offer a line of smart appliances. This is a proactive service that can optimize customers' hygiene appliance management.

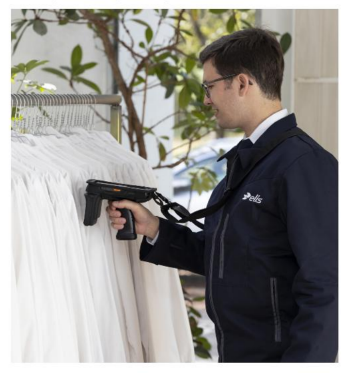
Pest control

After France, Portugal and Italy, Switzerland joined the list of countries benefiting from the Elis Connect Pest Control Solution, which ensures traceability of the pest control and prevention service. At the same time, Elis continues its efforts to guarantee a better user experience and even more efficient customer support. Elis would also like to expand this expertise to other countries and to nonstandard customers by adapting its offer to their needs. Lastly, and as is the case with washrooms, the IoT will be included in smart traps to allow for quick and targeted action at the customers' sites, so they can stop worrying and focus on their work.



Workwear

The traceability of workwear is an important consideration for customers and the people who wear it. The digitalization of the entire value chain thus lies at the heart of Elis's strategy to make the day-to-day life of companies and their employees even easier. A new version of the Elis Connect Workwear solution was introduced in 2023. It improves agents' workflow and offers visibility on the service provided through electronic delivery slips. The catalog of automatic clothing dispensers and smart lockers has also been rounded out to offer a solution that matches customers' needs, regardless of their business sector. Developing these systems brings the Group closer to the wearers. In 2024, the Group will continue to research ways to optimize the Elis Connect customer portal so it can deliver a simplified user experience by offering new features.







1.3 OUR CUSTOMERS

Elis offers products and solutions suited to all business sectors to meet the needs of its customers. It has focused its rental and maintenance expertise on four markets: Hospitality, Industry, Healthcare, and Trade and Services.

For each of these markets, Elis offers three main solution types: flat linen, workwear, hygiene and well-being appliances.



* As a percentage of consolidated revenue, excluding miscellaneous.

Customer experience

MyElis

The MyElis portal is currently being redesigned to provide a better experience for our customers. Once this project is complete, our customers will have more autonomy to manage their services and contracts.

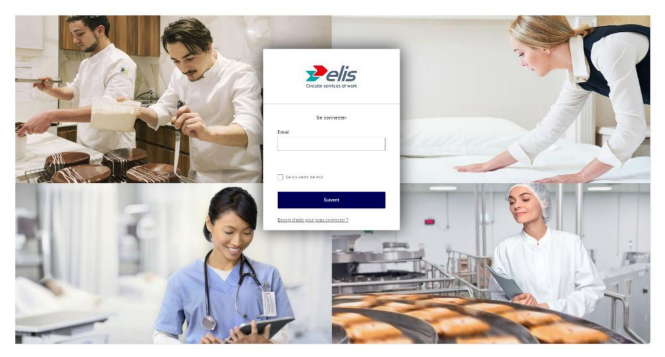
Four objectives of the portal redesign:

- > to maximize functional coverage and reduce low value-added tasks for Elis centers;
- to optimize navigation and make it simpler, more seamless and accessible on different devices, with the option of notifications;
- to ensure the change is adopted through training for our sales teams (sales and DISCO);
- > to benefit from robust technology, linked to the country's LMS.

In 2023, the customer portal authentication system was secured and will allow for the use of a single sign-on shared across all of the Group's digital tools, including Elis Connect.

Our Hospitality and Healthcare customers in countries using the Galaxie LMS saw some changes to their technical platform for flat linen orders. The rollout in France, Spain, Switzerland and Portugal is complete and will continue in 2024 in Italy.

In the upcoming months, new features will be added, mainly for our workwear service. The existing features will also be optimized.



eForce

Elis has been working for several months to build eForce, the new CRM that will be introduced in several countries, first in the Netherlands and then in France.

eForce aims to centralize all the important information needed to manage our current and potential customers. It is intended for different teams, centers and countries and its uses will range from identifying unqualified prospects to cross-selling. We will thus be able to offer customers a higher-quality service that is tailored to their needs. This is a much-anticipated project for the teams as it will have **many benefits**, starting with improved lead conversion, increased customer retention, stronger business development and better cross-functionality between the sales teams and Disco.



eContrat

One of Elis's priorities is to simplify the sales path, from the moment the contract is created to its signature by the customer. Electronic contracts have emerged as a powerful tool for making the sales process more efficient. eContrat is a tool that can be used to generate and sign a contract electronically. The process is broken down into three major steps:

- > Quote: the content of the quote is used for the digital contract;
- Contrat: the contractual information is autofilled (customer information, billing, delivery);

 Electronic signature: the contract is signed with DocuSign.

Currently 12 countries, namely the United Kingdom, Italy, Brazil, Germany, France, Switzerland, Sweden, Norway, Spain, Finland, Denmark and the Netherlands, have implemented electronic signatures. The feedback from our teams is very encouraging and shows how easy it is to adopt this technology.



Building customer loyalty: HiFi program

The goal of the HiFi (High Fidelity) project is to help field staff to renew contracts. The scope of customers potentially affected by HiFi represents more than €700 million per year and about 160,000 customers. In 2023, 46% of contracts were renewed electronically.



Hospitality

The Hospitality market continued to grow in 2023, with revenue per available room even coming close to pre-Covid levels. This applies also to tourism, which saw a 38% increase in the number of international tourists versus the previous year.

While inflation continued to rise before beginning to slow, higher raw material costs had a significant impact on the cost of linen maintenance. Elis therefore had to adjust its rates, while the supply/demand balance made it possible to maintain higher prices.

Elis's DNA carries even greater weight at a time when added value lies in the service provided.

The Group's rental & maintenance model also addresses the sector's key concerns thanks to the circular economy, which helps limit the impact on resources - particularly through linen streamlining.



Industry sectors

- Hotels
- Full table service restaurants
- Apartment hotels
- Catering
- Airlines, cruise ships and ferries
- Short-term and long-term rental
- * As a percentage of 2023 consolidated revenue, excluding other sectors and miscellaneous.



Le Jacquard Français gives its products a second life

Le Jacquard Français (LJF) is launching a new "second-hand" offering, encouraging customers to clean out their linen closets and give new life to their products. This initiative helps preserve the environment by reducing the consumption of raw materials and keeping products in use. The outstanding quality of LJF's products, designed to last and be handed down from generation to generation, makes this sale of secondhand products possible.



Innovation

The Cocoon line is the most frequently ordered bath linen collection in a multitude of countries, including France, Spain, Germany and Switzerland.

To make the product more sustainable, the weft yarn is now 10% polyester. The pile yarn is still 100% cotton to maintain the same absorption capacity.

Elis strengthens its presence in the luxury goods industry with products for a prestigious hotel

The Vaux-de-Cernay Abbey, a 12th century jewel acquired by the Paris Society Group, was under construction for two years and reopened at the end of 2022. It is now ushering in a new era of luxury hospitality, having abandoned its ostentatious style in favor of a more personalized identity and an authentic experience. Reflecting its status as a trusted brand, Elis was selected to offer an exclusive line of bed, bath and table linen. With its high-quality materials and refined finishings, this remarkable transformation will be further enhanced by 30 new products, including a 300 thread count satin for bed linen and zero-twist cotton bath linen.



Increased capacity: several welcome plant expansions

The recovery of the Hospitality market prompted Elis to increase capacity at some of its plants to better serve its customers. In addition to the new plants built in 2023 and described at the beginning of chapter 1, the Group expanded some of its facilities that process flat linen in the United Kingdom, Portugal and Spain. A brand-new plant will also be inaugurated in 2024 in Rousset in France.



Trade and Services

Elis's business model is particularly well-suited to multi-service on the Trade and Services market. The teams offer their customers new solutions using existing logistics.

The Trade and Services market has proven its ability to generate value for Elis and its customers, with an increase in the average spend every year – due in part to the increase in the product mix – and revenue that represents 25% of the Group's sales contribution.

For this reason, the Elis business model, initially developed in France and Southern Europe, continued to be rolled out to several new countries in 2022 and 2023.

After the United Kingdom's successful rollout of a new Trade and Services sales force, Brazil and Switzerland also began to implement this new strategy. Following Sweden in 2023, Denmark began training a limited sales team in 2024 to target smaller-than-usual customers. Poland has taken advantage of the extension of the multi-service model to diversify its portfolio by adding the washroom offering.

To support its "multi-service" sales staff, who are able to pitch their customers on eight different services and nearly 2,300 listed products, we provide them with digital tools to present their offering: a digital portfolio, a pricing tool, digital contracts and online training.

Take

Pelis



Industry sectors

- Contract catering or take-out
- Cleaning companies
- > Large retail
- Food stores
- Gas stations and car dealerships
- Local shops (hairdressers, etc.)
- * As a percentage of 2023 consolidated revenue, excluding other sectors and miscellaneous.

Ladybox

A new arrival! Elis is rounding out its feminine hygiene offering with the Ladybox. In addition to being compatible with the three washroom product lines, Aqualine, Phoenix and Fusion, this self-service sanitary protection dispenser has several advantages for our customers, who can:

- ensure their employees' comfort while improving their quality of life at work;
- help fight menstrual product insecurity by offering free feminine protection;
- opt for more responsible solutions with women-friendly products: 100% organic cotton tampons and 80% natural-origin sanitary napkins;
- > benefit from a turnkey service that includes installation and refills by our service agents.

Elis continues to engage with its customers by encouraging women's well-being and helping them promote their employer brand.

re:Tech mat: recycled materials

In order to maintain its leadership position in Scandinavia, and with its business model grounded in the principles of the circular economy, Elis launched a new mat that incorporates recycled materials with Oeko-Tex standard 100 certification. re:Tech outperforms other Elis mats and has the best water and sand absorption rates. Like its predecessors, the re:Tech mat is designed for rapid water evaporation, making it highly effective once installed at our customers' sites.

Distribution of fibers

- > 50% recycled polyester
- > 25% polyester from production scraps
- > 25% cotton from production scraps

Distribution of rubber

> 100% nitrile, 34% of which is from production scraps



The line of recycled plastic hygiene appliances is expanding!

After a successful launch of the Phoenix range last year, new appliances have been added to the line: folded paper hand towels and two air fresheners, one aerosol and one passive. These products are consistent with the Phoenix line's responsible approach as they are, respectively, 92%, 39% and 46% recycled (ABS) plastic.

With these new products, the Phoenix line now has a more comprehensive offering that meets broader customer needs, while limiting its impact on the environment. As a reminder, the Phoenix line generates four times less CO_2 emissions during manufacturing*.

* For one metric ton of recycled ABS compared with the production of one metric ton of standard ABS.



Workwear

For our Trade and Services customers, our workwear collections have expanded to include new coats and a fully revamped Front Office line.

Izae coat

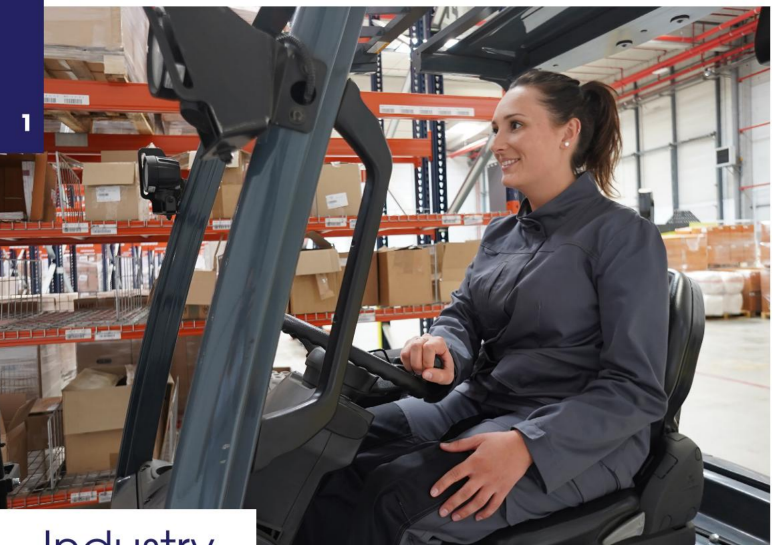


This is a new unisex coat intended for a wide range of professions and activities. The main fabric for the navy/ royal blue version and the accent fabric for the dark green/black version are made of recycled polyester and cotton.

New Front Office line

The Front Office line is for both men and women and offers a full selection of five black garments for publicfacing professions. This collection stands out for its style and its tailored fit. The garments are more on-trend and offer a modern esthetic and more current fit.





Industry

The momentum Elis has built in the Industry market in recent years has been confirmed and is accelerating. It is based on three pillars:

- > a still very satisfactory level of new customer acquisitions;
- productive rate discussions with customers who are facing the same situation as Elis (energy costs, wage increases) and are thus better able to understand our requests and accept them;
- >very limited losses, a sign of the Group's operational excellence.

In addition to the reasons cited above, Elis has a very strong presence with customers in booming industries (manufacturing and aviation subcontracting).

Our cleanroom activity is driven by the strong growth that some of our customers are experiencing (defense, microelectronics, new industries: giga factories). They also have excellent outlooks.

Lastly, the food industry, which is by nature resilient and not highly exposed to fluctuations in activity, remains a major market for Elis. In addition to the Group's long-standing and very strong positions on the food market, higher hygiene standards, traceability, and the upward alignment of health standards have led to greater needs (many additional clothing changes) which has, in turn, increased Elis's activity.

France, the Netherlands and Denmark, countries with strong food traditions, remain strongholds for Elis in this segment.



Industry sectors

- Food industry
- Chemicals and pharmaceuticals
- Industrial services
- Heavy industry

* As a percentage of 2023 consolidated revenue, excluding other sectors and miscellaneous.

Motion

Elis's best-selling collection for industry, maintenance and logistics has not only been updated, but its composition has been changed. It now uses recycled polyester instead of polyester.

Choosing recycled polyester over virgin polyester means:

- > a 45% reduction in energy consumption;
- > a 20% reduction in water use;
- > a 30% reduction in greenhouse gas emissions.

The collection consists of a number of different garments in a number of different colors.





Elis supplements its Moovento collection for light industry with Moovento+ and MooventoR

Moovento+ adds innovative stretch fabric inserts to strategic areas (shoulders, back and crotch) to give the wearer great freedom of movement. The Moovento+ collection consists of a women's fit, with a jacket and trousers set, and a men's/unisex fit, with a jacket, trousers and coveralls. Both pairs of pants and the coveralls are EN14404 certified, and the knee pockets are reinforced with "cordura" fabric.

The collection also includes a version with integrated reflective trim (MooventoR collection). It was created specifically to meet the requirements of the EN17353 Enhanced Visibility standard.

These garments were designed to withstand a work garment's daily wear and tear. Their lifespan is optimized, while their many practical details mean that tools and accessories are always within reach.



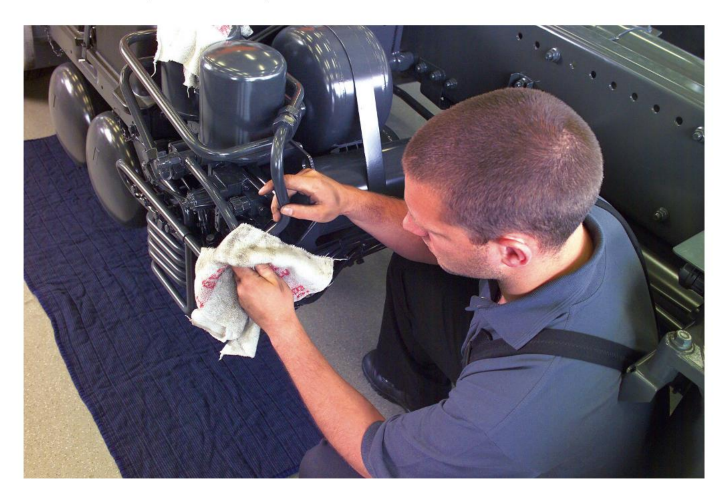
High-visibility t-shirt

Elis is launching its new ProEssentials high-visibility t-shirts (class 1 and class 2) to provide wearers with 360° protection. They have fluorescent and reflective properties with segmented tape around the chest, arms and shoulders. The inside is cotton and the outside is recycled polyester. Their ingenious design incorporates an underarm mesh panel, providing optimal ventilation and keeping wearers comfortable even during intense physical activity.



The Mastermat

The wipers offering for the automotive and metalworking sectors has been expanded to include an absorbent mat solution: the Mastermat. These products efficiently soak up oils and trap metal shavings and other debris from industrial activity. The absorbent wipers and mats are used in production and maintenance spaces and help maintain a clean - and therefore safe - work environment.



Cleanroom

The Cleanroom business unit plays an important role in our successes, particularly with our customers in the pharmaceuticals and cosmetics industry. With double-digit growth, Elis Cleanroom has delivered impressive results.



over 4,000 customers

€236 million

in revenue including revenue from Brazil (up 11.7% versus 2023)

.....

-19% reduction in CO₂ emissions between 2019 and 2022 for scopes 1 and 2

.....



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New Elis Cleanroom plant in Granollers in Spain

Elis Cleanroom is expanding its footprint in Spain with the opening of a brand-new cleanroom plant in Granollers. This is the third cleanroom laundry plant in Spain and represents a major milestone in our commitment to providing our customers with the best possible service. The plant is equipped with the latest technologies and will meet the highest industrial standards. It has ISO 5 and ISO 7 cleanrooms where we can process up to 100,000 items per week.







Healthcare and social welfare

Healthcare is a critical market that has even greater resilience than other sectors. Many customers have renewed their contracts, which allows the segment to maintain a very high retention rate. The teams know how to adjust and change prices depending on the types of services that their customers select.

Synergies between the sales teams in the Group's countries and Elis's know-how in managing large groups have facilitated the conclusion of international master agreements.

Awareness of corporate social responsibility – particularly with respect to the environment – has created new prospects for reusable textiles versus single-use products.

The care home market is growing rapidly due to Europe's aging populations. It is particularly mature in Germany and France and generates high volumes. This market offers untapped potential in Spain and the United Kingdom.

Given that residents have high expectations in terms of comfort, the Elis model, which can handle a wide range of services, is particularly relevant in relieving the burden on employees. The still underdeveloped washroom offering in this segment thus offers potential in a universe with very strict hygiene standards.



Industry sectors

- Hospitals and clinics
- Elderly care homes
- Institutions for people with disabilities
- Primary care
- Child daycare centers

* As a percentage of 2023 consolidated revenue, excluding other sectors and miscellaneous.

Linen management: a responsible and economic concern

The Elis Group has identified areas for improvement among the action levers for reducing scope 3 CO₂ emissions, such as reducing linen loss. This subject, already identified last year by the United Kingdom as a major concern, affects all of the Group's regions. Customer education

campaigns have been rolled out to the facilities and have already yielded results.

A number of nudges, one for each example of linen loss or damage, have been created, translated and displayed directly at the customers' sites. More than ever, Elis is working alongside its customers to find more sustainable solutions.



Residents' personal laundry: a new plant in the United Kingdom

In the United Kingdom, the first plant dedicated to laundering residents' personal clothing is opening in early 2024 after six weeks of construction. After some testing on flat linen with existing customers, the new service will officially launch in the spring of 2024. The Bridgewater plant will serve the entire southwest region of the United Kingdom. An initial pilot with the Caron Group began in December 2023.

The clothes are washed at low temperatures to maintain the look and quality of the residents' clothing, while ensuring that it is cleaned hygienically to provide the highest standards of infection control.

Elis's production agents carry out the final steps: all items are finished and folded by hand before they are returned to each resident.

Pop'Life coat

The Pop'Life collection was expanded to include a new coat design that is 65% recycled polyester and 35% cotton. The unisex Pop'Life coat is intended mainly for laboratories. Its stylish teal piping matches nicely with the trousers from our Trendy line.









1.4 GOVERNANCE

An experienced management team

At Elis, governance is the responsibility of the Executive Committee and the Supervisory Board and ensures the company is properly managed, sustainable and operates smoothly. Governance also ensures that the Group remains stable through a profitable growth strategy.

The Supervisory Board has 12 members, including five women. The Board's membership represents a wide range of complementary backgrounds and reflects the diversity policy adopted by the Group, especially in terms of nationality, international experience, and skills.

Governance is organized in such a way as to seize new opportunities, consolidate Elis's leadership position, and create strategic and financial value for shareholders.

The Supervisory Board

The Supervisory Board oversees the Company's management by the Management Board, under the conditions provided by law, the Company's bylaws and the Board's rules of procedure. It also carries out the checks and controls it considers appropriate and may request any documents it deems useful for fulfilling its responsibilities. 12 members and one non-voting member (censor) THIERRY MORIN Chairman of the Supervisory Board, independent member

FABRICE BARTHÉLEMY Vice Chairman Independent member

PHILIPPE BEAUDOUX Member representing employees

PAUL-PHILIPPE BERNIER Permanent representative of Bpifrance Investissement, Independent member

ANTOINE BUREL Independent member

ANNE-LAURE COMMAULT-TINGRY Independent member

94%

66%

PHILIPPE DELLEUR Independent member

years old on average

Appointments,

Compensation

Committee

THIERRY MORIN

VALÉRIE GANDRÉ

MICHEL PLANTEVIN

PAUL-PHILIPPE BERNIER

Independent member

governance rules:

(Bpifrance Investissements)

Determining and assessing

Member

Main duties

5 members

and Governance

FABRICE BARTHÉLEMY

Independent Chairman

Member representing employees

Independent member

57

AMY FLIKERSKI Member

VALÉRIE GANDRÉ Member representing employees

CÉCILE HELME-GUIZON Permanent representative of BWGI Independent member

FLORENCE NOBLOT Independent member

MICHEL PLANTEVIN Member

ALEXIS MARTINEAU Non-voting member (censor)

5 _{women} 7 _{men}

Audit Committee

3 members

ANTOINE BUREL

Independent Chairman

THIERRY MORIN Independent member

CÉCILE HELME-GUIZON (BWGI)

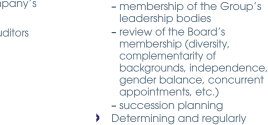
Independent member

Main duties

100%

- Monitoring the process for preparing financial information
- Monitoring the effectiveness of internal control, internal audit and risk management systems for financial and accounting information
- Review of entire risk map
- Monitoring the statutory auditing of the parent company and consolidated financial statements by the Company's Statutory Auditors
- Selection of Statutory Auditors and monitoring their independence

attendance rate



>



 Annual assessment of the operating procedures of the Supervisory Board

100% attendance 6 meetings

Corporate Social Responsibility (CSR) Committee

series of strategy days

4 members

independent members

> FLORENCE NOBLOT Independent Chairwoman

PHILIPPE DELLEUR Independent member

AMY FLIKERSKI Member

ANTOINE BUREL Independent member

Main duties

- Monitoring issues related to the Company's CSR and climate strategy
- Examining the Group's CSR commitments and guidelines
- Anticipating the main CSR considerations, risks, and opportunities
- Issuing recommendations on the Group's CSR policy and climate action plan
- Overseeing the process of developing, publishing, monitoring, auditing and certifying sustainability information



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Executive Committee

11 members



XAVIER MARTIRÉ, Chairman of the Management Board



LOUIS GUYOT Member of the Management Board, Chief Financial Officer



MATTHIEU LECHARNY Member of the Management Board, Deputy Chief Operating Officer (Southern Europe, Latin America)



ALAIN BONIN Deputy Chief Operating Officer (France)



MICHEL DELBECQ Transformation and IT Director



CHARLOTTA ERICSSON Deputy Chief Operating Officer (Northern Europe)



CAROLINE ROCHE Marketing and Innovation Director



DIDIER LACHAUD Human Resources Director



ANDREAS SCHNEIDER Deputy Chief Operating Officer (Central Europe, the Baltic states, Switzerland)

The Executive Committee helps define and implement the Group's strategy. It has 11 members and is chaired by the Chairman of the Management Board. The Group's organizational structure revolves around five support functions and five regional operating functions. The operating functions are headed by five regional Deputy Chief Operating Officers.

It meets at least once a month, which is considered sufficient given the pace of Elis's business.

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FRÉDÉRIC DELETOMBE Engineering, Purchasing and Supply Chain Director



YANN MICHEL Deputy Chief Operating Officer (France, Great Britain, Ireland, Eastern Europe)

More information in chapter 2.





Corporate governance

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2.1 GOVERNANCE

Pursuant to the provisions of Article L. 22-10-20 of the French Commercial Code, the Supervisory Board's report provides information regarding corporate governance. Additionally, this report includes information specific to companies with a Management Board and a Supervisory Board, relating to the compensation of corporate officers referred to in Articles L. 22-10-9 to L. 22-10-11 of the French Commercial Code, and the Supervisory Board's observations regarding the Management Board's report and the financial statements for the period.

The Chairman of the Supervisory Board tasked the Finance, Legal and Internal Audit Departments with carrying out the preparatory steps for this report, which was then reviewed by the Appointments, Compensation and Governance Committee and approved by the Supervisory Board on March 6, 2024.

The Appointments, Compensation and Governance Committee was involved in preparing the section of this report that describes the compensation policy applicable to the Chairmen and members of the Management and Supervisory Boards for 2024, as well as the components of compensation paid in or awarded for 2023.

2.1.1 Corporate Governance Code

In drafting the Supervisory Board's report on corporate governance, the Company referred to the AFEP-MEDEF Code, which was most recently revised in December 2022. The revised version of the Code is available on the AFEP website (www.afep.com).

In the context of the "comply or explain" rule stipulated in Article L. 22-10-10 paragraph 4 of the French Commercial Code, to which reference is made in Article L. 22-10-20 of the French Commercial Code, and as referred to in Article 27 of the AFEP-MEDEF Code, the Company believes that its practices comply with the recommendations of the AFEP-MEDEF Code.

The points raised by the High Committee on Corporate Governance (Haut Comité du Gouvernement d'Entreprise - HCGE)

in 2023 on non-compete benefits for executive corporate officers and severance pay in the event of their forced departure have been incorporated into their compensation policy for 2024, which can be found in chapter 2.2.1 of this Universal Registration Document. Details on gender balance within the management bodies are provided in section 2.1.3. below of this Universal Registration Document.

In addition, the point highlighted in the 2022 Universal Registration Document relating to the proportion of variable compensation to fixed compensation for the Chairman of the Supervisory Board was resolved for the 2023 compensation policy (see chapter 2, section 2.2.1. of the 2022 Universal Registration Document). The Company is now in compliance with Article 22.1 of the AFEP-MEDEF Code.

2.1.2 The Company's choice of governance

The Company is a French joint-stock corporation (société anonyme) governed by a Management Board and a Supervisory Board. Members of the Management Board and Supervisory Board are collectively referred to in this document as "corporate officers." Members of the Management Board are executive corporate officers and members of the Supervisory Board are non-executive corporate officers.

High standards of corporate governance and compliance with the principles and rules governing its business operations are a core

concern of the Elis Group and its Supervisory Board. Since being changed into a joint-stock corporation in 2014, the Group has adopted a dual-board system of governance comprising a management board and a supervisory board, believing that this provides a better balance of power and benefits all stakeholders. The quality of the Board's work is assured by the active involvement of its members and facilitated by the role of the three committees described in this chapter.

2.1.3 General management of the Group

The Management Board and Executive Committee, both of which are chaired by the Chairman of the Management Board, Xavier Martiré, oversee the general management of the Group. There were no changes in general management in 2023.

The Management Board

Composition of the Management Board

The rules on the composition of the Management Board, the terms of office of its members, its rules of procedure, its role, responsibilities and powers, and the powers and obligations of the Management Board, are described in the Company's bylaws (Articles 12, 14 and 15), which can be found on the Company's website (www.elis.com).

As at the date of this Universal Registration Document, the Management Board has three members:

Full name	Nationality	Age	Number of Elis shares ^(b)	Role	First appointed on	Start of current term of office	Expiration of current term of office
Xavier Martiré	French	53	688,799	Chair	October 21, 2008 ^(a)	09/05/2022	09/05/2026
Louis Guyot	French	51	192,338	Member	09/05/2014	09/05/2022	09/05/2026
Matthieu Lecharny	French	54	122,835	Member	09/05/2014	09/05/2022	09/05/2026

(a) Chairman of the Company under its former structure as a French simplified limited liability company.

(b) Number of shares as at December 31, 2023 (see chapter 7, section 7.2.3 of this Universal Registration Document, which describes transactions in the Company's shares carried out by its executives in 2023 and from January 1, 2024). This number includes share-based consideration consisting of units of the "Elis for All" investment fund (FCPE) as well as the vested performance shares held by each member of the Management Board as at December 31, 2023.

Status of the terms of office of the members of the Management Board

There were no changes in the composition of the Management Board in 2023. The members of the Management Board were reappointed in 2022 for four-year terms.

Presentation of the members of the Management Board (Article L. 22-10-10-1 of the French Commercial Code)



Business address: 5, boulevard Louis Loucheur 92210 Saint-Cloud

Date of birth: 01/18/1971

Nationale des Ponts et Chaussées.

Nationality: French

Main activity: Chairman of the Management Board and the Executive Committee of Elis*

Xavier Martiré began his career at SNCF in 1997 as a TGV (high-speed train) maintenance workshop foreman. He joined the Elis Group in 1999 as a Profit Center

Director and subsequently held positions as Regional Manager and Deputy Chief

Operating Officer in charge of business in France before being appointed Chairman of the Company in 2008. Xavier Martiré holds degrees from École Polytechnique and École

BIOGRAPHY

Xavier Martiré

Chairman of the Management Board

First appointed on: 10/21/2008

Expiration of term: 09/05/2026

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Chairman and Chief Executive Officer of M.A.J. SA (France)
- Director of Pierrette T.B.A. SA (France)
- Chairman of Berendsen Ltd (United Kingdom)
- Chairman of Elis Luxembourg SA (Luxembourg)
- Chairman of Golden Clean SA (Chile)
- Director of Elis Manomatic SA (Spain)
- Director of Elis Italia SpA (Italy)
- Director of S.P.A.S.T. SA (Portugal)
- Director of G.A.F.I.D.E.S. SA (Portugal)
- Director of Albia SA (Chile)
- Director of Servicios Hospitalarios SA (Chile)
- Director of Clean Master SA (Chile)

Offices and positions held outside the Group: None.

Offices and positions having ended in the past five years:

- Chairman and Chief Executive Officer of Elis Services SAS (France)
- Chairman of the Supervisory Board of Atmosfera Gestão e Higienização de Têxteis SA (Brazil)
- Director of Lavalia Balears Servicios y Renting Textil SL (Spain)
- Director of Lavandería Hotelera Del Mediterraneo SA (Spain)
- Director of Lavanderías Triton SL (Spain)
- Director of Compañía Navarra de Servicios Integrales SL (Spain)
- Member of the Board of Berendsen A/S (Denmark)
- Director of Wäscherei Mariano AG (Switzerland)

* Listed company.



Louis Guyot

Member of the Management Board

First appointed on: 09/05/2014

Expiration of term: 09/05/2026

Business address:

5, boulevard Louis Loucheur 92210 Saint-Cloud

Date of birth: 05/23/1972

Nationality: French

Main activity: Chief Financial Officer of the Elis Group

BIOGRAPHY

Louis Guyot joined the Group in 2013. Louis Guyot began his career in 1998 in the Treasury Department as Deputy Head of the Housing and Local Government Financing Office. Subsequently, he was Chief Financial Officer and Chief Information Officer of Medica France from 2001 to 2004, Development and Strategy Director of Compagnie des Alpes from 2004 to 2007, Finance and Operations Director of Dalkia's Development Department from 2007 to 2010, then Chief Financial Officer and Chief International Officer of Korian from 2010 to 2013. Louis Guyot holds degrees from École Polytechnique, École Nationale des Ponts et Chaussées and Collège des Ingénieurs.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Chairman of Pro Service Environnement SAS (France)
- Chairman of Blanchisserie Blésoise SAS (France)
- Chairman of Ain Anti-Nuisibles SAS (France)
- Director of Pierrette T.B.A. SA (France)
- Co-General Manager of Société de Participations
- Civiles et Commerciales (France) Chairman of Elis Belgium SA (Belgium)
- Chairman of Berendsen A/S (Denmark)
- Chairman of the Supervisory Board of Elis Textile Service AS (Estonia)
- Director of Èlis Manomatic SA (Spain)
 Director of Goiz Ikuztegia SLU (Spain)
- Director of Servicios de Lavandería Industrial
- de Castilla La Mancha SAU (Spain)
- Director of Eliteq Sanidad Ambiental SL (Spain) - Director of Compania de Tratamientos Levante, SLU
- (Spain)
- Director of Elis Italia SpA (Italy)
- Director of Elis Luxembourg SA (Luxembourg)
- Director of S.P.A.S.T. SA (Portugal)
- Director of G.A.F.I.D.E.S. SA (Portugal)
- Director of Elis Textile Service Oy (Finland)
- Director of Elis Textil Service AB (Sweden)
- Director of Elis Holding AB (Sweden)
- Director of Albia SA (Chile)
- Director of Servicios Hospitalarios SA (Chile)
- Director of Golden Clean SA (Chile)
- Director of Clean Master SA (Chile)
- Director of Coliday Holdings Ltd (Cyprus)
- Director of Skewen Investments Ltd (Cyprus)
- Member of the Board of Berendsen Ireland
- Holdings Ltd (Ireland)
- Member of the Board of Elis Textile Services Ltd (Ireland)
- Member of the Board of Elis Textiles Ltd (Ireland)
- Member of the Supervisory Board of Elis Textile Service Sp z oo (Poland)

Offices and positions held outside the Group: None.

Offices and positions having ended in the past five years:

- Director of Elis Services SAS (France)
- General Manager of Blanchisserie Professionnelle d'Aquitaine SARL (France)
- Director of InoTex Bern AG (Switzerland)
- Director of Berendsen Tekstil Service AS (Norway)
- Director of Compañía Navarra de Servicios
- Integrales SL (Spain) - Director of Lavandería Industrial La Condesa SLU
- (Spain)
- Director of Indusal Sur, SA (Spain)
- Director of Indusal Centro SAU (Spain)
- Director of Lloguer Textil Maresme SLU (Spain)
- Director of Lavanderías Triton SL (Spain)
- Director of Energías Margua SAU (Spain)
- Director of Cogeneración Martiartu, SLU (Spain)
- Director of Lavandería Lizzara SL (Spain)
- Director of Logralimp SL (Spain)
- Director of Indusal Navarra SAU (Spain)
- Director of Indusal SAU (Spain)
- Director of Lesa Inmuebles Siglo XXI SL (Spain)
- Director of Base Lavandería Industrial SLU (Spain)
- Director of Marina de Complementos SLU (Spain)
- Director of Bristol Holding SAPI (Mexico)
- Director of Empresas HTX SA (Mexico)
- Director of Grupo Codeli SA (Mexico)
- Member of the Supervisory Board of Atmosfera Gestão e Higienização de Têxteis SA (Brazil)

* Listed company.



Matthieu Lecharny

Member of the Management Board

First appointed on: 09/05/2014

Expiration of term: 09/05/2026

Business address:

5, boulevard Louis Loucheur 92210 Saint-Cloud

Date of birth: 12/26/1969

Nationality: French

Main activity: Deputy Chief Operating Officer of the Elis Group

BIOGRAPHY

Matthieu Lecharny joined the Elis Group in 2009. He serves as Deputy Chief Operating Officer for two regions in France and for Portugal, Spain, Andorra, Italy, and Latin America, and is responsible for acquisitions. Matthieu Lecharny began his career at Procter & Gamble in sales. He then joined Unilever, where, from 1996 to 2009, he held various senior positions in the Marketing Department, both in France and abroad. Most notably, he was Oral Care Brand Director for Europe from 2001 to 2003, and Personal Care Marketing Director for France from 2003 to 2005. Before joining the Group, he was Global Marketing Director for the brand Cif. Matthieu Lecharny holds a degree from École Supérieure de Commerce de Paris (ESCP Europe).

Main offices and positions held as at December 31, 2023

- Other offices and positions held within the Group:
- Chairman of Elis Italia SpA (Italy)
- Co-General Manager of Gruppo Indaco, SRL (Italy)
- Director of Elis Manomatic, SA (Spain)
- Director of Goiz Ikuztegia, SLU (Spain)
- Director of Casbu, SL (Spain)
- Director of Servicios de Lavandería Industrial de Castilla La Mancha SAU (Spain)
- Director of Eliteq Sanidad Ambiental SL (Spain)
- Director of Compañía de Tratamientos Levante, SLU (Spain)
- Director of S.P.A.S.T. SA (Portugal)
- Director of Albia SA (Chile)
- Member of the Supervisory Board of Atmosfera Gestão e Higienização de Têxteis SA (Brazil)
- Director of Servicios Hospitalarios SA (Chile)
- Director of Clean Master SPA (Chile)
- Director of Golden Clean SA (Chile)
- Director of Bristol Holding SAPI (Mexico)
- Director of Empresas HTX SA (Mexico)
- Director of Grupo Codeli SA (Mexico)

* Listed company.

Offices and positions held outside the Group: None.

Offices and positions having ended in the past five years:

- Director of Lavandería Industrial La Condesa SLU (Spain)
- Director of Indusal Sur SA (Spain)
- Director of Lavalia Balears Servicios y Renting Textil SL (Spain)
- Director of Lavandería Hotelera Del Mediterraneo SA (Spain)
- Director of Lavandería Lizzara SL (Spain)
- Director of Indusal Centro SAU (Spain)
- Director of Logralimp SL (Spain)
- Director of Lloguer Textil Maresme SLU (Spain)
- Director of Lavanderías Triton SL (Spain)
- Director of Compañía Navarra de Servicios Integrales SL (Spain)
- Director of Energías Margua SAU (Spain)
- Director of Cogeneración Martiartu SLU (Spain)
- Director of Indusal Navarra SAU (Spain)
- Director of Lesa Inmuebles Siglo XXI, SL (Spain) Director of Indusal SAU (Spain)
- Director of Base Lavandería Industrial SLU (Spain)
- Director of Marina de Complementos SLU (Spain) - Member of the Supervisory Board of Atmosfera Gestão e Higienização de Têxteis SA (Brazil)

Powers of the Management Board

The Management Board is vested with the broadest powers to act in all circumstances in the Company's name, within the limits of the corporate purpose and subject to the powers expressly granted by law and the bylaws to the Supervisory Board and general shareholders' meetings. Some decisions falling within the remit of the Management Board are also subject to the prior approval of the Supervisory Board (see below for an excerpt from Article 20.IV of the Company's bylaws). No restrictions on the powers of the Management Board are enforceable against third parties, and third parties may make claims against the Company to fulfill the commitments made on its behalf by the Management Board's Chairman or a Chief Executive Officer, if their appointments have been duly announced.

Excerpt from Article 20.IV of the Company's bylaws and Article 3.2 of the Supervisory Board's rules of procedure

Decisions and transactions at the Company or its controlled subsidiaries as defined by Article L. 233-3 of the French Commercial Code that are subject to the prior approval of the Supervisory Board (in addition to the powers granted by law):

- any proposal to the general shareholders' meeting of the Company to amend the Company's bylaws;
- any proposal of resolutions to the general shareholders' meeting of the Company relating to the issue or buyback of shares or securities giving access, immediately or in the future, to the Company's share capital;
- any transaction that may lead, immediately or in the future, to an increase or decrease in the Company's share capital through the issue or cancellation of securities;
- any proposal to the general shareholders' meeting of the Company to allocate income or distribute dividends or interim dividends;
- any implementation of stock option plans or bonus share plans, and any grant of stock options or bonus shares within the Group;
- the appointment, reappointment or removal of the Company's Statutory Auditors;
- significant transactions likely to affect the Group's strategy and modify its financial structure or its scope of business, and which may have an impact of 5% or more on the Group's EBITDA;

- the adoption of the Company's annual budget and investment plan;
- > any loan, financing or partnership agreement, and any issue of non-convertible bonds of the Group if the amount of the transaction or agreement, whether occurring at a single time or several times, exceeds €100 million;
- acquisitions, extensions or disposals of investments made by the Group in any companies formed or to be formed in an amount greater than €20 million in enterprise value;
- any planned transaction of the Group whose investment or divestment amount is greater than €20 million if such transaction has not been included in the budget or in the investment plan;
- any decision to perform a merger, demerger, partial asset contribution or similar transaction involving the Company;
- in case of disputes involving the Group, arbitration awards and settlement agreements greater than €5 million;
- any significant change in the accounting policies applied by the Company other than those based on amendments to IAS/IFRS;
- > any agreement subject to Article L. 225-86 of the French Commercial Code.

Executive Committee

The Management Board is assisted in its duties by an Executive Committee composed of 11 members including the members of the Management Board and the Group's chief operating officers and support function directors, presented in chapter 1 of this Universal Registration Document.

Information about members of the Executive Committee (who are not members of the Management Board)

(Information current as at December 31, 2023)

Alain Bonin, aged 60, has been Deputy Chief Operating Officer since 2012 and in charge of operations since 2009. He is responsible for Key Accounts in the Sales Departments of the Hospitality and Healthcare segments as well as the Group's operations in four French regions and Switzerland. Alain Bonin has been with the Group for more than 30 years and has held various managerial positions, including director of several profit centers and a regional department. He holds a diplôme d'études universitaires (DUT) in marketing.

Michel Delbecq, aged 59, is the Group's Transformation & Information Systems Director. He has spent his entire career in various IT roles, becoming CIO of two LVMH subsidiaries in Europe and Asia before taking charge of IT at the Sephora Group. He is a graduate of École Nationale Supérieure d'Informatique et de Mathématiques Appliquées de Grenoble (ENSIMAG) and holds a master's degree in information systems.

Frédéric Deletombe, aged 51, has been the Engineering Director since 2009 and Purchasing and Supply Chain Director since 2015.

He joined the Group in 2006 and has held various managerial positions. Prior to that, he held managerial positions in various operating and industrial departments at IBM Microelectronics and then at Altis Semiconductors. Frédéric Deletombe holds degrees from École Polytechnique and École Nationale Supérieure de Techniques Avancées (ENSTA). He also holds a DEA (a French advanced degree) in Business and Production Organization (ENPC).

Charlotta Ericsson, aged 42, is Deputy Chief Operating Officer for the Nordic countries (Sweden, Norway, Finland, Denmark, Benelux) and is responsible for the Cleanroom business unit. Charlotta Ericsson joined Elis Sweden as Regional Director in 2021. Before joining Elis, she served as Global Business Unit Manager at Perstorp, a chemicals company, and spent several years working as a management consultant at Capgemini Consulting, where she gained broad exposure to a variety of industries. Charlotta Ericsson holds a Master of Science degree in Biotechnology and Engineering and Technology Management from the Faculty of Engineering of Lund University in Sweden.

Didier Lachaud, aged 64, has been the Human Resources Director of the Elis Group since 2010. In 2021 he stepped down as CSR Director and was replaced by a new, specially appointed Director. Before joining the Group, he held various positions in the human resources departments at Schlumberger and Air Liquide and was Human Resources Director of the Fives Group and the Gemplus Group (Gemalto). Didier Lachaud was also a consultant at Vacoas Management and Neumann International. He is a graduate of Institut d'Études Politiques in Paris and also holds a master's degree in private law. Yann Michel, aged 50, has been Deputy Chief Operating Officer since March 1, 2015. He is responsible for pest control services, operations in two French regions, and operations in the United Kingdom and Ireland. Yann Michel has been with the Group for more than 15 years and has held various operational positions, including director of two regional departments. He is a graduate of Université de Technologie de Compiègne.

Caroline Roche, aged 50, has been the Group's Marketing and Innovation Director since 2016. Before joining Elis, she held executive positions for more than 15 years in marketing, digital technology and e-commerce and worked in distribution, most notably at the Go Sport Group, Marionnaud Europe and the Galeries Lafayette group. She also has experience as an entrepreneur and consultant for web agencies and marketing

Diversity policy within the Group and its management bodies

The Group's diversity policy, especially the diversity of management bodies, is based on talent identification and management processes and succession plans for key positions focused on performance and potential. The Group's nondiscrimination and equal opportunities policy is outlined in its Code of Ethics, which is available on the Company's website (www.elis.com). The Group has set a goal of reducing the gender gap in certain job categories and executive roles and of increasing the number of women in senior positions (including Executive Committee posts).

The Group is demonstrating its commitment in this area by putting special effort into achieving gender equality, and one of the goals under its ambitious program is to increase the proportion of women in executive positions and the management bodies (i.e., the Group's senior executives, representing a total of approximately 500 people who hold the top executive positions) to 40% by 2025 and then to 42% by 2030. The achievement of this target has been included in the Group's financing criteria.

It has implemented various measures and taken actions to achieve this goal:

- gender-blind recruitment process based on candidates' skills, professional experience and qualifications, and which routinely seeks to include 30% to 50% women candidates, depending on the job;
- increased awareness among those in charge of recruitment or communications at universities and French grandes écoles to promote Elis's different business lines; particular attention is paid to applicants of the under-represented sex on the final shortlist of candidates for a position.

Thanks to these efforts in 2023, 35% of new managers are women (4% increase in five years).

Talent reviews, led by the Human Resources Department in conjunction with the country, regional, and central departments, identify and develop managers' potential to maximize their career prospects within the Group in the short, medium and long term. A development path and mentoring program have been implemented in 2022 to support women's advancement within the company.

During talent reviews and individual annual reviews, priority is given to employees who have expressed an interest in developing their careers in an area where their gender is under-represented. services. Caroline Roche is a graduate of École Supérieure de Commerce de Montpellier (finance section) and holds a master's degree in international marketing from Complutense University of Madrid.

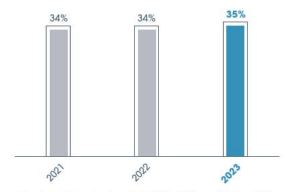
Andreas Schneider, aged 56, is the Deputy Chief Operating Officer for Germany, Austria, Poland, the Baltic states, Russia, the Czech Republic, Slovakia and Hungary. Andreas Schneider joined Berendsen in 2008 as Finance Director before being appointed Finance Director, Workwear in 2012. Prior to that, he was responsible for the Business Turnaround Unit of an international consulting firm and worked for one of Germany's biggest printing and publishing houses. He also served as Finance Director and Chief Operating Officer at Deutsche Bahn Group. Andreas Schneider holds an MBA in economics.

The Appointments, Compensation and Governance Committee regularly analyzes the skills and profiles required by the Executive Committee and the Management Board.

In addition, the process of selecting candidates to serve on the Management Board now includes the nomination of at least one male and one female candidate for each position, whether to fill a vacancy or improve the Board's gender balance. If an external recruitment firm is used, it will be asked to put forward at least one male and one female candidate.

At least one male and one female candidate matching the profile and meeting the relevant criteria who were previously identified during the candidate selection process will be shortlisted by the Appointments, Compensation and Governance Committee before being presented to the Supervisory Board, which is responsible for appointing members to the Management Board.

CHANGE IN THE PERCENTAGE OF WOMEN IN EXECUTIVE OR MANAGERIAL ROLES



The Group has set a target of 40% by 2025 and 42% by 2030.

For more information on this policy, see chapter 3, section 3.4.4 "Ensuring nondiscrimination and equal opportunities" of this Universal Registration Document.

2.1.4 The Supervisory Board

The rules governing the composition and operation of the Supervisory Board are described in the Company's bylaws (Articles 17 and 18) and in the Board's rules of procedure (Article 1), which are available on the Company's website (www.elis.com).

Composition of the Supervisory Board

Diversity policy for the composition of the Supervisory Board

The Supervisory Board and the Appointments, Compensation and Governance Committee regularly assess the composition of the Board and its committees, as well as the skills and experience contributed by each Board member. They also draw up guidelines to ensure that the Board is as balanced as possible, seeking complementarity between backgrounds from an international and diversity perspective in terms of nationality, gender and experience.

In accordance with Articles L. 225-68, L. 22-10-20 and L. 22-10-10 paragraph 2 of the French Commercial Code, the diversity policy used by the Supervisory Board (excluding non-voting members) for the selection of its members, the targets set, the procedures applied and the outcomes are described below. This diversity is

also ensured by staggering terms of office. This enables the smooth replacement of members and allows shareholders to vote each year on whether to reappoint one or more members. To allow the board to be staggered, the Company's bylaws stipulate that the general shareholders' meeting may decide, upon appointing certain members of the Supervisory Board, that their term of office will be less than four years.

At its meeting on March 6, 2024, the Supervisory Board, on the recommendation of the Appointments, Compensation and Governance Committee, reviewed and approved the composition of the Supervisory Board based on the criteria set out below. As at March 6, 2024, the Supervisory Board is made up of 12 members and one non-voting member (censor).

Criteria	Objectives	Implementation and outcomes (status as at March 6, 2024)					
Independence	Comply with the recommendations of the AFEP-	8 members are independent					
	MEDEF Code on the independence of the Board (i.e., at least half of the Board members are independent)	(i.e., 80% of members, excluding members of the Supervisory Board representing employees and the censor)					
Gender equality	Comply with the legal provisions on gender	4 women					
	equality, which require a minimum percentage of 40% of each gender (Articles L. 225-69-1 and	6 men					
	L. 22-10-21 of the French Commercial Code)	(i.e., 40% women, excluding members of the Supervisory Board representing employees and the non-voting member) $^{\rm (o)}$					
Age of Board	No more than a third of Board members may be	1 member over age 70					
members	over 70 years of age, in accordance with the relevant legal provisions (Article 17 of the	11 members under age 70					
	Company's bylaws)	Average age: 57					
Employee	Article 17 of the Company's bylaws	2 members representing employees					
representation on the Board		See "Representation of employees on the Supervisory Board" paragraph below.					
Complementarity of backgrounds from an international	Reflect the different regions where the Group operates as much as possible	All members of the Supervisory Board have international experience (excluding members of the Supervisory Board representing employees).					
and nationality perspective		One Board member is a Canadian national. BWGI is a Brazilian company.					
Complementarity of backgrounds in terms of expertise and experience	Include members with technical abilities from a variety of realms of expertise and experience	 Competency map for members of the Supervisory Board the members have broad professional experience in a range of industry sectors and in high-level positions, and they perform or have performed director or corporate officer duties in other French or foreign companies, some of which are public; the diverse skill set is evident in the varied backgrounds of the Board members, who together boast vast experience and educational credentials in finance, management and governance, CSR, risk management, human resources and engineering. 					
		A skills matrix for the members of the Supervisory Board is presented in the table below.					

(a) There are five women and eight men on the Supervisory Board, taking into account the members of the Supervisory Board representing employees and the censor.

Cécile Helme-Guizon^(b)

Skills/experience	Thierry Morin	Fabrice Barthélemy	Antoine Burel	Anne-Laure Commault- Tingry	Philippe Delleur	Florence Noblot	Michel Plantevin	Amy Flikerski	Valérie Gandré	Philippe Beaudoux	Paul- Philippe Bernier ^(a)
Business management	V	1	~		~	~					
International management/ experience	~	V	V	V	V	V	V	V			V
Financials	~	1	~				~	~			~
Risk management/ audit	~	V	V				V		V		~
CSR			V		V	V		1			
Marketing and sales				1		~					

SKILLS AND EXPERIENCE MATRIX FOR MEMBERS OF THE SUPERVISORY BOARD

(a) Permanent representative of Bpifrance Investissement.

Human resources

Role

(b) Permanent representative of BW Gestão Investment Ltda.

Representation of employees on the Supervisory Board (Article 17 of the Company's bylaws)

regarding members representing employees:

In 2020, in accordance with Article L. 225-79-2 II of the French Commercial Code, and Article 17 VII of the Company's bylaws, the Company implemented the applicable legal provisions as amended by the law on business growth and transformation (the Pacte law), and on November 2, 2020, the group works council appointed two members (one man and one woman) representing employees to the Supervisory Board for a four-year term. As the term of office of these two members expires in November 2024, they will need to be reappointed and/or new members will need to be appointed in 2024.

regarding the representation of employee shareholders:

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V

The category of employee members of the Supervisory Board provided for in Article L. 225-71 of the French Commercial Code (representing employee shareholders) is not currently represented on the Elis Supervisory Board because the shares held by the Company's employees, as well as by the employees of companies affiliated with it within the meaning of Article L. 225-180 of the French Commercial Code, represent 2.57% of the share capital, or less than the 3% threshold above which such appointment is required by law and by Article 17 of the bylaws (see chapter 7 of this Universal Registration Document, section 7.2.1).

Composition of the Supervisory Board and its special committees as at the date of approval of the Corporate Governance Report and summary of attendance at Board and committee meetings in 2023

					Supervisory	/ Board					Commit	lees			
			nies									Attendar	nce rate in	2023	
	Nationality	Age	Number of offices held in listed companies	Number of Elis shares ^{to}	Position on the Board	Date of first appointment	Start of current term of office	Attendance rate in 2023	Audit Committee	Appointments, Compensation and Governance Committee	CSR Committee	Audit Committee	ACGC	CSR	End of current term of office on the Board and the committees $^{\scriptscriptstyle (0)}$
Thierry Morin ^(b) ٧	FR	71	1	3,657	Chair	06/23/2014	05/23/2019	100%	Member	Member	-	100%	100%	-	2027
Philippe Delleur 🕑 📝	FR	65	0	1,600	Member	06/24/2015	05/23/2019	92%	-	-	Member	-	-	100%	2027
Florence Noblot 🖌	FR	60	0	2,500	Member	07/31/2014	05/20/2021	92%	-	-	Chair	-	-	100%	2025
Anne-Laure Commault-Tingry 🗸	FR	49	0	2,035	Member	05/19/2017	05/20/2021	92%	-	-	-	-	-	-	2025
Antoine Burel ٧	FR	61	1	1,988	Member	02/20/2019	05/19/2022	100%	Chair	-	Member	100%	-	100%	2026
Amy Flikerski	CA	44	0	514	Member	06/30/2020	06/30/2020	100%	-	-	Member	-	-	100%	2024
Fabrice Barthélemy ^(c) ✔	FR	55	1	3,028	Vice- Chairman	06/30/2020	06/30/2020	100%	-	Chair	-	-	100%	-	2024
Bpifrance Investissement Paul-Philippe Bernier ^(d) ✔	FR FR	43	0 0	500 0	Member Perm. Rep.	05/25/2023	05/25/2023	100%	-	Member	-	-	100%	-	2026
Michel Plantevin ^(e)	FR	67	0	1,000	Member	04/24/2023	04/24/2023	100%	-	Member	-	-	100%	-	2025
BW Gestão de Investimentos Ltda Cécile Helme- Guizon ^(†) ✔	BR FR	- 58	0 0	500 0	Member Perm. Rep.	12/14/2023	12/14/2023	N/A	Member	-	-	-	-	-	2027
Valérie Gandré	FR	52	0	4,694 ^(g)	Employee member	11/02/2020	11/02/2020	83%	-	Member	-	-	100%	-	2024
Philippe Beaudoux	FR	59	0	1,345 ^(g)	Employee member	11/02/2020	11/02/2020	92%	-	-	-	-	-	-	2024
Alexis Martineau ^(h)	FR	47	0	500 ^(g)	Censor	10/26/2023	10/26/2023	100%	-	-	-	-	-	-	2027

Independent member: (the independence criteria used by the Company are described below in the "Independence of members of the Supervisory Board" section of the Supervisory Board's report on corporate governance).

(a) Year in which the term of office expires.

(b) Members appointed to the Supervisory Board by the ordinary general shareholders' meeting on May 25, 2023. Thierry Morin was reappointed to the Audit Committee and the Appointments, Compensation and Governance Committee and Philippe Delleur to the CSR Committee.

(c) Fabrice Barthélémy was appointed Vice-Chairman of the Supervisory Board at the Supervisory Board meeting of March 7, 2023.

(d) Bpifrance Investissement, a shareholder that owns more than 5% of the Company's share capital, was appointed member of the Supervisory Board by the ordinary general shareholders' meeting on May 25, 2023. Paul-Philippe Bernier is the permanent representative of Bpifrance Investissement. This appointment required him to relinquish his position as censor, an office he had held since January 2023. Bpifrance Investissement, represented by Paul-Philippe Bernier, is also a member of the Appointments, Compensation and Governance Committee.

(e) Michel Plantevin was co-opted as member of the Supervisory Board at the meeting of the Supervisory Board on April 24, 2023 to replace Joy Verlé, who resigned in 2022, for the remainder of her term, i.e., until the general shareholders' meeting called to approve the financial statements for the year ending December 31, 2026. His appointment was ratified by the ordinary general shareholders' meeting on May 25, 2023. Michel Plantevin is also a member of the Appointments, Compensation and Governance Committee.

(f) BW Gestão de Investimentos Ltda (Brazil) (BWGI), a shareholder that owns more than 5% of the Company's share capital (see section 7.2.1 of chapter 7 below), was co-opted as member of the Supervisory Board at the meeting of the Supervisory Board on December 14, 2023 to replace Magali Chessé, who resigned in October 2023, for the remainder of her term, i.e., until the general shareholders' meeting called to approve the financial statements for the year ending December 31, 2026. BWGI has held 500 registered shares since March 18, 2024 in its capacity as member of the Supervisory Board. BWGI is also a member of the Audit Committee. Cécile Helme-Guizon is the permanent representative of BWGI. She has not yet attended any meetings.

(g) Employee members are not obliged to hold a minimum number of Elis shares (Article 17.VII of the bylaws). The same is true for the censor.

(h) Representative of BWGI, appointed censor of the Supervisory Board on October 26, 2023, for a four-year term.

Changes in the composition of the Supervisory Board and special committees from January 1, 2023 to the date of approval of the report on corporate governance

Member of the Supervisory Board	Type of change	Date
Fabrice Barthélémy	Appointment as Vice-Chairman of the Supervisory Board	03/07/2023
Michel Plantevin	Co-optation as member of the Supervisory Board to replace Joy Verlé, representative of the shareholder Canada Pension Plan Investment Board. Appointment ratified by the general shareholders' meeting on May 25, 2023	
	Appointment as member of the Appointments, Compensation and Governance Committee	04/24/2023
Paul-Philippe Bernier	Permanent representative of Bpifrance Investissement, appointed member of the Supervisory Board for a three-year term (replacing the position as censor he had held since January 6, 2023)	
	Permanent representative of Bpifrance Investissement, appointed as member of the Appointments, Compensation and Governance Committee	05/25/2023
Thierry Morin	Reappointment as member of the Supervisory Board and member of the Audit Committee and the Appointments, Compensation and Governance Committee for a four-year term. Reappointment as Chairman of the Supervisory Board	05/25/2023
Philippe Delleur	Reappointment as member of the Supervisory Board and of the CSR Committee for a four-year term	05/25/2023
Magali Chessé	Resignation as member of the Supervisory Board and of the Audit Committee	10/11/2023
Cécile Helme-Guizon	Permanent representative of BWGI, co-opted as member of the Supervisory Board for the remainder of Magali Chessé's term of office, i.e., until the 2027 ordinary general shareholders' meeting	
	Permanent representative of BWGI, appointed as member of the Audit Committee	12/14/2023

Censor

At its meeting on December 15, 2022, on the recommendation of the Appointments, Compensation and Governance Committee, the Supervisory Board resolved to create a position of non-voting member of the Supervisory Board (Censor). This position could allow a major shareholder who may not be a member of the Supervisory Board to receive access to the information provided to the Board members and thus have an opportunity to assist the Board with its work.

The censor may be consulted by the Board on any matter of interest to the Company's organization or business. The censor would participate in Board meetings solely with an advisory vote. The committee chairs could also ask the non-voting member's opinion on topics pertaining to his or her expertise.

At its meeting on January 6, 2023, the Supervisory Board appointed as censor the company Bpifrance Investissement, a new major shareholder in the Company that has crossed the threshold of 5% of the share capital, with Paul-Philippe Bernier serving as permanent representative. Following its appointment as member of the Supervisory Board in May 2023, Bpifrance Investissement relinquished its position as censor.

At its meeting on October 26, 2023, the Supervisory Board appointed Alexis Martineau as censor, representing BWGI, a new major shareholder in the Company that has crossed the threshold of 5% of the share capital.

Changes in the composition of the Supervisory Board submitted for shareholder approval at the ordinary general shareholders' meeting on May 23, 2024

At the next general shareholders' meeting, on the recommendation of the Appointments, Compensation and Governance Committee, the shareholders will be asked to vote on the following items:

Reappointment of Fabrice Barthelemy and Amy Flikerski as members of the Supervisory Board for four-year terms

Fabrice Barthélémy

Since January 2019, Fabrice Barthélemy has been Chairman of the Management Board of Tarkett, which he joined in 2008 as Chief Financial Officer. He has served as President of Tarkett Europe, Middle East, Africa (EMEA) and Tarkett Latin America (2017–2019), and as a member of the Management Board since 2008. He began his career as an industrial controller with Safran and Joined Valeo in 1995 as Financial Controller in the United Kingdom division. From 2000 to 2003, he helped to turn around Valeo's Lighting Division in France before becoming Global Finance Director of Electronics and Connective Systems and then Wiper Systems. He is a graduate of the ESCP Business School.

Fabrice Barthélémy joined Elis's Supervisory Board in June 2020 and was named Vice-Chairman of the Supervisory Board on March 7, 2023 to replace Joy Verlé, who had resigned. He has also served as Chairman of the Appointments, Compensation and Governance Committee since October 2020. His proven skills in general management, finance and risk management – and CSR risk management in particular – for large international conglomerates are a major asset for the Company. He also meets the independence criteria sought for the composition of the Supervisory Board.

Amy Flikerski

Based in London, Amy Flikerski serves as Global Head of the External Portfolio Management Team at CPP Investments, where she has worked since 2012. At CPP Investments, she was involved in manager search and selection, mainly focusing on global equity strategies. Before 2012, Amy Flikerski worked as a senior analyst at Highbridge Capital Management (2003-2007) and then at Talpion Fund Management (2010-2011) in New York. Amy Flikerski holds a Bachelor's degree in Economics from Brown University and an MBA from Harvard Business School. She sits on the Global Association Board of 100 Women in Finance.

Amy Flikerski joined Elis's Supervisory Board in June 2020 when the Crédit Agricole Assurances Group acquired its stake. She represents the shareholder CPP Investments, which currently holds 10% of the Company's share capital and voting rights. Given her expertise in financial analysis and non-financial risk management, she has been appointed member of the CSR Committee.

Ratification of the temporary appointment of BW Gestão de Investimentos Ltda as member of the Supervisory Board

This proposed ratification follows the temporary appointment by the Supervisory Board, at its meeting on December 14, 2023, of BW Gestão de Investimentos Ltda (BWGI), a Brazilian company that manages the Kaon E fund, a shareholder that crossed the threshold of 5% of the share capital in October 2023 after acquiring the entire stake owned by Predica (Crédit Agricole Group), as member of the Supervisory Board for the remainder of the term of office of Magali Chessé, who had resigned, i.e., until the general shareholders' meeting called to approve the financial statements for the year ending December 31, 2026. BWGI is represented on the Supervisory Board by Cécile Helme-Guizon.

This appointment stems from BWGI's desire to support the Company in its long-term development (see governance agreement in chapter 7, section 7.2.3 "Shareholder structure" of this Universal Registration Document).

For that purpose, and to allow this special partner to receive confidential information and to share the Group's strategy, it was important to propose its candidacy as a member of the Supervisory Board. BWGI was also appointed member of the Audit Committee to replace Magali Chessé.

Further information on the positions and offices of said members of the Supervisory Board is available below in the section on the individual presentation of the members of the Supervisory Board of this Universal Registration Document.

Presentation of members of the Supervisory Board (Article L. 225-37-4, paragraph 1 of the French Commercial Code) – list of offices and positions held during the 2023 financial year



Business address:

65A boulevard du Commandant Charcot 92200 Neuilly-sur-Seine

Date of birth: 03/27/1952

Nationality: French

Main activity: General Manager of TM France

BIOGRAPHY

Thierry Morin

Chairman of the Supervisory Board

First appointed on: 06/23/2014

Expiration of term: May 2027 Thierry Morin is the General Manager of TM France, an industrial holding company specializing in restructuring distressed companies. He began his career in 1977 as a sales engineer with Burroughs. Between 1978 and 1986, he worked as a financial controller, Chief Accounting Officer and then Financial Controller for EMEA (Europe, Middle East and Africa) at the Schlumberger Group. In 1986, he joined the Thomson Consumer Electronics Group as Chief Information Officer. In 1989, Thierry Morin joined the Valeo group as Finance Director of the Transmission division, before transferring to the Thermal Systems division. After being promoted to the Group level, he moved on to become Chief Financial Officer, Group Director of Financial Control, Strategy – in particular, in charge of risk management – and Purchasing, Deputy Chief Operating Officer, and finally Chairman and Chief Executive Officer from 2000 to 2009. Since 2009, he has managed seed capital investments in new technologies as well as an industrial consulting firm. He is also the former Chairman of the Board of Directors of the French Patent and Trademark Office (INPI) and of Université Technologique de Compiègne (UTC). Thierry Morin has a master's degree in management from Université Paris IX-Dauphine.

He is an Officer of the French Order of Merit, Knight of the French Legion of Honor and Knight of the French Order of Arts and Letters.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Member of the Audit Committee
- Member of the Appointments, Compensation and Governance Committee

Offices and positions held outside the Group:

- General Manager of TM France
- Operating Partner of One Rock Capital

Offices and positions having ended in the past five years:

- Chairman of the Board of Directors of Université
- de Technologie de Compiègne (UTC)
- Chairman Emeritus of HNT Electronics Co., Ltd (South Korea)
- Chairman of TMPARFI SA
- Director of Arkema* and Chairman of the Appointments, Compensation and Corporate Governance Committee
- Director of Navya and Chairman of the Appointments, Compensation and Corporate Governance Committee

* Listed company.



Fabrice Barthélemy

Independent member of the Supervisory Board

First appointed on: 06/30/2020

Expiration of term: May 2024

Business address:

1 terrasse Bellini – Tour Initiale 92919 Paris-La Défense – France

Date of birth: 03/27/1968

Nationality: French

Main activity: Chairman of the Management Board of Tarkett SA*

BIOGRAPHY

Since January 2019, Fabrice Barthélemy has been Chairman of the Management Board of Tarkett, which he joined in 2008 as Chief Financial Officer. He has served as President of Tarkett Europe, Middle East, Africa (EMEA) and Tarkett Latin America (2017-2019), and as a member of the Management Board since 2008. He began his career as an industrial controller with Safran and joined Valeo in 1995 as Financial Controller in the United Kingdom division. From 2000 to 2003, he helped to turn around Valeo's Lighting Division in France before becoming Global Finance Director of Electronics and Connective Systems and then Wiper Systems. He is a graduate of the ESCP Business School.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Chairman of the Appointments, Compensation and Governance Committee

Offices and positions held outside the Group:

- Chairman of the management board of Tarkett SA* (France)
- — Chairmán of Tarkett Participation SAS (France)
- Chairman of Tarkett Bois SAS (France)
- Member of the Supervisory Board of Morton Extrusionstechnik GmbH (Germany)
- Chairman of the Board of Directors of AO Tarkett (Russia)
- Membér of the Board of Directors of Laminate Park GmbH & Co. KG (Germany)
- Vice-Chairman of the Board of Directors of Tarkett Capital SA (Luxembourg)
- Chairman of the Board of Directors of Tarkett GDL SA (Luxembourg)

Offices and positions having ended in the past five years:

- Chairman of the EMEA-LATAM division of the Tarkett Group
- 22 appointments held within Tarkett Group subsidiaries in France and abroad

* Listed company.



Philippe Beaudoux

Member of the Supervisory Board representing employees

First appointed on: 11/02/2020

Expiration of term: November 2024

Business address:

31 chemin Latéral au Chemin de Fer 93500 Pantin

Date of birth: 11/13/1964

Nationality: French

Main activity: Head of Human Resources at Elis

BIOGRAPHY

Philippe Beaudoux joined Elis in 1994 as HR manager for two production sites. In 2001, he moved to the headquarters in an HR support role, becoming regional HR manager. Between 1988 and 1994, he worked in HR for a document engineering company. He holds a postgraduate degree in employment law from Université Paris Nanterre (Paris X).

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Employee of the company M.A.J., a subsidiary of Elis SA Offices and positions held outside the Group: None. Offices and positions having ended in the past five years: None.

Bpifrance Investissement

Independent member of the Supervisory Board

First appointed on: 05/25/2023

Expiration of term: May 2026

Business address:

6-8 boulevard Haussmann, 75009 Paris

Main activity: Long-term capital investment in listed French multinationals through the Lac1 fund

BIOGRAPHY

Bpifrance helps businesses at every stage of their growth through financing, guarantees and equity capital. Bpifrance assists them with their innovation plans and international expansion. Bpifrance also offers an extensive product line to help businesses with their export activities. Consulting, training, networking and accelerator programs for start-ups, SMEs and intermediate-sized enterprises are also among the offerings for entrepreneurs. Thanks to Bpifrance and its 50 regional offices, entrepreneurs have a single contact person who is close at hand and equipped to effectively help them meet their challenges.

Lac1 invests over the long term in the capital of listed French multinationals by getting involved in their governance. The Lac1 fund has an investment capacity of €5.2 billion after completing a first round of funding – alongside Bpifrance – from some 30 subscribers, including French and international institutional investors, large companies and family offices. Lac1 is managed by Bpifrance Investissement and leverages Bpifrance's position within its ecosystem, its knowledge about technological and environmental transitions and its expertise in the governance of listed companies. Bpifrance Investissement is the company that carries out Bpifrance's equity investments.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Member of the Appointments, Compensation and Governance Committee

Offices and positions held outside the Group:

- Director of Abeo*
- Director of Adocia*
- Director of Advicenne Pharma*
- Director of Arkema*
- Director of Balyo*
- Director of Beneteau*
- Director of Euroapi*
- Director of Eutelsat Communications*
- Director of Fermentalg*
- Director of Forsee Power*
- Censor of the Board of Directors of Gascogne SA*
- Member of the Supervisory Board of Kalray*
- Censor of the Board of Directors of Maat Pharma*
- Director of McPhy Energy*
- Director of Mersen*
- Director of Metex*
- Director of Nacon*
- Director of Neoen*
- Director of SEB SA*
- Director of Sensorion*
- Director of SPIE SA*
- Censor of the Board of Directors of Teract*
- Director of Verallia*
- Director of Vilmorin & Cie*
- Censor of the Board of Directors of Voyageurs du Monde*

Offices and positions having ended in the past five years:

- Director, member of the Audit Committee, Risk Committee, Commitments Committee, Appointments, Compensation and Governance Committee, member of the CSR Committee of Albioma SA*
- Director of Bastide le Confort Médical
- Director of Eos Imaging*
- Censor of the Supervisory Board of Gensight Biologics*
- Censor of the Board of Directors of Getaround*
- Director of Lysogène*
- Director of Pixium Vision*
- Censor of the Board of Directors of Poxel*
- Director of Soitec*
- Director of Supersonic Imagine*
- Director of Txcell*
- Member of the Supervisory Board of Vergnet SA*

* Listed company.



Paul-Philippe Bernier

Permanent representative of Bpifrance Investissement

First appointed on: 05/25/2023

Expiration of term: May 2026

Business address:

6-8 boulevard Haussmann, 75009 Paris

Date of birth: 02/06/1981

Nationality: French

Main activity: Director and member of the Large Cap Management Committee, Bpifrance Investissement

BIOGRAPHY

Paul-Philippe Bernier, 42, is Director and a member of the Management Committee of the Large Cap Direct Investment group at Bpifrance Investissement since 2022. He has over 15 years' experience in structured finance and equity investments. He joined Bpifrance Investissement in 2019 as Investment Director. He has been involved in many investments - or reinvestments - for Bpifrance, including investment in the following listed and unlisted companies: Elis, Exclusive Networks, EssilorLuxottica, SPIE, SRS, Mediawan and Sulo.

Before joining Bpifrance, Paul-Philippe Bernier spent 12 years at Société Générale CIB as Director in leveraged finance groups. He was based in Paris and London and specialized in the TMT sector from 2014 to 2019. During his tenure at Société Générale, Paul-Philippe Bernier completed more than 20 financing transactions as Mandated Lead Arranger and Bookrunner, in Europe and Africa, on behalf of private equity funds and listed companies.

Paul-Philippe Bernier began his career as a financial auditor at Mazars. He graduated from the Neoma Business School.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Permanent representative of Bpifrance Investissement, member of the Appointments, Compensation and Governance Committee

Offices and positions held outside the Group:

- Permanent representative of Bpifrance Investissement on the Supervisory Board of SRS
- Permanent representative of Bpifrance Investissement, itself a censor of the Supervisory Board of Société d'Investissements DVH
- Permanent representative of Bpifrance Investissement, itself a censor of the Supervisory Board of Colombe Holding
- Permanent representative of Bpifrance Investissement on the Supervisory Board of Sulo
- Permanent representative of Bpifrance Investissement on the Board of AD Industries
- Permanent representative of Bpifrance Investissement on the Supervisory Board of Indexia

Offices and positions having ended in the past five years:

Censor of the Supervisory Board of Sulo

 Permanent representative of Bpifrance Investissement, itself a censor of the Supervisory Board of Elis*

* Listed company.

BW Gestão de Investimentos Ltda (BWGI)

Independent member of the Supervisory Board

First appointed on: 12/14/2023

Expiration of term: May 2026

Business address (registered office):

Avenida Brigadeiro Faria Lima, 4440, 15th floor, 04538-132, São Paulo-SP (Brazil)

Main activity: managing long-term investments in the capital of international multinationals

BIOGRAPHY

BWGI is a global investment (asset) management and financial services company based in São Paulo, Brazil. Its mandate is to manage, preserve and grow the capital of the BWSA Group (Brasil Warrant Administração de Bens e Empresas SA), primarily through the Kaon E fund.

With its team of more than 70 professionals, BWGI is developing a global asset allocation framework and manages most of the strategies internally through direct investment. To that end, BWGI relies on specialized groups focused on private equity and special opportunities, global macro, and global equities.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

Member of the Audit Committee

Offices and positions held outside the Group: — Director of Verallia* Offices and positions having ended in the past five years: None.

* Listed company.

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Cécile Helme-Guizon

Permanent representative of BWGI

First appointed on: 12/14/2023

Expiration of term: May 2026

Address:

7 rue Gounod, 75017 Paris

Date of birth: 06/12/1965

Nationality: French

Main activity: corporate director

BIOGRAPHY

Cécile Helme-Guizon began her career in 1987 at PwC in the Audit activities before moving to Corporate Finance. She then joined Kingfisher plc in 1998 as Head of Mergers and Acquisitions. She joined Darty plc in 2003 as Director of Transformation, and was subsequently named Managing Director of Subscriptions and Services and Director of Strategy Cécile Helme-Guizon then served as Executive Director of the French Corporate Director Institute (Institut français des administrateurs – IFA) from 2018 to 2019.

Since 2017, Cécile Helme-Guizon has held a number of independent director positions. She is currently serving in this capacity at the French listed company Manitou and the Irish family-owned group Glen Dimplex.

Cécile Helme-Guizon is a graduate of EM Lyon and a professional accountant.

Main offices and positions held as at December 31, 2023

- Other offices and positions held within the Group:
- Permanent representative of BWGI, member of the Audit Committee

Offices and positions held outside the Group:

- Director, Chair of the CSR Committee, member of the Audit Committee of the Manitou Group*
- Director, Chair of the Sustainable Development Committee, member of the Audit and Risk Committee of Glen Dimplex (Ireland)

Offices and positions having ended in the past five years:

 Executive Director of the French Corporate Director Institute

* Listed company.



Antoine

Independent

member of the

Supervisory Board

Burel

Business address: 128, avenue du Maréchal de Lattre-de-Tassigny 87045 Limoges Cedex

Date of birth: 12/22/1962

Nationality: French

Main activity: Deputy Chief Operating Officer of Legrand*

BIOGRAPHY

Antoine Burel began his career in auditing in 1986 (Fiduciaire de France-KPMG). Following this initial step, he spent time working in management control in the agri-food industry. He then joined Legrand (listed on the CAC 40 index) in 1993.

After a stint as Finance Director at several of the Group's operating subsidiaries, he took the reins of the Group's Management Control Department in 2005. He was appointed Group Chief Financial Officer in charge of risk management in 2008, before becoming Deputy Chief Executive Officer and Executive VP, Group Operations in 2019.

Antoine Burel is a graduate of Neomia Business and has a degree in accounting and finance.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Chairman of the Audit Committee
- Member of the Corporate Social Responsibility (CSR) Committee
- Offices and positions held outside the Group:
- Director and Chairman of Legrand France*
- Member of the Risk Committee of Legrand
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Offices and positions having ended in the past five years:

- Chairman and Chief Executive Officer of Legrand France*
- Director of Kimbe Electric Company of South Africa (Pty) Ltd
- — Chairman of the Board of Directors of Legrand Saudi Arabia
- Director of Raritan Australia, Ltd (delisted in 2022)
- Director of Famco Lighting Pty Ltd (merged with Legrand Australia in March 2023)
- Director of Legrand Australia Pty Ltd
- Director of Legrand Group Pty Ltd
- Director of Legrand Group Belgium SA
- Chairman of the Board of Directors of Legrand Integrated Solutions Nv (merged with Legrand SNC on December 31, 2020)
- Director of Legrand Canada, Inc.
- Director of Middle Atlantic Products Canada, Inc.
- Director of Solarfective Products Ltd
- Director of Beijing Raritan Technologies Company Ltd
- Director of Shenzhen Shidean Legrand Electronic Products Co., Ltd.
- Director of Legrand (Beijing) Electrical Company Ltd. (liquidated in October 2022)
- Director of Legrand (Shanghai) Management Co. Ltd. (liquidated on September 24, 2020)
- Director of Shanghai Legrand Electrical Talent
 Director of Legrand (Shanghai) Trading Co. Ltd.
- (liquidation in progress) — Director of TCL-Legrand International Electrical
- (Huizhou) Co., Ltd (TIE) — Director of TCL Wuxi
- Director of Legrand Colombia SA
- Director and Chairman of the Board of Directors of Legrand Korea Co., Ltd
- Teller for Bticino Costa Rica SA, SDA
- Teller for Comercializadora Centroamericana GI. SA, SDA
- Chairman of the Board of Directors of Legrand Scandinavia
- Director and Chairman of the Board of Directors of EMB Electrical Industries SAE
- Director of Bticino Ecuador Compañía Limitada
- Director of Legrand Group España
- Director of Legrand SNC FZE
- Director of Lastar Ltd
- Director of Raritan Computer UK
- Director of C.P. Electronics Ltd
- Director of Jontek Ltd
- Director of Legrand Electric Ltd
- Director of Legrand UK Ltd
- Director of Tynetec Ltd
- Secretary of Bticino Guatemala SA
- Director of Helliniki Legrand SA
- Secretary of Bticino Guatemala SA
- Director of Promotora Bticino Honduras SA
- Director of Legrand Electric (HK) Ltd
- Director and Manager of TCL Communication (HK), Ltd
- Director of Rocom Electric Company Ltd
- Chief Executive Officer of Legrand Közép
- Director of Legrand ZRT
- Director of Legrand (Mauritius) Ltd
- Director of Raritan International India, Pvt Ltd
- Chairman of the board of commissioners of PT Trias Indra Saputra
- Commissioner of PT Legrand Indonesia
- Director of Bticino SpA
- Director of Raritan Japan, Inc.
- Director of Legrand Eastern Africa Ltd

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Director of Bticino El Salvador SA de CV

- Director and Chairman of the Board of Directors of Legrand Maroc
- Director of Cablofil Mexico
- Director and Chairman of the Board of Directors of BT Industrial, SA de CV
- Director and Chairman of the Board of Directors of BT Manufactura, SA de CV
- Director and Chairman of the Board of Directors of Bticino Corporativo, SA de CV
- Director and Chairman of the Board of Directors of Bticino de México, SA de CV
- Director and Chairman of the Board of Directors of Bticino Operacional, SA de CV
- Director of Legrand New Zealand Ltd
- Director of Bticino Panama Centroamerica SA
- Chief Executive Officer of PB Finelectric
- Director of Raritan Europe, BV
- Director of Raritan International, BV
- Director of Ticino Del Peru SA
- Vice-Chairman of the Supervisory Board of Legrand Polska Factory Service Sp z oo
- Vice-Chairman of the Supervisory Board of Legrand Polska Sp z oo
- Chairman of the Board of Directors of Legrand Electrica SA
- Director and Chairman of the Board of Directors of Bticino República Dominicana
- Director of Legrand Romania Srl
- Director of OAO Kontaktor
- Member of the Board of Directors of Legrand (Russia)
- Director of Numeric Lanka Technologies Private Ltd
- Chairman of the Board of Directors of Legrand Skandinaviska AB
- Chairman of the Board of Directors of Van Geel Sverige AB
- Director and Chairman of the Board of Directors of Legrand (Schweiz) AG
- Director of Raritan Asia Pacific, Inc.
- Director of Bticino (Thailand) Ltd.
- General Manager of Legrand Méditerranée
- Vice-Chairman of İnform Elektronik San. Ve Tic. A.s
- Vice-Chairman of Eltaş Elektrik Malzemeleri Sanayi ve Pazarlama AŞ
- Vice-Chairman of Legrand Elektrik Sanayi AŞ
- Director of Cablofil Inc.
- Director of Finelite, Inc.
- Director of Lastar Global Sourcing, LLC
- Director and Vice-Chairman of Legrand Holding Inc.
- Director of Legrand Home Systems, Inc.
- Director of Legrand North America, LLC
- Director of Luxul Wireless, Inc.
- Director of Ortronics Inc. (merged with Legrand DPC, LLC on October 1, 2023)
- Director of Pass & Seymour, Inc.
- Director of Pinnacle Architectural Lighting, Inc.
- Director of Raritan Americas, Inc.
- Director of Raritan Technologies, Inc.
- Director of Raritan, Inc. (merged with Legrand DPC, LLC on July 1, 2022)
- Director of Riip, İnc. (merged with Legrand DPC, LLC on July 1, 2022)
- Director of Rototech Electrical Components Inc.

Director of Ultimate Precision Metal Products, Inc.

- Director and Chairman of the Board of Directors of

Director of Server Technology, Inc.
 Director of The Original Cast Lighting, Inc.
 Director of The Watt Stopper, Inc.

Director of The Wiremold Company

Ticino de Venezuela CA

* Listed company.



Anne-Laure Commault-Tingry

Independent member of the Supervisory Board

First appointed on: 05/19/2017

Expiration of term: May 2025

Business address:

1, avenue du Président Nelson Mandela 94110 Arcueil

Date of birth: 10/19/1974

Nationality: French

Main activity: Chief Digital & Omnichannel Officer of Orange France

BIOGRAPHY

Anne-Laure Commault is Chief Digital & Omnichannel Officer of Orange France. In 2022, in addition to her role as Chief Digital Officer, she took on the duties of Chief Omnichannel Officer. Anne-Laure Commault joined the Orange Group in 2002 as Marketing Manager (2002-2005). She then went on to serve as Project Manager (2005-2006), Office Manager for the chief executive officer (2006-2008), Senior Vice-President, Sales (2008-2010), Senior Vice-President, Marketing – Mobile Offers (2010-2013), Operational Senior Vice-President, Marketing – Retail Offers (2013-2016), and Chief Executive Officer of Générale de Téléphone (2016-2019), a subsidiary of the Orange Group. Prior to that, she was a consultant with Expertel Consulting (1998-1999) and Project Manager for telecommunications in the Foreign Commercial Service of the French Embassy in Malaysia (1999-2001). Anne-Laure Commault is a graduate of École des Hautes Études Commerciales and holds a master's degree in telecommunications management and new media from Université Paris-Dauphine. She is certified through ESSEC's "Women Board Ready" program.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:	Offic
None.	Non
	Offic

Offices and positions held outside the Group: None. Offices and positions having ended in the past five years: None.



Philippe Delleur

Independent member of the Supervisory Board

First appointed on: 06/24/2015

Expiration of term: May 2027

Business address:

48, rue Albert Dhalenne 93400 Saint-Ouen

Date of birth: 04/11/1958

Nationality: French

Main activity: Senior Vice-President, Public Affairs of the Alstom group*

BIOGRAPHY

Philippe Delleur is Senior Vice-President, Public Affairs of the Alstom Group. He joined Alstom in 2006, where he successively served as Director for Southern Europe, Africa and the Middle East, President of the Alstom subsidiary in Brazil and Director for Latin America, and President of Alstom International from 2011 to 2015. Prior to that, he worked at France's Ministry of the Economy and Finance, where over a period of 23 years he held the positions of Director of the Central Purchasing Agency, Manager in the Foreign Economic Relations Department, and Technical Advisor in the office of Michel Sapin. He is an alumnus of École Nationale d'Administration, a graduate of Sciences Po Paris and holds a bachelor's degree in law.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Member of the Corporate Social Responsibility (CSR) Committee Offices and positions held outside the Group: None.

Offices and positions having ended in the past five years:

 Independent Director of Biosev, a Brazilian subsidiary of the Louis Dreyfus group*

* Listed company.



Amy Flikerski

Member of the Supervisory Board

First appointed on: 06/30/2020

Expiration of term: May 2024

Business address:

40 Portman Square London W1H 6LT Great Britain

Date of birth: 12/26/1979

Nationality: Canadian

Main activity: Managing Director and Head of External Portfolio Management at CPP Investments

BIOGRAPHY

Based in London, Amy Flikerski serves as Global Head of the External Portfolio Management Team at CPP Investments, where she has worked since 2012. At CPP Investments, she was involved in manager search and selection, mainly focusing on global equity strategies. Before 2012, Amy Flikerski worked as a senior analyst at Highbridge Capital Management (2003-2007) and then at Talpion Fund Management (2010-2011) in New York. As an associate at PAAMCO (2009-2010), she was involved in hedge fund manager evaluation, selection and research. She gained investment experience at Moon Capital Management, an emerging markets long/short equity fund, and at JGP Gestão de Recursos, a macro fund based in Rio de Janeiro. Amy Flikerski began her career as a senior associate in the high-yield securities group of Moody's Investors Service and has worked in the United States, United Kingdom, Brazil, Canada and Hong Kong. Amy Flikerski holds a Bachelor's degree in Economics from Brown University and an MBA from Harvard Business School. Along with her position at Elis, she sits on the Global Association Board of 100 Women in Finance.

Main offices and positions held as at December 31, 2023

- Other offices and positions held within the Group:
- Member of the Corporate Social Responsibility (CSR) Committee
- Offices and positions held outside the Group:
- Member of the Global Association Board of 100 Women in Finance.

Offices and positions having ended in the past five years: None.



Valérie Gandré

Member of the Supervisory Board representing employees

First appointed on: 11/02/2020

Expiration of term: November 2024

Business address:

5, boulevard Louis Loucheur 92210 Saint-Cloud

Date of birth: 07/13/1971

Nationality: French

Main activity: Vice-President Quality Assurance of the Elis Group

BIOGRAPHY

Valérie Gandré has been Vice-President Quality Assurance at Elis since April 2003. She began her career at Elis in 1994 as a Quality Assurance Manager responsible for three Elis sites in France and Switzerland. In September 1998, she was appointed Quality Assurance Manager, Healthcare, a role she held until March 2003.

She has a postgraduate degree in industrial control and quality management (Université de Clermont-Ferrand, 1994) and a master of science in advanced maintenance techniques (Université du Havre, 1993).

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Employee of Elis Services, a subsidiary of Elis SA
 Member of the Appointments, Compensation and Governance Committee Offices and positions held outside the Group: None. Offices and positions having ended in the past five years: None.



Florence Noblot

Independent member of the Supervisory Board

First appointed on: 07/31/2014

Expiration of term: May 2025

Business address:

268, avenue du Président Wilson 93210 La Plaine Saint Denis

Date of birth: 05/15/1963

Nationality: French

Main activity: Head of ESG at DHL Global Supply Chain, DHL Group*

BIOGRAPHY

Florence Noblot was appointed in 2021. Head of ESG at DHL Global Supply Chain, a division of the DHL Group, which she joined in 1993. She previously served as Chief Customer Officer (Europe, Middle East and Africa) in the DHL Supply Chain division since May 2016. Prior to that, she was Senior Vice-President, EMEA, Technology Sector at the DHL Group since 2013. She started her career in 1987 as a key accounts manager for Rank Xerox France. In 1993, she joined DHL Express as Head of Key Accounts, and from 2003 to 2006 served as Sales Director, then Senior Vice-President of Global Customer Solutions (GCS) for the Asia-Pacific region. From 2008 to 2012, she was CEO of DHL Express France and a member of the Executive Committee for DHL Express Europe. In 2012, she became the European Commercial Projects Director for DHL Express Europe. Florence Noblot studied economics at Université Paris II Panthéon-Assas and in 2011 attended the General Management Program at Harvard University in the United States.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

 Chair of the Corporate Social Responsibility (CSR) Committee

Offices and positions held outside the Group:

- Head of ESG at DHL Global Supply Chain, a division of the DHL Group*
- Chair of the Corporate Social Responsibility (CSR) Committee of Somfy*

Offices and positions having ended in the past five years:

- Chief Customer Officer, EMEA (Europe, Middle East and Africa) in the DHL Supply Chain division
- Senior Vice-President EMEA, Technology Sector of the Deutsche Post DHL Group*
- Managing Director, Commercial Projects of DHL Express
- Chair of DHL Express France SAS
- Chair of the Appointments, Compensation and Governance Committee of Elis*

* Listed company.



Michel Plantevin

Member of the Supervisory Board

First appointed on: 04/25/2023

Expiration of term: May 2025 Business address: 474 Beacon Street Boston, MA 02115 USA

Date of birth: 10/24/1956

Nationality: French (US permanent resident)

Main activity: Angel investor

BIOGRAPHY

Michel Plantevin served as Managing Director of Bain Capital Private Equity from April 2003 to December 2020 (in London until 2017 and in Boston from 2018 to 2020), with a focus mainly on investments in the Industry and Services sector.

Prior to joining Bain, Michel Plantevin was Managing Director of Goldman Sachs International in London from 1995 to 2002. Before that, he worked as a consultant for Bain & Company in London and then headed the Bain & Company Paris Office as Managing Director.

Michel Plantevin received an MBA from Harvard Business School and an engineering degree from CentraleSupélec in France.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group:

- Member of the Appointments, Compensation and Governance Committee
- Offices and positions held outside the Group:
- Senior Advisor, Bain Capital Private Equity LP
 Director, Compact Sàrl
- Offices and positions having ended in the past five years:
- Director of Diversey Holdings Ltd*
- Managing Director of Bain Capital Private Equity LP (Industry and Services)
- Chairman of the Supervisory Board, IMCD N.V.*
- Vice-Chairman of the Board of Directors, Maisons du Monde SA*
- Director of Parts Holding Europe (PHE) SA
- Director of Ibstock Plc*
- Director of Fedrigoni Holding Ltd
- Director of Italmatch SA

* Listed company.



Alexis Martineau

Censor of the Supervisory Board

First appointed on: 10/26/2023

Expiration of term: 10/26/2027

Business address:

Avenida Brigadeiro Faria Lima, 4440 – 15° andar, São Paulo, SP 04538-132 Brazil

Date of birth: 07/06/1976

Nationality: French

Main activity: Head of Strategic Investments in Europe at the Brasil Warrant Gestão de Investimentos (BWGI) group.

BIOGRAPHY

Alexis Martineau began his career in 2000 with the US investment firm Carlyle, where he worked on the team responsible for European LBOs. After 11 years with Carlyle, he joined the private equity investment manager CVC as Managing Director. In 2016, he helped to set up CVC's Latam office in São Paulo, before joining BWGI in 2019. He has been BWGI's Head of Strategic Investments in Europe ever since. Alexis Martineau holds a Master's from the prestigious grande école HEC Paris and a Master's in Management from CEMS.

Main offices and positions held as at December 31, 2023

Other offices and positions held within the Group: None.

Offices and positions held outside the Group:

- Director of Kaon Investment Fund ICAV (Ireland)
- Chief Executive Officer of PGA Holding SAS
- General Manager of SIAAM SARL (Luxembourg)
- General Manager of Quinta Solana Lda and Sólarmax Lda (Portugal)
- Member of the Supervisory Board of Smart Energies SAS and Smart Energies Transition SAS

Offices and positions having ended in the past five years:

 General Manager of Alternative Power SARL (Luxembourg)

Independence of the members of the Supervisory Board

Pursuant to Article 1 of its rules of procedure, and in accordance with the recommendations of the AFEP-MEDEF Code, the Appointments, Compensation and Governance Committee and the Supervisory Board conduct an annual review of the independence of each Board member. In 2023, this review took place during the meetings of these bodies on February 16, 2023 and March 7, 2023, respectively. The Supervisory Board also conducts this review whenever a candidate is nominated for appointment or reappointment to the Board. During this review, the Supervisory Board, after having received the opinion of the Appointments, Compensation and Governance Committee, assesses, on a case-by-case basis, the qualifications of each of its members (or candidate's particular circumstances and situation vis-à-vis the Company.

At the end of its review, and based on the report of the Appointments, Compensation and Governance Committee, the Supervisory Board concluded that all of the criteria had been met and confirmed that Florence Noblot, Philippe Delleur, Thierry Morin, Antoine Burel, Anne-Laure Commault-Tingry and Fabrice Barthélemy continued to meet the independence criteria; this makes the proportion of independent members greater than 50%. Members of the Supervisory Board representing employees are not included in the calculation of the proportion of independent Board members.

In addition, Bpifrance Investissement, represented by Paul-Philippe Bernier, appointed as member of the Supervisory Board at the general shareholders' meeting on May 25, 2023, and BWGI, represented by Cécile Helme-Guizon, whose ratification as member of the Supervisory Board will be proposed to shareholders at the next general shareholders' meeting, may be deemed independent members in the absence of any conflict of interest and a shareholding greater than 10%.

The Supervisory Board may decide that a member of the Supervisory Board, even though they satisfy the above criteria, must not be deemed independent given their particular situation, the Company's situation vis-à-vis its shareholders or for any other reason. Conversely, the Supervisory Board may decide that a member of the Supervisory Board, who does not satisfy the above criteria, is nevertheless independent.

The Supervisory Board's rules of procedure provide that members who are deemed independent are required to inform the Chairman of the Supervisory Board, as soon as such members become aware of it, of any change in their personal situation with respect to these same criteria.

The criteria used to assess the independence of Supervisory Board members are those provided for in the AFEP-MEDEF Code, listed below and contained in Article 1 of the Supervisory Board's rules of procedure:

Criterion 1	 Not be or have been within the previous five years:
	 an employee or executive corporate officer of the Company; an employee, executive corporate officer or member of the Board of Directors or Supervisory Board of a company consolidated by the Company; an employee, executive corporate officer or member of the Board of Directors or Supervisory Board of the Company's parent company or a company consolidated within this parent company.
Criterion 2	 Not be an executive corporate officer of a company in which the Company holds a directorship, either directly or indirectly, or to which an employee has been appointed as a director or in which an executive corporate officer of the Company (currently in office or having held such office within the last five years) is a member of the Board of Directors or Supervisory Board.
Criterion 3	Not be a customer, supplier, commercial banker or investment banker:
	 that has a material relationship to the Company or the Group; or for whom the Company or the Group represents a significant portion of their business.
Criterion 4	 Not be related by close family ties to a corporate officer.
Criterion 5	 Not have been an Auditor of the Company within the previous five years.
Criterion 6	• Not have been a director or member of the Supervisory Board of the Company within the previous 12 years.
Criterion 7	 Not have received variable compensation in cash or in the form of shares or any compensation linked to the performance of the Company or the Group.
Criterion 8	 Not represent a significant shareholder or shareholder holding more than 10% of the share capital or voting rights of the Company.

Business ties

When reviewing business relationships (criterion 3) between Elis and the companies in which independent members of the Supervisory Board hold executive positions, the Supervisory Board chose a quantitative criterion - namely, the consolidated revenue of both the Group and the external company in which the Supervisory Board member holds an executive position - to assess whether or not the business relationship was material in nature. It was therefore established that the nature of the business relationships between Elis and the company or group in which Supervisory Board members hold executive positions does not affect their independence and is not material, since the consolidated revenue generated by the Group with the company or group in which Supervisory Board members hold executive positions is less than 1%, as is the percentage of consolidated revenue of the company or group in which Supervisory Board members hold executive positions and which is generated from their business relationships with Elis.

In light of the above, the Supervisory Board deemed that the business relationships maintained by the companies in which some independent board members hold executive positions did not affect their independence.

Capital relationships

For members of the Supervisory Board holding 10% or more of the Company's share capital or voting rights (criterion 8), or representing a legal entity holding such stake, on the basis of the report by the Appointments, Compensation and Governance Committee, the Supervisory Board decides whether the member is independent by specifically taking into account the composition of the Company's share capital and the existence of potential conflicts of interest. As such, Amy Flikerski and Michel Plantevin, representatives of the shareholder Canada Pension Plan Investment Board, which holds more than 10% of the share capital and voting rights, cannot be deemed independent members.

SUMMARY TABLE OF THE STATUSES OF THE MEMBERS OF THE SUPERVISORY BOARD REGARDING THE INDEPENDENCE CRITERIA $^{\rm (G)}$

Criteria for assessing independence	Thierry Morin (Chairman)	Fabrice Barthélemy		Antoine Burel	Anne-Laure Commault-Tingry	Philippe Delleur	Cécile Helme- Guizon ^(c)		Michel Plantevin	Amy Flikerski
Criterion 1	V	V	V	V	V	V	V	~		
Criterion 2	v	V	V	V	V	V	V	V		
Criterion 3	v	V	V	V	V	V	V	V		
Criterion 4	v	V	V	V	V	V	V	V		
Criterion 5	v	V	V	V	V	V	V	V		
Criterion 6	v	V	V	V	V	V	V	V		
Criterion 7	V	V	V	V	V	V	V	~		
Criterion 8	V	~	V	V	V	V	V	V	×	×

V Criterion met.

X Criterion not met.

(a) Members of the Supervisory Board representing employees and the censor are not included in the calculation of the proportion of independent Board members, in accordance with the recommendations of the AFEP-MEDEF Code.

(b) Permanent representative of Bpifrance Investissement.

(c) Permanent representative of BWGI.

Based on the annual assessment as at the date of this Universal Registration Document, eight out of 10 members of the Supervisory Board can be deemed independent.

Duties, activities and organization of the work of the Supervisory Board

The operating rules of the Supervisory Board and its duties are defined by the Company's bylaws (Articles 17 and 20) and the Supervisory Board's own rules of procedure (Articles 1 to 3), which can be viewed in full on the Company's website (www.elis.com). The Supervisory Board's rules of procedure are regularly reviewed so they can be tailored to the regulatory context and changes in the recommendations of the AFEP-MEDEF Code. Its most recent update, which incorporated the climate recommendations made in the most recent version of the AFEP-MEDEF Code, was on July 26, 2023.

As part of its oversight duties and in addition to transactions relating to the granting of any sureties, endorsements and guarantees that must have the prior approval of the Supervisory Board pursuant to applicable laws and regulations, Article 20.1V of the Company's bylaws and Article 3.2 of the Supervisory Board's rules of procedure provide that transactions, at the Company or its controlled subsidiaries as defined by Article L. 233-3 of the French Commercial Code, must have the prior approval of the Supervisory Board (see above, section 2.1.2 "General management of the Group").

In addition, as part of its duties and in accordance with the AFEP-MEDEF Code, the Board regularly reviews opportunities and risks and the risk prevention measures taken by the Group. On the recommendation of the CSR Committee, it defines the corporate social and environmental responsibility strategy and, more specifically, the approach to climate matters, for which specific targets are set in the strategy. Once a year, it also reviews the results achieved and any adjustments that may need to be made to this strategy and/or action plan.

Supervisory Board involvement in shareholder relations is limited to verifying the information provided to shareholders and participating in general shareholders' meetings.

Information provided to the Supervisory Board

Each member of the Board may receive additional training, when they are first appointed and as necessary, on the specificities of the Company and the companies it controls, their businesses and their business sectors, and their corporate social responsibility concerns, particularly as they relate to the climate.

The Management Board submits a report to the Supervisory Board at least once per quarter outlining the Company's main management actions or events and containing all the information the Board needs to be informed of developments in the Group's business, the Group's management objectives and the achievement of said objectives (especially with regard to the annual budget and the investment plan) as well as investment policies, risk exposure management policies, human resource management policies and their implementation at the Group, as well as the financial position, cash position and commitments made by the Company.

The Management Board presents to the Supervisory Board, by the regulatory deadline for verification and control, the parent company financial statements, consolidated financial statements, interim consolidated financial statements and its report to the general shareholders' meeting. The Supervisory Board reviews the half-year financial reports, the quarterly financial information and the financial press releases to be published by the Company. The Supervisory Board presents its observations on the Management Board's report and the Company's parent company and consolidated financial statements to the general shareholders' meeting.

The Management Board presents the budget and investment plans to the Supervisory Board once every six months.

The Supervisory Board is informed by the Management Board of any exceptional circumstances, as needed.

In addition, pursuant to Article 4.4 of the Supervisory Board's rules of procedure, the Management Board communicates the following information to the Supervisory Board and to its special committees as needed:

- generally, any document or information regarding the Company or the Group whose preparation by the Management Board or whose publication is required under applicable regulations or necessary to properly inform the market, at the time they are prepared and prior to publication;
- within ninety days of the reporting date of the Company's parent company financial statements, the certified consolidated financial statements, including a statement of financial position, an income statement, a statement of cash flows and notes to the financial statements, and the Company's certified parent company financial statements, including a statement of financial position, an income statement and notes to the financial statements, accompanied by the Statutory Auditors' reports;
- twice per year, a summary table of the breakdown of the Company's securities;
- once per month, a summary of the key financial and operational information regarding the Company and the Group;
- at least once per quarter and, in any event, each time the Supervisory Board asks it to do so or when it deems it useful, a review and analysis of the business of the Company and the Group;
- within two (2) months of the reporting date for the first half of the year, the Management Board presents to the Audit Committee, then to the Supervisory Board for verification and auditing purposes, the Company's consolidated financial statements and the related half-year management report;

- within two months of the close of the financial year, the Management Board will present to the Audit Committee, then to the Supervisory Board for verification and auditing purposes, the parent company and consolidated financial statements and the related management report;
- the management forecasts and analysis report on those forecasts mentioned in Articles L. 232-2 and L. 232-3 of the French Commercial Code, within eight days of their preparation and after being reviewed by the Audit Committee;
- the Company's and the Group's annual budget and mid- and long-term investment and financial plan. The Supervisory Board has the right to request that the Management Board communicate a monthly monitoring report thereon;
- the Management Board informs the Audit Committee of any significant changes planned in the chain of shareholding control or in the percentages or types of control exercised over the Company's subsidiaries and/or consolidated entities;
- pursuant to the Audit Committee's rules of procedure, at least once per year, the Management Board presents to the Audit Committee its policy for managing and monitoring all types of risk to which the Company and the Group are exposed, as well as the programs and resources implemented, along with a report on the effectiveness of the Group's internal control, internal audit and risk management systems (particularly compliance and CSR risks);
- every year, the Management Board reports to the Supervisory Board on the results achieved through the implementation of the action plan defined as part of the CSR strategy, in particular as it relates to the climate.

The Management Board must provide to the Supervisory Board all other information and all other documents that it deems useful for the Supervisory Board to perform its duties; in particular, the Management Board must communicate to the Supervisory Board, at any time and promptly, all information regarding the Company or the Group, if its importance or urgency so requires.

The Board's rules of procedure also stipulate that members of the Board may obtain information periodically or hear from members of the Management Board or the Executive Committee. Lastly, the rules also stipulate that Board members will, in general, receive a periodic, steady flow of information about the Company's results, activities and developments, including with respect to its corporate social responsibility.

How the Supervisory Board operates

Supervisory Board meetings are convened by the Chairman or, if he or she is unable, by the Vice-Chairman, and by any means, including verbally.

However, the Chairman must convene a meeting when at least one member of the Management Board or at least one third of Supervisory Board members submit a reasoned request to do so in writing within fifteen days of receipt of such request. If the request goes unanswered, its authors may convene the meeting themselves by setting the agenda for the meeting.

Meetings are held at the Company's registered office or at any other location stated in the notice of meeting. The Chairman of the Supervisory Board chairs the meetings. If the Chairman is absent, the Vice-Chairman chairs the meeting. In the event that both are absent, the meetings are chaired by a Board member designated by the Board.

The deliberations of the Supervisory Board are valid only if at least half of its members are present or represented. Decisions are made by a majority vote of the members present or represented. In case of a tie, the Supervisory Board's Chairman has the casting vote; if the person chairing a meeting is not the Chairman of the Supervisory Board, such person does not have a casting vote.

Members participating in Supervisory Board meetings by video conference or other means of telecommunication allowing them to be identified and thus confirm their attendance are deemed to be present, under the conditions provided by the applicable legal and regulatory provisions.

The Board meets at least four times a year according to a schedule mutually agreed to before the end of the previous financial year that may be modified during the year if so requested by several members of the Board or if significant events so warrant. The purpose of the meetings is to examine the quarterly report that the Management Board must present to it, as needed by the Audit Committee, and to verify and audit the documents and information provided by the Management Board.

The Board may meet at any other time if it is in the Company's interest. In particular, in the event of exceptional transactions, Board members may be required to arrange telephone meetings. The frequency and length of meetings must be such that they allow for the review and in-depth discussion of matters falling under the Supervisory Board's responsibility.

At each meeting, the members of the Supervisory Board are provided with a set of documents allowing them to deliberate with enough information to reach a fully informed decision. The documents are sent to the members of the Supervisory Board by email several days in advance of regular Board meetings. The full set of documents is provided at the beginning of the meeting and the main items are generally presented in the meeting and commented on during the presentation.

For special Supervisory Board meetings, the documents are sent, if possible, by email with enough time to allow the Board members to discuss the items on the agenda submitted to them. Moreover, paper copies of the documents may also be provided upon request.

Pursuant to the rules of procedure of the Supervisory Board and the rules of procedure and charters of its committees, certain matters are reviewed by the various committees, according to their specialization, before being presented and submitted to the Supervisory Board for approval. These matters may include (i) for the Audit Committee, the review of the financial statements, the internal control procedures, the work of the Statutory Auditors, and financial transactions; (ii) for the Appointments, Compensation and Governance Committee, the appointment of new members to the Supervisory Board and Management Board, the composition of the committees and the compensation of corporate officers; and (iii) for the Corporate Social Responsibility (CSR) Committee, determining the Group's CSR strategy, commitments and approach, forecasting CSR considerations, opportunities and risks, and issuing recommendations on CSR policy and climate considerations. The respective chairs of the various committees present the minutes of their work meetings to the Supervisory Board during its meetings.

Company managers may also be invited to Supervisory Board meetings to present special reports and/or answer questions from Board members depending on the matters discussed and the specialties of said people.

The minutes of Supervisory Board meetings are prepared and copies or excerpts are provided and certified as provided by law. The minutes of each meeting are formally approved during the following meeting.

Supervisory Board's work in 2023

11 meetings (face-to-face and conference calls)	
1 strategy day	

Governance and risks

- Approval of the compensation policy for corporate officers in respect of 2023, submitted to shareholders for approval on May 25, 2023, as part of the Say on Pay procedure.
- Review of the reports on corporate governance and internal control prepared by the Chairman of the Supervisory Board for the 2022 financial year and monitoring of regulations on market abuse, corporate governance and compensation.
- Review of the composition of the Supervisory Board and the independence of its members.
- Review of the regulated agreements and commitments with regard to the new assessment procedure for conventional agreements entered into at arm's length and authorization to sign them in accordance with Article L. 225-86 of the French Commercial Code.
- Review of the Company's risk prevention program as it applies in particular to corruption and cybercrime.
- Review of the regular reports submitted by the Appointments, Compensation and Governance Committee; approval of new members of the Supervisory Board and of the censor after Bpifrance Investissement and BWGI acquired stakes in the Company.
- Update of the Supervisory Board's and CSR Committee's rules of procedure following the climate-related revision to the AFEP-MEDEF Code.
- How the Supervisory Board operates.

General shareholders' meeting

- Preparation for the annual general shareholders' meeting on May 25, 2023.
- Review of the Management Board's report on the Group's management and operations for financial year 2022.
- > Approval of the reports to be presented to the shareholders.
- Verification of the information provided to shareholders and participation in the general shareholders' meeting.
- > Payout of the dividend in shares.

Shareholdings of members of the Supervisory Board

Pursuant to the recommendations of the AFEP-MEDEF Code, the Company's bylaws and the rules of procedure of the Supervisory Board stipulate that:

- every member of the Supervisory Board must be a personal shareholder and hold at least 500 shares during their entire term of office;
- Supervisory Board members are required to increase the number of shares they hold in order to bring the total to the equivalent of one year of their compensation at the time of their reappointment (Article 2.9 of the Supervisory Board's rules of procedure).

Average meeting duration: 3 hours Attendance rate: 95%

Strategy and financing

- Review and approval of the Group's industrial and marketing strategy (raison d'être), planned acquisitions and intra-group restructuring.
- Review and approval of the Group's financing policy: EMTN bond program, USPP and OCÉANE convertible bonds program.

Review and approval of the budget.

Financial performance

- Audit of the parent company and consolidated financial statements for financial year 2022, the results and financial statements for the first half of 2023, the 2023 quarterly financial information, and the 2023 half-year financial report and related financial communications.
- > Examination of provisional management documents.
- > Review of the Audit Committee's regular reports.
- Operational and financial forecast.

Corporate social responsibility

- Review of the Group's CSR policy, along with risks and opportunities.
- Review of the CSR Committee's reports, particularly on key tasks (review of the disclosure of non-financial performance, climate strategy, communication with rating agencies).
- Preparations for implementation of the CSRD Directive.

Employee bonus share and share ownership plan

- Implementation of the Elis Group's new employee share ownership plan, "Elis for All 2023."
- Delivery of bonus share plans for 2020 (Executive Committee) and 2021 (employees).
- Allocation of bonus shares under a 2023 plan (Executive Committee and employees) - determination of performance criteria.

Special projects during financial year 2023

 No Supervisory Board member was assigned any special projects in 2023 other than those entrusted to him or her under the bylaws and applicable rules of procedure.

The shares acquired by the members of the Supervisory Board must be held as registered shares.

As at the date of this Universal Registration Document, each of the members had met these requirements (see page 64 above).

The provisions relating to the number of shares that have to be held by a member of the Supervisory Board are not applicable to the members representing employees and shareholder employees. Nonetheless, each member of the Supervisory Board representing shareholder employees must hold, either individually or through an employee shareholding mutual fund created as part of the Group's employee savings plan, at least one share or a number of shares in such fund equal to at least one share.

Assessment of the Supervisory Board's operations

In accordance with the provisions of the AFEP-MEDEF Code and its rules of procedure (Article 11), the Supervisory Board devotes one agenda item each year to a review of its operations.

Thus at its meeting on March 7, 2023, the Supervisory Board provided an update on how it and its committees operate in order to assess the changes made from its last self-assessment in 2022.

In addition, a comprehensive assessment of the Supervisory Board is performed every three years by the Appointments, Compensation and Governance Committee with the assistance of an outside consultant. The last comprehensive assessment was in the first quarter of 2021. Consequently, a new assessment was launched in the first quarter of 2024. Its findings will be analyzed by the Appointments, Compensation and Governance Committee in June 2024 and by the members of the Supervisory Board at its meeting scheduled for July 2024. The results of this assessment will be detailed in the next Universal Registration Document in 2025.

Procedures: the outside consultant selected will interview each member of the Supervisory Board, the Chairman of the Management Board and the Chairman of the Appointments,

2.1.5 Supervisory Board committees

The Supervisory Board is assisted in its work by three special committees: an Audit Committee, an Appointments, Compensation and Governance Committee, and a Corporate Social Responsibility (CSR) Committee.

These committees are in charge of examining the questions that the Supervisory Board or its Chairman refers to them and issuing proposals and recommendations, as applicable, in their areas of expertise.

The rules governing the operation and powers of each committee are described in the rules of procedure of each committee. These rules are approved by the Supervisory Board.

The rules of procedure of the CSR Committee were updated by the Supervisory Board on July 26, 2023 to account for the December 2022 changes to the AFEP-MEDEF Code relating to CSR, and to the climate in particular. The Audit and CSR Committees' rules of procedure were updated on March 6, 2024, to specify each committee's duties in terms of certifying sustainability information.

Composition of the Supervisory Board committees

The composition of the Supervisory Board committees is presented on page 64 above.

Each committee may have a maximum of seven members (Article 9 of the Supervisory Board's rules of procedure). Committee members are appointed on a personal basis and may not be represented at meetings by another party. They are chosen freely by the Supervisory Board, which ensures that the committees Compensation and Governance Committee, and will distribute a questionnaire to the members of the Supervisory Board.

The assessment will examine the following topics:

- composition of the board: experience, independence, gender parity, mix of nationalities;
- consideration of CSR in governance and training received by members;
- > monitoring of the corporate culture.

The main results of the comprehensive assessment conducted in 2021 were:

- alignment of governance with the Company's business model for greater involvement by the Supervisory Board in the Company's strategy, particularly on CSR topics;
- composition of the Board: thoughts on broadening the Supervisory Board's skill set;
- structure and process: finding a balance between the roles of the CSR Committee and the Supervisory Board;
- > monitoring of the Group's corporate culture.

include independent members according to the independence criteria adopted by the Supervisory Board in proportions that comply with the AFEP-MEDEF Code.

The committee members' terms of office are equal to their terms of office as members of the Supervisory Board, with the understanding that the Supervisory Board may modify the composition of the committees at any time and, consequently, end the term of office as a committee member.

In accordance with the AFEP-MEDEF Code, the Supervisory Board considers that all members of the Audit Committee have specific financial or accounting expertise, as stipulated by the provisions of Article L. 823-19 II of the French Commercial Code, proven by their professional experience and training, which are presented above. Antoine Burel has chaired the Audit Committee since March 6, 2019.

Upon appointment, all members of the Audit Committee will receive information on the specific aspects of the Company's accounting, finances, and operations.

Each committee chair possesses the requisite qualifications, particularly with regard to their main role and executive appointments held within other large corporations.

The secretarial duties for the Audit Committee's work may be performed by any person appointed by the Committee's chair. For the Appointments, Compensation and Governance Committee, this is the Group's Human Resources Director; for the CSR Committee, it is the Group's CSR Director.

Roles, responsibilities and work of the committees

R	oles and responsibilities of the Audit Committee	5	1ain work carried out in 2023 meetings ttendance rate: 100%
>	Monitoring the process for preparing financial information.	V	Vork relating to the review of the financial statements
)	Monitoring of the statutory auditing of the parent company and consolidated financial statements by the Company's Statutory Auditors.)	Review of the key points of the parent company and consolidated financial statements for 2022 and for the first half of 2023, and of major off-balance sheet commitments.
>	Selection of the Statutory Auditors and monitoring of their	>	Review of draft press releases on the annual and half-year results.
	independence.)	Review of the Statutory Auditors' work and the results of the audits carried out, their recommendations and the follow-up to the
 Monitoring of the effectiveness of internal control, risk management and internal audit systems for financial and 		statutory audit. Review of the 2023 budget of the external audit.	
	accounting information.	>	Approval of services other than the independent audit.
>	Review of the entire financial and non-financial risk map.	W	Vork relating to internal control
>	Approval of audit services other than the independent audit.	>	Monitoring of internal audit activity, including a review of the
>	Review of the internal audit department's program and		internal control procedure and the 2023 audit plan.
	objectives and internal control methods and procedures.)	Monitoring of the effectiveness of internal control and the progress of action plans.
)	Review of the entire risk map and major off-balance sheet commitments.		
		,	Review of the Group's main risks, particularly the map of all the Group's risks.
,	Monitoring of the system for preventing and detecting risks of corruption and influence peddling.)	Review of the anti-corruption framework put in place by the Group (compliance).
		,	Review of the Group's cybersecurity policy.
		С	other work
)	Review of the Group's financing policy.
		>	Review of the assumptions underlying the development of the 2024 budget.

Roles and responsibilities of the Appointments, Compensation and Governance Committee

- Selection and proposals for appointments of independent members of the Supervisory Board, the Management Board and Board committees.
- Analysis of the candidacy of non-independent members of the Supervisory Board and proposal for appointment to the Supervisory Board.
- > Annual assessment of the independence and multiple offices held by the members of the Supervisory Board.
- Determining the principles and criteria for determining, structuring and awarding the components of compensation of corporate officers and proposing them to the Supervisory Board.
- Review and proposal of special compensation relating to special projects that may be assigned, as applicable, by the Supervisory Board to some of its members.
- > Review of the executive succession plan.

Main work carried out in 2023 6 meetings Attendance rate: 100%

Work relating to governance

- Review of the Board's membership (diversity, complementarity of backgrounds, independence, gender balance, concurrent appointments, employee representation, etc.).
- Proposals for criteria for selecting members of the Supervisory Board (Michel Plantevin, Bpifrance Investissement, BWGI) and/or their permanent representatives (Paul-Philippe Bernier, Cécile Helme-Guizon), for reappointing members of the Board (Thierry Morin, Philippe Delleur, Magali Chessé), and for the censor (Alexis Martineau).
- Defining the procedures for the annual assessment of the Board and its committees and coordinating the self-assessment, with the assistance of an outside firm.
- Review of the succession plan for corporate officers of the Company and the Group's main subsidiaries. These plans, which are regularly reviewed, plan for several succession scenarios: unforeseen succession in the event of incapacity, resignation or death; early succession (mismanagement, non-performance); and planned succession (retirement, expiration of term of office). To that end, the committee works with the general management team and the Human Resources Department to ensure that the plan is consistent with the practices of the Company and the market, provides support and training for high-potential internal candidates, and monitors key positions likely to become vacant.
- Review of the Group's human resources policy, in particular with regard to organization, compensation, employee relations and talent management.

Work relating to compensation

- Analysis of the 2022 performance of executive corporate officers and recommendation to the Supervisory Board on variable compensation for financial year 2022.
- Recommendations for determining the compensation policy for executives and corporate officers for 2023: setting of targets and weighting of compensation for the 2023 financial year; analysis of quantifiable non-financial criteria, in particular with respect to the climate.
- Recommendations on the compensation policy for the Chairman and members of the Supervisory Board for 2023.

Performance share plan

- Recommendations on the performance criteria of plans whose vesting periods ended in 2022 and 2023.
- Recommendations on performance share plans implemented in 2023.
- Examination of the principles and procedures for the allocation of performance shares introduced in 2023 for executives and corporate officers (Management Board and Executive Committee) and certain Group managers.
- Recommendations on how to define the Group scope that should be taken into account when publishing pay ratios.

Roles and responsabilities of the Corporate Social Responsibility (CSR) Committee

- Assisting the Supervisory Board with monitoring issues relating to the Company's CSR strategy, both in terms of defining it and implementing it.
- Discussing the Group's CSR commitments and approach and identifying stakeholder expectations.
- Making recommendations for the Group's multi-year strategic direction for CSR and, more specifically, for the climate, by recommending specific targets for different time horizons.
- Making recommendations as needed to adapt the Group's climate strategy and/or action plan based on the results of the implementation of the CSR strategy.
- Ensuring that the Group is fully prepared for major CSR considerations, risks and opportunities.
- Oversee the process of developing, publishing, monitoring, auditing and certifying sustainability information.

Committee operations

Audit Committee (Article 2 of the Audit Committee's rules of procedure)

The Audit Committee may make decisions either during physical meetings or by telephone or video conference, under the same conditions as the Board, after being convened by its chair or secretary and provided that at least one half of the members are participating in the meeting. Committee members cannot give a proxy to another member to represent them.

The recommendations issued by the Audit Committee are adopted by a simple majority of the members present. In case of a tie, the committee's chair has the casting vote.

Calls to meetings must include an agenda and may be transmitted verbally or by any other means.

The Audit Committee meets as often as needed and, in any event, at least twice per year when the annual financial statements and the half-year financial statements are being prepared.

Appointments, Compensation and Governance Committee (Article 3 of the Appointments, Compensation and Governance Committee's rules of procedure)

The Appointments, Compensation and Governance Committee meets as often as needed and at least once per year prior to the Supervisory Board meeting called to assess the independence of the Supervisory Board's members based on the criteria adopted by the Company and, in any event, prior to any Supervisory Board meeting called to set the compensation of the members of the Management Board or the Supervisory Board.

The Appointments, Compensation and Governance Committee may make decisions in person, by telephone or by video conference, under the same conditions as the Supervisory Board, after being convened by its chair or secretary and provided that at least one half of the members are participating in the meeting. Committee members cannot give a proxy to another member to represent them. Calls to meetings must include an agenda and may be transmitted verbally or by any other means.

Main work carried out in 2023 5 meetings Attendance rate: 100%

- Review of the non-financial performance statement for 2022 and of the draft non-financial performance statement for 2023, as well as the CSR risk map.
- > Review of the Group's CSR objectives and progress.
- Discussions about the Group's climate strategy, which is aligned with the Paris Climate Agreements: definition of baseline emissions, the reference framework for reductions (SBTi), action plans and financial communications.
- Discussions about the implementation of the CSRD and about the key structural elements (with the help of an external consultant): regulatory framework, double materiality matrix and underlying methodology, implementation, etc.
- > Analysis of rating agencies' ratings and progress made.
- > Development of the Elis Foundation

The Appointments, Compensation and Governance Committee makes its recommendations by indicating to the Supervisory Board the number of favorable opinions collected. As part of the selection process for Supervisory Board members, the Committee may use the services of a specialized firm.

It may also use other methods for choosing candidates when making its selection. It then recommends one or two candidates to the Chairman of the Supervisory Board and the Chairman of the Management Board. In all cases, the Management Board Chairman is involved in the Committee's work to select Supervisory Board members.

The Committee must also ensure that the Supervisory Board regularly assesses how it operates and proposes improvements.

Corporate Social Responsibility (CSR) Committee (Article 2 of the Rules of Procedure of the Corporate Social Responsibility Committee)

The CSR Committee may make decisions either during physical meetings or by telephone or video conference, under the same conditions as the Board, after being convened by its chair or secretary and provided that at least one half of the members are participating in the meeting. Committee members cannot give a proxy to another member to represent them.

The recommendations issued by the CSR Committee are adopted by a simple majority of the members present. In case of a tie, the committee's chair has the casting vote.

Calls to meetings must include an agenda and may be transmitted verbally or by any other means.

The CSR Committee makes its recommendations by indicating to the Supervisory Board the number of favorable opinions collected.

The CSR Committee meets as often as needed and, in any event, at least once per year, prior to the Supervisory Board meeting called to review the Company's annual results.

2.1.6 Stock Market Code of Ethics

The Supervisory Board adopted a Stock Market Code of Ethics whose purpose is to reiterate the legal and regulatory provisions that apply to the distribution and use of information relating to the Company, particularly inside information. The code summarizes the regulatory requirements regarding the prevention of insider misconduct by corporate officers, managers, executives and other insiders and lays out rules concerning restrictions on trading in the Company's or the Group's securities, particularly by introducing "closed periods" and disclosure requirements for securities trading. These provisions will be reiterated annually to all of the members of the Supervisory Board and information will periodically be provided in the event of significant changes.

Details of transactions in the Company's securities carried out by members of the Management Board and Supervisory Board in 2023 can be found in chapter 7, section 7.2.3 "Share transactions carried out by executives and associated persons" of this Universal Registration Document. The Company has also introduced an internal procedure to qualify and manage inside information. A dedicated committee has been set up for this purpose.

This code is given to each member of the Supervisory Board and every insider, who undertake to abide by it under all circumstances during their entire term of office or while serving in their positions within the Group.

A compliance officer was appointed to handle potential questions.

The Code was updated by the Supervisory Board at its meeting on December 15, 2022, following the creation of the position of nonvoting member of the Supervisory Board.

2.1.7 Disclosure statements on the members of the Management Board and the Supervisory Board

As at the date of this Universal Registration Document, and to the best of the Company's knowledge:

- there are no family ties between the aforementioned members of the Company's Management Board and Supervisory Board;
- no member of the Company's Management Board or Supervisory Board has been convicted of fraud or sentenced or publicly sanctioned by a legal or regulatory authority in the past five years;
- no member of the Company's Management Board or Supervisory Board has been an executive or corporate officer of a company that has declared bankruptcy or been placed in liquidation or receivership in the past five years;

2.1.8 Management of conflicts of interest

In order to prevent conflicts of interest between a member of the Supervisory Board and the Management Board or any Group company, the Appointments, Compensation and Governance Committee monitors the independence of the members with respect to the criteria of the AFEP-MEDEF Code and discusses this topic during its meetings at least once per year.

To prevent and manage conflicts of interest, Article 10 of the Supervisory Board's rules of procedure stipulates that, in a situation in which the interests of the Company and the direct or indirect personal interests of a member of the Supervisory Board or of a shareholder or group of shareholders he or she represents are or may be in conflict, the member of the Board concerned must inform the Supervisory Board as soon as he or she becomes aware of such conflicts and accept any consequences with respect to performing his or her duties.

- > no member of the Company's Management Board or Supervisory Board has been prohibited by a court from serving as a member of an administrative, management or supervisory body or from being involved in the management or conducting the business of a public company in the past five years;
- no current or potential conflicts exist between the duties of any of the members of the Management Board and the Supervisory Board to the Company and their own private interests or other duties.

As appropriate, he or she must either:

- abstain from voting in the corresponding deliberations and from participating in the discussions of the Supervisory Board relating to the conflict of interest situation for the period during which the member is in a conflict of interest situation; or
- > resign as member of the Supervisory Board.

Failure to comply with these rules of abstention or resignation could give rise to liability on the part of the Supervisory Board member.

2.1.9 Related-party agreements

Related-party agreements that were signed and/or remained in effect in 2023

In accordance with the provisions of Article L. 225-88-1 of the French Commercial Code, at its meeting on March 6, 2024, the Supervisory Board conducted its annual review of the related-party agreements signed in 2023 or authorized during previous financial years and that remained in effect in 2023.

New related-party agreement signed in 2023

The Supervisory Board noted that no new related-party agreements were signed during financial year 2023.

Related-party agreements authorized in previous years and in effect in 2023

The Supervisory Board conducted its review of the related-party agreements authorized during previous financial years and that remained in effect in 2023.

In particular, it reviewed the supplemental retirement insurance policy for members of the Management Board and the Executive Committee signed on December 29, 2021 between the Company and Predica (of the Crédit Agricole Group) – a shareholder with more than 10% of the voting rights, represented on the Supervisory Board by Magali Chessé. This policy had been previously authorized by the Supervisory Board at its meeting on October 25, 2021. At its meeting on December 15, 2022, the Supervisory Board authorized its tacit renewal for a one-year period as from January 1, 2023.

The main terms of this agreement are presented in the Statutory Auditors' special report on related-party agreements, which is included in section 2.1.10 of this Universal Registration Document.

In light of the sale of Predica's entire stake in the Company's share capital on October 11, 2023 and Magali Chessé's resignation from her position as member of the Supervisory Board on that same date, the existing supplemental retirement insurance contract is no longer considered a related-party agreement within the meaning of Article L. 225-86 of the French Commercial Code.

Ultimately, as part of its annual review of the agreements, at its meeting on March 6, 2024, the Supervisory Board noted that, as at December 31, 2023, there were no longer any related-party agreements authorized during previous financial years that remain in effect in 2024.

Conventional agreements (Article L. 225-87 of the French Commercial Code)

In accordance with Article L. 22-10-29 of the French Commercial Code and the criteria adopted as part of the procedure for assessing conventional agreements approved by the Supervisory Board at its meeting on March 3, 2020, and detailed below, at its meeting on March 6, 2024, the Supervisory Board assessed whether the agreements currently in effect still met the criteria that had led it to classify them as agreements relating to current transactions entered into at arm's length as referred to in Article L. 225-87 of the French Commercial Code.

In this regard, note that at its meeting on March 3, 2020, the Supervisory Board opted to classify intra-group financing and cash management agreements and parent company guarantees or counter-guarantees granted by the Company as conventional agreements entered into at arm's length. At its meeting on March 7, 2023, the Supervisory Board confirmed this classification.

In addition, it should be noted that since the entry into force of Order 2014-863 of July 31, 2014 (Article L. 225-87 of the French Commercial Code), on August 3, 2014, the agreements entered into by the Company and its subsidiaries that are wholly owned, directly or indirectly, are excluded from the scope of related-party agreements and therefore are not discussed in this section, nor in the Statutory Auditors' special report.

Ultimately, as part of its annual review of the agreements, at its meeting on March 6, 2024, the Supervisory Board noted that the agreements classified as "conventional" still met the criteria set out in the procedure for assessing conventional agreements. This assessment did not identify any related-party agreements.

Assessment procedure for conventional agreements entered into at arm's length

In accordance with Article L. 22-10-29 of the French Commercial Code, the Supervisory Board has set up an internal procedure to regularly assess whether agreements described as "conventional agreements entered into at arm's length" actually meet the relevant criteria.

This procedure formalizes the process used by the Company to assess whether an agreement entered into by the Company qualifies as a conventional agreement entered into at arm's length. This procedure is followed prior to signing any agreement that could be classified as a related-party agreement, and upon any amendment to or renewal of such an agreement. If no amendments are made, an assessment may be carried out where there may be evidence that the classification criteria should be revised. Elis's legal department is responsible for the classification and assessment of conventional agreements. To that end, it may consult anyone with the facts needed for classification and ask anyone with the necessary legal, financial or technical expertise to help assess whether the agreement is ordinary in nature. As part of this assessment, the department may also seek out the Statutory Auditors' opinion on the agreements. The findings from the assessments will be reported to the Supervisory Board at least once a vear.

Agreements entered into by a company controlled by the Company as defined by Article L. 233-3 of the French Commercial Code (Article L. 225-37-4, as referred to in Article L. 225-68 of the French Commercial Code)

To the best of the Company's knowledge, no agreement has been made, directly or through an intermediary, between, on the one hand, and as applicable, one of the members of the Company's Management Board or Supervisory Board or one of the Company's shareholders holding more than 10% of the voting rights and, on the other hand, a company controlled by the Company as defined by Article L. 233-3 of the French Commercial Code.

Service agreements between members of the administrative, management or supervisory bodies and the Company and its subsidiaries

As at the date of this corporate governance report and to the best of the Company's knowledge, there are no:

- service agreements binding members of the Management Board or the Supervisory Board;
- pacts or agreements signed with the shareholders, customers, suppliers or other parties under which any of the members of the Supervisory Board or Management Board were appointed to their positions;
- service agreements signed by the Company or its subsidiaries and any of the members of the Management Board or the Supervisory Board.

2.1.10 Statutory Auditors' special report on related-party agreements

(Annual General Meeting for the approval of the financial statements for the year ended December 31, 2023)

To the Shareholders,

In our capacity as Statutory Auditors of Elis, we hereby report to you on related party agreements.

It is our responsibility to report to shareholders, based on the information provided to us, on the main terms and conditions of agreements that have been disclosed to us or that we may have identified as part of our engagement, as well as the reasons given as to why they are beneficial for the Company, without commenting on their relevance or substance or identifying any undisclosed agreements. Under the provisions of Article R. 225-58 of the French Commercial Code (Code de commerce), it is the responsibility of the shareholders to determine whether the agreements are appropriate and should be approved.

Where applicable, it is also our responsibility to provide shareholders with the information required by Article R. 225-58 of the French Commercial Code in relation to the implementation during the year of agreements already approved by the Annual General Meeting.

We performed the procedures that we deemed necessary in accordance with professional standards applicable in France to such engagements. These procedures consisted in verifying that the information given to us is consistent with the underlying documents.

Agreements to be submitted for the approval of the Annual General Meeting

Agreements authorized and entered into during the year

We hereby inform you that we have not been notified of any agreement authorized and entered into during the financial year that required submission to the general shareholders' meeting for approval in accordance with the provisions of Article L. 225-86 of the French Commercial Code.

Agreements already approved by the Annual General Meeting

Agreements approved during previous financial years that remained in effect in the financial year

In accordance with Article R. 225-57 of the French Commercial Code, we have been informed that the following agreements, which had been approved by the general shareholders' meeting in previous financial years, remained in effect in the financial year.

Pension insurance policy for the members of the Management Board entered into with the company Predica

Purpose of the agreement

On December 29, 2021, the Company entered into an insurance contract for a supplementary pension plan for members of the Executive Committee, including members of the Management Board, in accordance with the new Article L. 137-11-2 of the French Social Security Code (Code de la Sécurité Sociale). This agreement is renewed automatically each year, and is also subject to the approval of the Supervisory Board.

The main characteristics of the contract are:

- > term: from January 1, 2023 to December 31, 2023;
- > two phases:
 - an annuity accumulation phase (payment of annual premiums by the Company constituting a collective fund invested in euro-denominated and unit-linked assets managed by Amundi);
 - an annuity payment phase by the insurer to each beneficiary when the rights are first claimed;
- > conditions
 - annual premium calculated based on compensation (fixed and variable) for the year concerned;
 - vesting of rights by each beneficiary, subject to annual performance conditions similar to those used to calculate variable compensation (revenue and EBITDA);

 management fees on premiums, on the total investments, on the annuity arrears.

Authorization procedure

The agreement was subject to prior authorization by the Elis Supervisory Board on October 25, 2021, and the automatic renewal of this retirement insurance contract for 2023 was subject to the prior authorization of the Supervisory Board on December 15, 2022.

Persons concerned (until October 11, 2023)

Predica, a shareholder holding more than 10% of the voting rights; Magali Chesse, member of the Supervisory Board representing Predica.

Reasons given as to why the agreement is beneficial for the Company

This agreement was entered into as part of the 2023 compensation policy for members of the Management Board.

Amounts recognized in 2023

- Premium paid to Predica under the supplementary retirement contract: €1,643,665.
- Provision for pensions and retirement under the supplementary retirement contract (members of the Management Board): €1,158,028.
- Accrued expenses recorded in respect of the supplementary retirement contract: €343,936.

In light of the sale of Predica's entire stake in the Company and Magali Chessé's resignation as a member of the Supervisory Board on October 11, 2023, this agreement is no longer a related-party agreement.

Neuilly-sur-Seine and Courbevoie, March 6, 2024 The Statutory Auditors

PricewaterhouseCoopers Audit Bardadi Benzeghadi MAZARS Francisco Sanchez

2.2 COMPENSATION OF CORPORATE OFFICERS

In accordance with Article L. 22-10-26 of the French Commercial Code, the compensation policy for corporate officers for 2024 as set by the Supervisory Board at its meeting on March 6, 2024, on the recommendations of the Appointments, Compensation and Governance Committee is presented below.

Therefore, pursuant to Articles L. 22-10-26 and R. 22-10-18 of the French Commercial Code, the following are described below:

- the general principles of the compensation policy applicable to all corporate officers, together with the related disclosures; and
- > the individual disclosures resulting from this policy for each corporate officer.

2.2.1 Compensation policy

The compensation policy for the Company's corporate officers is determined by the Supervisory Board on the recommendation of the Appointments, Compensation and Governance Committee. It is subject to shareholder approval pursuant to applicable legal provisions. It is reviewed by the Appointments, Compensation and Governance Committee and then by the Supervisory Board at the beginning of each year.

When determining and reviewing the compensation policy for executive and non-executive corporate officers, the Supervisory Board, on the recommendation of the Appointments, Compensation and Governance Committee:

- relies on compensation studies carried out by specialized firms analyzing market practices in general, and specifically the practices of a panel of companies considered the most comparable, especially in terms of market capitalization, business sector and international environment. The Appointments, Compensation and Governance Committee will propose changes to the panel as the Group, its businesses, its market capitalization and the companies in the panel evolve;
- > ensures that the principles that govern the compensation of Management Board members are aligned with the Group's strategic priorities and tailored both to the Group's financial performance and to the personal performance of each Management Board member.

No component of compensation, of any kind whatsoever, may be paid or awarded by the Company, nor may any commitment corresponding to components of compensation, allowances or benefits that are or may be owed as a result of the assumption, termination or change of duties or subsequent to the exercise thereof, be made by the Company, unless it is in accordance with the compensation policy approved by the shareholders.

The compensation policy for members of the Management Board takes into account the principles of:

- balance, ensuring that no component of compensation is disproportionate;
- company performance, ensuring that the compensation of Management Board members is closely linked to the Group's performance, mainly through annual variable compensation dependent on the achievement of targets based on quantitative and qualitative criteria relating to the Group's performance and strategy;
- alignment of management interests with shareholders' interests, ensuring that the performance criteria associated with long-term compensation are ambitious, complementary and stable;
- competitiveness taking into account both the level of responsibility of the executive concerned and market practices;
- **compliance** with the governance rules recommended by the AFEP-MEDEF Code adopted by the Group.

Companies in the panel used to determine the compensation policy for corporate officers

Alten, Bic, CGG, Eramet, Eutelsat, Faurecia, GTT, Imerys, Ingenico, JC Decaux, Korian, Nexans, Plastic Omnium, Rémy Cointreau, Rexel, Soitec, Spie and Tarkett

The role of and the work carried out by the Appointments, Compensation and Governance Committee when determining the compensation policy for corporate officers and analyzing the performance of members of the Management Board, and measures taken to avoid or manage conflicts of interest, are described in sections 2.1.5 and 2.1.8, respectively, of this report on corporate governance.

Elements of the Management Board's compensation policy and related disclosures

(Article R. 22-10-18 I and II of the French Commercial Code)

As a reminder, the compensation policy of the members of the Management Board is subject to a three-year review, with the last review of the fixed compensation having taken place in 2022. On this basis, the Appointments, Compensation and Governance Committee has left the compensation policy for members of the Board of Directors unchanged for 2024.

In addition, for the purpose of determining the compensation policy for executive corporate officers, the compensation and employment conditions of salaried employees were taken into account, particularly for the following measures:

- increase in the number of people eligible for the performance share plan (see chapter 6, section 6.1, Note 5.4 to the consolidated financial statements of this Universal Registration Document); and
- continued development of an employee stock ownership policy, with the launch in 2024 of a fourth plan, "Elis for All," with favorable terms for eligible employees (discount and matching contribution).

Compensation structure

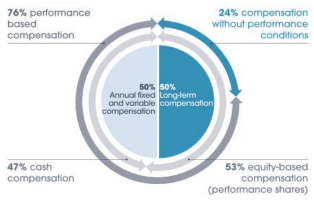
The compensation of the Chairman and members of the Management Board is composed of:

- cash compensation, consisting of a fixed portion as well as an annual variable portion directly linked to their individual performance and their contribution to the Group's performance;
- equity-based compensation in the form of a share award whose vesting is subject to the fulfillment of performance conditions assessed over several consecutive financial years; and
- a defined benefit retirement plan governed by Article L. 137-11-2 of the French Social Security Code and subject to performance criteria.

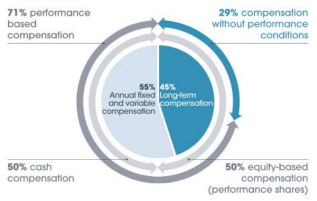
This compensation structure is consistent with the one offered to the Group's senior executives. Each of the compensation components is complementary and meets different objectives. Together they form a balanced package.

For the 2024 financial year, the Supervisory Board, at its meeting on March 6, 2024, did not wish to change the compensation structure for the members of the Management Board, a major part of which remains subject to fulfilling performance conditions.

CHAIRMAN OF THE MANAGEMENT BOARD



MEMBERS OF THE MANAGEMENT BOARD



The compensation structure for members of the Management Board, the amount of each component, the quantitative and qualitative nature of the collective and individual criteria used to determine the annual variable portion and long-term compensation, which include financial and non-financial elements aligned with the Group's strategy, as well as the complementarity and continuity of those criteria, ensure consistency with the Company's performance.

This motivating compensation structure, a significant portion of which is based on and thus encourages individual and financial performance, contributes to and furthers the Company's development.

Fixed compensation

The Supervisory Board determines the fixed compensation of the Chairman and of each member of the Management Board by taking into account the scope and complexity of their responsibilities, their respective experience and expertise, the market practices for the same or similar roles (external competitiveness), and changes to employee compensation (see the above disclosures on the compensation policy for corporate officers, describing the decision-making process followed to determine the compensation and the role of the Appointments, Compensation and Governance Committee).

This fixed portion is stable over several years and may only be adjusted every three years, unless an earlier adjustment is considered necessary due to special circumstances justifying a change (change in scope, major difference compared to the reference panel, etc.), which would be explained by the Supervisory Board and announced publicly. This fixed portion serves as the basis for determining the variable compensation of the Chairman and members of the Management Board.

For the 2024 financial year, the gross annual fixed compensation of the Chairman and members of the Management Board, applicable since January 1, 2022, remains unchanged and is as follows:

Full name	Role	Fixed compensation (in euros)
Xavier Martiré	Chairman of the Management Board	900,000
	Member of the Management Board	
Louis Guyot	Chief Financial Officer	448,000
	Member of the Management Board	
Matthieu Lecharny	Deputy Chief Operating Officer	336,000

Variable compensation

The annual variable compensation of the Chairman and members of the Management Board is meant to involve executives in the Group's short-term performance. In accordance with the AFEP-MEDEF Code, this component of compensation corresponds to a percentage of their annual fixed compensation, which is as follows:

	Target variable portion Percentage of fixed compensation	Maximum variable portion Percentage of fixed compensation
Chairman of the Management Board	100%	170%
Members of the Manage ment Board	70%	119%

This variable portion of compensation remains unchanged in 2024.

Performance criteria

The indicators used for determining the variable portion and the level of the targets to be achieved are defined at the beginning of the reference period to which they apply.

The targets are determined **based on the Group's key financial** and non-financial indicators in line with the Group's activities, strategy and goals.

For each of the financial and non-financial indicators, a trigger threshold below which no compensation is paid, a target achievement level, and a maximum level reflecting outperformance relative to the targets set are defined. Only outperformance relative to the financial indicators can give rise to a bonus amount higher than the target level.

With regard to performance measurement through financial indicators, the variable portion is achieved if an indicator is equal to the target. The variable portion ranges from 0 to 200% if the indicator is around the target value.

The financial targets (accounting for 70% of variable compensation) based on financial indicators are set based entirely on the objectives approved by the Supervisory Board. The targets are subject to a trigger threshold whereby no sum is due for a particular criterion if the level of performance does not reach this minimum threshold. The financial performance indicators, their targets and their weighting will remain the same for each member of the Management Board (including the Chairman). The types of financial indicators used have not changed since 2015. Nevertheless, since 2022, the Appointments, Compensation and Governance Committee has recommended a slight adjustment to the first criterion (revenue) to further attach it to the concept of value creation, and it used "organic revenue," which is defined as the revenue from the previous year increased by the percentage of organic growth for the year.

Non-financial targets (accounting for 30% of variable compensation) are individualized according to the responsibilities of each member and may be based on an assessment of their achievement on both qualitative and quantitative criteria. Of the non-financial indicators, at least one indicator is based on quantitative logic informed by one or more quantifiable factors determined each year according to the Group's scope, strategy, objectives (particularly for CSR and climate), and priorities, and tailored to the responsibilities of each member of the Management Board.

Non-financial criteria	Financial criteria
Strategic and managerial	70%
indicators	Organic
30%	revenue
	20%
Operating cash flow	EBIT
20%	30%

The Supervisory Board deemed that the criteria adopted best reflected the overall performance of the business in terms of growth, profitability and cash flow, corresponded to the metrics used to monitor the Company (organic revenue, EBIT, and operating cash flow) and were consistent with the targets discussed annually with the Board, which are also in line with the guidance communicated regularly to the market. These nonfinancial criteria remain aligned with the strategy and current targets for non-financial and operational performance (in particular in terms of CSR and climate).

BREAKDOWN OF THE FINANCIAL AND NON-FINANCIAL INDICATORS USED TO DETERMINE THE ANNUAL VARIABLE COMPENSATION OF XAVIER MARTIRÉ, LOUIS GUYOT AND MATTHIEU LECHARNY FOR 2024, TOGETHER WITH THE WEIGHTING OF EACH INDICATOR

Variable portion (as a % of target variable)	Target % of target variable	Min	Target	Max
Chairman and members of the Management Board		0	100	170
Financial indicators	70	0	70	140
Organic revenue	20	0	20	40
EBIT	30	0	30	60
Operating cash flow	20	0	20	40

Xavier Martiré	Target % of target variable	Min	Target	Max
Non-financial indicators	30	0	30	30
Improvement in Safety indicators: Group frequency rate and severity rate $^{\left(1\right) }$	6	0	6	6
Group development strategy	6	0	6	6
Rollout of the Climate Plan and improvement in the energy ratio in Europe to 1.10 kWh/kg	6	0	6	6
Improvement of ROCE	6	0	6	6
Integration of 2024 acquisitions	6	0	6	6

Louis Guyot	Target % of target variable	Min	Target	Max
Non-financial indicators	30	0	30	30
Refinancing of 2025 bonds	6	0	6	6
Five-year IT investment plan implementation and reporting	6	0	6	6
Climate Plan: implementation of capex and CO2 emissions reporting; improvement in the energy ratio in Europe to 1.10 kWh/kg	6	0	6	6
Compliance/ethics: rollout of the Compliance action plan	6	0	6	6
Integration of 2024 acquisitions	6	0	6	6

Matthieu Lecharny	Target % of target variable	Min	Target	Max
Non-financial indicators	30	0	30	30
Improvement in the Textile indicators for his scope	6	0	6	6
Decline in the frequency rate for workplace accidents for his scope	6	0	6	6
Acquisitions: Pursuit of vermin control, insect control and disinfection opportunities in Europe	6	0	6	6
Sales force expansion program for his scope	6	0	6	6
Rollout of the Climate Plan within his scope; improvement in the energy ratio in Europe to 1.10 kWh/kg	6	0	6	6

The Supervisory Board deemed that the financial and non-financial indicators on which the targets for the annual variable compensation of the Chairman and members of the Management Board were based, as well as their weighting, reflect the direct link between the compensation of Management Board members, the changes in the Group's results, and overall performance. In so doing, they contribute to the objectives of balance, performance and competitiveness of the compensation policy for corporate officers, as well as to the Group's performance.

Furthermore, taking financial elements and criteria aligned with the Group's strategy (particularly with respect to CSR and climate) into account when choosing the criteria used to calculate the annual variable portion of corporate officers' compensation also contributes to the Group's performance.

Performance level

At its meeting on March 6, 2024, the Supervisory Board decided to use the same methods for calculating whether targets were

(1) Safety indicators: frequency rate for workplace accidents.

achieved and changes in variable compensation in 2024. The variable portion ranges from 0 to 200% when the indicator is around the target value.

The trigger threshold and expected level of achievement of the financial indicators (organic revenue, EBIT and cash flow) are strategic and financially sensitive information that cannot be made public. However, at the end of the performance evaluation period, Elis will disclose the level of performance achieved for each of the criteria. With regard to targets, these are in line with the guidance regularly communicated to the market by management, and on which analysts' consensus recommendations are based.

Payment conditions

Annual variable compensation may only be paid if it has previously been approved by the shareholders by an ex-post vote provided for in new Article L. 22-10-34 of the French Commercial Code.

Long-term equity-based compensation

For several years, the Group has pursued a dynamic policy of involving employees in the Company's performance by awarding long-term equity-based compensation in the form of performance shares, intended to encourage members of the Management Board to consider a long-term perspective when taking action and to align management interests with those of shareholders.

Accordingly, performance shares are granted each year to several hundred employees, including members of the Management Board, based on the recorded performance (see Note 5.4 to the consolidated financial statements for the year ended December 31, 2023 in chapter 6 of this Universal Registration Document).

To determine the long-term compensation policy for executive corporate officers for 2024, the Supervisory Board on December 14, 2023, and March 6, 2024, on the recommendation of the Appointments, Compensation and Governance Committee, maintained the principle of awarding long-term equity-based compensation in the form of performance shares for each member of the Management Board. It defined the award and vesting arrangements for this component of compensation as follows:

Amount of equity-based compensation

The rights granted to the Chairman and members of the Management Board in accordance with the 38-month authorization granted by the general shareholders' meeting on May 25, 2023 (22nd resolution), may not represent more than 0.6% of the Company's share capital. For information, the percentage allocated to members of the Management Board under the 22nd resolution of the general shareholders' meeting of May 25, 2023 represented 0.08% of the share capital at December 31, 2023 (0.3% had been allocated over three years under the previous 27th resolution of the general shareholders' meeting of June 30, 2020).

To determine the number of shares to be granted to the Chairman and members of the Management Board, the Appointments, Compensation and Governance Committee examines the fair value of said instruments and then defines an allocation amount to ensure a balance between the various components of compensation and benefits of any kind (fixed, annual variable and long-term compensation).

Accordingly, at the Supervisory Board meeting on March 6, 2024, on the recommendation of the Appointments, Compensation and Governance Committee, the Supervisory Board maintained the principle whereby the maximum proportion of performance shares that can be granted annually to the members of the Management Board (including the Chairman) is set at 1.25 times their annual compensation (fixed + maximum variable), the same as in 2023.

Duration of the vesting period of the shares granted

The performance shares will only vest for Management Board members after a minimum vesting period of **three years**.

Vesting conditions of the shares granted

Continuous service

Vesting of the shares is subject to continuous service with the Group from the date of the share grant and throughout the entire vesting period (except under special circumstances). In the event members of the Management Board leave the Group during the vesting period for reasons other than dismissal for gross negligence or willful misconduct, said members may, on a proposal from the Appointments, Compensation and Governance Committee, in accordance with the recommendations of the AFEP-MEDEF Code, retain their rights to outstanding performance shares as at the date of departure, subject to the fulfillment of the performance conditions; in such cases, the overall grant will be prorated to take into account the employment of the corporate officer concerned with the Group during the vesting period;

Performance conditions

The vesting of the shares granted will be subject to the fulfillment of performance conditions based on economic and CSR criteria and stock market criteria, measured over a period of three consecutive financial years. These performance conditions apply to all shares granted.

Type of performance criteria

The Supervisory Board will take care to select appropriate absolute internal and relative external criteria that are assessed over time.

 Economic and CSR criteria: these criteria may be identical to the financial and CSR criteria used to determine the annual variable portion of compensation.

For the plan due to be implemented in 2024, the Supervisory Board on December 14, 2023, decided to apply the same economic criteria used since 2015, namely revenue and EBIT. The Board considers these two criteria, assessed over a long period of time (three full financial years) and maintained for several plans, to be complementary, in line with the Group's objectives, and able to promote balanced, continuous growth over the long term. The criteria are ambitious, but motivating for beneficiaries. For the CSR criterion, relying on the bank credit work implemented in October 2021, the Group's first "sustainability linked" loan, the Board decided to use the same environmental criterion for the loan: water consumption intensity.

 External criterion: positioning of the overall performance of Elis shares (TSR) relative to a benchmark index. For the plan due to be implemented in 2024, the chosen benchmark is the EuroStoxx 600.

Conditional vesting thresholds

- Absolute internal criteria: the expected level of performance for each of the absolute internal criteria applicable to the vesting of the shares granted is determined based on the threeyear business plan approved by the Supervisory Board, itself in line with the guidance communicated to the market and reflected in analysts' consensus recommendations. For the plan due to be implemented in 2024, the figures from the 2024-2026 business plan will be used to determine the economic criteria. On this basis, the Board defines a given target, which is not made public for reasons of confidentiality
- External criterion: the relative criterion is linked to the relative performance of the Company's share price compared with the EuroStoxx 600 index.

For the plan due to be implemented in 2024, the EuroStoxx 600 index is used to measure performance. The criterion will be met if the TSR of Elis shares is equal to or greater than the change in value of the EuroStoxx 600 during the performance evaluation period (20-day moving average).

Determination of the number of shares vested and performance measurement

The number of shares that have vested permanently at the end of the minimum three-year performance evaluation period is calculated by applying a coefficient to the number of shares granted that measures the performance of each of the criteria.

For the economic and CSR criteria, the Board set three thresholds: a minimum trigger threshold, a target threshold (that of the business plan) and an outperformance threshold. Below the trigger threshold, the criterion does not give entitlement to any shares. At the target threshold, it gives a theoretical entitlement to 25% of the shares, and at the outperformance threshold, to 37.5% of the shares. Between these boundaries, vesting is linear.

Regarding the stock market criterion, no share vests unless Elis's TSR is equal to or greater than the level of the EuroStoxx 600. If the target threshold is reached, the quota of vested shares is 25%. In the event of outperformance – the threshold of which is 5% above the target – the ratio may also reach 37.5%; it is also linear between the target and outperformance thresholds.

Once this calculation has been performed, a second limit is applied to take into account whether or not the target thresholds have been achieved. As such:

- if all four target thresholds have been achieved (or surpassed), the vested shares may not exceed 120% of the grant;
- if only three of the target thresholds have been achieved (or surpassed), irrespective of the deviation of the fourth criterion from the target threshold, the vested shares may not exceed 90% of the grant;
- if only two of the target thresholds have been achieved (or surpassed), irrespective of the deviation of the other two criteria from the target threshold, the vested shares may not exceed 80% of the grant;
- if only one target threshold has been achieved (or surpassed), irrespective of the deviation of the other three criteria from the target threshold, the vested shares may not exceed 70% of the grant;
- if no target threshold has been achieved, the vested shares may not exceed 60% of the grant.

As a result, it is not possible to hold more than 90% of the shares if a target is not reached, however narrowly.

Since the plans were set up in 2015, half of them have fulfilled all the criteria, which is a testament to the stringent standards.

Rules for the retention of shares vested as part of equitybased compensation

Each corporate officer is obligated to retain shares on a plan-byplan basis. The Supervisory Board sets the applicable rules, which are as follows:

- for the chairman of the Management Board, one third of the shares vested must be retained until his or her Company share portfolio reaches a value representing three times the amount of his or her annual fixed compensation;
- for the other members, one third of the shares vested must be retained until their Company share portfolios reach a value representing twice the amount of their annual fixed compensation.

Restrictions on the sale of vested shares

Members of the Management Board are subject to lock-up periods during which trading in the Company's securities is not permitted under the conditions provided in new Article L. 22-10-59 of the French Commercial Code on performance share grants. Members of the Management Board are also bound by more general rules on the prevention of insider trading, which impose restrictions on share transfers (closed periods related to financial publications). Furthermore, members have all stated that they have not used hedging instruments (see chapter 7 of this Universal Registration Document).

Special compensation

For 2023, the Supervisory Board has maintained the principle whereby the Chairman and other members of the Management Board may be eligible for special compensation if warranted by extraordinary circumstances or events (for example, their significance to the Group, the commitment they require or the difficulties they pose). The Supervisory Board must justify its decision. In any event, the amount of special compensation may not exceed the maximum amount of the annual monetary compensation (fixed + maximum variable).

Such compensation may only be paid if it has previously been approved by the shareholders by an ex-post vote provided under Article L. 22-10-34 of the French Commercial Code.

Executive appointments and employment contracts held by members of the Management Board

The members of the Management Board are appointed by the Supervisory Board for a four-year term. The most recent reappointments were made in 2022. Under Article L. 225-61 of the French Commercial Code and Article 12 of the Company's bylaws, the office of Chairman and member of the Management Board may be revoked either by the Supervisory Board or by the general shareholders' meeting on a proposal from the Supervisory Board. The removal of members of the Management Board does not bring about the termination of their employment contracts, which are subject to specific grounds for termination.

Furthermore, Louis Guyot and Matthieu Lecharny have openended employment contracts with the Company for their respective positions as Chief Financial Officer and Deputy Chief Operating Officer. These employment contracts terminate at the request of the employee or the Company, subject to three months' notice, except in cases of gross negligence or willful misconduct.

components of compensation related to termination or change in role

Termination benefits for the Chairman and members of the Management Board have remained unchanged since 2015. The general shareholders' meeting on May 23, 2024 will decide whether to renew these benefits as part of the compensation policy for 2024:

Severance pay in the event of forced departure

The Chairman and members of the Management Board may receive severance pay if their respective duties are terminated in the event of their forced departure. On that basis, the Supervisory Board decided that dismissal constituted forced departure, as did non-reappointment by the Supervisory Board following a change of control or due to a recognized disagreement between the Supervisory Board and the member concerned, taking into account the profile of the members of the Management Board and their background with the Group (length of service and contribution to the Group's performance and transformation).

The amount of severance that may be due is capped at **18 months of total (fixed and variable)** compensation calculated based on the average compensation paid during the last two full years preceding the departure, subject to the fulfillment of the following performance conditions:

- revenue over a rolling 24-month period calculated at the last interim reporting date (December or June) prior to departure at > 90% of the budget for the rolling 24-month period approved by the Supervisory Board;
- EBIT over a rolling 24-month period calculated at the last interim reporting date (December or June) prior to departure at > 85% of the budget for the rolling 24-month period approved by the Supervisory Board.

No severance benefit is payable if no target is achieved, whereas if one target is achieved, two thirds of the benefit is payable (i.e., 12 months of average fixed and variable compensation) and if both targets are achieved, the benefit is payable in full.

The criteria used to measure the Company's performance and determine whether or not the benefit is payable are the same as those used to measure the Company's short-term performance when setting the annual variable compensation. As mentioned above, those criteria best reflect the Company's overall performance in terms of growth and profitability, and thus contribute to the performance targets for the executive compensation policy. These criteria are assessed over a 24-month period.

Severance pay will not be due if the member concerned is at fault, changes roles within the Group, or is soon to be eligible for retirement benefits at the date of forced departure.

Compensation relating to a non-compete clause

Considering the expertise acquired by the members of the Management Board, each member is subject to a conditional noncompete commitment for a one-year period in the case of the Chairman of the Management Board, and six months in the case of the other Management Board members. This commitment starts at the end of their term of office and/or employment contract (except in the event of retirement) and is intended to protect the Group's interests in the event of their departure.

If the Supervisory Board decides to implement said non-compete commitment, this will result in the staggered payment, during the entire period of the commitment, of non-compete benefits equal to 50% of the gross fixed and variable compensation received over the last full year prior to departure. The payment of these benefits is not subject to performance conditions.

Benefits in kind

Each member of the Management Board is entitled to a company car, which represents a benefit in kind (see summary table 2, "Compensation of members of the Management Board" in section 2.2.2 of this report).

Supplemental retirement plan

The "top-hat" defined benefits plan in accordance with the provisions of Article L. 137-11-2 of the French Social Security Code (established by the PACTE law of May 22, 2019), intended for eligible members of the Executive Committee (including members of the Management Board), which entered into force on January 1, 2021, remains unchanged in its key features, which are:

- the beneficiaries are still entitled to receive annuities if they leave the company;
- annuities are calculated based on the current year's compensation (fixed and variable compensation paid);
- the right to receive annuities is subject to enhanced annual performance criteria. It is based on similar criteria to those used to determine the annual variable amount for members of the Management Board, namely the achievement of the annual budgeted revenue and EBITDA, equally weighted.

Time remaining before the beneficiary reaches the reference age

Non-compete benefits will not be paid if, on the date of their departure, members exercise their retirement rights under Article R. 22-10-18 of the French Commercial Code or if they have reached 65 years of age.

The total amount of benefits that may be received by the Chairman and members of the Management Board in the event of their departure from the Group (including compensation for the termination of their employment contract or any other benefit) may not exceed 24 months' compensation under any circumstances, in accordance with the recommendations of the AFEP-MEDEF Code.

No other commitment has been made by the Company to its corporate officers in the event their duties at the Company are terminated.

Under the compensation policy for Management Board members, at its meeting on March 6, 2024, the Supervisory Board agreed to maintain the principle of this benefit in kind in 2024.

In addition, the members of the Management Board benefit from the same insurance and health plan as that put in place by the Group for its other employees.

The criteria allow the Group's operational performance to be taken into account, while remaining proportionate to the responsibilities of the Executive Committee (and thus the Management Board) and relevant in view of the Company's interests and long-term strategy.

To ensure that the criteria are more objective and that beneficiaries are treated more equally, annual annuity rights are determined based on a theoretical life annuity that depends on (i) the time remaining before the reference age provided for the liquidation of legal rights (65 years), and (ii) the achievement of the above-mentioned performance criteria calculated on the basis of the following scale:

		Between 75% and 100% of the		
for liquidation of legal rights	< 75% of the target	target	> target	
More than 20 years	0%	0%	0.1%	
More than 15 but less than 20 years	0%	Linear	1%	
More than 10 but less than 15 years	0%	Linear	2%	
More than 5 but less than 10 years	0%	Linear	2.5%	
Less than 5 years from the reference age (or after the reference age) of the plan	0%	Linear	3%	

The target retirement age is set at 65.

The aggregate annual percentages applied for the same beneficiary, all employers combined, will be capped at 30%.

The additional pension rights thus obtained remain with the beneficiary, although the Company may terminate its commitment at any time.

Compensation paid by a Group company

Members of the Management Board receive no compensation for any corporate office held at a Group company.

Compensation policy applicable to new executives

In the event that a new corporate officer is recruited (Chairman or member of the Management Board), he or she will be subject to:

- > the general fixed compensation policy for members of the Management Board approved by the shareholders, although the fixed compensation of the chairman of the Management Board may not, at the time of his or her appointment, exceed the amount awarded to his or her predecessor;
- the general annual variable compensation policy based on targets approved by the shareholders, provided that if a new corporate officer is recruited during the second half of a financial year:
 - performance will be evaluated on a discretionary basis on the proposal of the Appointments, Compensation and Governance Committee. In this case, the new member will receive as variable compensation at least the prorated target amount of the variable portion attributable to his or her predecessor, as voted on by the shareholders. This may not exceed 100% of the Chairman's fixed compensation or 70% of the fixed compensation of the other members of the Management Board;
 - any member who joins during the second half of the year will not be entitled to the variable portion linked to outperformance;

- the general long-term equity-based compensation policy for members of the Management Board, according to the same terms and conditions as those applicable to members of the Management Board (maximum award, vesting period, etc.) as approved by the shareholders;
- the general policy regarding special compensation approved by the shareholders;
- the general policy approved by the shareholders regarding the components of compensation, allowances or benefits that may be paid as a result of termination or a change in role under the same conditions (amount, duration) as those approved by the shareholders for the compensation policy;
- the general policy regarding benefits granted to the chairman and members of the Management Board as approved by the shareholders;
- > the general policy relating to the supplemental retirement plan, if eligible.

The new member may be entitled to a signing bonus to make up for the loss of benefits incurred by leaving a previous post held at a company outside the Group. This bonus may not exceed the amount of annual fixed compensation under any circumstances. The bonus must be specified and made public when it is set.

Summary table of commitments made to the members of the Management Board

(TABLE 11 - AFEP-MEDEF CODE AND TABLE 11 - AMF)

Members of the Management	Employment contract		Supplemental retirement plan ^(d)		Benefits due or potentially due upon termination or change in role		Non-compete benefits	
Board	Yes	No	Yes	No	Yes	No	Yes	No
Xavier Martiré								
Chairman of the Management Board								
Start of term of office: 09/05/2014								
End of term of office: 09/05/2026		• (a)	٠		• (b)		• (b)	
Louis Guyot								
Member of the Management Board								
Start of term of office: 09/05/2014								
End of term of office: 09/05/2026	• (C)		•		• (b)		• (b)	
Matthieu Lecharny								
Member of the Management Board								
Start of term of office: 09/05/2014								
End of term of office: 09/05/2026	• (C)		٠		• (b)		• (b)	

(a) In accordance with the provisions of the AFEP-MEDEF Code, Xavier Martiré resigned from his position on February 11, 2015 and no longer has an employment contract with the Company.

(b) The commitments made by the Company to Xavier Martiré, Louis Guyot and Matthieu Lecharny in the event of their departure, the renewal of which was approved in 2022 when the members of the Management Board were reappointed, are set out in section 2.2.1 of this corporate governance report.
 (c) Louis Guyot and Matthieu Lecharny have an employment contract with Elis.

(d) A supplemental retirement insurance contract with Predica in accordance with Article L. 137-11-2 of the French Social Security Code was implemented on January 1, 2021.

Elements of the compensation policy for the Chairman and members of the Supervisory Board and related disclosures (Article R. 22-10-18 I and II of the French Commercial Code)

In accordance with Article L. 22-10-26 of the French Commercial Code, the components of the compensation policy applying to the Chairman and members of the Supervisory Board are determined by the Supervisory Board on the recommendation of the Appointments, Compensation and Governance Committee.

Chairman of the Supervisory Board

The Supervisory Board thus determines the principles, structure and features of the compensation of the Chairman of the Supervisory Board.

The Supervisory Board, in accordance with Articles L. 225-81 and L. 22-10-25 of the French Commercial Code and the recommendation of the AFEP-MEDEF Code (Article 25.2), decided to award the Chairman of the Supervisory Board a fixed compensation, excluding any variable compensation, LTIs or any special compensation. The compensation of the Chairman of the Supervisory Board takes into account the extent of his involvement in preparing for and leading the Supervisory Board meetings and, more broadly, his involvement in the work of the Supervisory Board. The amount of his compensation reflects his experience, the scope of his duties and market practices.

The positioning of the compensation was developed based on an in-depth study of local practices by an outside firm, including a benchmark of the compensation of board chairmen within a representative panel of companies that have an equivalent governance structure.

At its meeting on March 6, 2024, on the recommendation of the Appointments, Compensation and Governance Committee, the Supervisory Board resolved to renew the annual compensation of Thierry Morin for 2024, set at €186,000, for his role as Chairman of the Supervisory Board.

The components of the compensation of the Chairman of the Supervisory Board (in this capacity) are outlined below:

Chairman of the Supervisory Board	Fixed amount (annual lump sum)	Variable amount
Compensation allocated for the role of Chairman of the Supervisory Board		
(Article L. 225-81 of the French Commercial Code)	186,000	-

For all intents and purposes, it should be noted that in addition to this compensation for serving as Chairman of the Supervisory Board, the Chairman of the Supervisory Board also receives the sums allocated to him as a member of the Supervisory Board (as described below). As such, the Supervisory Board also resolved that Thierry Morin would not receive any fixed compensation in his capacity as member of the Supervisory Board.

The current Chairman of the Supervisory Board does not hold options or financial instruments giving access to the Company's share capital. Furthermore, the Company has made no other commitments to the Chairman and members of the Supervisory Board corresponding to components of compensation or benefits due or potentially due upon termination or change in role.

The Supervisory Board also resolved not to allocate any fixed compensation for the role of Vice-Chairman in accordance with Article L. 225-81 of the French Commercial Code.

This compensation policy will be put to a vote by the shareholders at the next general shareholders' meeting on May 23, 2024.

Members of the Supervisory Board

The principles and structure of the compensation policy for the members of the Supervisory Board (excluding the Chairman of the Supervisory Board) are in line with the policy approved by the general shareholders' meeting held on May 25, 2023.

This policy seeks to establish, in keeping with the overall amount approved by the ordinary general shareholders' meeting (i.e., to date, a maximum annual amount of &00,000 per financial year in accordance with the 19th resolution of the combined general shareholders' meeting held on May 20, 2021), an internationally competitive compensation in order to attract members with the best and most appropriate skills and expertise, in compliance with the Board's diversity policy.

It first of all provides for fixed compensation – prorated in the event that a term of office begins or ends during the year – to be allocated to the members of the Supervisory Board. Additional fixed compensation is allocated to the Chairmen of the three Board committees to take into account the level of responsibility and work involved in these functions.

In accordance with the AFEP-MEDEF Code, it also includes a variable portion, which accounts for most of the compensation and is based on the attendance of each member of the Supervisory Board at the meetings of the Supervisory Board and special committees. This compensation takes the form of a lump sum paid for attendance at each meeting.

The rules governing the allocation of this overall annual compensation are reviewed at the beginning of each year by the Supervisory Board on the recommendation of the Appointments, Compensation and Governance Committee.

At its meeting on March 6, 2024, the Supervisory Board, on the recommendation of the Appointments, Compensation and Governance Committee, resolved:

- to renew for 2024 the allocation of the fixed and variable portions of compensation between the committee chairs, the members of the Supervisory Board (including the Vice-Chairman) and the committee members as described below;
- > to determine the variable portion of the compensation of the Chairman of the Supervisory Board in his capacity as member of the Supervisory Board in the same way as for the other members, it being specified that the Chairman of the Supervisory Board will not receive any fixed compensation.

Supervisory Board	Fixed amount (annual lump sum)	Variable amount (per meeting)
Chair	0	3,600 ^(b)
Vice-Chairman and member $^{\mbox{\tiny (a)}}$	18,000	3,600 ^(b)

Board committees	Fixed amount (annual lump sum)	Variable amount (per meeting)
Chair	10,000	2,000 ^(b)
Member	-	2,000 ^(b)

(a) Compensation of each of the members of the Supervisory Board, including the Vice-Chairman of the Supervisory Board, in their capacity as members of the Supervisory Board (except for the Chairman of the Supervisory Board).

(b) 50% of this amount for Board and committee meetings held by conference call.

As the fixed component of compensation allocated for the office of member of the Supervisory Board is determined on an annual basis, the amount allocated to each of the members is calculated on a prorated basis in the event of the appointment or termination of a Supervisory Board member for any reason during the financial year.

Current members of the Supervisory Board do not hold options or financial instruments giving access to the Company's share capital. Furthermore, the Company has made no other

commitments to members of the Supervisory Board corresponding to components of compensation or benefits due or potentially due upon termination or change in role.

In addition, in accordance with the provisions in force in the Group that apply to all employees serving on Boards of Directors of Group companies, and as agreed with the various stakeholders, the members of the Supervisory Board representing employees do not receive compensation for serving on the Supervisory Board. Any travel expenses incurred are reimbursed by the Company.

2.2.2 Compensation allocated and paid to corporate officers

The components of compensation mentioned in Article L. 22-10-9 I of the French Commercial Code are presented below. These include the total compensation and benefits of any kind paid in 2023 for the office held (which may also relate to a previous financial year), or granted in 2023 to all corporate officers for the office held (the Chairman and members of the Supervisory Board and the Chairman and members of the Management Board).

Please note that:

- components of compensation paid in 2023 for the office held refer to cash components actually paid, irrespective of the financial year they relate to. These consist of variable components paid in 2023 for the 2022 financial year;
- components of compensation awarded in 2023 for the offices held refer to share-based or cash components, established in principle for the duties performed in 2023, but the number and/ or amount of which is uncertain at the time of the grant and which are therefore subject, where appropriate, to an accounting valuation as at the grant date.

These components of compensation were determined in accordance with the compensation policy as approved by the shareholders at the general shareholders' meeting on May 25, 2023.

Furthermore, the overall compensation structure, the amount of each component, the quantitative and qualitative nature of the shared and individual criteria used to determine the variable portion of the short- and long-term compensation of corporate officers, and the complementarity and continuity of those criteria, ensure compensation is consistent with Company performance.

At the next general shareholders' meeting, shareholders will be asked to vote:

- on the components of compensation listed in Article L. 22-10-9 I of the French Commercial Code as a single resolution pursuant to Article L. 22-10-34 of the French Commercial Code, provided that, if the resolution is not approved, the compensation allocated to members of the Supervisory Board will be suspended; and
- on the fixed, variable and special components of total compensation and the benefits of any kind paid or awarded to the Chairman of the Management Board, to the Chairman of the Supervisory Board, and to the members of the Management Board as separate resolutions pursuant to Article L. 22-10-34 of the French Commercial Code. It should be noted that the payment of the variable portion of monetary compensation is subject to the shareholders approving said component of compensation.

Disclosures concerning compensation awarded and paid to executive corporate officers

components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Fixed compensation	900,000	900,000*	* Amount of Xavier Martiré's gross annual fixed compensation applicable since January 1, 2022. This amount corresponds to the fixed compensation granted for 2023 as approved by the annual ordinary general shareholders' meeting on May 25, 2023.
Annual variable	1,479,181*	1,405,101**	* Compensation paid in 2023:
compensation	(164% of fixed compensation)	(156% of fixed compensation)	This includes the amount of variable compensation relating solely to 2022, since Xavier Martiré does not receive deferred variable
	Payment of this component of compensation approved by the shareholders at	1 /	compensation or multi-year variable compensation. This amount was paid in 2023 for the 2022 financial year in accordance with the 2022 compensation policy at the end of the general shareholders' meeting held on May 25, 2023, following the adoption of the 17 th resolution (approval rate: 87.10%).
	the general	the shareholders at the general	** Compensation awarded for 2023:
shareholders' meeting in 2023.	shareholders' meeting in 2024.	Specific variable compensation targets were established by the Supervisory Board based on the recommendation of the Appointments, Compensation and Governance Committee at the beginning of the reference period to which they apply. The target amount of variable compensation is 100% of the amount of fixed compensation, capped at 170% in the event of outperformance. However, only performance linked to the financial indicators can lead to a bonus amount in excess of the target.	
			The targets used to determine the 2023 annual variable compensation, the financial and non-financial indicators used, their weighting and the level of achievement are detailed below on pages 112 and 113.
Deferred variable compensation	0	0	This component of compensation is not applicable, as the compensation policy for the chairman of the Management Board for financial year 2023 does not provide for it.
Multi-year variable compensation	0	0	This component of compensation is not applicable, as the compensation policy for the chairman of the Management Board for financial year 2023 does not provide for it.
Special compensation	0	0	No amounts were paid in 2023 for previous financial years, nor awarded for 2023.
Equity-based compensation	3,130,942*	2,153,424**	* Xavier Martiré acquired 165,746 performance shares upon delivery of plan no. 12-2020 on July 10, 2023 (0.07% of the capital as at December 31, 2023).
			At its meeting on March 7, 2023, the Supervisory Board reviewed the performance tied to the vesting of the performance shares awarded in 2020 to the members of the Executive Committee (including members of the Management Board) and whose vesting period expired in 2023. It resolved, on the recommendation of the Appointments, Compensation and Governance Committee, that the two objectives tied to 2022 revenue and 2022 EBIT had been achieved, and authorized the Management Board to determine whether the criterion tied to TSR (share price) had been fulfilled at June 30, 2023. At its meeting on July 7, 2023, the Management Board determined that the TSR criterion had been fulfilled and, therefore, that 100% of the shares granted in 2020 had vested.
			The valuation was performed based on the Elis share price at the close of the financial year ended December 31, 2023, i.e. €18.89.
			** On June 16, 2023, Xavier Martiré was awarded 118,908 performance shares (0.05% of the share capital as at December 31, 2023).
			This award falls under the authorization granted by the Company's general shareholders' meeting on May 25, 2023 (22 nd resolution), and the authorization granted by the Supervisory Board at its meeting on May 10, 2023.
			The valuation of the performance shares at the award date using the method detailed in Table 6 (page 118) is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met.

XAVIER MARTIRÉ, CHAIRMAN OF THE MANAGEMENT BOARD

components of compensation	Amounts paid during 2023	Amounts awarded for 2023	
submitted for voting		(in euros)	Description and comments
			The vesting of the performance shares thus awarded is subject to continuous service at the vesting date and to performance conditions assessed over three consecutive financial years.
			The performance conditions attached to the performance shares awarded in 2023 are defined in reference to four quantitative criteria including two absolute internal criteria based on consolidated revenue and consolidated EBIT determined according to the business plan and in line with the guidance communicated to the market, one absolute internal CSR criterion and one relative external criterion based on the performance of Elis's share price relative to a benchmark index.
			The confidential nature of the Group's absolute internal performance criteria prevents them from being disclosed. However, at the end of the performance evaluation period, the Company will disclose the number of vested shares and the level of fulfillment of the performance criteric applicable to the vesting of the shares.
			The number of fully vested shares at the end of the vesting period will be determined in two stages: (i) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (ii) the application of a second limit to take account of the attainment or otherwise of the target thresholds.
			 With regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is no reached; 25% if the target threshold is reached; 37.5% if the outperformance threshold (upper limit) is reached. (For the stock market criterion, only the last two thresholds will apply). The second limit defined below will also apply: if all four target thresholds have been achieved (or surpassed), the number of vested shares may not exceed 120% of the shares granted; if only three target thresholds have been reached (or surpassed)
			 irrespective of the deviation of the fourth criterion from the target threshold, the number of shares vested may not exceed 90% of the shares granted; if only two target thresholds have been achieved (or surpassed) irrespective of the deviation of the other two criteria from the respective target threshold, the number of vested shares may not exceed 80% of the shares granted; if only one target threshold has been achieved (or surpassed) irrespective of the deviation of the other three criteria from the respective target threshold has been achieved (or surpassed) irrespective of the deviation of the other three criteria from the respective target threshold, the number of vested shares may not exceed 70% of the shares granted; if no target threshold has been achieved, the number of vested shares may not exceed 60% of the shares granted.
Benefits of any kind	4,937	4,937	Xavier Martiré enjoys the use of a company car.
Signing bonus	-	-	None.
Severance benefits	0	0	Xavier Martiré may be entitled to severance pay in the event of hi forced departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (13 th resolution), as par of the 2023 compensation policy. The compensation policy applicable to Xavier Martiré described in section 2.2.1 above sets out the procedures for evaluating performance in the event of forced departure.
Non-compete benefits	0	0	Xavier Martiré is subject to a non-compete agreement for a period of one year, in consideration for which, should it be implemented by the Board, he would receive a non-compete payment equal to 50% of the annual gross fixed and variable compensation paid for the last fu financial year prior to his departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (13) resolution), as part of the 2023 compensation policy.
			No benefit will be paid if the officer concerned exercises his retiremen rights or has reached 65 years of age.

components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Supplemental retirement plan	0	0*	No annuity has been paid/allocated to Xavier Martiré in 2023 as he still holds his position at Elis. For further information on this plan, see section 2.2.1 above, which outlines the terms of the benefit of supplemental retirement insurance as of January 1, 2021.
			* For information, the provision (annuity rights) set aside by the Company for Xavier Martiré in 2023 for this purpose was €676,086.
Profit sharing	0	0	Not applicable.
Executive liability insurance	0	0	Applicable.
Compensation paid by companies included in the scope of consolidation as defined by Article L. 233-16 of the French Commercial Code	0	0	-

LOUIS GUYOT, MEMBER OF THE MANAGEMENT BOARD

Components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Fixed compensation	448,000	448,000*	** Amount of Louis Guyot's gross annual fixed compensation applicable since January 1, 2022. This amount corresponds to the fixed compensation granted for 2023 as approved by the annual ordinary general shareholders' meeting on May 25, 2023.
Annual variable	515,413*	489,600**	* Compensation paid in 2023:
compensation	(115% of fixed compensation)	(109% of fixed compensation)	This includes the amount of variable compensation relating solely to 2022, since Louis Guyot does not receive deferred variable
componer compenso approved	Payment of this component of compensation approved by the shareholders	Payment subject to the approval of this component of compensation by the shareholders	compensation or multi-year variable compensation. This amount was paid in 2023 for the 2022 financial year in accordance with the 2022 compensation policy at the end of the general shareholders' meeting held on May 25, 2023, following the adoption of the 18 th resolution (approval rate: 90.10%).
	at the general	at the general	** Compensation awarded for 2023:
shareholders' meeting in 203	snarenolaers meeting in 2032.	shareholders' meeting in 2024.	Specific variable compensation targets were established by the Supervisory Board based on the recommendation of the Appointments, Compensation and Governance Committee at the beginning of the reference period to which they apply. The amount of variable compensation is 100% of the amount of fixed compensation, capped at 170% in the event of outperformance. However, only performance linked to the financial indicators can lead to a bonus amount in excess of the target.
			The targets used to determine the 2023 annual variable compensation, the financial and non-financial indicators used, their weighting and the level of achievement are detailed below on pages 112 and 113.
Deferred variable compensation	0	0	This component of compensation is not applicable, as the compensation policy of the members of the Management Board for financial year 2023 does not provide for it.
Multi-year variable compensation	0	0	This component of compensation is not applicable, as the compensation policy of the members of the Management Board for financial year 2023 does not provide for it.
Special compensation	0	0	No amounts were paid in 2023 for previous financial years, nor awarded for 2023.
Equity-based compensation	1,217,593*	833,712**	* Louis Guyot acquired 64,457 performance shares upon delivery of plan no. 12-2020 on July 10, 2023 (0.02% of the capital as at December 31, 2023).
			At its meeting on March 7, 2023, the Supervisory Board reviewed the performance tied to the vesting of the performance shares awarded in 2020 to the members of the Executive Committee (including members of the Management Board) and whose vesting period expired in 2023. It resolved, on the recommendation of the Appointments, Compensation and Governance Committee, that the two objectives tied to 2022 revenue and 2022 EBIT had been achieved, and authorized the Management Board to determine whether the criterion tied to TSR (share price) had been fulfilled at June 30, 2023. At its meeting on July 7, 2023, the Management Board determined that the TSR criterion had been fulfilled and, therefore, that 100% of the shares granted in 2020 had vested.
			The valuation was performed based on the Elis share price at the close of the financial year ended December 31, 2023, i.e. €18.89.
			** On June 16, 2023, Louis Guyot was awarded 46,036 performance shares (0.02% of the share capital as at December 31, 2023).
			This award falls under the authorization granted by the Company's general shareholders' meeting on May 25, 2023 (22 nd resolution), and the authorization granted by the Supervisory Board at its meeting on May 10, 2032.
			The valuation of the performance shares at the award date using the method detailed in Table 6 (page 118) is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met.
			The vesting of the performance shares thus awarded is subject to continuous service at the vesting date and to performance conditions assessed over three consecutive financial years.

Components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
			The performance conditions attached to the performance shares awarded in 2022 are defined in reference to four quantitative criteria, including two absolute internal criteria based on consolidated revenue and consolidated EBIT determined according to the business plan and in line with the guidance communicated to the market, one absolute internal CSR criterion and one relative external criterion based on the performance of Elis's share price relative to a benchmark index.
			The confidential nature of the Group's absolute internal performance criteria prevents them from being disclosed. However, at the end of the performance evaluation period, Elis will disclose the number of vested shares and the level of fulfillment of the performance criteria applicable to the vesting of the shares.
			The number of fully vested shares at the end of the vesting period will be determined in two stages: (i) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (ii) the application of a second limit to take account of the attainment or otherwise of the target thresholds.
			 With regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is not reached; 25% if the target threshold is reached; 37.5% if the outperformance threshold (upper limit) is reached. (For the stock market criterion, only the last two thresholds will apply). The second limit defined below will also apply: if all four target thresholds have been achieved (or surpassed), the number of vested shares may not exceed 120% of the shares granted; if only three target thresholds have been reached (or surpassed), irrespective of the deviation of the fourth criterion from the target threshold, the number of shares vested may not exceed 90% of the shares granted; if only two target thresholds have been achieved (or surpassed), irrespective of the deviation of the other two criteria from their respective target threshold, the number of vested shares granted; if only one target threshold has been achieved (or surpassed), irrespective of the deviation of the other three criteria from their respective target threshold has been achieved (or surpassed), irrespective of the deviation of the other three criteria from their respective target threshold, the number of vested shares may not exceed 70% of the shares granted; if only one target threshold, the number of vested shares may not exceed 70% of the shares granted; if no target threshold has been achieved, the number of vested shares may not exceed 70% of the shares granted;
Benefits of any kind	2,997	2,997	Louis Guyot enjoys the use of a company car.
Signing bonus	0	0	-
Severance benefits	0	0	Louis Guyot may be entitled to severance pay in the event of his forced departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (14 th resolution), as part of the 2022 compensation policy. The compensation policy applicable to Louis Guyot described in section 2.2.1 above sets out the procedures for evaluating performance in the event of forced departure.
Non-compete benefits	0	0	Louis Guyot is subject to a non-compete agreement for a period of six months, in consideration for which, should it be implemented by the Supervisory Board, he would receive a non-compete payment equal to 50% of the gross fixed and variable compensation paid for the last full financial year prior to his departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (14 th resolution), as part of the 2022 compensation policy.
			No benefit will be paid if the officer concerned exercises his retirement rights or has reached 65 years of age.
Supplemental retirement plan	0	0*	No annuity has been paid/allocated to Louis Guyot in 2023 as he still holds his position at Elis. For further information on this plan, see section 2.2.1 above, which outlines the terms of the benefit of supplemental retirement insurance as of January 1, 2021.
			* For information, the provision (annuity rights) set aside by the Company for Louis Guyot in 2023 for this purpose was €262,713.

Components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Profit sharing	6,810*	7,003**	* Profit-sharing amount paid to Louis Guyot for 2022 under his employment contract.
			** Profit-sharing amount due to Louis Guyot for 2023 under his employment contract – definitive payment May 2024.
Executive liability insurance	0	0	Applicable.
Compensation paid by companies included in the scope of consolidation as defined by Article L. 233-16 of the French Commercial Code	0	0	-

MATTHIEU LECHARNY, MEMBER OF THE MANAGEMENT BOARD

Components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Fixed compensation	336,000	336,000*	* Amount of Matthieu Lecharny's gross annual fixed compensation applicable since January 1, 2022. This amount corresponds to the fixed compensation granted for 2023 as approved by the annual ordinary general shareholders' meeting on May 25, 2023.
Annual variable	379,503*	363,672**	* Compensation paid in 2023:
compensation	(113% of fixed compensation)	(108% of fixed compensation)	This includes the amount of variable compensation relating solely to 2021, since Matthieu Lecharny does not receive deferred variable
	Payment of this component of compensation approved by the shareholders at	Payment subject to the approval of this component of compensation by the shareholders	compensation or multi-year variable compensation. This amount was paid in 2023 for the 2022 financial year in accordance with the 2022 compensation policy at the end of the general shareholders' meeting held on May 25, 2023, following the adoption of the 19 th resolution (approval rate: 90.11%).
	the general	at the general	** Compensation awarded for 2023:
	shareholders' meeting in 2022.	shareholders' meeting in 2023.	Specific variable compensation targets were established by the Supervisory Board based on the recommendation of the Appointments, Compensation and Governance Committee at the beginning of the reference period to which they apply. The target amount of variable compensation is 70% of the amount of fixed compensation, capped at 119% in the event of outperformance. However, only performance linked to the financial indicators can lead to a bonus amount in excess of the target.
			The targets used to determine the 2023 annual variable compensation, the financial and non-financial indicators used, their weighting and the level of achievement are detailed below on pages 112 and 114.
Deferred variable compensation	0	0	This component of compensation is not applicable, as the compensation policy of the members of the Management Board for financial year 2023 does not provide for it.
Multi-year variable compensation	0	0	This component of compensation is not applicable, as the compensation policy of the members of the Management Board for financial year 2023 does not provide for it.
Special compensation	0	0	No amounts were paid in 2023 for previous financial years, nor awarded for 2023.
Equity-based compensation	869,714*	595,511**	* Matthieu Lecharny acquired 46,041 performance shares upon delivery of plan no. 12-2020 on July 10, 2023 (0.02% of the capital as at December 31, 2023).
			At its meeting on March 7, 2023, the Supervisory Board reviewed the performance tied to the vesting of the performance shares awarded in 2020 to the members of the Executive Committee (including members of the Management Board) and whose vesting period expired in 2023. It resolved, on the recommendation of the Appointments, Compensation and Governance Committee, that the two objectives tied to 2022 revenue and 2022 EBIT had been achieved, and authorized the Management Board to determine whether the criterion tied to TSR (share price) had been fulfilled at June 30, 2023. At its meeting on July 7, 2023, the Management Board determined that the TSR criterion had been fulfilled and, therefore, that 100% of the shares granted in 2020 had vested.
			The valuation was performed based on the Elis share price at the close of the financial year ended December 31, 2023, i.e. €18.89.
			** On June 16, 2023, Matthieu Lecharny was awarded 32,883 performance shares (0.01% of the share capital as at December 31, 2023).
			This award falls under the authorization granted by the Company's general shareholders' meeting on May 25, 2023 (22^{nd} resolution), and the authorization granted by the Supervisory Board at its meeting on May 10, 2023.
			The valuation of the performance shares at the award date using the method detailed in Table 6 (page 118) is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met.
			The vesting of the performance shares thus awarded is subject to continuous service at the vesting date and to performance conditions assessed over three consecutive financial years.

Components of compensation	Amounts paid during 2023	Amounts awarded for 2023					
submitted for voting	(in euros)	(in euros)	Description and comments				
			The performance conditions attached to the performance shares awarded in 2023 are defined in reference to four quantitative criteria including two absolute internal criteria based on consolidated revenue and consolidated EBIT determined according to the business plan and in line with the guidance communicated to the market, one absolute internal CSR criterion and one relative external criterion based on the performance of Elis's share price relative to a benchmark index.				
			The confidential nature of the Group's absolute internal performance criteria prevents them from being disclosed. However, at the end of the performance evaluation period, Elis will disclose the number of vested shares and the level of fulfillment of the performance criteria applicable to the vesting of the shares.				
			The number of fully vested shares at the end of the vesting period will be determined in two stages: (i) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (ii) the application of a second limit to take account of the attainment or otherwise of the target thresholds.				
			 With regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is not reached; 25% if the target threshold is reached; 37.5% if the outperformance threshold (upper limit) is reached. (For the stock market criterion, only the last two thresholds will apply). The second limit defined below will also apply: If all four target thresholds have been achieved (or surpassed), the number of vested shares may not exceed 120% of the shares granted; If only three target thresholds have been reached (or surpassed), irrespective of the deviation of the fourth criterion from the target threshold, the number of shares vested may not exceed 90% of the shares granted; If only two target thresholds have been achieved (or surpassed), irrespective of the deviation of the other two criteria from their respective target threshold, the number of vested shares granted; If only one target threshold has been achieved (or surpassed), irrespective of the deviation of the other two criteria from their respective target threshold has been achieved (or surpassed), irrespective of the deviation of the other three criteria from their respective target threshold has been achieved (or surpassed), irrespective target threshold has been achieved, the number of vested shares may not exceed 70% of the shares granted; 				
Benefits of any kind	9,766	9,766	Matthieu Lecharny enjoys the use of a company car.				
Signing bonus	0	0	-				
Severance benefits	0	0	Mathieu Lecharny may be entitled to severance pay in the event of his forced departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (14 th resolution) as part of the 2023 compensation policy. The compensation policy applicable to Mathieu Lecharny described in section 2.2.1 above sets out the procedures for evaluating performance in the event of forced departure.				
Non-compete benefits	0	0	Matthieu Lecharny is subject to a non-compete agreement for a period of six months, in consideration for which, should it be implemented by the Board, he would receive a non-compete payment equal to 50% of the gross fixed and variable compensation paid for the last full financial year prior to his departure. This commitment was renewed and approved by the general shareholders' meeting on May 25, 2023 (14 th resolution) as part of the 2023 compensation policy.				
			No benefit will be paid if the officer concerned exercises his retirement rights or has reached 65 years of age.				
Supplemental retirement plan	0	0*	No annuity has been paid/allocated to Matthieu Lecharny in 2023 as he still holds his position at Elis. For further information on this plan, see section 2.2.1 above, which outlines the terms of the benefit of supplemental retirement insurance as of January 1, 2021.				

Components of compensation submitted for voting	Amounts paid during 2023 (in euros)	Amounts awarded for 2023 (in euros)	Description and comments
Profit sharing	6,810*	7,003**	* Profit-sharing amount paid to Matthieu Lecharny for 2023 under his employment contract.
			** Profit-sharing amount due to Matthieu Lecharny for 2023 under his employment contract – definitive payment in May 2024.
Executive liability insurance	0	0	Applicable.
Compensation paid by companies included in the scope of consolidation as defined by Article L. 233-16 of the French Commercial Code	0	0	-

Fulfillment of the performance conditions related to the annual variable compensation of members of the Management Board for financial year 2023

The amount of variable compensation for the 2023 financial year of each member of the Management Board is provided below in summary table 2, "Summary tables of compensation of members of the Management Board for 2023."

At its meeting on March 6, 2024, on the advice of the Appointments, Compensation and Governance Committee, the

Financial indicators

Supervisory Board examined the level of fulfillment of the performance conditions relating to the annual variable compensation for 2023 of the Chairman of the Management Board and each member of the Management Board. It concluded that the level of achievement and performance of the financial and non-financial indicators used to determine this component of compensation was as indicated below.

	Respective		Amount (in euros)			
Type of target	weighting of variable compensation (as a percentage of variable compensation)	Achievement level (as a percentage of variable compensation)	Xavier Martiré	Louis Guyot	Matthieu Lecharny	Justification
Organic revenue compared to budget	20%	29.1%	262,101	91,328	68,496	Revenue of €4,309 million (up 12.8%, of which 11.8% on an organic basis). Nearly 9% of this latest performance was driven by the price effect (after more than 8% in 2022), in response to high cost inflation; the volume effect was close to 3%, driven – in addition to the rebound in Hospitality in Q1 – by the sales initiatives implemented in workwear contracts won was 14% higher than in 2022.
EBIT compared to budget	30%	60%	540,000	188,160	141,120	The Group's EBIT was €683 million, which represents a 15.9% margin, an improvement of 160 bps compared to 2022. This outstanding performance, well above initial expectations, was based on the pursuit of operational excellence to lift EBITDA to €1,475 million, driven mainly by significant productivity gains in both logistics and industrial performance. Depreciation and amortization rose at a slower pace than revenue.
Operating cash flow compared to budget	20%	40%	360,000	125,440	94,080	 Free cash flow was €304 million, well above expectations, thanks to: EBITDA performance linen inventory management record proceeds despite the unfavorable calendar well-controlled capex despite high inflation in linen prices and the implementation of workwear contracts containment of financial items due to an optimized refinancing strategy
TOTAL	70%	1 29 .1%	1,162,101	404,928	303,696	

Non-financial indicators

Type of target	Respective weighting of variable compensation (as a percentage of variable compensation)	Achievement level (as a percentage of variable compensation)	Amount (in euros)	Justification
Xavier Martiré, Chairman of t	he Management Bo	ard		
Development and roll-out of the Climate Plan	6%	5%	45.000	The Climate Plan was presented to the market on September 4, 2023; it was very well received and allowed the Group to reaffirm its identity as a company at the center of the circular economy. This plan is now being rolled out to the operations and will require frequent and specific reporting. See chapter 3 on major accomplishments in 2023 and future goals.
Reduction in gas consumption per kg of linen delivered (target: 1.12 kWh/kg in European laundries)	6%	6%	54,000 >	The Group has always been ambitious about reducing consumption, in particular energy consumption. Gas, the highest Scope 1 contributor, is naturally the primary focus. The Group delivered another outstanding consumption reduction performance this year (-2.7% in France, for example).
Reinforcement of the organic growth profile	6%	5%		The action plans established by the Executive Committee and approved during the Supervisory Board's strategy planning days are being implemented. They are communicated regularly to the market and are based on (i) fundamental trends among customers (hygiene, safety, CSR, etc.); (ii) acceleration of niche markets (pest control, cleannoms, residents' linen); and (iii) the goal of introducing more products from Elis's product line to more types of customers in all our countries. The commercial successes in workwear were impressive in 2023, with a 14% increase in contracts signed compared with 2022, paving the way for future organic growth.
Improvement of ROCE	6%	5%	45,000 >	Since 2017 and the major mergers (Indusal, Lavebras, Berendsen), the Group has lifted ROCE from 9% to nearly 14%. This is proof of the successful integration of these strategic transactions. The attention paid to return on investment every day is crucial, for all commercial, industrial and M&A investments.
Continued deleveraging	6%	5%		In 2023, the Group reduced its debt by €153 million. Leverage fell to 2x. These efforts were recognized by the rating agencies: Moody's changed Elis's outlook to positive, while S&P upgraded Elis to investment grade with a BBB- rating.
TOTAL	30%	27%	234,000	
Louis Guyot, member of the N	lanagement Board			
Systematic integration of ROCE into investment and acquisition decisions	7.5%	7%	21,952 >	Since 2017 and the major mergers (Indusal, Lavebras, Berendsen), the Group has lifted ROCE from 9% to nearly 14%. This is proof of the successful integration of these strategic transactions. The attention paid to return on investment every day is crucial, for all commercial, industrial and M&A investments.
Risk control, particularly in Latin America	7.5%	7%	21,952	
Expansion of CSR financial communications	7.5%	6%	18,816	In 2023, the Group met with more than a thousand current and potential investors. It held quarterly webcasts with analysts, while the half-year and annual results were followed by extensive roadshows in Europe and North America. New in 2023: the Climate Plan was presented during a televised webcast, which meant it could be used in the Group's different communications media.
Compliance: third-party evaluation audits	7.5%	7%	>	Tools and internal procedures are in place. In 2023, all countries were trained on the procedure and the tools. In practice, the profiles of at-risk third parties are identified by the appropriate indicators and then, depending on their size, they are analyzed locally or using the central tool.
TOTAL	30%	27%	84,672	

Type of target	Respective weighting of variable compensation (as a percentage of variable compensation)	Achievement level (as a percentage of variable compensation)	Amount (in euros)	Justification
Matthieu Lecharny, member a	f the Management	Board		
Expansion of the CSR policy in Southern Europe and Latin America	6%	5%) 11,760 ,	The product lines offered to customers – particularly workwear – consistently include sustainable options. Productivity gains in terms of thermal energy and water consumption continue. Latin America extensively uses biomass as thermal energy.
Synergies in Mexico	6%	5%	12,936 >	The integration of the Lavartex group was a major success, as demonstrated by the results in Mexico. The first synergies have been realized: the methods teams quickly identified industrial productivity gains, while the procurement teams were able to direct linen capex to the Group's suppliers.
Success of industrial projects in Colombia	6%	5%	11 760	With two brownfields and one greenfield in central Bogota, the year 2023 will represent a milestone in Elis's history in Colombia. These new facilities will help confirm the Group's leadership position, particularly in the Healthcare sector.
Expansion of workwear in Southern Europe	6%	5%	11 760	The expansion of the sales forces in the three Southern European countries has helped the Group tap the market's potential. Workwear contracts thus rose by 30% in Spain, 32% in Italy and 14% in Portugal compared with 2022.
Talent development in Latin America	6%	5.5%	11,760 '	The overhaul of the HR recruitment and retention processes helped ramp up the expansion of the management teams in the four countries in the region. The reorganization of the Management Committee in Chile and the succession plan in Colombia were just some of the major accomplishments. Another important indicator is senior executive retention, which improved sharply, particularly in Brazil.
TOTAL	30%	25.5%	59,976	

Pay ratio between the level of compensation of the Chairman and members of the Management Board and the median and mean compensation of Elis employees

Pursuant to Article L. 22-10-9 paragraphs 6 and 7 of the French Commercial Code, the ratios between the level of compensation of each member of the Management Board and the Chairman of the Supervisory Board and the average and median compensation on a full-time equivalent basis for employees other than the corporate officers, plus the annual change in compensation, the Company's performance, the average compensation on a full-time equivalent basis for employees other than the members of the Management Board, and the aforementioned ratios during the last five financial years are presented below.

The Company calculated these ratios in accordance with the guidelines published by AFEP in February 2021. Furthermore, the Company has no employees other than corporate officers and, consequently, the calculation of the ratios at the level of the Company alone is impossible.

To calculate the ratios referred to in Article L. 22-10-9 of the French Commercial Code, the Company presents all the components of compensation, and in particular, those applicable to all members of the Management Board, fixed and variable compensation, benefits in kind due for the financial years mentioned, as well as performance shares awarded for those same financial years. The valuation of the performance shares at the award date is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met. It should be noted that in 2020, due to members of the Management Board waiving a portion of their fixed compensation in November 2020, the amount used to calculate these ratios is greater than the amount actually paid. With regard to employees, the compensation paid takes into account deductions related to furloughs, where applicable (for 2020).

In terms of scope, the Company included its subsidiary Elis Services, including employees from head office and supply chain. This scope constitutes a thousand people in France; is stable over the past five financial years and identical to what was contained in the 2022 Universal Registration Document.

Governance has been stable over this period: the four corporate officers concerned have retained identical responsibilities over the past five years.

Company's performance: Current net income attributable.	2023	2022	2021	2020	2019
to owners of the parent	€433 million	€353 million	€223 million	€139 million	€256 million
Change YOY	23%	59%	60%	(46)%	14%
Change in average employee compensation	2%	4.5%	7%	(3)%	2%
Change in median employee compensation	(7)%	16%	6%	(3)%	5%
Xavier Martiré, Chairman of the Management Board					
Compensation and benefits due or paid for the financial year	4,537,542	4,271,936	2,953,693	3,347,217	3,491,573
Change YOY	6%	45%	(12)%	(4)%	(6)%
Ratio to average pay	41.4	39.7	28.7	34.8	35.1
Change YOY	4%	38%	(17)%	(1)%	(7)%
Ratio to median pay	66.1	57.6	46.2	55.5	56.3
Change YOY	15%	25%	(17)%	(1)%	(11)%
Louis Guyot, member of the Management Board					
Compensation and benefits due or paid for the financial year	1,806,932	1,700,667	1,215,932	1,354,657	1,402,091
Change YOY	6%	40%	(10)%	(3)%	(9)%
Ratio to average pay	16.5	15.8	11.8	14.1	14.1
Change YOY	4%	34%	(16)%	0%	(11)%
Ratio to median pay	26.3	22.9	19.0	22.5	22.6
Change YOY	15%	21%	(15)%	(1)%	(14)%
Matthieu Lecharny, member of the Management Board					
Compensation and benefits due or paid for the financial year	1,327,590	1,253,996	893,267	1,005,061	1,039,409
Change YOY	6%	40%	(10)%	(3)%	(9)%
Ratio to average pay	12.1	11.7	11.8	14.1	14.1
Change YOY	4%	34%	(17)%	0%	(16)%
Ratio to median pay	19.3	16.9	14.0	16.7	16.8
Change YOY	14%	21%	(16)%	(1)%	(19)%
Thierry Morin, Chairman of the Supervisory Board					
Compensation and benefits due or paid for the financial year	243,000	231,000	229,600	70,000	77,200
Change YOY	5%	0.6%	228%	(9)%	19%
Ratio to average pay	2.2	2.1	2.2	0.7	0.8
Change YOY	3%	(4)%	207%	(6)%	17%
Ratio to median pay	3.5	3.1	3.6	1.2	1.2
Change YOY	13%	(13)%	209%	(7)%	13%

Summary tables of executive corporate officers' compensation for 2023

Table 1: SUMMARY OF THE COMPENSATION, OPTIONS AND SHARES GRANTED TO MANAGEMENT BOARD MEMBERS FOR FINANCIAL YEARS 2022 AND 2023

The following tables present a summary of the compensation awarded and paid to Xavier Martiré, Louis Guyot and Matthieu Lecharny during the financial years ended December 31, 2021, 2022 and 2023:

(in euros)	Financial year ended December 31, 2023	Financial year ended December 31, 2022	Financial year ended December 31, 2021
Xavier Martiré, Chairman of the Management Board			
Compensation paid for the financial year ^(o)	2,384,118	2,220,950	1,404,716
Value of multi-year variable compensation granted during the year	0	0	0
Value of options granted during the year	0	0	0
Value of performance shares awarded during the financial $\ensuremath{year}^{(\texttt{b})(\texttt{c})}$	2,153,424	2,050,986	1,547,977
TOTAL	4,537,542	4,271,936	2,952,693
Louis Guyot, member of the Management Board			
Compensation paid for the financial year ^(a)	973,220	906,612	613,845
Value of multi-year variable compensation granted during the year	0	0	0
Value of options granted during the year	0	0	0
Value of performance shares awarded during the financial $\ensuremath{year}^{(\texttt{b})(\texttt{c})}$	833,712	794,055	601,987
TOTAL	1,806,932	1,700,667	1,215,832
Matthieu Lecharny, member of the Management Board			
Compensation paid for the financial year ^(a)	732,079	686,818	463,269
Value of multi-year variable compensation granted during the year	0	0	0
Value of options granted during the year	0	0	0
Value of performance shares awarded during the financial $\ensuremath{year}^{(\mathrm{b})(\mathrm{c})}$	595,511	567,178	429,998
TOTAL	1,327,590	1,253,996	893,267

(a) See breakdown in table 2.

(b) The vesting of performance shares awarded in 2023 to executive corporate officers is contingent on the fulfillment of performance conditions and continuous service with the Group for the duration of the vesting period. The performance targets are defined in reference to four quantitative criteria linked to consolidated revenue, consolidated EBIT, CSR and the performance of the Company's share price relative to a benchmark index. Table 6 below, as well as Notes 5.4 and 4.2 to the 2023 consolidated financial statements and 2023 parent company financial statements, respectively, included in chapter 6, "Financial statements for the year ended December 31, 2023" of this Universal Registration Document, detail the rules of the plan for performance shares granted in 2023 to the members of the Management Board.

(c) The value of the performance shares is equal to that used to prepare the consolidated financial statements for the year ended December 31, 2023, calculated in accordance with the requirements of IFRS 2 by an independent appraiser. The valuation model applied is based on the underlying price of the portion not subject to market conditions and on the Monte Carlo method for the portion that is subject to market conditions. It accounts for the data and assumptions prevailing at the grant date. This amount reflects the valuation of the performance shares at the award date, which is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met.

TABLE 2: COMPENSATION OF MEMBERS OF THE MANAGEMENT BOARD

	Financial ye December		Financial year ended December 31, 2022		
(in euros)	Amount awarded ⁽¹⁾	Amount paid ⁽²⁾	Amount awarded ⁽¹⁾	Amount paid ⁽²⁾	
Xavier Martiré, Chairman of the Management Board					
Fixed compensation	900,000 ^(a)	900,000 ^(a)	900,000 ^(a)	900,000 ^(a)	
Annual variable compensation	1,405,101 ^(b)	1,479,181 ^(c)	1,479,181 ^(c)	1,316,036 ^(d)	
Special compensation					
Compensation allocated to members of the Supervisory Board	Not applicable	Not applicable	Not applicable	Not applicable	
Retirement benefit	(e)		(e)		
Benefits in kind ⁽⁹⁾	4,937	4,937	4,914	4,914	
TOTAL	2,310,038	2,384,118	2,384,095	2,220,950	
Louis Guyot, member of the Management Board					
Fixed compensation	448,000 ^(a)	448,000 ^(a)	448,000 ^(a)	448,000 ^(a)	
Annual variable compensation	496,603 ^(b)	522,223 ^(c)	522,223 ^(c)	456,793 ^(d)	
Special compensation					
Compensation allocated to members of the Supervisory Board	Not applicable	Not applicable	Not applicable	Not applicable	
Retirement benefit	(e)		(e)		
Benefits in kind ^(g)	2,997	2,997	1,819	1,819	
TOTAL	947,600	973,220	972,042	906,612	
Matthieu Lecharny, member of the Management Board					
Fixed compensation	336,000 ^(a)	336,000 ^(a)	336,000 ^(a)	336,000 ^(a)	
Annual variable compensation	370,675 ^(b)	386,313 ^(c)	386,313 ^(c)	346,889 ^(d)	
Special compensation					
Compensation allocated to members of the Supervisory Board	Not applicable	Not applicable	Not applicable	Not applicable	
Retirement benefit	(e)		(e)		
Benefits in kind ^(f)	9,766	9,766	3929	3929	
TOTAL	716,441	732,079	726,242	686,818	

(1) Fixed compensation awarded to the members of the Management Board during the relevant financial year.

(2) Total compensation paid during the financial year, i.e., after applying the fulfillment condition to the variable compensation for the previous financial year.

(a) The fixed compensation of Xavier Martiré, Louis Guyot and Matthieu Lecharny for 2022 and 2023 was determined based on the market practices of international listed companies. This compensation was reassessed on January 1, 2022.

(b) The variable compensation for 2023 for each member of the Management Board is based on ambitious targets and predefined quantitative performance criteria, accounting for 30%. These were set by the Supervisory Board on March 7, 2023, following the advice of the Appointments, Compensation and Governance Committee. The fulfillment condition corresponding to the 2023 targets approved by the Supervisory Board at its meeting on March 6, 2024 is 156% of the fixed compensation for Xavier Martiré, Chairman of the Management Board, 109% of the fixed compensation for Matthieu Lecharny. Amount including the amount of profit-sharing for financial year 2023 to be paid to Louis Guyot and Matthieu Lecharny as Elis employees (final payment in May 2024), i.e., €7,003.

(c) Amount of annual variable target-based compensation for financial year 2022, paid in 2023 to Xavier Martiré, Louis Guyot and Matthieu Lecharny. Amount including profit-sharing compensation of €6,810 paid to Louis Guyot and Matthieu Lecharny as Elis employees for financial year 2022.

(d) Amount of annual variable target-based compensation for financial year 2021, paid in 2022 to Xavier Martiré, Louis Guyot and Matthieu Lecharny.

(e) No annuity was paid/allocated to members of the Management Board in 2022 and 2023 as they still held positions at Elis. However, a provision (annuity rights) was recognized at December 31, 2023 for entitlements awarded in 2023 under the supplemental retirement plan, pursuant to Article L. 137-11-2 of the French Social Security Code, namely €676,086 for Xavier Martiré, €262,713 for Louis Guyot, and €212,709 for Matthieu Lecharny. At December 31, 2022, the recognized provision was €466,679 for Xavier Martiré, €330,606 for Louis Guyot and €290,240 for Matthieu Lecharny.

(f) Benefits in kind are measured for members individually and correspond to a company car.

TABLE 4: STOCK OPTIONS GRANTED DURING THE YEAR TO EACH MEMBER OF THE COMPANY'S MANAGEMENT BOARD BY THE COMPANY OR ANY GROUP COMPANY None

TABLE 5: STOCK OPTIONS EXERCISED DURING THE YEAR BY EACH MEMBER OF THE MANAGEMENT BOARD None.

TABLE 6: BONUS SHARES GRANTED TO EACH CORPORATE OFFICER DURING THE YEAR

Name of corporate officer	Plan no. and date of grant	Number of shares granted during financial year 2023	Value of performance shares ^(a) (in euros)	Vesting date ^{(b)(e)}	Availability date ^(c)	Performance conditions
Xavier Martiré Chairman of the Management Board	2023 Plan (no. 19) 06/16/2023	118,908, i.e., 0.05% of the share capital ^(a)	2,153,424	06/16/2026	06/16/2026 › › ›	Revenue compared to business plan ⁽⁷⁾ Consolidated EBIT compared to business plan ⁽⁷⁾ Quantifiable CSR indicator ^(g) Change in the relative performance of the Elis share price (TSR) compared to the EuroStoxx 600 index over three financial years ^(h)
Louis Guyot Member of the Management Board	2023 Plan (no. 19) 06/16/2023	46,036, i.e., 0.019% of the share capital ^(d)	833,712	06/16/2026		Revenue compared to business plan ⁽⁷⁾ Consolidated EBIT compared to business plan ⁽⁷⁾ Quantifiable CSR indicator ⁽⁹⁾ Change in the relative performance of the Elis share price (TSR) compared to the EuroStoxx 600 index over three financial years ^(†)
Matthieu Lecharny Member of the Management Board	2023 Plan (no. 19) 06/16/2023	32,883, i.e., 0.014% of the share capital ^(d)	595,511	06/16/2026		business plan ^(f) Consolidated EBIT compared to business plan ^(f) Quantifiable CSR indicator ^(g)
TOTAL		.E., 0.11% OF THE SHARE CAPITAL ^(d)				

(a) The value of the performance shares is equal to that used to prepare the consolidated financial statements for the year ended December 31, 2023, calculated in accordance with the requirements of IRRS 2 by an independent appraiser. The valuation model applied is based on the underlying price of the portion not subject to market conditions and on the Monte Carlo method for the portion that is subject to market conditions. It accounts for the data and assumptions prevailing at the grant date. This amount reflects the valuation of the performance shares at the award date, which is not necessarily representative of their value at the vesting date, particularly if the performance conditions attached to their vesting are not met.

- (b) The free performance shares vest at the end of a three-year period from the grant date (vesting period), subject to continuous service throughout the vesting period and the achievement of performance targets measured over three consecutive financial years.
- (c) At the end of the vesting period, the shares are immediately transferable, although members of the Management Board are still subject to the obligation to retain shares for the duration of their terms of office.
- (d) On the basis of the share capital as at December 31, 2023.
- (e) The vesting of these shares is subject to the fulfillment of economic, CSR and stock market performance conditions assessed over three financial years and to a condition of continuous service with the Group throughout the vesting period. Furthermore, three thresholds have been defined to determine the achievement of the economic and CSR performance criteria the end of the vesting period: a trigger threshold (lower limit), a target threshold and an outperformance threshold (upper limit). Regarding the stock market criterion, two thresholds have been defined (target and outperformance threshold). The performance measurement will be assessed on a straight-line basis between each limit.
- (f) The economic performance conditions are defined in relation to two absolute internal criteria linked to consolidated revenue and consolidated EBIT, determined in relation to the business plan approved by the Supervisory Board in line with the guidance communicated to the market.
- (g) The CSR criterion is determined in reference to a quantifiable indicator related to the Group's business.
- (h) The relative criterion is linked to the relative performance of the Company's share price compared with the EuroStoxx 600 index.
- (i) The number of fully vested shares will be determined in two stages: (a) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (b) the application of a second limit to take account of the attainment or otherwise of the target thresholds.

For this plan, with regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is not reached; 25% if the target threshold is reached; 37.5% if the outperformance threshold (upper limit) is reached. For the stock market criterion, only the last two thresholds will apply. The second limit defined below will also apply:

- > if all four target thresholds have been achieved (or surpassed), the number of vested shares may not exceed 120% of the shares granted,
- if only three target thresholds have been reached (or surpassed), irrespective of the deviation of the fourth criterion from the target threshold, the number of shares vested may not exceed 90% of the shares granted;
- > if only two target thresholds have been achieved (or surpassed), irrespective of the deviation of the other two criteria from their respective target threshold, the number of vested shares may not exceed 80% of the shares granted;
- if only one target threshold has been achieved (or surpassed), irrespective of the deviation of the other three criteria from their respective target threshold, the number of vested shares may not exceed 70% of the shares granted;
- > if no target threshold has been achieved, the number of vested shares may not exceed 60% of the shares granted.

TABLE 7: SHARES THAT VESTED DURING FINANCIAL YEAR 2023 FOR EACH MEMBER OF THE MANAGEMENT BOARD

Name of corporate officer	Plan no. and date of grant ^(a)	Number of shares vested during financial year 2023	Vesting date	Availability date ^(b) Performance conditions
Xavier Martiré	Plan no. 12	165,756, i.e.,	07/10/2023	07/10/2023 > Revenue compared to business plan
Chairman of the Management Board	07/09/2020	100% of the shares granted ^(c)		 Consolidated EBIT compared to business plan Change in the relative performance of the Elis share price (TSR) compared to the EuroStoxx 600 index over three financial years
Louis Guyot	Plan no. 12		07/10/2023	07/10/2023 > Revenue compared to business plan
Member of the Management Board	07/09/2020	of the shares granted ^(c)		 Consolidated EBIT compared to business plan Change in the relative performance of the Elis share price (TSR) compared to the EuroStoxx 600 index over three financial years
Matthieu Lecharny	Plan no. 12	46,041, i.e., 100%	07/10/2023	07/10/2023 > Revenue compared to business plan
Member of the Management Board	07/09/2020	of the shares granted ^(c)		 Consolidated EBIT compared to business plan Change in the relative performance of the Elis share price (TSR) compared to the EuroStoxx 600 index over three financial years

(a) See Notes 5.4 and 4.2 to the consolidated financial statements and parent company financial statements, respectively, for the year ended December 31, 2023.

(b) At the end of the vesting period, the shares are immediately transferable, although members of the Management Board are still subject to the obligation to retain shares for the duration of their terms of office.

(c) The shares vested on July 10, 2023 and were subject to the fulfillment of performance conditions assessed over a period of three financial years. The performance conditions for the vesting of the shares were determined in relation to two absolute internal criteria linked to consolidated revenue and consolidated EBIT, determined in relation to the business plan, and an external criterion linked to the Elis share price relative to the EuroStoxx 600 index.

Target performance:

> internal criteria: performance at least on par with the business plan;

> Stock market performance: TSR of Elis shares > change in EuroStoxx 600.

Trigger threshold for the vesting of the shares: target achievement.

Amount paid: On the recommendation of the Appointments, Compensation and Governance Committee, the Supervisory Board, at its meeting on March 7, 2023, and the Management Board, at its meeting on July 7, 2023, resolved that the two criteria linked to revenue and consolidated EBIT had been fulfilled, as had the stock market criterion. As a result, the number of vested shares acquired by members of the Executive Committee (including members of the Management Board) under the 2020 performance share plan represented 100% of the number of shares initially allocated.

TABLE 8: HISTORY OF GRANTS OF STOCK OPTIONS AND OTHER FINANCIAL INSTRUMENTS GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL SUBSCRIBED FOR BY THE MEMBERS OF THE MANAGEMENT BOARD

None.

TABLE 9: STOCK OPTIONS GRANTED TO THE TOP 10 EMPLOYEES WHO ARE NOT CORPORATE OFFICERS AND OPTIONS EXERCISED BY THEM

None.

TABLE 10: HISTORY OF BONUS SHARE GRANTS

See Note 5.4 to the Group's 2023 consolidated financial statements and Note 5.2 to the parent company financial statements for the year ended December 31, 2023, which are included in chapter 6, "Financial statements for the year ended December 31, 2023" of this Universal Registration Document. No bonus shares were granted to the members of the Supervisory Board.

Disclosures concerning compensation awarded and paid to non-executive corporate officers (Supervisory Board members)

Thierry Morin, Chairman of the Supervisory Board for 2023

Components of compensation paid or awarded for the financial year ended December 31, 2023	Amount or valuation submitted for voting (in euros)	Description and comments
Fixed compensation	186,000 ^(a)	In accordance with the compensation policy for 2023 for the Chairman of the Supervisory Board approved by the general shareholders' meeting on May 25, 2023 (11 th resolution), the amount of annual fixed compensation for his role as Chairman of the Supervisory Board paid in 2023 (in installments) and 2024 (balance) to Thierry Morin for the 2023 financial year was €186,000 (gross).
Annual variable compensation	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Deferred variable compensation	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Multi-year variable compensation	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Special compensation	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Stock options, performance shares or any other component of long-term compensation	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Compensation allocated to members of the Supervisory Board	57,000 ^{∞)}	In accordance with the compensation policy for non-executive corporate officers for 2023, approved by the general shareholders' meeting on May 25, 2023 (12^{th} resolution), Thierry Morin does not receive any fixed compensation in his capacity as member of the Supervisory Board. Like the other members of the Supervisory Board, he receives variable compensation, the amount of which is based on attendance at meetings of the Supervisory Board in financial year 2023. For 2023, the variable compensation was set at €3,600 (gross) for each Supervisory Board meeting attended. This amount is reduced to €1,800 (gross) for meetings attended by conference call. For 2023, this variable compensation represents an amount of €36,000 (gross), based on an attendance rate of 100%. It was paid in full in the first quarter of 2024.
		Thierry Morin will also receive an additional payment for his duties as a member of the Audit Committee and of the Appointments, Compensation and Governance Committee, the amount of which is based on attendance at meetings of said committees. Attendance at a meeting of each committee entitles members to compensation equal to €2,000. This amount is reduced to €1,000 for meetings held by conference call. For 2023, the portion related to Thierry Morin's attendance at meetings of the two committees amounted to €21,000 gross, reflecting his attendance rate of 100%. It was paid in full in the first quarter of 2024.
Benefits of any kind	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Severance benefits	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Non-compete benefits	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Supplemental retirement plan	0	Not applicable, as the 2023 compensation policy for non-executive corporate officers does not provide for it.
Executive liability insurance	0	Applicable.

(a) Gross amount before social security contributions of 17.2% and a flat-rate withholding tax of 12.8% as an income tax installment.

Other members of the Supervisory Board

The total compensation paid during the 2023 financial year or awarded for the 2023 financial year to each member of the Supervisory Board for their terms of office as members of the Supervisory Board and, where applicable, its special committees, is presented below in summary table 3 "Fees and other compensation granted to members of the Supervisory Board."

These components are the only compensation paid during the 2023 financial year or awarded for the 2023 financial year to members of the Supervisory Board in accordance with the compensation policy applicable to them, as approved by the shareholders at the general shareholders' meeting on May 25, 2023 (12th resolution).

As a reminder, the amount of fixed compensation awarded to the Vice-Chairman and members of the Supervisory Board and committee chairs was the following:

- Vice-Chairman and member of the Board (excluding the Chairman of the Supervisory Board): €18,000;
- > Chairman of a committee: €10,000.

The amount of variable compensation awarded to the members of the Supervisory Board for their attendance at Supervisory Board and/or committee meetings was:

 €3,600 for Supervisory Board meetings (50% of this amount for meetings held by conference call); €2,000 for committee meetings (50% of this amount for meetings held by conference call).

No member of the Company's Supervisory Board has received compensation of any kind whatsoever from companies included in the scope of consolidation, as defined in Article L. 233-16 of the French Commercial Code.

Note that members of the Supervisory Board representing employees do not receive any specific compensation in exchange for their service.

Furthermore, the failure to implement the gender equality provisions applicable to Supervisory Boards in Article L. 225-69-1 of the French Commercial Code has led to the suspension of all payments of compensation allocated to Supervisory Board members. Payments, including any arrears accrued since the suspension, will resume only once the composition of the Supervisory Board is in compliance.

Article L. 225-45, paragraph 2 of the French Commercial Code did not apply in 2023.

TABLE 3: COMPENSATION RECEIVED BY MEMBERS OF THE SUPERVISORY BOARD

	Compensation for work and attendance at Board and committee meetings (gross amounts* in euros)				Other compensation (fixed, variable, special, benefits in kind)			
Non-executive corporate officer	202	3	202	22 2		3	202	2
(Supervisory Board member)	Fixed	Variable	Fixed	Variable	Fixed	Variable	Fixed	Variable
Thierry Morin ^(a)	0 ^(a)	57,000	186,000 ^(a)	45,000	0	0	0	0
Florence Noblot	28,000	39,400	28,000	31,200	0	0	0	0
Philippe Delleur	18,000	39,400	18,000	31,200	0	0	0	0
Magali Chessé ^(b)	0	0	0	0	0	0	0	0
Anne-Laure Commault-Tingry	18,000	32,400	18,000	27,000	0	0	0	0
Antoine Burel	28,000	53,000	28,000	37,000	0	0	0	0
Amy Flikerski	18,000	43,000	18,000	31,200	0	0	0	0
Fabrice Barthélemy	28,000	47,000	28,000	35,000	0	0	0	0
Michel Plantevin ^(c)	12,000	28,600	-	-	0	0	-	-
Bpifrance Investissement ^(d)	10,500	23,000	-	-	0	0	-	-
BWGI ^(e)	0	0	-	-	0	0	-	-
Philippe Beaudoux ^(f)	0	0	0	0	0	0	0	0
Valérie Gandré ^(f)	0	0	0	0	0	0	0	0
TOTAL	132,500	362,800	336,000	254,200	0	0	0	0

(*) Before social security contributions of 17.2% and a flat-rate withholding tax of 12.8% as an income tax installment for Supervisory Board members who are French tax residents and a withholding tax of 12.8% for members who are not.

(a) New policy for the fixed compensation awarded to the Chairman of the Supervisory Board in 2023 approved by the general shareholders' meeting of May 25, 2023 (11th and 12th resolutions). Refer to the table illustrating the components of compensation paid to the Chairman of the Supervisory Board on page 120.

(b) Magali Chessé does not receive compensation for her service as a member of the Supervisory Board or of the Audit Committee, in accordance with the compensation policy applicable to entitles of the Crédit Agricole group, (including Predica, a subsidiary of Crédit Agricole Assurances) and their representatives on Elis's Supervisory Board for attendance at meetings of the Supervisory Board and its committees from January 1, 2019. Magali Chessé resigned on October 11, 2023.

(c) Michel Plantevin was appointed member of the Supervisory Board as from April 24, 2023. Its fixed and variable compensation was paid on a prorated basis in 2023.

(d) Bpifrance Investissement, represented by Paul-Philippe Bernier, was appointed member of the Supervisory Board as from May 25, 2023. Its fixed and variable compensation was paid on a prorated basis in 2023.

(e) BWGI, represented by Cécile Helme-Guizon, was co-opted as member of the Supervisory Board on December 14, 2023. No fixed or variable compensation was paid to this member in 2023.

(f) Philippe Beaudoux and Valérie Gandré, as members of the Supervisory Board representing employees by the Group works council, do not receive any compensation for their service.

2.2.3 Shareholder approval and presentation of resolutions relating to compensation (Say on Pay)

Pursuant to Article L. 22-10-26 II and Article L. 22-10-34 of the French Commercial Code, the compensation policy for corporate officers, as well as the components of compensation to be paid or awarded to corporate officers, will be submitted for shareholder approval at the next general shareholders' meeting. The draft resolutions related to say on pay are presented below (note that the numbering of the draft resolutions is for reference only; the definitive numbering will be published in the notice of meeting that will appear in the French bulletin of mandatory legal announcements (Bulletin des annonces légales obligatoires – BALO)). The results of the shareholder voting will be published on the Company's website on the first business day after the vote.

10th resolution

Approval of the compensation policy applicable to the Chairman of the Supervisory Board for the year ending December 31, 2024

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Management Board's report and the Supervisory Board's report on corporate governance provided for in Article L. 22-10-20 of the French Commercial Code and attached to the management report describing the compensation policy for corporate officers, namely the information relating to the corporate officers as a whole and to each corporate officer individually, approves, in accordance with Articles L. 22-10-26 and R. 22-10-18 of the French Commercial Code, the compensation policy applicable to the Chairman of the Company's Supervisory Board for the financial year ending December 31, 2024, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate aovernance" of the Company's 2023 Universal Registration Document.

11th resolution

Approval of the compensation policy applicable to members of the Supervisory Board for the year ending December 31, 2024

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Management Board's report and the Supervisory Board's report on corporate governance provided for in Article L. 22-10-20 of the French Commercial Code and attached to the management report describing the compensation policy for corporate officers, namely the information relating to the corporate officers as a whole and to each corporate officer individually, approves, in accordance with Articles L. 22-10-26 and R. 22-10-18 of the French Commercial Code, the compensation policy applicable to the members of the Company's Supervisory Board for the financial year ending December 31, 2023, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate of the Company's 2023 Universal Registration governance" Document

12th resolution

Approval of the compensation policy applicable to the Chairman of the Management Board for the year ending December 31, 2024

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Management Board's report and the Supervisory Board's report on corporate governance provided for in Article L. 22-10-20 of the French Commercial Code and attached to the management report describing the compensation policy for corporate officers, namely the information relating to the corporate officer individually, approves, in accordance with Articles L. 22-10-20 and R. 22-10-18 of the French Commercial Code, the compensation policy

applicable to the Chairman of the Company's Management Board for the financial year ending December 31, 2024, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

13th resolution

Approval of the compensation policy applicable to members of the Management Board for the financial year ending December 31, 2024

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Management Board's report and the Supervisory Board's report on corporate governance provided for in Article L. 22-10-20 of the French Commercial Code and attached to the management report describing the compensation policy for corporate officers, namely the information relating to the corporate officers as a whole and to each corporate officer individually, approves, in accordance with Articles L. 22-10-20 and R. 22-10-18 of the French Commercial Code, the compensation policy applicable to members of the Management Board for the financial year ending December 31, 2024, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

14th resolution

Approval of the information referred to in Article L. 22-10-9 I of the French Commercial Code on compensation paid during the 2023 financial year or awarded for the 2023 financial year to all corporate officers in respect of their appointments to the Supervisory Board or the Management Board

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Supervisory Board's report on corporate governance provided for in Article L. 22-10-20 of the French Commercial Code, approves, pursuant to Article L. 22-10-34 of the French Commercial Code, the information referred to in Article L. 22-10-91 of the French Commercial code on compensation paid during the 2023 financial year or awarded for the 2023 financial year to all corporate officers in respect of their tenure on the Supervisory Board or Management Board, as such information appears in the report on corporate governance attached to the management report, presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

15th resolution

Approval of the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Thierry Morin, Chairman of the Supervisory Board, for the financial year ended December 31, 2023

The general shareholders' meeting, voting with the quorum and majority required for ordinary general shareholders' meetings, and having reviewed the Supervisory Board's report on corporate governance stipulated by Article L. 22-10-20 of the French Commercial Code, approves, pursuant to Article L. 22-10-34 of the French Commercial Code, the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Thierry Morin in his capacity as Chairman of the Supervisory Board for the financial year ended December 31, 2023, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

16th resolution

Approval of the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Xavier Martiré, Chairman of the Management Board, for the financial year ended December 31, 2023

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Supervisory Board's report on corporate governance stipulated in Article L. 22-10-20 of the French Commercial Code, approves, pursuant to Article L. 22-10-34 of the French Commercial code, the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Xavier Martiré in his capacity as Chairman of the Management Board for the financial year ended December 31, 2023, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

17th resolution

Approval of the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Louis Guyot, member of the Management Board, for the financial year ended December 31, 2023

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Supervisory Board's report on corporate governance stipulated in Article L. 22-10-20 of the French Commercial Code,

approves, pursuant to Article L. 22-10-34 of the French Commercial Code, the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Louis Guyot in his capacity as member of the Management Board for the financial year ended December 31, 2023, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

18th resolution

Approval of the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Matthieu Lecharny, member of the Management Board, for the financial year ended December 31, 2023

The general shareholders' meeting, voting with the quorum and majority required for ordinary general meetings, and having reviewed the Supervisory Board's report on corporate governance stipulated in Article L. 22-10-20 of the French Commercial Code, approves, pursuant to Article L. 22-10-34 of the French Commercial Code, the fixed, variable and exceptional components of total compensation and benefits of any kind paid or awarded to Matthieu Lecharny in his capacity as member of the Management Board for the financial year ended December 31, 2023, as described in the Supervisory Board's report on corporate governance attached to the management report and presented in chapter 2 "Corporate governance" of the Company's 2023 Universal Registration Document.

2.3 PARTICIPATION OF SHAREHOLDERS IN GENERAL SHAREHOLDERS' MEETINGS

Pursuant to Articles 23 and 24 of the Company's bylaws, general shareholders' meetings are convened and held as provided by law. Meetings are held either at the registered office or at another location stated in the notice of meeting. Shareholders must prove they have the right to attend the Company's general shareholders' meetings as provided by law.

All shareholders may participate in meetings either in person or by proxy. They may also participate in any meeting by voting by mail or online under the conditions provided by the legal and regulatory provisions in force.

The Management Board has the option to authorize proxy and vote-by-mail forms to be sent to the Company by remote transmission (including any electronic means) per the legal and regulatory provisions in force.

When used, electronic signatures may be considered a reliable process that satisfies the conditions defined in the first sentence of the second paragraph of Article 1316-4 of the French Civil Code. Upon the decision of the Management Board to use such means of telecommunications as published in the notice of meeting or in the meeting announcement, shareholders who participate in the meeting by video conference or by means of telecommunications that make it possible to identify them under the conditions provided by the regulations in force are deemed to be present for the purposes of quorum and majority.

Meetings are chaired by the Chairman of the Supervisory Board or, in the Chairman's absence, by the Vice-Chairman. If both are absent, the meeting elects its own Chairman.

Meetings minutes are prepared and copies or excerpts thereof are certified and issued in accordance with the law.

2.4 FACTORS LIKELY TO HAVE AN IMPACT IN THE EVENT OF A PUBLIC OFFERING

(See chapter 7, section 7.2.3 of this Universal Registration Document.)

2.5 SUMMARY TABLE OF THE DELEGATIONS OF AUTHORITY AND POWERS GRANTED TO THE MANAGEMENT BOARD

Type of delegation or authorization granted to the Management Board by the general shareholders' meeting	Maximum amount authorized (in euros)	Authorization date	Maturity	Duration of the authorization	Use in 2023	To be renewed in 2024 (Y/N)
Capital increase through the issue of shares	and/or any other	securities giving o	access to the	Company's sh	are capital	
Capital increase through the capitalization of reserves; profits; share, merger or contribution premiums or other additional paid-in capital(a)	130 million	05/19/2022 (18 th resolution)	07/19/2024	26 months	March 10, 2023 ^(a) June 22, 2023 ^(a) July 10, 2023 ^(a) August 30, 2023 ^(a) November 07,	Y
					2023 ^(a)	
Capital increase through the issue of shares and/or any other securities giving access, immediately or in future, to the Company's share capital, with preferential subscription rights	110 million ^(b)	05/19/2022 (19 th resolution)	07/19/2024	26 months	-	Y
Capital increase through the issue of shares and/or any other securities giving access, immediately or in the future, to the Company's share capital without preferential subscription rights, under a public exchange offer	22 million ^{(c)(d)}	05/19/2022 (20 th resolution)	07/19/2024	26 months	-	Y
Capital increase through the issue of shares and/or any other securities giving access, immediately or in future, to the Company's share capital without preferential subscription rights, as part of an offering referred to in section 1 of Article L. 411-2 of the French Monetary and Financial Code	10% of the Company's share capital as at the date of the transaction per 12-month period ^{(a)(e)}	05/19/2022 (21 st resolution)	07/19/2024	26 months	-	Y
Authorization, in the event of an issue of shares and/or securities giving access, immediately or in the future, to the Company's share capital without preferential subscription rights, to set the issue price ⁽¹⁾	10% of the Company's share capital as at the date of the transaction per 12-month period	05/19/2022 (22 nd resolution)	07/19/2024	26 months	_	Y
Increase in the number of shares or other securities to be issued in the event of a capital increase with or without preferential subscription rights	15% of the initial issue	05/19/2022 (23 rd resolution)	07/19/2024	26 months	_	Y
Capital increase through the issue of shares and/or securities giving access, immediately or in the future, to the share capital in consideration for contributions in kind granted to the Company	10% of the Company's share capital at the time of the issue	05/19/2022 (24 th resolution)	07/19/2024	26 months	_	Y
Share buyback program						
Share buyback	10% of the Company's share capital	05/25/2023 (20 th resolution)	11/25/2024	18 months	Use outside of the liquidity agreement:	Y
	Maximum purchase price per share: €30	for the period from May 25, 2023 to May 22, 2024			yes ^(g) Use under the liquidity	
	Maximum purchase amount: €650 million	05/19/2022 (17 th resolution) for the period from January 1 to May 24, 2023			agreement: ^(g)	
Capital reduction through the cancellation of treasury shares	10% of the Company's share capital per 24- month period	May 25, 2023 (23 rd resolution)	11/25/2024	18 months	-	Y

Type of delegation or authorization granted to the Management Board by the general shareholders' meeting	Maximum amount authorized (in euros)	Authorization date	Maturity	Duration of the authorization	Use in 2023	To be renewed in 2024 (Y/N)
Transactions reserved for employees and co	orporate officers					
Grant of bonus shares, existing or	2.5% of the total	05/25/2023	07/25/2026	38 months	June 16, 2023 ^(h)	N
to be issued, to Group employees and/or corporate officers	number of Company shares at the grant date (0.6% of the share capital for executive corporate officers)	(22 nd resolution)			December 22, 2023 ^(h)	
Capital increase through the issue of shares	5 million ⁽ⁱ⁾	05/19/2022	07/19/2024	26 months		Y
and/or any other securities giving access to the Company's share capital reserved for employees who are members of a Company savings plan		(25 th resolution)			20230	
Capital increase through the issue of ordinary	5 million ⁽ⁱ⁾	05/25/2023	11/25/2024	18 months	,	Y
shares or securities giving access to the Company's share capital reserved for employees		(21 st resolution)			2023 ⁽ⁱ⁾	

(a) Used in 2023 to cover the performance share plans implemented in 2020 and 2021, the payment of the dividend in shares and the matching contribution under the "Elis for All 2023" plan.

(b) Overall limit of capital increases with and without preferential subscription rights that may be carried out under the 19th to 21st and 23st to 24th resolutions adopted by the general shareholders' meeting on May 19, 2022.

(c) Overall limit applicable to capital increases without preferential subscription rights that may be carried out under the 20th and 24th resolutions adopted by the general shareholders' meeting on May 19, 2022.

(d) Deducted from the overall limit of ℓ 110 million set by the 27th resolution adopted by the general shareholders' meeting on May 19, 2022.

(e) Deducted from the limit of ℓ 22 million set by the 20th resolution adopted by the general shareholders' meeting on May 19, 2022.

(f) Under this authorization, should it be used by the Management Board, the issue price of the shares would be set in accordance with the following conditions:
 the issue price of the shares will be at least equal to the closing price of the Company's shares on the Euronext Paris market on the last trading day preceding the date on which the price is set, potentially less a discount of up to 5%;

the issue price of the securities giving access immediately or in the future to capital will be such that, for each share issued as a result of those securities being issued, the sum immediately received by the Company, plus any sum it might subsequently receive, is at least equal to the amount referred to in the paragraph above.

(g) See details in chapter 7, section 7.2.2 of this 2023 Universal Registration Document

(h) Used in 2023 for the free performance share grant (see chapter 6 of this Universal Registration Document and Note 5.4 and Note 4.2 to the 2023 consolidated and parent company financial statements, respectively).

(i) Not deducted from the overall limit of €110 million set by the 27th resolution adopted by the general shareholders' meeting on May 19, 2022.

(j) Used in 2023 for the "Elis for All 2023" plan. See details in chapter 7, section 7.2.1 of this 2023 Universal Registration Document.

2.6 SUPERVISORY BOARD'S OBSERVATIONS ON THE MANAGEMENT BOARD'S REPORT

Dear Shareholders,

Our Company's Management Board has called a combined general shareholders' meeting, in accordance with the law and the Company's bylaws, to inform you of the position and activities of the Company during the financial year ended December 31, 2023, and to submit for your approval the financial statements for said financial year and the allocation of income.

We would like to remind you that in accordance with Article L. 22-10-20 of the French Commercial Code, the Supervisory Board must present to the annual ordinary general shareholders' meeting its observations on the Management Board's management report and the financial statements for the year under review, on which you are asked to vote.

We are informing you that the Management Board has provided the Supervisory Board with the parent company financial statements for 2023, the consolidated financial statements for 2023, and the Management Board's management report in accordance with Article L. 22-10-20 of the French Commercial Code.

Having verified and audited the parent company financial statements for 2023, the consolidated financial statements for 2023 and the Management Board's report, we believe that there are no specific matters to report regarding these documents. The resolutions presented to you by the Management Board have been discussed and approved by the Supervisory Board.

Pursuant to the provisions of Articles L. 22-10-26, R. 22-10-18 and L. 22-10-34 of the French Commercial Code, the Supervisory Board has drawn up the resolutions pertaining, first, to the principles and criteria for determining, structuring and awarding the fixed, variable and special components of total compensation and benefits of any kind attributable to Management Board and Supervisory Board members for the fulfillment of their duties, and second, to the components of compensation due or awarded to members of the Management Board and to the Chairman of the Supervisory Board.

We hope that you will agree with all of the proposals made by the Management Board in its report and choose to adopt the resolutions submitted to you.

The Supervisory Board





Our corporate social responsibility **m**

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Elis Toulouse



3.1 WHO IS ELIS?

Elis "ensures a circular service of protection, hygiene and well-being everywhere, every day, in a sustainable way." This is the raison d'être we formalized in 2023 to reflect the Group's model, which has been based on the rental, maintenance and reuse of products and services for more than 75 years.

With our international scale and position as market leader comes a responsibility not only for our employees and our customers, but also for the environment and Society as a whole. Acting as a responsible company has long been fully integrated as part of Elis' business model and is fundamental to who we are, reflected in our values of respect, integrity, responsibility and exemplarity.

Sustainability is increasingly becoming a key concern for our employees, talent, customers, investors and all our stakeholders in general. For Elis, CSR is not a distinct program that runs parallel to the rest of the company; CSR is inseparable from our daily operations and to the Group's development and strategy. This reflects the fact that our multiservice business exemplifies the notion of a "circular economy," in which the take-make-waste model of production is replaced by a system that maximizes the value of resources and significantly minimizes waste. At the same time, we engage our employees on a daily basis, ensuring a positive workplace environment in which diversity is promoted and ethics and integrity inform everything we do.

Our commitment to help to create a more sustainable world for society, the environment and our own employees was updated through our 2025 action program. This year, we expanded this program to include ambitious 2030 climate goals aligned with the Paris Agreement (Science Based Targets initiative methodology).

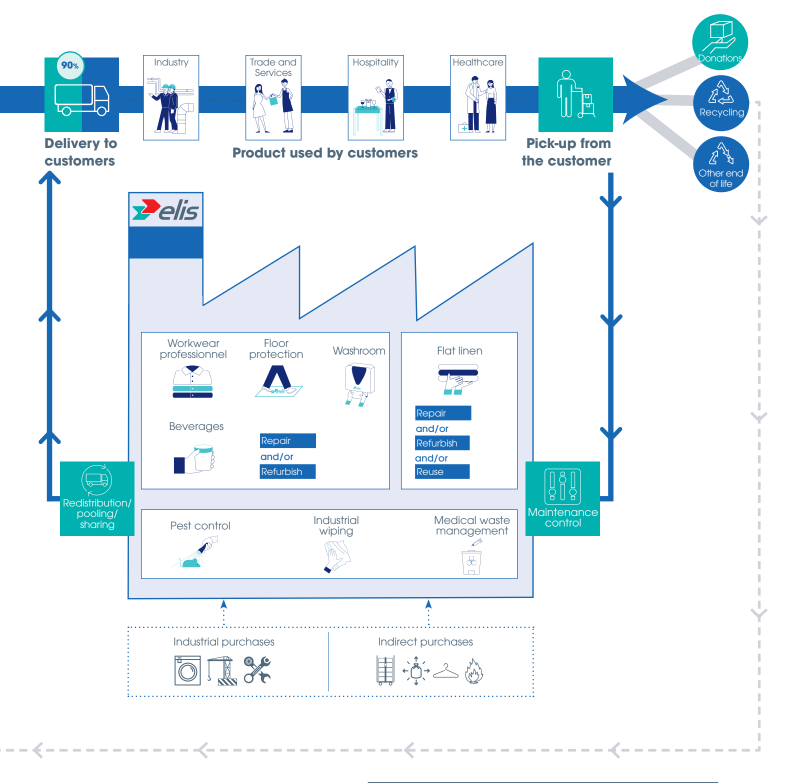
Xavier Martiré,

Chairman of the Management Board



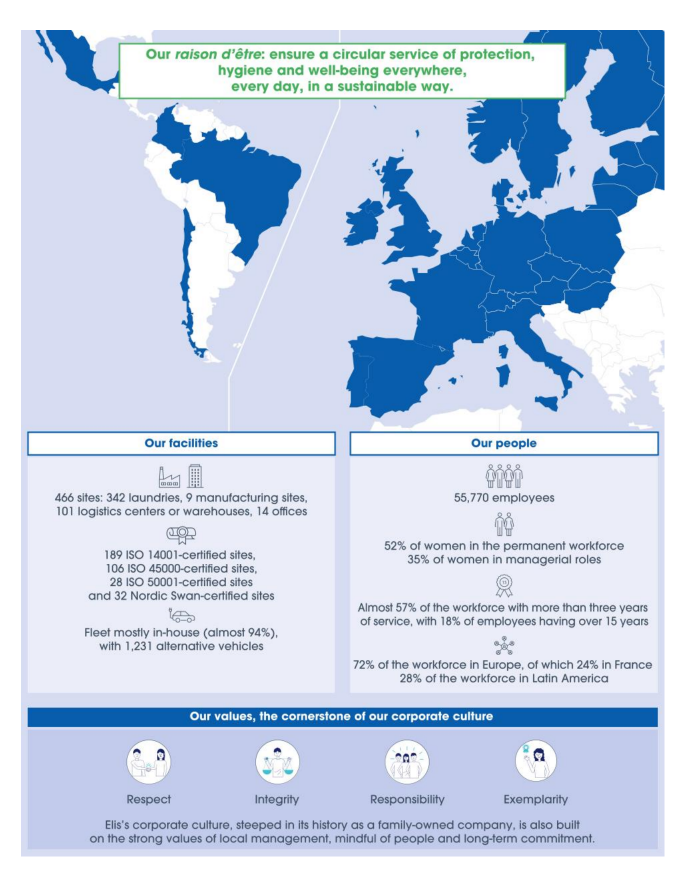
Share of revenue based on the circular economy: 84%





Other Group activities excluding product-as-a-service business model: 16%

The calculation methodology for revenue that contributes to the circular economy was revised in 2023 to align with the taxonomy regulation. Certain activities and the consumables for certain products were therefore not included.



The rules relating to the CSR reporting scope are described in section 3.6.5 "Methodology note."

3.2 OUR STRATEGY REA

3.2.1 Integrated CSR governance and management

CSR governance structure in detail

Sustainability and corporate social responsibility (CSR) can be a source of both risks and opportunities; therefore, the Elis Group has designed a governance structure overseen by the Chairman of the Management Board and led by the CSR Director, who reports directly to the Chairman.

The Executive Committee regularly deals with sustainability related topics during its meetings, particularly its main aspects. The purpose of these meetings is to keep the Executive Committee informed of the Group's CSR risks and opportunities and to review the CSR strategy, goals and performance to date, as well as stakeholder expectations and feedback. The following topics in particular were discussed in 2023: the climate strategy and action plan, logistics optimization, linen management and the traceability program, product positioning, compliance and Green IT.

Since 2020 the Supervisory Board has a special CSR Committee that helps it monitor and anticipate CSR topics as they relate to both setting its strategy and implementing it. The CSR Committee met five times in 2023. It reviewed the Group's CSR performance and the progress made on its 2025 goals, monitored the assessments conducted and the action plans related to ESG agencies' ratings, reviewed the Group's climate strategy and action plan, and discussed the new CSRD (Corporate Sustainability Reporting Directive) regulation. On top of information shared and discussed and training basics provided during the meetings, the Committe members may request support or trainings from an external expert. Information about the committee members' CSR competencies is available in section 2.1.4 "Supervisory Board" of this Universal Registration Document.

In addition, a report on the Sustainable development program, its goals and its performance is delivered at least once per year to the Supervisory Board, either during specific presentations or as part of the presentation of the Group's industrial strategy or during strategy planning days, and to shareholders during the annual general shareholders' meeting.

To coordinate the Group's Sustainable development projects especially its ambitious 2025 program - and to ensure their progress, the CSR Director works closely with the members of the Executive Committee and their teams. The CSR Director also regularly shares CSR-related conceptual and/or technical elements with them (e.g. carbon accounting, carbon reporting standards, CSRD reporting, labels and certification, etc.). The following directors take responsibility for certain goals:

- the Human Resources Director: goals related to human resources;
- the Engineering, Purchasing and Supply Chain Director: goals related to health and safety, the environment, transportation and purchasing strategies;
- > the Marketing and Innovation Director: goals related to the product offering.

		CSR Committee		Executive Committee
PROGRESS AND PERFORMANCE MONITORING	 > Discusses the Group's CSR commitments and approach in relation to stakeholder expectations > Makes recommendations for the Group's multi-year strategic direction, specifically for the climate > Reviews the Group's CSR performance and makes recommendations, as needed, to ac the climate strategy and/or action plan > Ensuing that the Group is fully prepared for major CSR considerations, risks and opportunity 			 Confirms the strategic directions for sustainable development Monitors progress on strategic CSR projects Reviews the performance and decides on action plans Reviews how the Group has performed against its main targets in relation to its material aspects
	the Supervisory meetings), parti the action plan,	123 ered at 80% of the meetir Board (excluding extraor cularly regarding climate the raison d'être, H&S, ene the raison d'être, H&S, ene tho and employee shar	dinary estrategy, ergy efficiency,	 CSR-related topics covered at 67% of Executive Committee meetings
-		*		pment Department
DEFINITION OF THE STRATEGY AND COORDINATION	 Defines and coordinates Communicates Engages emplois Analyzes and ship Leads cross-function Supports the definition 	ated risks, opportunities o ordinates the Group's CS and interacts with stake yyees	and impacts iR strategy holders indation	
		IMPLEMEN	TATION	
Sponsors and the	eir teams	Human Resourc	ces Departmer	nt Elis sites
 Oversee and implement certain strategic CSR projects Monitor and report on the associated performance Monitors, reports on or the HR performance Monitors emerging to expectations 		regions and co nd audits of Group entities	 Communicate the Group's commitments to their customers 	
CSR Amba	ssadors and Coorc	linators		QHSE Coordinators
 Roll out and coordinate the together with the HR, QHSI Coordinate the local rollou Serve as the local contact and help the teams respondent > Engage and train the teams Communicate the emerging Review and consolidate consolidate consolidate 	E and operational te ut of certain strategie for CSR issues nd to stakeholders ns on sustainability te ing topics (regulation	eams c projects opics	 Support the s Ensure alignr Analyze eme 	coordinate the QHSE strategy in the regions and countrie sites and report on their performance ment with regulations erging topics and communicate with local stakeholders consolidate QHSE data

Additional information on the governance structure of the Group and its CSR Committee can be found in section 2.1 "Governance."

3.2.2 Our strategy: commit to the planet, our people and Society

Our primary strategic focuses

With a business model grounded in the principles of the circular economy, the Elis Group has long been committed to sustainability.

Indeed, nearly 75 years ago, the Group began operating on a product-as-a-service business model, offering its customers the use of the product, rather than the product itself. Thus, at Elis, the circular economy and its foundations are a value that shapes the Group's relationships with customers and governs its day-to-day operations.

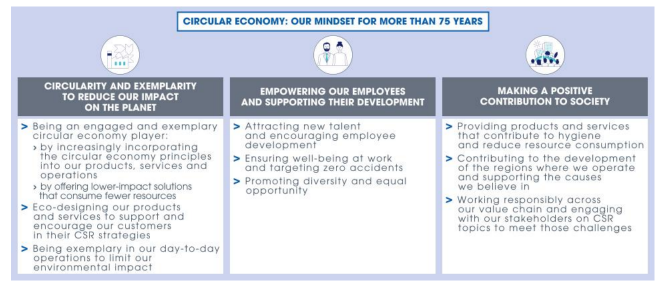
The Group's strategy is driven by the conviction that the Elis Group, with its long-standing experience in the circular economy and associated mindset, is part of the solution in a world of finite resources and significant environmental challenges.

This CSR strategy aligns with the Group's overall strategy, which is based on customer satisfaction and the ability to capture new territories and markets and to generate continuous, profitable and sustainable growth.

The Group's CSR strategy, which was updated in 2020 as part of its ambitious Sustainable development program, endeavors to address the Group's key considerations and is built around the three pillars below.

Associated goals have been designed to ensure long-term value creation and to meet stakeholder expectations while taking advantage of lessons from benchmarks and feedback. They are detailed in section 3.2.3: "Our CSR roadmap: clear and ambitious targets".

Finally, the Group's CSR policy reaffirms the foundations of its strategy and its commitment to providing a workplace environment that respects human rights and promotes diversity while limiting the Group's environmental footprint. The Group wants to lead by example, particularly through its integrity and honesty, and to share its values with its employees and partners.



Mechanisms to support the transition

Showcasing the integration of CSR into the Group's strategy and operations, a range of mechanisms to support the transition have been implemented in the last few years.

Executive compensation

The members of the Management Board have CSR targets that are reviewed annually and affect the variable portion of their compensation. Executive compensation for 2023, including the indicators used and their contribution to the variable component, is discussed in chapter 2, sections 2.2.1 "Compensation policy" and 2.2.2 "Compensation allocated and paid to corporate officers" of the 2023 Universal Registration Document.

In addition, some members of the Executive Committee have specific CSR targets related to their duties or the implementation of strategic programs. This applies to the Engineering, Purchasing and Supply Chain Director, the HR Director, the Marketing and Innovation Director and the Deputy Chief Operating Officers.

Finally, under long-term profit-sharing plans (performance share plans), some managers and employees receive a share of the Group's long-term performance and financial results. A CSR performance criterion has been introduced since 2022 to supplement the financial indicators. Accordingly, the performance on water consumption per kg of linen delivered in European laundries affects these employees' compensation (see chapter 2, section 2.2.1 "Compensation policy").

Revolving credit facility

To continue incorporating CSR into all of its components, in 2021 the Group signed its first revolving credit facility indexed to CSR indicators, for €900 million, that was updated in 2023 to integrate climate targets.

This credit facility includes a margin adjustment mechanism tied to the achievement of annual targets for indicators that are central to the Group's CSR strategy:

- water consumption, which the Group is committed to reducing by 30% per kg of linen delivered over the 2018–2030 period in its European laundries;
- gender parity, with a commitment to increase the proportion of women in managerial roles to 42% by 2030;
- the climate, with the goal of reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and 2030, and reducing absolute Scope 3 CO₂eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and endof-life treatment of sold products by 28% between 2019 and 2030.

The Group's water target, set as part of this mechanism, extends the ambition of the target previously planned for 2025.

Employee engagement and awareness

The Group uses a variety of communication methods to engage and educate employees about sustainability topics or considerations: the Group intranet, a monthly newsletter that regularly covers CSR (since 2021, more than 90% of the newsletters have included a CSR item on the Group's commitments, to raise employee awareness), a quarterly magazine distributed to all employees, and more.

Initiatives have also been rolled out locally and globally to further increase the awareness of Group employees: the rollout of Climate Fresk to the central and management teams in France and the Netherlands; the organization of a Sustainable Development Week across all the Group's sites at the same time (headquarters and plants), with information campaigns on major issues and events at the sites; and the development of CSR communication and information tools, etc.

Furthermore, social activities are organized at some of the sites: the creation of a Christmas tree out of reused or recycled materials, a potluck lunch spotlighting each person's culinary specialties, the installation and upkeep of beehives, internal competitions to promote exercise, beach clean-ups, linen donations to charities, athletic and charity challenges, tree planting.

Lastly, CSR training modules were developed and shared in order to strengthen the teams' expertise. These modules explain the main concepts of CSR and describe the Group's CSR strategy. A training module intended specifically for the sales forces has been rolled out to all of the Group's regions. Follow-up and/or basic refresher workshops are offered at the twice yearly sales/customer distribution meetings.

Efforts to define and roll out the raison d'être also provided an opportunity to reiterate the environmental benefits of the Group's circular model.

Dialog with stakeholders

As a general rule, the Group engages in transparent dialog with its stakeholders to help inform the assessment of its CSR risks, opportunities and impacts, evaluate the relevance of its CSR strategy and business model, and share news about its performance, progress and challenges. To this end, the Group uses various channels, both periodic (surveys, annual reports, newsletters, etc.) and ongoing (posting news on the website, social media, emails, discussion meetings, etc.) and direct and indirect (through representatives and spokespersons). Stakeholder expectations are reviewed with regard to the Group's CSR strategy in order to ensure its relevance.

DIALOG CHANNELS USED WITH STAKEHOLDERS TO IDENTIFY THEIR INTERESTS AND VIEWS

	Employees (permanent and non-permanent)*	Customers and users**	Investors/ Banks	Direct suppliers	Authorities, associations and civil society	Local communities**	Professional associations, business networks and competitors	Environment
Documents and materials (annual reports, website or intranet, social media, press releases, etc.) and meetings and individual conversations (sales meetings, performance reviews, roadshows, events, conferences, visits, audits, consultations, etc.)	v	v	v	v	v	v	v	
Charters and policies (CSR, QHSE, ethics, responsible purchasing, etc.)	~	~		V	V			V
Newsletters/emails/magazines	v	V						
Questionnaires (employee engagement survey, employee survey, Satisfelis, ESG questionnaire, etc.)	V	~	V	V	v	V	~	
Collaborative initiatives	~	V		~	V	V		
Elis studies (benchmarks, published documentation) or public reports (SBTN)						V	v	V
Corporate network (meetings and publication of reports)							V	

(*) Permanent Elis employees represent the vast majority of workers at Elis's sites. External actors have access to the whistleblowing system. Employees and their representatives can also share the views of other stakeholders, such as members of their family.

(**) Or their representatives (for example, the local public authorities for local communities, or customers for consumers and users of the products).

Mergers and acquisitions (M&A) process

The Elis Group pursues an active acquisition strategy. Each new entity is integrated through processes that are tailored to the size of the company and its business sector. CSR is increasingly taken into consideration when identifying, signing agreements with, and integrating acquisition targets. For example:

- > whenever it acquires a new company, the Group performs environmental and social due diligence and systematically checks that the operator is compliant with local regulatory requirements and has the necessary permits. Environmental audits are conducted when laundry sites are acquired;
- in keeping with its ethics rules, as a matter of principle the Group avoids acquisitions in places that are considered tax havens or Non-Cooperative Countries and Territories ("NCCT") under French law or by the OECD.

In addition, Elis develops an integration program for each acquisition coordinated by the acquisitions team and under the responsibility of the local operational departments. This integration program provides the Group with an opportunity to impart and implement its business model and values. Additional information is available in section 4.1.1 "Strategic risks" in chapter 4 of this Universal Registration Document.

For the purposes of this Universal Registration Document and in accordance with the Group's reporting protocol, the entities acquired during the year are excluded from the annual reporting. They will be integrated within two years at the most in order to ensure that the reporting is correctly implemented and reliable (see section 3.6.5 "Methodology note").

3.2.3 Our CSR roadmap: clear and ambitious targets

The pillars of our strategy	Our key concerns, a source of risks and opportunities	Our 2025 commitments and goals	Progress as of 2023	Section	Contribution to the Sustainable Development Goals (SDGs)
	Minimizing our energy consumption	Improving the thermal efficiency of European laundries by 35% between 2010 and 2025	-28%	3.3.5	7 AFORMABLE AND CLEAN INTERSY
	Minimizing our energy consumption	Accelerating the transition of the logistics fleet and aiming for 650 alternative vehicles by 2025	A fleet of 355 alternative logistic vehicles (compared with 134 in 2020)	3.3.5	11 SUSTAINABLE CITIES INCOMMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES INCOMANNIES I
Circularity and exemplarity to reduce our impact on the planet	Optimizing our use of resources and minimizing our impact on ecosystems	Reducing water consumption per kg of linen delivered by 50% between 2010 and 2025 in European laundries	-46%	3.3.3	6 CLEAN WATER AND SANITATION TO PRODUCTION
	Further developing circularity & Reducing and properly managing our waste	Reusing or recycling 80% of our end-of-life textiles by 2025	77%*	3.3.1 and 3.3.4	12 RESPONSILE CONSUMPTION AND PRODUCTION
	Eco-designing our products and services	Offering at least one collection composed of sustainable materials for each product family	58%	3.3.2	12 RESPONSE
	Protecting our employees	Reducing the frequency of Group employees' accidents by 50% between 2019 and 2025	-11.4%	3.4.2	
Empowering our employees and supporting their	Ensuring non- discrimination and equal opportunities	Achieving a rate of 40% of women in managerial roles by 2025 (42% by 2030)	35%	3.4.4	5 EQUALITY EQUALITY 5 EQUALITY 8 ECENTY WORK AND ECONOMIC GROWTH 5 ECONOMIC GROWTH
development	Listening to, valuing our employees and ensuring their well- being at work	Expanding the Group's Chevrons program	352 Chevrons (52% compared with 2018)	3.4.1	8 DECENT WORK AND ECONOMIC GROWTH
×	Contributing to our local communities and supporting the causes that we value	Tripling the impact of the Elis Foundation by 2025	Fifth cohort welcomed in September	3.5.5	4 EDUCATION
Making a positive contribution to society	Working responsibly with third parties	Achieving 95% of procurement spend with direct suppliers that have undergone a CSR assessment in the last three years	94.8%	3.5.3	8 DECENT WORK AND ECONOMIC GROWTH INSTITUTIONS

(*) Group scope excluding Mexico (data not available in 2023).

In Sweden and Denmark the Group has earned a certification recognizing its incorporation of the Sustainable Development Goals (SDGs) into the Group's processes: setting the strategy, contributing to the SDGs, implementing programs and tracking performance. These certifications were renewed in 2023.

12 RESPON

Beyond its action plan, and given its circular business model and its operations, the Group believes it can make a significant contribution to UN Sustainable Development Goal (SDG) 12, "Ensure sustainable consumption and production patterns." »

Accordingly, 84% of its revenue generated, from the product-as-a-service model⁽¹⁾ contributes to SDG 12.

(1) And incorporating the taxonomy's definitions for the circular economy goal.

Based on its long-standing commitment and long-term vision, the Group has also defined targets for 2030. These indicators are being used in some of the Group's funding instruments.

The pillars of our strategy	Our key concerns, a source of risks and opportunities	Our 2030 commitments and goals	Progress as of 2023	Section	Contribution to the Sustainable Development Goals (SDGs)
	Fighting and adapting to climate change	Reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and 2030 ^(a)	-15%	3.3.6	9 NRUSTRY, NNOVATOR NO INFRASTRUCTURE 13 CLIMATE
Circularity and exemplarity to reduce our impact on the planet	Fighting and adapting to climate change	Reducing absolute Scope 3 CO ₂ eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products by 28% between 2019 and 2030 ^(c)	-3.6%	3.3.6	9 NOUSTRY, NNOVATOR AND INFRASTRUCTURE 13 CLIMATE
	Optimizing our use of resources and minimizing our impact on ecosystems	Reducing water consumption per kg of linen delivered by 30% between 2018 and 2030 in European laundries	-22%	3.3.3	6 CLEAN WATER AND SANTATION TO THE CONSUMPTION ADD PRODUCTION ADD PRODUCTION
Empowering our employees and supporting their development	Ensuring non- discrimination and equal opportunities	Achieving a rate of 42% of women in managerial roles by 2030	35%	3.4.4	5 GENDER EQUALITY EQUALITY EQUALITY 8 DECENT WORK AND ECONOMIC GROWTH

(a) The target includes land-related emissions and removals from bioenergy feedstocks. Scope 2 emissions are reported as market-based.

Scope 1 (direct emissions) mainly associated with consumption of gas, fuel, etc.; Scope 2 (indirect emissions) associated with consumption of electrical energy or steam; Scope 3 (other indirect emissions) associated with other emission areas: purchased goods and services, upstream transportation and distribution, employee commuting, etc.



The Group climate targets have been approved by the Science Based Targets initiative (SBTi), an international reference and a partnership between the United Nations Global Compact, the World Resources Institute (WRI), the Carbon Disclosure Project (CDP) and the World Wildlife Fund for Nature (WWF). They are fully in line with the objectives of the 2015 Paris Climate Agreements to contribute to restricting global warming to less than 1.5°C compared to pre-industrial levels on Scope 1 and 2, and well below 2°C on Scope 3.

DRIVING AMBITIOUS CORPORATE CLIMATE ACTION

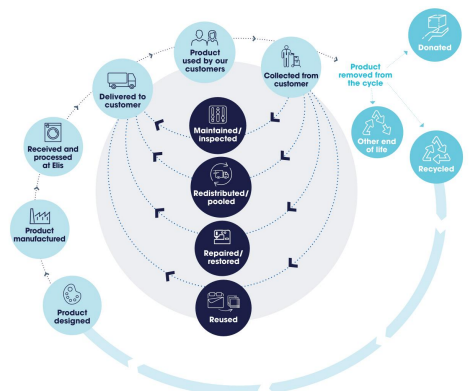
3.3 PLANET AND PRODUCTS

3.3.1 Being a circular economy player

Context

The Elis Group has been involved in the circular economy for more than 75 years, primarily through its business model, which is based on selling the use of a product rather than selling the product itself (product as a service⁽¹⁾). In addition to this business model, the

Group works in other areas of the circular economy such as pooling, repairing, reusing, refurbishing or recycling products in order to extend their life and thus keep the materials in use as long as possible.



The Elis Group believes that the circular economy business model is a sustainable solution to address current environmental challenges and our planet's finite boundaries, primarily through reducing the consumption of natural resources and keeping products in use. The Group therefore works every day to push the limits of each of the different loops of the circular economy, in partnership with its customers, suppliers and ecosystem.

The Ellen MacArthur Foundation stresses that the circular economy can make a significant contribution to achieving net-zero emissions and that moving our business models toward a circular economy, if only in a few key sectors, could reduce CO₂eq emissions by nearly 9 billion tons (or 20% of global emissions)⁽²⁾.

The services offered by Elis are positioned as a sustainable alternative to:

- the simple purchase or use of products: by maximizing their use through pooling, optimizing industrial maintenance processes (water and energy consumption, etc.), and repairing and reusing products throughout their life cycles. The product-asservice business model offers a solution to common events at companies such as changes in wearers' size, employee arrivals and departures, and new collections. For example, the use of workwear maintained by Elis would allow a reduction in emissions of up to 37% compared to a purchase solution and up to 48% reduction in water consumption;
- to single-use or disposable products: by offering reusable solutions, often maintained locally, hence supporting local employment and local economic development. For example, the use of reusable scrubs in healthcare facilities reduces emissions by 31% to 62% compared to disposable scrubs, depending on actual consumption.

These alternatives to linear consumption models also help to prevent emissions being generated and lower customers' emissions.

The use of reusable scrubs in healthcare facilities reduces CO2eq emissions by 31% to 62% compared to disposable scrubs, depending on actual consumption (Source: Cleaner Environmental Systems).



 The use of cloth roller hand towels reduces CO₂eq emissions by 29% compared to disposable hand towels (Source: ETSA).



The product-as-a-service model is characterized by selling the use of the product rather than selling the product itself.
 https://www.ellenmacarthurfoundation.org/completing-the-picture

The Group continuously develops new projects and innovations to consistently promote the principles of a circular economy in its services and operations. For example:

- by eco-designing its products: it selects materials and carries out durability tests, analyzes the impacts of materials starting from the design phase, optimizes product designs to make products easier to repair and recycle, and takes their performance in maintenance phases into account;
- by innovating in linen maintenance and logistics processes: to better reduce, reuse or recycle water and energy; sharing flows among multiple customers and products;
- by minimizing single-use consumables at the plants, such as with a specific cleanroom line, which helps reduce plastic consumption by almost 4 kg per operator;

Governance and policy

The circular economy is an inherent part of Elis's business model and is firmly anchored in the Company's identity, as can be seen in its approach to creating economic value and in the way it operates on a daily basis.

As such, all the Group's teams are involved in topics related to the circular economy:

- the product development and procurement teams work together to identify materials that are as durable as possible and that have a lower environmental impact;
- the operations teams are involved in day-to-day linen management, procurement, qualification, maintenance and repair;
- the teams in charge of the operational management of textiles track the textile reuse or retirement rate;
- > the CSR, environment and offering teams identify new ways to reuse, recover or recycle products at the end of their life.

- by working to keep products in use for as long as possible through optimized maintenance processes tailored to each product, through increased pooling of inventories between different geographic areas, through product repair – or even refurbishing in certain cases – or through reuse (for example, turning a white roller into a blue roller);
- by working on product end-of-life, especially for textiles, by forging partnerships to increase knowledge and help build longlasting industrial solutions that will help make textiles from textiles.

Given that its business model is grounded in the product-as-aservice model (rental & maintenance), it is in the Elis Group's interest to extend the life of its products by selecting high-quality items that meet expectations in terms of use, comfort and esthetics, and to work continually to extend their useful life.

Aware of the benefits of this model in terms of both resource consumption and environmental impact, the Elis Group aims to:

- be a product as a service company and promote its benefits among its customers and users of its products (patients, employees, visitors, etc.);
- 2. extend the useful life of its products;
- work with the entire ecosystem to create solutions that respond to today's challenges around recycling and reusing textiles;
- 4. develop even further the circular economy approach into its operations and strive to be exemplary.

Goal and performance

As part of its ambitious program running until 2025, the Group has set itself the goal of:

Reusing or recycling 80% of our end-of-life textiles

Key performance indicators		2021	2022	2023
Embedding product-as-a service business model and promoting its benefits among customers and product users (patients, employees, visitors, etc.)	Product-as-a-service share of the Group's revenue*		83%	84%
Keep our products in use	Share of washroom and beverage products refurbished and put back on the market (in France)	29%	58%	43%
Recycle and reuse end-of-life textiles	Share of end-of-life textiles reused or recycled (2025 target: 80%)	72%	70%	77%**

(*) The calculation methodology for product-as-a-service revenue was revised in 2023 to align with the taxonomy regulation. Certain activities and the consumables for certain products were therefore not included.

(**) Group excluding Mexico (data not available).

As in previous years, in 2023 the Group continued its initiatives related to the different pillars of the circular economy.

Being a product-as-a-service company

Measures implemented

Rental offerings

Based on the product-as-a-service system, Elis's model prioritizes services over products and rental over purchase for nearly all of its service offerings. More than 84% of the Group's revenue relies on these principles of the product-as-a-service business model through its product rental & maintenance service offering. In addition, as the Group is convinced of the benefits of this model, it provides support to its acquisitions in their transition from a simple maintenance model to the product-as-a-service model. For example, since acquiring its subsidiary in Brazil, the Group has gradually transferred its maintenance solution customer portfolio (about 50% of its revenue in 2014) to rental & maintenance solutions (over 85% of its revenue).

Elis's intrinsically sustainable model guarantees the durability of its products for the customer. Elis has every interest in prolonging their lifespan by selecting quality products that meet expectations in terms of use, comfort and esthetics.

Elis mostly provides interchangeable rental products. In other words, a product is not allocated or specific to a particular customer. As a result, product use is maximized and the risk of obsolescence is lower than for products that are meant only for a given customer.

Resource scarcity, an opportunity for more sustainable solutions

In the healthcare sector, Elis has deployed textile solutions in several countries as an alternative to single-use solutions to respond to risks of shortages, particularly during the Covid-19 crisis, and to guide its customers toward a return to reusable textile solutions with a lower impact:

- > patient gowns and scrub suits in France;
- > isolation gowns in the United Kingdom, Spain and Brazil.

The life cycle assessment conducted on reusable scrubs compared to disposable scrubs found that CO_2eq emissions fell by 31% to as much as 62%, depending on actual consumption.

Partnerships and co-innovation with customers

The Group regularly enters into partnerships with its customers to develop new products that meet their needs.

In 2013, Elis teamed up with its largest national healthcare customer to respond to issues relating to the quality and life of

duvets. In an environment where hygiene is the top priority, industrial maintenance greatly damages quilted duvets. Two years of research and tests conducted by laboratories such as the Institut Français du Textile et de l'Habillement (IFTH) and Institut Pasteur led to the creation of a general concept of disinfectable duvets that are waterproof and resistant to cleaning products (NF EN 1040 and EN 20811 standards).

The concept is based on the replacement of quilted duvets initially treated between each patient by a specially coated duvet wrapped in a duvet cover that is treated industrially in an Elis laundry.

Over the last five years, the availability in Europe of nearly 19,500 disinfectable duvets in healthcare institutions has made it possible to replace the production, transportation, maintenance and logistics of nearly 50,000 quilted duvets.

Similarly, the Group has developed new healthcare products to meet certain needs when it comes to caring for patients receiving outpatient treatment. A semi-fitted sheet, a blanket and a reusable bag to hold patients' personal items were developed in partnership with customers to provide comfortable, sustainable solutions for patients that are tailored to outpatient care.

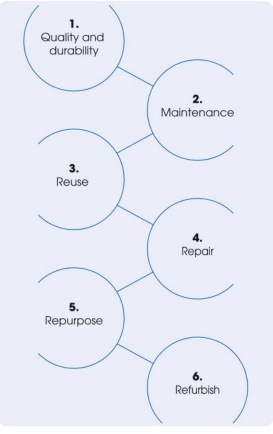
Lastly, the Group works in partnership with some of its cleanroom customers to identify reusable rental & maintenance solutions as alternatives to single-use products. The Group thus puts its circular economy experience to work for its customers so they can identify alternatives to help reduce their resource consumption, waste generation and carbon footprint. This may mean, for example, replacing single-use garments with visitor kits that contain shoe covers, gowns and hairnets. Reusable sterilization bags also help customers reduce waste in the equipment sterilization process.



Keep our products in use

Measures implemented

The Group works constantly to keep its products in use. The main levers it uses are:



The Group also works constantly to streamline its offering to make it easier to pool, reuse and repair its products.

1. Quality and durability

Elis is meticulous when it comes to the materials that are used in its product offering. It is common for items to go through more than 50 wash cycles or rotations in the course of their lives (barring specific regulations). Therefore, the quality of the items and how they hold up to washing and maintenance are vital for ensuring that the products are durable and that a high quality service is provided throughout their life.

For example, polyester fiber helps extend the life of textiles, and consumes less water in the cleaning process than 100% cotton products. Polyester is sturdier, dries faster and stands up better to repeated washing. It also holds its color and original properties better. The Group is therefore adjusting the composition of its textile items with the aim of finding the best balance between comfort and durability.

Elis's quality lab also tests products' resistance under industrial maintenance conditions before introducing them, to ensure they meet customers' performance and durability needs, in accordance with applicable standards. By selecting products that are built to last, the Group is helping to limit resource consumption and reduce the environmental impact of its products and services and that of its customers.

For example, this product approach allowed to extend the life of some cleanroom products in Denmark by almost two years.

2. Maintenance

The Group services and maintains its products (for its textile, washroom, beverage, and pest control solutions, among others) so it can adapt the maintenance processes (washing temperature, processes, etc.) to their characteristics and thus optimize their lifespan.

3. Reuse

Elis mostly provides pool rental products. In other words, a product is not allocated or specific to a particular customer. As a result, product use is maximized and the risk of obsolescence is lower than for products that are meant only for a given customer.

The use of flat linen products that are classified as group or country, which make up Elis's interchangeable standard offering, is monitored monthly in nine countries. The standard offering represents 90% of invoicing for these nine countries for flat linen.

For workwear, Elis tracks a "reuse" rate in 14 countries. This indicator tracks the number of workwear items that will be depersonalized and then re-personalized and allocated to another wearer (in accordance with the legislation in force). Elis seeks to continually enhance and maximize this expertise on reusing workwear. By the end of 2023, the reuse rate was more than 40%.

In addition, the Group has set up linen markets in three countries. Plants can use them to trade linen that has had low rotation. For example, if a collection is not being used in one plant, it can be used in another. Each plant lists its available items in a collaborative document. New ads are featured every month.

More than 230,000 items were shared between plants through the linen market in 2023 in France, Spain and the United Kingdom, which helped to extend the use of this linen and reduce the need for new linen.

4. Repair

The products the Group provides to its customers may be used under challenging conditions. Elis repairs its customers' workwear on a daily basis in each of its plants that is dedicated to clothing. For example, if a pocket comes loose it is sewn back on. This daily work is a way to extend the life of clothing. Moreover, to guarantee a supply of accessories to repair items (in accordance with regulations), the Group has a catalog of accessories used for its workwear. Common repairs include replacing the elastic in waistbands on pants if it stretches out, replacing a defective snap fastener or replacing a logo that has started to come off.

In 2023, in the Netherlands, nearly 365,000 repairs were made to workwear, out of nearly 2,600,000 items in use.

The Group also makes ad hoc repairs to flat linen, textile rollers or mats. This service is also offered for resident linen in nursing home.

One of the Group's units located in Latvia has specialized in mat repairs and refurbishing since 2001. This unit repairs more than 3,000 mats per month, on average, from 13 of the Group's countries. The types of repairs can vary and include repairing holes or damaged sections of the textiles, replacing the edges of the mats, adjusting the size of the mat based on damage and quality, changing the logo, etc. Nearly 98% of mats collected are repaired or resized. The same mat can therefore be repaired several times before it is discarded.

Water fountain repairs are regularly made either on-site or at a site near Paris where they can also be refurbished, where appropriate.

In France, Pest control encourages the repair of certain traps.

In some countries, the Group works to identify solutions for reusing its products either in the same applications (see "Being a productas-a-service company" above) or in others. For instance, when the cotton rollers for hand towels show too many imperfections, they are dyed blue and offered to customers with heavier soiling activities (heavy industry, garages).

Likewise, in Brazil, hand towels used in the Healthcare and Hospitality sectors can be dyed black and provided to beauty or hair salons. As a result of this initiative, 1,000 kg of towels are reused each month.

Similarly, some cotton towels and sheets are cut into pieces and offered to customers on a rental basis as cloth wipes.

6. Refurbishing and reassembly

Elis also strives to refurbish some of its products. In France, Elis has a workshop that specializes in refurbishing its water fountains and hygiene appliances (dispensers, etc.).

This workshop collects end-of-life water fountains placed on the French market and certain washroom equipment for the French, Belgian, German, Dutch and Luxembourg markets. A total of nearly 30,000 end-of-life appliances are collected every year to be taken apart and refurbished whenever possible. In 2023, nearly 6,600 water fountains were refurbished, and as a result Elis notably lowered the number of water fountains purchased on the French market by around 28%. Overall, more than 43% of products collected were repaired and put back on the market. The remainder were recycled.

Outlook

The Group is exploring the possibility of improving and replicating these models for other products and services. In particular, a crossfunctional working group on washrooms, bringing together stakeholders from across the entire product life cycle (design and production (supplier), purchasing, operations, offering, CSR), has been discussing the products' circularity in order to better understand current repair and refurbishing practices in the Group's different regions and align the priorities to be implemented.

Furthermore, to help keep products in use, reminders of the workwear repair instructions will be issued.

Recycle and repurpose end-of-life products

Recycling and repurposing end-of-life products is a priority for the Group. It has set a target to recycle or repurpose 80% of its end-oflife textiles by 2025. Current initiatives are described in section 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems."

Within the Pest control division, end-of-life fluorescent lights and biocides are recycled.

In 2023, Le Jacquard Français also launched its second-hand offering. The company collects tablecloths, small cloths and table runners from its customers. If the items are in good condition, they are resold on a dedicated platform or donated to charity.

In the Netherlands, a pilot project has been launched to recycle end-of-life dispensers with the goal of creating jobs for people far from the labor market. After a successful test phase, the roll-out is planned for 2024.

Incorporating the circular economy into our operations and striving to be exemplary

Measures implemented

Beyond its business model, the Group incorporates the circular economy into its operations. For example, to deliver its textile items, Elis uses little packaging, and the packaging it does use is mainly reusable: clean items are distributed and then sent back to laundries in cloth bags, cloth cage covers and metal cages or hangers, which are taken back, maintained, repaired and reused by Elis many times. When these items reach the end of their lives, the Group works on ways to recycle them. For example, Le Jacquard Français makes small bags and bag covers from these textile scraps.

The Group uses limited quantities of consumables, and is continually looking to reduce them or find reusable alternatives. In this vein, Elis is taking steps aimed at reducing the quantity of plastic used to package certain workwear items - it is substituting plastic with cloth packaging and reducing the thickness of the plastic wrap purchased. In particular, testing is underway in France to evaluate opportunities to eliminate this packaging, which is required for certain customers.

Water fountain bottles are also picked up during delivery trips and then returned to water suppliers, who clean them and then reuse them for subsequent deliveries.

The Group works in partnership with its customers to educate the users of its products on using them properly. One of the goals is to reduce both misuse and the loss of linen that is still in good condition. Campaigns are thus conducted through local initiatives, for example, by training nurses and communicating on the three Rs for linen: Respect, Return and Reuse.

Lastly, the Group repairs and refurbishes some of its equipment (machines, tunnel washers) to extend its lifespan. Some equipment is thus completely refurbished before being reinstalled at the Group's plants.

The Group is also identifying pooling and sharing opportunities across all its operations. For instance, its subsidiary AD3 in France (nursing home resident linen business) offers a solution where one customer's laundry room can be shared with other nearby homes. This solution reduces the amount of equipment needed to wash residents' linen and maximizes use.

Contribute to promote the circular economy among our stakeholders

Measures implemented

As a strong supporter of the circular economy, the Group is increasingly positioning itself to promote the subject among its stakeholders:

- > directly, by participating in forums and events on these topics in the different regions where it operates and, more specifically, in France, Denmark and Sweden. In France, the Group regularly participates in events and webinars to promote circular models. The Group thus took part in a think tank ("Measuring Circularity") on circularity measurement tools, and shared its feedback on developing a circular roadmap at training sessions. In Denmark, Elis is involved in a committee that considers environmental policies and the circular economy, acting under the aegis of the Confederation of Danish Industry. In 2023, Sweden joined the Cradlenet initiative, a platform for the circular economy, which aims to share knowledge by conducting studies or holding thematic workshops, and took part in the "Framework for Circular Textiles" project, which aims to identify common approaches for recycling textiles and assessing the impacts of the recyclability and circularity of products and materials;
- the Group also communicates extensively with its teams on circularity. Furthermore, in 2023 the Group announced its raison d'être: "Ensure a circular service of protection, hygiene and wellbeing everywhere, every day, in a sustainable way." Elis's Sustainable Development Week, which is held at all Group sites, also provided an opportunity to discuss the benefits of the circular economy and how to take action on a daily basis;
- > indirectly:
 - through its customers and users of its services, who are educated as part of their operations and jobs about sharing and reuse, which are fundamental values of the circular economy. This approach contributing to remove certain psychological barriers that are found today in the FMCG sector,

- through its networks and professional associations, by helping them promote the circular economy and its benefits. In particular, the Group shares its commitment and positions within the professional associations it belongs to, such as the French private business association (Association française des entreprises privées - AFEP), the French industrial textile services business association (Groupement des entreprises industrielles de services textiles - GEIST), and the French water fountain industry association (Association française de l'industrie des fontaines à eau - AFIFAE) in France, and the European Textile Services Association (ETSA) across Europe. In addition, the Group contributes to the AFEP's Ambition4Circularity platform. Participation in this initiative demonstrates companies' commitment to this topic,
- through publications, including that of the sustainable investment forum (Forum pour l'investissement responsable – FIR), on the analysis of the SBF 120's circular economy practices, and of the International Center for Research and Innovation for Sustainable Development (Centre International de ressources et d'innovation pour le développement durable – CIRIDD), in partnership with GrandLyon, on "The sustainable transformation of companies and regions – 50 circular economy solutions."

Within its associations and networks, the Group also engages in discussions on other CSR topics, such as climate change. The Group helps to shape the positions of these associations, which may be consulted about future regulations or to encourage the dissemination of best practices (for example, ETSA was appointed Climate Pact Ambassador).

Outlook

The Group is aware of the aspects and opportunities related to the circular economy and would like to do even more to promote these models to all its stakeholders. In the coming years, the Group will continue to discuss, share and collaborate on these topics in order to increase everyone's knowledge and continue its own internal transformation.

3.3.2 Eco-designing our products and services

Context

In selling the use of a product rather than the product itself, the Group is helping to alleviate pressure on natural resources and to reduce the environmental footprint of its business and that of its customers. However, in addition to implementing the virtuous model of the product as a service, the Elis Group strives to reduce the social and environmental impacts of its products through its eco-design strategy and its sustainable purchasing policy (see section 3.5.3 "Working responsibly with third parties" of this chapter 3). All the stages of a product's life (production, use, end of life) must therefore be considered right from the design and purchasing phases.

Governance and policy

The Marketing and Innovation Department is responsible for the eco-design of the Group's products and services. Once or twice a year, the eco-design strategy for products and services is shared with all countries.

Major launches may be validated by the Executive Committee or during a presentation to the Operational Committee, bringing together the countries. To ensure that the specific regulatory expectations or requirements of the Group's different markets are taken into account, Elis has set up a Country Product Board in 11 countries. This local decisionmaking body, which meets several times per year, brings together the different stakeholders (marketing, sales, operations, purchasing, supply chain and the industrial department) to make sure that all requirements are taken into account, such as those related to industrial maintenance or the provision of services at customers' sites.

Given that its business model is grounded in the product-as-aservice model (rental & maintenance), it is in the Elis Group's interest to extend the life of its products by selecting high-quality items that meet expectations in terms of use, comfort and esthetics, and to work continually to extend their useful life.

The Group works to reduce the impact of its products and services, in particular by developing products with lower environmental impact thanks to eco-design (using alternative or certified materials and products; using lower-impact manufacturing and design processes; designing products for repairability; refurbishing and recycling end-of-life products; streamlining the offering to facilitate pooling, reuse and repair, etc.) or by conducting life cycle analyses (LCA) for certain products.

Goal and performance

As part of its ambitious program running until 2025, the Group has set itself the goal of:

Offering at least one collection composed of sustainable materials for each product family

Key performance indicator		2021	2022	2023
Developing products with lower environmental impact thanks to eco-design	Share of product families with at least one collection composed of sustainable materials (2025 target: 100%)	46%	51%	58%

In 2023, the number of product families with at least one collection composed of sustainable materials increased due to the new offerings launched during the year. In particular, in 2023 the Group launched a range of feminine hygiene products (Ladybox) that use certified materials (GOTS or EU Ecolabel), as well as a line of mops and cloths that use recycled polyester. This has allowed it to offer more responsible alternatives within these product families. In addition, the Phoenix washroom range, which is made from recycled plastic, has expanded to include new products, and the main material used in one of the Group's major workwear ranges (Motion) has been transitioned to recycled polyester.

Developing products with lower environmental impact thanks to eco-design

Measures implemented

Ensuring the quality and durability of our products

The Group's business model is based on the product-as-a-service concept and relies on an offering of high-quality, high-durability services and products, unlike traditional consumption models that may encourage disposable products or planned obsolescence. Some products can therefore be washed more than 100 times before they are removed from circulation, in particular white garments and a number of flat linen items.

See section 3.3.1 "Being a circular economy player" of this Universal Registration Document.

Workwear offering: the sustainability of Elis's hospital scrubs rental & maintenance solution

Elis carried out an LCA in partnership with strategic customers to compare the environmental impact of the Elis hospital scrubs offering with competing singleuse polypropylene products for France. This LCA was critically reviewed by a panel of experts and published in the Cleaner Environmental Systems scientific journal. An educational and instructional approach was taken when disseminating the study and its results to a wide audience.

The disposable scrubs were 100% polypropylene, versus the reusable scrubs at 35% cotton and 65% polyester. A few key takeaways from the study are as follows:

- fewer raw materials are needed to produce reusable scrubs than disposable scrubs because, on average, over four years a physician uses 15 reusable scrubs versus 940 disposable scrubs;
- it takes more water resources to produce cotton than to produce disposable scrubs;
- disposable scrubs have more impact at their end of life, mainly because they create more waste;
- over the course of their life cycle, reusable scrubs travel approximately 25,000 km and are used 64 times. This is similar to the shipping distance from China to France for disposable scrubs that will only be used once;
- using reusable hospital scrubs results in a 31% reduction in climate change impact compared with disposable hospital scrubs. This impact reduction can be as much as 62% depending on the level of over-consumption of disposable hospital scrubs in a healthcare facility.

Recent resource scarcities have also shown the benefits of reuse-based services solutions, which can ensure continuity of service while offering a more sustainable and local services solution. The relevance of this offering enabled the Group to gain significant market share in this segment in France during the Covid-19 crisis.

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Eco-design approach

To continually do its part to ease pressure on natural resources and to reduce the environmental footprint of its business, the Group conducts life cycle assessments (LCAs). These LCAs help to underscore the benefits of Elis's model compared to other solutions (purchase or single use), and contribute to discussions on ecodesign (design, choice of materials, origin and production method, recyclability, etc.).

Hand drying offering: the cotton solution that respects the environment

Drying your hands with cotton is an environmentally responsible action. Indeed, a cotton roller can be washed up to 80 times before being recycled into cloths. The production and use of cotton rollers therefore have a limited impact on the environment compared to paper hand towels⁽¹⁾:

- up to 29% fewer greenhouse gas emissions;
- up to 48% less energy;
- up to 95% less waste generated.

Both the LCAs conducted by the Group and some external studies show the high percentage (about 75% according to UNEP) of impacts related to product manufacturing. The key to reducing the impact of products and services is therefore to work on upstream solutions (materials, design, production) as well as on the products' use in order to extend their lifespan. The Group is working with the following main levers of eco-design:

- choice of materials and their durability. The Group is especially committed to offering at least one collection composed of sustainable materials for each product family by 2025. For example, the Group currently offers the Bio's Fair collection made of organic, fair-trade cotton for bath linen and workwear. Regarding the sustainability of materials, see section 3.3.1 "Being a circular economy player" of this Universal Registration Document;
- the origin and production methods of materials (see section 3.5.3 "Working responsibly with third parties" of this Universal Registration Document);
- product design for repairability, refurbishing and end-of-life recycling; For garments, for example, this means avoiding, when possible, hard components that cannot be recycled easily.

The Group is increasingly incorporating these criteria when establishing its product specifications.

In 2023, the Group's product managers and country CSR coordinators received training on environmental claims and the various certifications.

Offering products to foster more sustainable consumption

The Group strives to offer services that help reduce environmental impact during use and particularly to support sustainable consumption by users. In this vein, the Group offers emulsion soap dispensers to reduce the amount of product used and make the rinsing stage easier, thereby also slashing water consumption.

The Group's smart solutions based on the IOT (Internet of Things) also help to improve customers' consumption. For instance, Elis Connect IOT, in the washroom segment, means that customers only change their consumables (such as soap and toilet paper) when necessary. Using sensors built into the distributors and connected to the Elis Connect platform, the predictive warning

Purchasing more sustainable materials and products

Measures implemented

Concerned about its environmental and social impact and keen to engage its customers in more sustainable initiatives, the Group is striving to add more and more certified materials and items to its catalog of products and services.

As part of this effort, Elis is teaming up with suppliers to identify the best certifications for each product type. Based on international standards, these certifications ensure the credibility of the initiative to reduce environmental and social impacts.

system prevents shortages and thus optimizes the use of the various consumables.

Since 2021, the Group has offered a coffee bean offering, with no individual packaging and with less industrial processing, and an organic, fair-trade coffee offering.

The Group also encourages its customers to use reusable cup or bottle solutions. Home Compost cardboard cups are otherwise provided.

In the Group's cleanroom business, customers are offered "visitor" kits instead of the traditional disposable solutions (gown, shoe covers, hairnet, etc.) that they are usually provided when visiting production workshops. Reusable sterilization bags are also offered in an effort to reduce waste while ensuring equipment sterilization.

The washroom ranges that have a reserve system make it possible to use up the entire consumable and thus avoid waste.

Our Pest Control business

Within the Pest Control business, the Elis Group seeks to take environmental aspects since the beginning. To this end, the Group prioritizes a prevention-based approach that aims to protect customers' facilities and reduce the risk of infestations. In the event of an infestation, pest management experts develop and promote alternative extermination methods in order to minimize the impact on the environment.

During the preliminary assessment, the Group's experts work to maximize protection of the customer's site and rely on exclusion systems (door thresholds, steel wool, etc.) to better seal structures. Group experts also teach customers best practices for preventing pest infestations and suggest more sustainable alternatives, such as plant-based insecticides (Origin Captiv, Origin Mosquilock, diatomaceous earth, etc.), while also encouraging the use of natural systems such as chickadee birdhouses to combat processionary caterpillars.

Moreover, ever dedicated to its circular business model, the Group provides maintenance, upkeep and end-of-life services for its equipment and applies eco-design principles when developing its product lines around three key pillars:

- > waste reduction at source;
- product maintenance;
- recyclability of materials used.

Outlook

In accordance with its product strategy and the Group's goal of guiding its customers toward more sustainable choices, Elis will continue to pursue its initiatives in 2024. The Group expects to launch new products that use alternative materials, made mainly from recycled materials. In addition, new materials will be tested in the Group's laboratory to determine whether they are suitable for industrial processes.

Training on environmental claims and certifications will continue to be rolled out in the Group's countries and new training modules are being developed.

Here are some examples:

Raw materials: textile

(flat linen, workwear, washroom, mats, etc.)

Elis encourages Oeko-Tex certification for the textiles delivered, in accordance with its Supplier Code of Conduct. This label represents a worldwide uniform testing and certification system for harmful substances including prohibited and regulated substances, chemicals that are known to pose health risks, and precautionary parameters relating to health. The Group is also increasingly working to incorporate fibers made from recycled materials. These materials have a smaller environmental impact on climate change during the extraction and processing phases. In 2023, the Group accelerated the incorporation of recycled polyester into the garment collections by transitioning iconic collections, such as the Motion collection for Industry, which accounts for more than 200,000 items used each year by customers. In addition, recycled cotton has replaced cotton in two glassware towels.

In 2023, Le Jacquard Français launched its Slow Life Re-Use collection made of recycled cotton and polyester threads.

The recycled material used in the products may come from postconsumer PET bottles, post-industrial waste, waste collected from oceans and coastlines, or post-consumer textile fibers (cotton or polyester).

Elis has thus launched the "zero-waste apron" designed entirely with fabric made from 100% recycled materials, 60% of which come from Elis's end-of-life textiles (closed loop). The apron has also been designed to ensure that all the fabric is used without any lost. The carbon impact of the product has therefore been reduced by 49% compared with a similar traditional apron⁽¹⁾.





Raw materials: paper and wood (workwear, washroom)

Washroom offering

- GOOD: high-quality recycled paper. Elis offers its customers in Northern Europe a specific range of recycled paper hand towels and toilet paper. This GOOD range of paper is made from recycled cellulose fibers found in cardboard food packaging. These fibers are of equivalent quality to pure cellulose lining. Over 5.6 million rolls of GOOD paper towels were ordered by Elis sites in 2023.
- FSC-labeled paper for Southern Europe: the Forest Stewardship Council is an environmental label whose purpose is to confirm that the production of wood or wood-based products complies with procedures that ensure sustainable forest management. Over 14.5 million FSC-labeled paper hand towels were ordered by Elis sites in 2023.

Workwear

- > lyocell fiber: the TENCEL[™] brand's lyocell fiber made its appearance in 2020 in two workwear collections: TRENDY and REGENCIA (50% lyocell/50% polyester blend). Made from wood grown in sustainably managed and FSC- or PEFC-certified forests, this fiber is recognized for its environmental performance. It also provides a very good level of comfort and softness for wearers. The volume of workwear that contains lyocell continues to grow and the fiber is regularly requested in healthcare calls for tender.
- bio-based fibers: The use of bio-based synthetic materials has also increased, but on a smaller scale.

Raw materials: Fairtrade or organic coffee and cotton

For 13 years, Elis has been a partner of the Fairtrade/Max Havelaar label and supports fair trade. The collaboration between Elis and the Fairtrade/Max Havelaar label started in 2009 through a partnership with the coffee supplier Malongo. Malongo's 100% arabica fair trade Ethiopian Moka coffee is now part of the Group's offering. Currently, in addition to coffee, Elis uses fair-trade organic cotton in 23 of its products (Bio's Fair collection: bath linen and workwear), and is committed, via the Fairtrade/Max Havelaar label, to paying development premiums to small cotton and coffee producers (an aggregate total of over €200,000 in development premiums paid to small producers between 2009 and 2020).

As of 2023, 76,000 Fairtrade/Max Havelaar-labeled garments were in circulation in the Elis network, and almost 642 hospitality customers had chosen organic and fair-trade cotton for their bath linen.

Raw materials: plastic

In 2023, the Group added three new products to its Phoenix washroom line to make it more marketable to a wider range of customers and regions.

The amount of recycled plastic in the products in this washroom line ranges from 39% to 98%. Using recycled materials instead of virgin materials results in a fourfold reduction of the material impact. Moreover, this material is produced in Europe (Austria and the United Kingdom).



Products: EU Ecolabel, a label chosen for various product families

Flat linen offering

Elis makes EU Ecolabel-certified textile products available to some of its domestic customers. This European label was created in 1992 by the European Commission to enable consumers to identify the most responsible products in terms of the environment and health throughout their life cycle. It meets stringent requirements in terms of limiting impacts (such as limitation of hazardous substances, reduction of air and water pollution during fiber production, etc.). Washroom offering

- Paper products: Elis provides its customers with Ecolabelcertified paper products for hand towel dispensers, as well as for toilet paper dispensers for the Aqualine and Fusion collections. In 2023, the Elis Group ordered 26 million Ecolabel-certified products (14.4 million for paper hand towels and 11.6 million for toilet paper).
- Ilquid and foam hand soaps: Elis also provides its customers with Ecolabel liquid and foam hand soaps. In 2023, 500,000 consumables were delivered.
- Feminine hygiene: In 2023, Elis launched a new offering of sanitary napkins, tampons and tampon dispensers (the Ladybox). The EU Ecolabel-certified sanitary napkins are to 80% of natural origin. They contain no chlorine, fragrances, dyes or allergens, and their packaging is made from recycled plastic. The tampons are made from organic cotton with GOTS (Global Organic Textile Standard) certification. This product is also gradually being rolled out to the Group's sites.

Products: Cradle to Cradle certification, Fusion Collection

Fusion is a line of Cradle to Cradle-certified washroom equipment. The Cradle to Cradle certification promotes the design of products with a smaller environmental impact. It guarantees that the products are circular and manufactured responsibly. Since 2019, Elis has installed more than 99,000 Cradle to Cradle-certified appliances from the Fusion range.

Products: GRS (Global Recycled Standard) certification, re:Tech mats

In 2023, the Group launched a new range of mats (re:Tech) with GRS and Oeko-Tex standard 100 certification. The upper part of the mat is composed of 50% recycled polyester and 25% cotton from production off-cuts. The backing is rubber, 34% of which comes from production off-cuts.

3.3.3 Optimizing our use of resources and minimizing our impact on ecosystems

Context

The Elis Group consumes a number of resources, principally water and cleaning products, in the course of its operations. Beyond the beneficial impact of its circular business model, the Group has a long history of limiting its impact on ecosystems and works in this area on a daily basis. In order to manage and reduce this impact, the Group provides its services directly. Accordingly, only 1% of the Group's services were subcontracted in 2023.

Governance and policy

The Group's Engineering and Quality, Health, Safety and Environment (QHSE) Director reports to the Group Engineering, Purchasing and Supply Chain Director, who is a member of the Executive Committee. The Engineering and QHSE Director is responsible for defining the Group's environmental policy and environmental risk prevention policy.

In the countries where Elis operates, the QHSE teams, in support of the operations departments, set the Group's standards and assist sites in managing environmental matters or carrying out specific actions (energy efficiency, textile recycling, etc.). These teams are also responsible for helping sites monitor environmental performance and share best practices. A network of environmental officers ensures the operational deployment of measures at production centers.

For this purpose, quarterly coordination meetings are held with the QHSE coordinators to share best practices among the Group's different regions.

In addition, the Group has a team of 10 Water, Energy and Chemical (WECO) engineers dedicated to analyzing each Group

site's performance on these matters, managing industrial projects for reducing consumption, sharing best practices and rolling out Group programs. The WECO team also monitors new available technologies and cross-sector approaches. In addition, it works increasingly closely with partners who have approximately 20 technicians specializing in the integration and optimization of washing processes. An industrial projects team of around 15 engineers also supports the rollout of site investment projects.

Water, energy and chemical performance is reviewed and analyzed for each site on a monthly basis. These analyses are shared with the different levels of the organization, from the members of the Executive Committee to Plant Directors.

Sessions are regularly organized by the WECO teams to train the on-site teams on best practices for water and energy consumption.

Self-assessment tools have been developed. In some geographic areas, training may also be provided as part of the annual reporting and ISO 14001 or Nordic Swan certification processes, or for new hires (for example, heads of maintenance in France).

Finally, in accordance with its Quality, Health, Safety and Environment (QHSE) Policy, Elis's environmental commitments aim in particular to:

- promote its circular business model and adapt it for its operations;
- > optimize its use of resources;
- limit its impact on biodiversity and ecosystems, in particular by properly managing its centers, treating potential pollutions and carrying out actions that promote biodiversity.

The Group also regularly reviews its environmental performance and reports on it annually in its Universal Registration Document.

Goals and performance

As part of its ambitious program running until 2025, the Group has set itself the goal of:

Reducing water consumption per kg of linen delivered by 50% between 2010 and 2025 (laundries; Europe)

> Offering at least one collection composed of sustainable materials for each product family

Reusing or recycling 80% of our end-of-life textiles by 2025

Reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and 2030⁽¹⁾

Reducing absolute Scope 3 CO₂eq emissions by 28%⁽²⁾

Key performance indicators		2021	2022	2023
	% reduction in water consumption per kg of linen delivered between 2010 and 2025 (European laundries)	-40%	-43%	-46%
Reducing the pressure	(2025 target vs 2010: -50%)			
on water resources	% reduction in water consumption per kg of linen delivered between 2018 and 2030 (European laundries)	-14%	-19%	-22%
	(2030 target vs 2018: -30%)			
Ensuring the quality of wastewater discharge	% of wastewater treated before being discharged into the natural environment	100%	99.87%	99.99%
	Share of product families with at least one collection composed of sustainable materials	46%	51%	58%
	(2025 target: 100%)			
	Share of end-of-life textile waste reused or recycled	72%	70%	77%*
	(2025 target: 80%)			
Limiting our impact on biodiversity	$\%$ reduction in absolute Scope 1 and 2 CO_2eq emissions between 2019 and 2030		-15%	-15%
-	(2030 target: -47.5%)			
	% reduction in absolute Scope 3 CO ₂ eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products between 2019 and 2030		10%	-3.6%
	(2030 target: -28%)			

(*) Group excluding Mexico (data not available).

In 2023, the Group continued to improve its performance in terms of water consumption per kg of linen delivered thanks to the programs that were implemented during the year, which are described in detail below.

Its performance on other biodiversity-related indicators is detailed below.

Reducing the pressure on water resources

Measures implemented

Water is a strategic global resource and a real sustainability consideration for communities, companies, and in particular for Elis in relation to its activity. The water is drawn either from the natural environment (groundwater or surface water) or via connections to municipal water networks. The Group has been committed for many years to reducing its water consumption per kg of linen delivered. As such, water consumption per kg of linen delivered decreased by 55% in laundries in France (the Group's birthplace) between 2007 and 2023 and fell by 46% in Europe between 2010 and 2023. Moreover, the Group has set itself a target: to reduce its water consumption per kg of linen delivered by 50% between 2010 and 2025.

This approach is based on the 3Rs: Reduce, Reuse and Recycle. This helps to reduce water use and pressure on the natural environment.

In addition, the Group only consumes small amounts, as the amount of water returned is close to that withdrawn (with evaporation losses limited to around 15%).

In 2022, the Group reviewed its portfolio of technologies (type, maturity, etc.) and approaches with the aim of reducing water consumption and clarifying the associated action plan. The Executive Committee regularly reviews the progress made on this action plan.

Finally, through process optimization and its circular business model, the Group is able to reduce water consumption significantly compared to a solution based on purchasing and inhouse laundering.

⁽¹⁾ The target includes land-related emissions and removals from bioenergy feedstocks. Scope 2 emissions are reported as market-based. Scope 1 (direct emissions) mainly associated with consumption of gas, fuel, etc.; Scope 2 (indirect emissions) associated with consumption of electrical energy or steam; Scope 3 (other indirect emissions) associated with other emission areas: purchased goods and services, upstream transportation and distribution, employee commuting, etc. (2) From purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of products sold.

Reducing water consumption

In order to reduce the water required in its washing processes, the Group identifies and implements:

- best practices (for example, optimizing the amount of cleaning product used according to the actual weight of the textiles or creating best practices for washing tunnels and washing machines, including tests to eliminate the rinsing stages in washing machines);
- new technologies (for example: installation and testing of new technologies (UVC reactor and EPIC enzyme-based system) that use less water to rinse, type of cleaning product and activation, replacement of machines with more efficient models);
- changes to its washing processes (for example, lower temperatures where possible, mixing of reagents under new conditions to increase their efficiency).

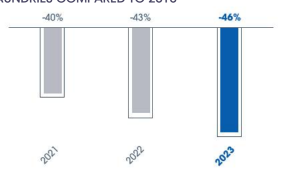
The Group also prefers to use tunnel washers where possible. Equipped with separate compartments, these washers allow linen to progress through the different stages of the process by moving from one compartment to another, and to optimize water consumption.

In 2023, the Group continued the rollout of programs to optimize its washing processes by changing products or dosages, especially with an emulsion cleaning product technology that ensures optimum dosages are used. Elis also continued to deploy its program to replace powdered cleaning products with liquid cleaning products, which are easier to rinse and therefore consume less new water. In 2023, the Group standardized the washing temperatures for all its sites based on the bleaching agents used.

Finally, the Group's teams of water, energy and chemical engineers are training the sites' production and maintenance teams in the optimum washing methods (the "essentials" of washing, how to best use washing equipment, etc.). A tool to self-assess application of best practices in water consumption allows each site to evaluate itself and implement an appropriate action plan.

The Group is also considering alternatives to centralized heat or steam production, which could reduce water consumption significantly.

PERCENTAGE REDUCTION IN WATER CONSUMPTION PER KG OF LINEN DELIVERED IN EUROPEAN LAUNDRIES COMPARED TO 2010



WATER CONSUMPTION BY SOURCE (AS A %)



Water reuse and recycling

In parallel with its actions to reduce its water requirements, the Group is undertaking initiatives to maximize the reuse of water (between its different processes) and to recycle it (at the end of the process).

To this end, as an example, the Group is working toward ensuring that, at all its sites and for all its products (flat linen, workwear, mats, etc.), rinsing water is reused in the laundry soaking stages or that water is reused by the different washing appliances in the prewash and wash phases. In Norway, a site has been upgraded to reuse more water in the workwear and mat washing process. The site had previously reused approximately 20% of its water versus nearly 100% today.

With regard to the recycling of water at the end of the process, the Group is continuing its research and carrying out pilot projects. A feasibility study for a water treatment and recycling project is underway. As a result, some of the Group's plants are now operating in a closed loop circuit. This is the case in particular with one site in the Netherlands specializing in industrial wiping products, where all water is recycled and reused. In addition, in Brazil, the Group has two plants recycling 70% to 90% of their wastewater (workwear laundry), and in 2023 it implemented partial recycling at a healthcare site. Other partial recycling projects are underway in Sweden and France.

In addition, the Group has a continuous monitoring program to identify new technologies, their maturity and whether they can be adapted for industrial laundry processes.

Climate change and water scarcity analysis

In 2021, the Group conducted an analysis to identify sites that are currently experiencing the effects of water scarcity or that could face such a situation in the medium to long term, given the effects of climate change. This study identified about 30 sites (out of 322 laundries) located in areas that could be at risk of water stress in the long term. France and Spain are the two main countries affected. Because these sites are in different geographic areas, a disruption in the water supply to all 30 sites is very unlikely to occur. Seasonal droughts could result in usage restrictions. To date, the Group has only very occasionally been subject to water consumption restrictions. In France, the Group has implemented a procedure and best practices to be followed when water use is restricted. Steps have also been taken in Spain to support the sites in the event of severe drought. Finally, in the context of setting up new production units, Elis is undertaking a hydrogeological study to determine whether the water supply can come from groundwater, based on local availability, or if it should be coming from other supply sources (recycled water, the municipal water supply, etc.).

Outlook

The Group will continue to take action to optimize its water consumption in line with its 3R approach (Reduce, Reuse and Recycle) and by rolling out existing best practices, identifying new technologies and better processes, making dedicated investments, and training its teams. The Group also continues to test its water recycling initiatives.

Linen maintenance and use of cleaning products

The Group almost exclusively launders linen using water-based processes. In 2023, only 0.1% of the textiles delivered by Elis to its customers were laundered using a dry-cleaning process.

To clean linen, the Group mainly uses cleaning products for removing dirt, bleaching agents, neutralizers and finishing products, which vary depending on the type of textile (flabric softeners, starch, bacteriostats and waterproofing products). These products are stored in a dedicated room either in tanks or in their original packaging within adapted containment basins of sufficient volume. The amounts stored are limited, ensuring a balance between having sufficient stock and reducing delivery frequency, all while minimizing risk. The storage of these products is regulated. The Elis Group uses only phosphate-free detergents. In addition, the Group is working to limit its consumption of cleaning products, mainly by using the right product, in the right amount, at the right time and in the right place.

Ensuring the quality of wastewater discharge

Measures implemented

Since the nature of wastewater from laundries is the same as household wastewater, the vast majority of the Elis Group's laundry facilities are connected to the municipal wastewater networks. The Group monitors its wastewater itself in line with applicable regulations through regular analysis programs. The industrial water, pre-treated if necessary, is then either treated at a collective treatment plant or at an on-site treatment plant.

Based on these wastewater analysis programs, the Elis Group has acquired in-depth knowledge of the quality of its water and is continually working to improve it.

As such, in Brazil, Elis has about 20 laundries that treat wastewater (biologically and/or physically and chemically) before it is discharged into the natural environment.

BREAKDOWN OF GROUP WASTEWATER BY DESTINATION (MILLIONS OF M³)*



(*) 99.99% of the effluent discharged is treated.

Microplastics

Several studies have been conducted on microplastics to clarify their impact and scope. According to the report by the European Environment Agency⁽¹⁾, the main sources of microplastics in surface water in Europe are tire abrasion (54%), plastic products (24%) and, to a much smaller extent, road markings and the washing of synthetic textiles.

Scientific studies and regulatory frameworks are being developed to ensure the comparability of the studies and measurements and to advance knowledge in this area, in particular on most impactful life-cycle stages of the products.

The Elis model, which aims to keep products in use, would help limit impacts over the long term. In addition, wastewater from the processes is currently treated on site or through the municipal treatment networks, depending on the applicable regulations. These on-site or in-plant pre-treatments consist, in part, of filtration or flocculation steps, which help trap some of the microplastics.

The Group also conducts testing to improve knowledge on the subject.

Lastly, Elis monitors and contributes to progress on draft European regulations on this matter.

Limiting our impact on biodiversity

Measures implemented

Protecting biodiversity is an important consideration for Society as a whole. The circular economy, which forms the basis for the Group's business model, is one of the solutions identified to meet this challenge. The Ellen MacArthur Foundation⁽¹⁾ explains that the circular economy offers a systems solution "tackling climate change and other global challenges, like biodiversity loss, waste, and pollution." For example, the use of workwear maintained by Elis would reduce the impact on ecosystems by up to 50% compared to a purchase solution (source: EY report).

To better address its biodiversity concerns, in 2023 the Group conducted a study based on the main drivers of biodiversity loss identified by IPBES⁽²⁾. The Group's principles of action for the five leading drivers are detailed below:

- 1. Land- and sea-use change: the Group focuses its efforts on the rational use of resources;
- 2. direct exploitation of organisms: the Group takes action to reduce, reuse and recycle resources;
- 3. climate change: in 2023, the Group announced a climate strategy aligned with the Paris Climate Agreements;
- 4. pollution: the Group has implemented initiatives to prevent and reduce environmental impacts;
- 5. invasive species: the Group offers pest control and prevention solutions.

1. Aiming for the rational use of resources (Land- and sea-use change)

For Elis, concerns associated with land-, soil- and sea-use change relate primarily to the use of land to farm the cotton used in its textiles and the wood needed to produce paper (utilized mainly in its washroom products). For several years, Elis has made it a priority to use more sustainable raw materials and to optimize their use. The Group's goal is to have at least one collection composed of sustainable materials for each product family by 2025. The Group is also increasingly using recycled materials in its products, which have less of an impact on land use.

The Group also seeks to keep products in use in order to reduce pressure on resources and prevent land- and sea-use changes. The Group has repair and refurbishing units for certain products, such as water fountains and washroom items.

The Group also refurbishes some of its equipment (machines, tunnel washers) to extend its lifespan. It can thus be completely refurbished before being reinstalled at the Group's plants.

The Group's actions in this area are described in sections 3.3.1 "Being a circular economy player" and 3.3.2 "Eco-designing our products and services" of this Universal Registration Document.

2. Reducing, reusing and recycling resources (Direct use of resources)

Reducing, reusing and recycling resources is a priority in addressing biodiversity concerns. In fact, "the extraction and processing of natural resources accounts for more than 90% of global biodiversity loss and water stress"⁽³⁾.

Elis's circular model helps reduce pressure on natural resources along the entire value chain:

- > by designing products made to last and increasingly integrating recycled materials. See sections 3.3.1 "Being a circular economy player" and 3.3.2 "Eco-designing our products and services";
- > by optimizing its industrial processes and reducing its usage (water, energy). See sections 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems" and 3.3.5 "Minimizing our energy consumption";

> by working to reduce its consumption of other natural resources. It thus aims to reduce its paper consumption by digitizing a number of its operating processes (electronic signatures on contracts, paperless deliveries, etc.).

3. Reducing our greenhouse gas emissions (Climate chanae)

Climate change is currently the third leading driver of biodiversity loss. In September 2023, the Group announced its new climate strategy, which is aligned with the Paris Climate Agreements, that aims to significantly reduce the Group's emissions. More details on this strategy are provided in section 3.3.6 "Fighting and adapting to climate chanae"

4. Preventing and reducing environmental impacts (Pollution)

The Group has several levers available to limit environmental impacts along Elis's entire value chain, including:

- supplier assessments: see section 3.5.3 "Working responsibly with third parties";
- > the use of eco-design principles in its products. By favoring products that are built to last and can be repaired, reused and refurbished, the Group helps to extend their lifespan and thus to reduce resource consumption and waste generation. In addition, some of the Group's products are labeled or certified as having less of an impact on biodiversity. For example
 - Elis encourages Oeko-Tex certification for all textiles. This standard is a worldwide testing and certification system involving tests for harmful substances that helps to limit the use of materials and substances that are harmful or pose health risks,
 - Elis offers its customers textile product ranges made from organic cotton whose production has a reduced impact on ecosystems
 - Elis has joined forces with Max Havelaar and Malongo on an environmental initiative that protects biodiversity by offering organic, fair trade coffee ranges,
 - Elis supplies EU Ecolabel-certified textile products to some of its customers. This European label enables consumers to identify the most responsible products regarding environmental and health aspects throughout their life cycle. It meets stringent requirements in terms of limiting impacts (such as limitation of hazardous substances, reduction of air and water pollution during fiber production, etc.).

Lastly, the Group's goal is to have at least one collection composed of sustainable materials for each product family by 2025. Section 3.3.2 "Eco-designing our products and services" provides more details on the Group's actions in this area;

- actions to optimize and reduce impacts in its operations. The Group implements control measures to monitor and/or prevent contamination of groundwater and soil. The main measures implemented are:
 - prevention and protection: installing network shuttering systems, protecting groundwater abstraction works on sites using groundwater,
 - training and authorizations: training operators on chemical hazards and maintenance managers on pollution risks (training provided by the QHSE Department), requiring specific authorizations for certain types of operations,
 - communication, awareness-raising and checks: displaying and implementing safety procedures (fire hazards, chemical hazards, etc.), conducting regular checks on plants covered by the regulations.

Source: https://www.ellenmacarthurfoundation.org/topics/circular-economy-introduction/overview
 https://doi.org/10.5281/zenodo.3831673
 https://doi.org/10.5281/zenodo.3831673

Actions taken on water and waste topics are described in more detail in sections 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems" and 3.3.4 "Reducing and properly managing our waste."

The Group is rolling out prevention, monitoring and control measures to prevent soil pollution risks. Moreover, when acquiring new sites, Elis conducts due diligence audits to determine the regulatory compliance of site operations and any impacts they have had on the environment in the past. Depending on the assessed level of risk and the terms of the acquisition, provisions for cleaning up the pollution may be established so that Elis can carry out investigations and treatment actions that may be necessary. Most of the Group environmental provisions relate to operations acquired by Elis. These accounting provisions most often relate to dry-cleaning activities prior to their acquisition by the Group. Across the Group as a whole, 99.9% of linen by weight is washed with water, and only 0.1% is dry cleaned. The Group is working to identify and implement, where possible, water-based washing alternatives when it acquires or is already operating this type of activity. In 2023, the costs of making these operations compliant totaled around €7.5 million, and environmental provisions and guarantees were €77.8 million. No fines were paid for environmental litigation in 2023;

compliance with regulations and use of voluntary approaches: in France, production site operations are governed by a prefectural order that sets, among other things, limits for water withdrawal, wastewater discharge, air emissions and waste management. In the other countries where the Group operates, operating permits or licenses are required, depending on local regulations. Changes in regulations are considered by local technical teams and monitored by centralized specialist teams. Annual investment takes into account potential changes in sites' technical requirements.

For example, boilers are subject to regulatory checks to verify that combustion is taking place within the specified parameters. Emission levels, in particular nitrogen oxide (NO_x) levels, are reduced through the use of efficient burners and the correct combustion settings. Sites that use biomass as their main energy source are equipped with filters to limit dust and particle emissions.

In addition, some Group sites are engaged in certification process to better communicate their engagement. To this end, in 2023, the Group had ISO 14001 environmental management certification for 162 of its sites (46% of its industrial sites), ISO 50001 energy management systems certification for 28 European sites and Nordic Swan certification for 32 sites.

5. Offering pest control and prevention solutions (Pest Control)

The introduction of invasive species is the fifth-leading stressor that threatens biodiversity. These species lead to various impacts on native species, ecosystem functioning and the associated goods and services.

At Elis, the goal of the Pest control activity is to offer a comprehensive pest control and prevention service while also protecting habitats. The Pest control division is therefore creating a monitoring system that involves training customers on best

practices for pests and advising them on how to better pest-proof their buildings. For one-time visits, it prefers alternative natural treatment solutions, such as dogs, hawks and ferrets, or the use of natural insecticides. This approach is reinforced through CEPA certification (quality of the disinfection, insect control and vermin control services), which it has obtained in Ireland, Italy, France and Switzerland. This standard demonstrates Elis's commitment to using responsible products and techniques, maintaining the traceability of the treatments used and promoting alternative controls (using capture traps to avoid biocides, setting up nesting boxes for chickadees and bats, encouraging building pest-proofing).

Engaging our employees

Some Group sites also carry out initiatives to promote or raise employee awareness of biodiversity, for example by keeping beehives, using eco-grazing to maintain green spaces, or reintroducing and cultivating local plant species.

Coffee grounds can be recycled at the Group's headquarters. They are used to grow oyster mushrooms and for soil regeneration, while also supporting the work of people rejoining the workforce or with disabilities.

In 2019, Elis participated in the reforestation of the Leiria pine forest in Portugal, coordinated by the Portuguese Institute for Nature and Forest Conservation. 700 Elis employees replanted 35,660 trees on a 30-hectare plot. In addition, during site construction or expansion projects, flora and fauna studies may be carried out to check for potential environmental impacts and identify any need for protection measures.

Limiting our industrial risks

Measures implemented

Preventing and protecting against fire risks

Fire is one of the main risks associated with the Group's activities, particularly given the presence of combustible materials (linen, cotton lint, etc.) and processes that use heat (ironing, drying).

The Group has long taken an active approach to prevention and protection when it comes to this risk, and it is continually improving its strategy, in particular by:

- > setting up fire protection sprinkler systems at new sites;
- setting out an annual investment plan for sprinkler protection systems and/or automatic fire detection systems at existing sites that do not have them;
- carrying out fire prevention visits with its insurance company on a representative sample of its sites. As such, approximately 70 sites are visited per year;
- introducing and implementing organizational standards specific to laundry risks.

In 2023, Elis established an internal reporting system for all fires. The number of fires, how they were extinguished, their origin and the equipment involved are all tracked on a monthly basis. This information is reported along with the safety performance.

3.3.4 Reducing and properly managing our waste

Context

Elis's operations generate little waste compared to other industries, thanks to their circular business model. In 2023, the waste produced by the Group's sites, for all waste types combined, represented 2.4% of the textiles delivered to its customers (by weight) and amounted to around 48,200 tons.

The Group's waste can be divided into two main categories: waste related to the Group's products and services and waste from its operations. Most of the waste from products and services sorted at source is related to textiles (around 70% of products and services by weight) whose reuse or recycling is a key consideration today.

The Group's waste is thus mainly non-hazardous (more than 80% of the waste produced).

Governance and policy

The QHSE teams play a major role in managing waste. The structure of these teams is described in more detail in section 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems" of this chapter.

In addition, in some countries, a specific organizational structure has emerged for the management of end-of-life products.

In accordance with its QHSE policy, Elis's environmental commitments are primarily aimed at furthering the circular economy aspect of its business model and adapting it to its operations. Reducing and recovering waste are therefore a core part of the Group's policy on this matter.

With regard to textiles, the Group is aiming in particular to:

- > recycle or reuse 80% of its textiles by 2025;
- identify the best recycling or recovery routes according to each geographical area and the technologies available, preferring textile-totextile recycling and reuse;
- develop innovative partnerships to set up recycling channels for its textiles in each country.

The Group also intends to continue sorting other waste categories at source to optimize recovery.

Goal and performance

As part of its ambitious program running until 2025, the Group has set itself the goal of:

Reusing or recycling 80% of our end-of-life textiles

Key performance indicators	S	2021	2022	2023
	Share of end-of-life textile waste reused or recycled	72%	70%	77%*
Recovering end-of-life	(2025 target: 80%)			
textiles	Share of end-of-life textiles recovered	81%	91%	93%
	Amount of textile waste sorted at source (in tons)	6,370	8,461	10,817
	Total amount of waste generated (in tons)	37,925	41,390	48,243
	Share of non-hazardous waste	82%	83%	86%
Managing our wasto	Share of hazardous waste (excluding medical waste management)	10%	11%	10%
Managing our waste	Share of waste recovered	60%	63%	69%
	Proportion of non-hazardous waste recovered	64%	62%	69%
	Proportion of hazardous waste recovered	42%	71%	68%

(*) Group scope excluding Mexico (data not available).

In 2023, the share of non-hazardous waste remained stable and accounted for more than 85% of the Group's total waste. Hazardous waste (excluding medical waste management) remained low, at about 10%.

At end-2023, the Group was recycling 77% of its end-of-life textiles, mostly into industrial wipes (50% of textile waste collected). In 2023, the Group continued its efforts to collect and sort waste at source allowing to better capture its textile flows. Workwear recycling projects were further developed with the aim of increasing the Group's overall recycling performance.

The overall recovery of textiles continued to improve, reaching 93% at end-2023.

The share of the Group's waste that is recovered remained relatively stable compared to 2022, amounting to 69%. In 2023, Elis recovered 69% of its non-hazardous waste and 68% of its hazardous waste.

Recovering end-of-life textiles

Measures implemented

Recycling of end-of-life textiles

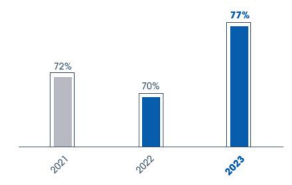
It can be challenging to recycle textiles, particularly post-consumer garments, as there are very few existing and mature channels and technologies. The Group is therefore working in its different countries to identify the best recycling pathways, and to innovate so it can develop satisfactory solutions. The Group is therefore developing partnerships with textile players in several of its markets in order to carry out pilot projects and explore different approaches, recycling technologies (including mechanical and chemical technologies) new and opportunities (insulating materials, textile-to-textile, innovative fibers). These pilots help provide a better understanding of technical and economic feasibility and of the difficulties to be overcome, and inform the design phases for products so they can be recycled more easily. Since 2022, the Group has mapped and tracked all the initiatives in place, their maturity and their potential scale effect to make sure it is supporting the most promising and sustainable industrial solutions.

In the absence of local recycling or reuse channels, the Group is striving to identify the best alternatives, primarily in the form of solid recovered fuels (SRFs) or incineration with energy recovery.

At the same time, the Group is working to improve the collection and consolidation of its end-of-life textiles so that they can be directed toward the channels offering the best recovery solutions.

As a result, the Group organizes the collection of textile waste sorted at source for all its laundry facilities (flat linen, workwear, personal protective equipment, mats) in France (3,417 tons of textile waste) in order to simplify the collection process, centralize flows, and increase the proportion of textile items sorted at source and the amount recovered (recycling, reuse and recovery in the form of solid recovered fuel). Almost all of the flat linen is recycled into industrial wipes. Some of the workwear is directed to new solutions that allow it to be defibered and recycled into textiles or insulation materials for the construction industry. Other products sorted at source are recovered as fuel.

SHARE OF TEXTILES REUSED OR RECYCLED* (AS A %)



END-OF-LIFE TEXTILES SORTED AT SOURCE*



(*) Group excluding Mexico (data not available)

Examples of recycling initiatives

Flat linen

More than 70% of the Group's used flat linen is recycled as textile wipes. This method of recycling eliminates the use of virgin resources to make wipes. The Group's recycling partners are local, regional or national depending on the country.

With other industrial recycling solutions being developed, the Group is directing some of its used flat linen to the processing industries, where the fabric is defibered and the cotton fibers are recycled. In Northern Europe, cotton fibers are mixed with wood fibers and then used to make viscose and produce textile items. In Brazil, used sheets are industrially defibered and then recycled as cushion filling.

Other solutions have been implemented, on a small scale for now, in Sweden and the Netherlands. For example, sheets, textile rollers, hand towels and duvet covers are repurposed as reusable cloth bags or makeup remover pads.

In Colombia, Elis has launched a textile recycling project in partnership with a local association that helps women in vulnerable situations rejoin the workforce. This collaboration has led to the development of a kitchen and restaurant linen range (towels and aprons, for example) made entirely from recycled fabric.

Lastly, the Group is developing partnerships with clothing manufacturers who recycle flat linen into clothing lines without defibering the fabric.

In addition, a sale by weight of products of a lower quality grade is held every year to improve product recovery, reduce waste and allow more people to enjoy Le Jacquard Français products. A total of one ton of products was sold, giving them a second life and making them accessible to more people.

In 2023, Le Jacquard Français also launched its second-hand offering. The company collects tablecloths, small cloths and table runners from its customers. If the items are in good condition, they are resold on a dedicated platform or donated to charity.

Workwear

Recycling post-consumer garments is a challenge and the Group is already working in some cases with recycling companies that specialize in defibering fabric in order to make insulation materials for the industry and construction sectors. The Group is also making progress in its search for solutions to remanufacture yarns from textile fibers derived from used workwear waste.

In terms of workwear in France (3,417 tons of textile waste), the Group is testing solutions with the aim of developing textile-to-textile recycling channels. In France, the first items designed and woven from recycled Elis workwear yarns have been made.

In the Netherlands (which represents 4.5% of the Group's textile waste by weight), all end-of-life workwear has been mechanically recycled into insulation material for the automotive or Industry sector. As such, all garments managed by the Group are recycled in this market.

In several European countries, a growing proportion (35% overall) of end-of-life workwear is channeled to mechanical recycling solutions to produce textile yarns or insulation materials for Industry. Chemical recycling projects are also under way.

Other initiatives are also under way to recycle cleanroom garments as acoustic panels, insulation, or stuffing for household linen (pillows, duvets) or to turn them into new garments specifically designed for this business.

Furthermore, haute couture collections and shows have also been organized in Sweden, France and Denmark using end-of-life workwear, which is helping to promote the circular economy and the recycling of woven materials without industrial processing. One show notably took place at Paris Fashion Week.

Mats

At the end of 2023, the Group formed a new partnership to recycle the rubber and fiber from mats. This project aims to put the mats into a recycling loop to keep them from ending up as waste. The goal is to reincorporate these fibers when creating new materials or products.

Other products

In the Netherlands, a pilot project has been launched to recycle end-of-life dispensers with the goal of creating jobs for the people far from the labor market. After a successful test phase, the roll-out is planned for 2024.

Making textiles from textiles: the "Workwear to Workwear" project



For the past years, the Group has been running a recycling project in France aimed at recycling the Group's used workwear into new workwear as a way to close the loop.

To do so, the Group has identified a number of partners to manage the various stages of the recycling and production chain. This pilot project currently uses only the know-how and skills of French players to produce the fabric. The Group is thus working with a sheltered sector company located in the Auvergne-Rhône-Alpes region to shred the garments (the first step in the garment recycling process) and another company that specializes in defibering and spinning. Le Jacquard Français, a Group subsidiary, does the weaving.

Five aprons made by the Group at its plants from recycled workwear are being sold in Europe as a limited edition line. The aprons are made of 100% recycled material, of which 60% is from Elis end-of-life textiles. The Group is working to develop this project on a larger scale. The carbon impact of this product has been reduced by 49% compared with a similar traditional apron.

Lastly, this Workwear to Workwear project won the Espoir Trophy at the 2022 European Circular Fashion Awards in the Large Company category. It was selected from among 15 finalists out of more than 200 applications received.

The product was recognized once again in 2023, winning the Audace award at the Cégos Les Mines competition and the Gold trophy in the "Circular economy, reuse: best strategy" category at the Sustainable Transformation Summit.

Outlook

The various projects under way with regard to textile recycling will continue in the coming years. Optimization activities (logistics, sorting, etc.) will also be studied in order to increase the flow of products for recycling.

Moreover, in some regions, the Group is starting studies aimed at improving recovery of other types of end-of-life products.

Managing our waste

Measures implemented

Elis sites sort waste at source and store it by category in restricted areas before shipping it to dedicated recycling or recovery channels. A number of initiatives are aimed in particular at recovering waste generated from the Group's products.

For example, in France, waste is stored as follows:

- for non-hazardous waste: in containers or in dedicated areas for example:
 - cardboard,
 - scrap metal,
 - plastic film,
 - consignment pallets,
 - domestic waste,
 - textiles;
- > for hazardous waste: in dedicated containers:
 - empty soiled packaging in containers and cans,
 - used oils stored in dedicated containment areas or in aboveground double-skin tanks protected from the rain,
 - batteries in washroom stores or in metal drums with lids.

Most of the Group's waste is non-hazardous. This consists of waste from packaging, textiles, operations (metal, wood, cardboard, etc.) and employee activities. Hazardous waste is mainly composed of electrical and electronic waste (especially used in certain hygiene and well-being products), medical waste (notably relating to our medical waste management business unit) and waste from operations (contaminated packaging, used oils, etc.).

In 2023, 69% of the Group's waste was recovered.

3.3.5 Minimizing our energy consumption

Context

The Group mainly uses thermal energy and electricity at its industrial sites, and fuel to power its vehicle fleet. The energy consumption of depots and other non-industrial sites represents 0.7% of the total energy consumption, excluding fuel.

BREAKDOWN OF THE GROUP'S ENERGY CONSUMPTION (GWH AND %)



Laundries mainly use thermal energy and electricity to heat the water used for washing and to dry and iron linen. Although Elis's sites do not consume huge amounts of energy compared to traditional industrial activities, the number of sites (342 laundries in 2023) does make the Group's energy consumption significant.

Regarding its vehicle fleet, the Group has nearly 10,500 vehicles (68% for deliveries and 32% for commercial use). The strategy of bringing logistics in-house continues to generate efficiency and productivity gains. The actions carried out in 2023 have thus ensured that the vast majority of distribution routes are now served in-house (94% of logistics vehicles). In addition to the obvious impact on logistics, this strategy has made it easier to define vehicle fleet replacement criteria while significantly improving customer relationships and the associated service quality.

Aware of its energy consumption, the Group is committed to an ambitious approach to reducing energy consumption and to a transition towards supply methods that emit less greenhouse gas in order to contribute to the fight against climate change.

Governance and policy

The QHSE and Water, Energy and Chemical teams play a major role with regard to energy consumption in the centers. The structure of these teams is described in more detail in section 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems" of this chapter.

The Group's Logistics Director reports directly to the Group Engineering, Purchasing and Supply Chain Director who is a member of the Executive Committee. This Logistics Director provides operational support to centers with an approach that optimizes logistics performance by reducing energy consumption and distances traveled. They also ensure that the development and deployment of steering tools (guidance for service agents, monitoring of routes in real time, logistics KPIs, etc.) are rolled out at Group level as part of an approach that standardizes the tools used and defines logistics essentials. They also define and support the energy transition by bringing into service alternative vehicles. The logistics teams are based in the different countries of the Group and are supported by teams in each center.

Finally, some of these projects are managed at the highest level by governance committees that include several members of the Executive Committee. This governance method enables the Global Logistics Assistant for Deliveries (GLAD) tool for logistics teams to be rolled out, facilitating distribution route optimization and guidance.

In accordance with its QHSE Policy, Elis's environmental commitments primarily aimed at reducing the Group's energy consumption in all its operations. Based on its long-term commitment, the Group has also set itself the target of improving the thermal efficiency of European laundries by 35% by 2025 and accelerating the transition of its logistics fleet toward alternative vehicles.

The Group favors an approach based on reducing its energy consumption and optimizing its processes before transitioning to alternative energy solutions in order to maximize the benefits of such a transition.

Goals and performance

As part of its ambitious program running until 2025, the Group has set itself the goal of:

Improving the thermal efficiency of European laundries by 35% between 2010 and 2025 Accelerating the transition of the logistics fleet and aiming for 650 alternative vehicles by 2025

Key performance indicators		2021	2022	2023
	% reduction in thermal energy per kg of linen delivered since 2010 (European laundries)			
Reducing energy	(2025 target: -35%)	-22%	-26%	-28%
consumption and achieving the energy transition of our operations	Share of renewable energy in total energy consumption (excluding logistics)	21%	19%	17%
	Share of renewable thermal energy (biomass, biogas, etc.)	23%	21%	19%
	Share of renewable electricity	8%	9%	7%
	Share of alternative vehicles – logistics fleet	3.7%	3.7%	5.0%
Reducing energy	Number of alternative vehicles ⁽⁰⁾ – whole fleet	488	715	1,231
consumption and achieving the energy transition of our vehicles	 of which logistics (2025 target: 650 alternative vehicles) 	224	232	355
	> of which commercial	264	483	876
	Kg of products delivered per liter of fuel ^(b)	42.7	48.7	49.0

(a) Alternative vehicles includes electric, biogas, biofuel and hybrid vehicles. In 2023, non-rechargeable hybrids were not included in the scope. In 2020, LPG and NGV vehicles were also included.

(b) Kg delivered, all items: textiles, hygiene and well-being and all types of vehicles.

In 2023, the Group significantly improved its performance in terms of thermal energy consumption per kg of linen delivered, reaching -28% compared to 2010. This substantial improvement was due in particular to the existing energy efficiency programs.

The share of renewable energies decreased in 2023 due mainly to the relative decline in Brazil's thermal energy consumption in the Group's total mix after rising significantly, the integration of Mexico, and the reduced supply of certain alternative energies (biogas, for example).

The Group also continued to acquire alternative vehicles, with 355 alternative logistics vehicles in 2023. In particular, the Group received over the summer 50 electric heavy trucks, demonstrating its commitment to using this technology. Overall, the number of alternative vehicles (commercial and logistics fleets) more than doubled between 2021 and 2023 to 1,231. Delivery efficiency has also improved, reaching 49kg of products delivered per liter of fuel in 2023.

Reducing consumption and achieving the energy transition of our operations

Measures implemented

Energy efficiency

The Elis Group continuously works to improve its energy performance by involving all stakeholders, from the design and purchase of equipment to the daily operation of its plants. This approach is fully in line with the Elis Group's drive for operational excellence. It also helps to ensure that the Group is resilient to fluctuations in the prices of the thermal energy and electricity needed for the operation of the Group's laundry facilities and production centers. Energy sobriety and efficiency are the key pillars of the Group's climate action.

The Group's strategy for reducing energy consumption is based in particular on the actions below:

- optimizing the energy consumption of laundries: in-depth studies of possible angles for improvement, optimization of equipment settings (calenders, finishing tunnels, dryers, boilers), sharing of best practices, process adaptations (low-temperature washing), implementation of new technologies, integration of energy efficiency criteria into the design of facilities, etc.;
- installing new equipment that meets energy performance conditions as part of the investment plan (replacement of spindrying presses, drying/ironing equipment, new boiler burners, installation of LEDs, reduction in energy consumption by the heating, ventilation and air-conditioning systems, etc.);
- monitoring improvements in energy performance through appropriate indicators and communicating them to all relevant levels of the organization to help achieve the objectives and

targets set. In particular, the "thermal energy per kg of linen delivered" indicator is reviewed monthly for each site. Possible variances are analyzed and shared with the different levels of the organization;

- trialing new steam-free laundries with hot water tanks for washing;
- monitoring new technologies and processes.

When defining its Climate strategy, the Group also conducted an indepth analysis of energy efficiency opportunities, taking into account existing technologies and best practices as well as new technologies and innovations to be tested. A detailed action and implementation plan has been defined for these initiatives and is being rolled out to help the Group achieve its Climate targets.

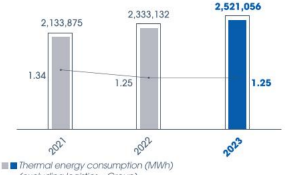
In addition to the above initiatives, in 2023 the Group undertook several specific actions to help reduce its energy consumption. In particular, it:

- updated the Energy essentials, which outline key energy monitoring and optimization actions;
- standardized washing temperatures for all sites based on the bleaching agents used;
- evaluated new low-temperature washing processes that can reduce energy consumption by up to 9%;
- > carried out internal energy audits to identify energy action plans;
- subjected its heat exchangers to external audits, which helped improve the energy ratio at certain sites by up to 10%.

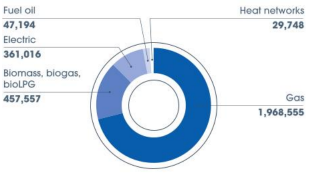
In addition, the Group has a centralized Purchasing Department supplemented by local buyers in the key countries where it operates. It has also implemented appropriate processes to ensure that purchases in Europe are coordinated by the central department. The Purchasing Department therefore actively monitors changes in energy costs and contracts with preferred suppliers.

The improvement in energy use in the Group's laundries in Europe was offset by scope effects related mainly to major acquisitions where performance has not yet been optimized.

THERMAL ENERGY CONSUMPTION AND ENERGY EFFICIENCY IN OPERATIONS (SITES - GROUP)⁽¹⁾



ENERGY CONSUMPTION BY TYPE OF ENERGY⁽¹⁾ (MWH)



(excluding logistics - Group)

→ Thermal energy consumption per kg of linen delivered (kWh/kg)

ENERGY CONSUMPTION BY TYPE OF PRIMARY ENERGY AND ON-SITE ENERGY GENERATION

(in MWh)		2023
Total consumption of energy from fossil sources Total consumption of energy from nuclear sources		2,674,427
		97,701
Total consumption of energy	Consumption of fuel from renewable sources	513,675
from renewable sources	 Consumption of purchased or acquired electricity, heat, steam and cool from renewable sources 	91,426
	Consumption of self-generated non-fuel renewable energy	1,088
Generation of non-renewable energy	,	12,715
Generation of renewable energy		1,556

Green IT

In 2023, the Group finalized a green IT study to review its practices and develop an action plan. After the results of the study were shared with the Executive Committee, priority actions were defined and are now being implemented. In addition, the IT teams attended "The digital collage" a workshop to receive training on concerns associated with digital technologies.

The Group also launched a digitization strategy for certain processes, such as contract signatures. Digitization also helped reduce paper consumption in France by more than 8% between 2020 and 2023.

In addition, the Group has a strategy for transferring some of its data center applications to cloud solutions, which will help it pool infrastructure and optimize resource consumption.

To raise the IT teams' awareness of CSR considerations, a conference was organized in 2022 in partnership with a Green IT player to give an overview of the state of the art, highlighting best practices and sector considerations. This conference was widely broadcast to the teams.

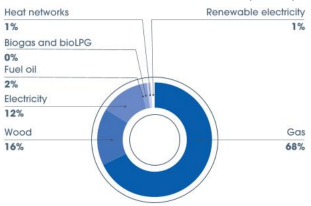
In some of its countries, the Group also established policies to give its computer equipment a second life. In Germany, for example, Elis is working with a company that hires people with disabilities to refurbish equipment. As a result, 34% of the devices collected were able to have a second life.

Energy transition

In addition, the Group is working to transition its operations toward energies that generate fewer emissions. Consequently, the Group continues to study and roll out the use of alternative energies:

- on-site energy generation (solar thermal, or renewable). About 50 projects have been identified under the Climate strategy. By the end of 2023, 16 of the Group's sites had been equipped;
- lower-emission thermal energies (heat networks, biomass): 19% of the Group's thermal energy consumption:
 - in Brazil, a total of 35 sites use biomass energy (98% of tonnage delivered in Brazil, 92% of the sites in Brazil);
- the purchase of electricity from renewable sources in certain markets using Guarantee of Origin-type certificates: 7% of the Group's electricity consumption in 2023: 100% of the electricity in Sweden (hydropower) and the Netherlands.

BREAKDOWN OF ENERGY CONSUMPTION (AS A %)



Reducing energy consumption and achieving the energy transition of our vehicles

Measures implemented

Transportation energy efficiency

Improving transportation energy efficiency is fully in line with the Group's drive for operational excellence. This is focused around several considerations:

- proximity and consolidation: the Group favors sites close to its customers (generally within 30 to 100km) so that it can harmonize and consolidate its routes and loads;
- > maximization of the use and fill rates of delivery vehicles;
- > the use of tools to reduce distances traveled;
- > eco-driving;
- > improvements to the performance of the vehicle fleet;
- reviews of fuel performance.

With regard to **maximization of the use and fill rates of delivery vehicles** the Group's service agents have one objective: "full vehicles in both directions." A delivery vehicle thus never returns empty, as the return journey to the processing center is an opportunity to transport soiled linen/workwear and mats, empty water fountain bottles, etc.

The Elis Group also works regularly with its vehicle designers and manufacturers to reduce vehicle weight, thereby enabling an increased payload for its 3.5T vehicles and longer body lengths for its heavy trucks. To this end, advances in technology with regard to the payloads of electric 3.5T vans offer new opportunities for fleet replacement without negatively impacting the load rate on delivery routes. In order to ensure the success of this strategy, all vehicle replacements are considered in terms of the range/ maximization of the loading rate before being confirmed.

With regard to the **use of tools to reduce distances traveled** three main tools are used to assist the centers in optimizing their routes:

- a third-party route-planning tool: used to help centers plan their routes. After route optimization opportunities have been identified, this tool enables each center's vehicle flows to be configured so as to optimize delivery distances and journey times;
- 2. GLAD (Global Logistics Assistant for Deliveries): following a number of pilot projects, Elis is rapidly rolling out its internal GLAD solution, which is a route-assistance tool that gives service agents who use a PDA the best route in real time. It helps reduce "unproductive" kilometers and allows the logistics teams to focus on higher value-added corrective actions. This tool has already been used on more than 2,700 daily routes in France, Italy, Belgium, the United Kingdom, Germany and Portugal;

 a delivery load estimation tool allows operations staff to better estimate their requirements several weeks ahead and organize their logistics in good time so that they can plan their route requirements and seasonal variations in as much detail as possible.

In relation to **eco-driving,** the Group is putting in place various initiatives to support these practices:

- GLAD eco-driving: GLAD informs service agents when they are driving above the speed limit and when it records a harsh breaking. At the end of the route, the service agents receive a summary of these two driving behaviors;
- training of new logistics managers: during the onboarding program, they are taught about eco-driving;
- training for driving electric vehicles: when an electric vehicle is handed over, every driver is trained on this new way of driving;
- fuel performance indicator monitoring: each Elis center monitors the L/100km indicator by delivery to raise awareness among service agents of their fuel consumption.

Regarding the **performance of the vehicle fleet** the Group has a fleet replacement strategy that includes energy transition and city center access considerations (low emission zone).

The Elis Group also actively monitors technological developments in respect of alternative energy heavy trucks.

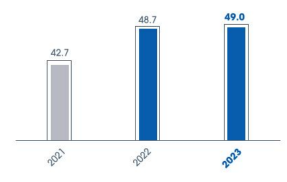
With regard to **fuel performance**, in order to better manage energy performance related to fuel consumption, the Group revised and optimized its logistics KPIs in 2021 for closer monitoring of its performance and also reviewed its fleet management tool. Fuel performance improved compared to previous years, reaching 49.0 kg of products delivered per liter of fuel.

The Group regularly conducts reviews of possible energy efficiency levers and takes certain actions. For example:

- entering into a master agreement for tire maintenance to maintain the right tire pressure and reduce fuel consumption;
- limiting the new 3,5t vehicles to 110 km/h, with the aim of curbing their consumption;
- rolling out communication tools around best practices for fuel performance and eco-driving in all Group countries.

The fuel performance indicators, communicated alongside centers' financial results, provide center managers with an additional tool for analyzing their activity. At the same time, summaries and benchmarks are regularly shared with the regions and countries in order for more in-depth analyses to be conducted.

FUEL PERFORMANCE OF THE LOGISTICS FLEET – QUANTITY OF PRODUCTS DELIVERED PER LITER OF FUEL (IN KG/LITER) – LOGISTICS FLEET



Energy transition

Aware of the stakes related to climate change and in order to anticipate the growing demand of customers and access aspects in some city centers, the Group has an active policy for transitioning to a new vehicle fleet. This strategy is structured around four main areas:

- employee engagement, to support changes in behavior and facilitate the adoption of these new technologies;
- migration of the commercial vehicle fleet (for example, no new diesel vehicles, focus on electric and hybrid vehicles);
- step-by-step migration of the customer distribution fleet to electric and biofuel-powered vehicles;
- > experimentation with new technologies for the heavy truck fleet.

This energy transition decision was made in consultation with employees in order to ensure the commitment of everyone. This step involves employees in advance through evaluation questionnaires (in which potential users describe how they would use the electric vehicles in question) and through long-term trials where employees can give feedback and discuss their experiences regularly. An identical approach had been taken with 3.5T light utility vehicles, with a two-stage trial taking place over two years and involving a total of 16 vehicles. This trial provided insights into the technological developments in payload and range prior to a wider rollout.

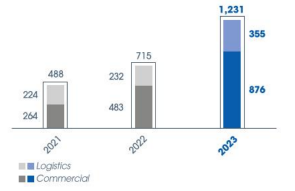
With regard to the **migration of the commercial and light utility vehicle fleet**, the Group continues to increase the extent of the migration following the trials, subject to operational feasibility (vehicle range) and fleet replacement considerations. The Group is working closely with automakers on the transition in order to stay up to date on technological developments and their possible implementation at Elis. The Group is actively replacing old diesel vehicles with electric or hybrid vehicles for the sales teams that make short journeys. To this end, in France, diesel vehicles are no longer offered as a replacement, and all replacements have shifted to electric vehicles if their use so allows. To make this transition possible, a plan to install electric charging stations at Elis's sites was launched in 2022. At the end of 2023, nearly 500 charging points had been or were being installed.

Finally, with regard to the heavy trucks fleet, the alternative vehicles available today are still evolving and remain challenged with regard to matters such as range and payload. After successful trials in several regions, the Group now has an active transition policy. Accordingly, 100% of the heavy trucks ordered in France in 2023 were alternative vehicles (i.e. B100-only or electric trucks).

In France, the Group now has 17 biofuel-powered heavy trucks and 61 electric heavy trucks.

In total, at the end of 2023, the Group had 1,231 alternative vehicles (590 electric, 110 biofuel, and 531 plug-in hybrids), a 72% increase between 2022 and 2023.

NUMBER OF ALTERNATIVE VEHICLES - WHOLE FLEET



Trialing electric heavy trucks

After conducting a successful trial in 2022 and taking delivery of 11 all-electric heavy trucks, France added 50 new electric heavy trucks to its fleet in 2023. These vehicles travel up to 200km every day to deliver and pick up linen. As such, 40% of our Parisian heavy truck deliveries are performed each week, seven days a week, at night, with no direct emissions or noise pollution. Elis is thus positioned as one of the leaders in electric heavy truck deliveries in Paris.

In 2023, the Group was also awarded funding from ADEME to purchase 75 additional electric heavy trucks to support the transition of its fleet in 2024.

In the Netherlands, four new electric heavy trucks were delivered in 2023.



Sub-contracted fleet

The Group's strategy seeks to bring its fleet in-house in order to better manage the associated aspects and the quality of customer service. In 2023, the number of vehicles subcontracted is estimated to have been 6%.

Outlook

The energy efficiency actions started in 2023 will continue in 2024. The GLAD tool will continue to be rolled out in other European countries. Roll-out is also planned in Brazil for the second quarter of 2024. Action sheets aiming to raise sites' and users' awareness of practical steps they can take to lower consumption will also be distributed. They will cover, for example, the installation of deflectors on vehicles that travel on highways and freeways, as well as the use of oils that have the right viscosity to make combustion engines run more smoothly

As for the transition of its fleet, the Group will continue to replace it with alternative vehicles, in accordance with its climate plan, and to install charging stations at its sites. In terms of heavy trucks, nearly 75 additional new electric vehicles and 45 additional B100only heavy trucks have been ordered for 2024.

3.3.6 Fighting and adapting to climate change

Context

Climate change and its consequences are a major challenge for our times. The Elis Group, through its circular economy-based business model, is positioned as a more responsible alternative to single-use and purchase-based models (see section 3.3.1 "Being a circular economy player") and plays a role in reducing its customers' CO2eq emissions.

Beyond its business model, for a long time, Elis has worked to reduce its energy consumption and CO2eq emissions. The Group thereby reduced the intensity of its thermal energy consumption by 28% in its European laundries between 2010 and 2023 and is committed to transitioning its vehicle fleet. In 2023, the Group reduced its CO₂eq emissions in absolute terms by 15% between 2019⁽¹⁾ and 2023 (Scopes 1 & 2), showcasing the efforts made over the vears.

The Paris Climate Agreements of December 2015 and the greenhouse gas reduction targets adopted by the European Union define a framework for the reduction of greenhouse gases by 2030 and 2050. In 2023, the Group thus announced its climate roadmap and related 2030 targets, underscoring its commitment to contributing to a low-carbon society.

Elis's ambition is to achieve the following targets by 2030:

- reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and 2030⁽²⁾;
- reducing absolute Scope 3 CO₂eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products by 28% between 2019 and 2030.



These targets have been approved by the Science Based Targets initiative (SBTi), an international reference and a partnership between the United Nations Global Compact, the World Resources Institute (WRI), the Carbon Disclosure Project (CDP) and the World Wildlife Fund for Nature (WWF). They are fully in line with the objectives of the 2015 Paris Climate Agreements to contribute to restricting global warming to less than 1.5°C compared to pre-industrial levels on Scope 1 and 2, and well below 2°C on Scope 3.

The 2019 baseline year was selected in accordance with the SBTi's recommendations and corresponds to the last representative year of business for which data were available at the date of the taraets' definition.

In 2023, Group climate reporting is integrated within its nonfinancial performance statement and applying some TCFD quidelines.

Unless otherwise stated, Scope 2 emissions reported in this section are market-based.

Lastly, Elis is not excluded from the Paris Climate Agreement benchmarks⁽³⁾

Elis Carbon footprint

The Group's emissions are set out below and detail:

- > direct emissions (Scope 1): mainly associated with consumption of gas, fuel, etc.,
- > indirect emissions (Scope 2): associated with consumption of electrical energy or steam;
- , other indirect emissions (Scope 3): associated with other emission areas: purchased goods and services, upstream transportation and distribution, employee commuting, etc.

The Group's direct (Scope 1) and indirect emissions (Scope 2) represent 607,133 tons of CO2eq, that is 31% of the Group's total emissions (Scope 1, 2 and 3).

The Group's Scope 3 emissions are driven mainly by purchases of goods and services (71%) and, in particular, purchases of products (51% of total emissions), upstream fuel and energy (excluding Scopes 1 and 2) (9%) and transport (employee commuting, transport of goods and logistics, business travel) (9%).

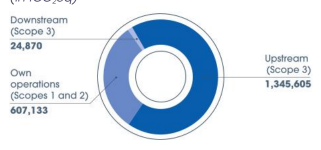
BREAKDOWN OF THE GROUP'S GHG EMISSIONS



The target includes land-related emissions and removals from bioenergy redestocks. Scope 2 emissions are reported as market-based. Scope 1 and 2 targets represented 34% of total emissions in 2019 and Scope 3, 66%. Scope 3 targets covered 72% of total Scope 3 emissions in 2019. (3) In particular Article 12, paragraph 1, points d) to g), and Article 12, paragraph 2, of Commission Delegated Regulation (EU) 2020/1818.

⁾ Emissions for 2019 have been recalculated to account for some recent acauisitions.

 CO_2EQ EMISSIONS (SCOPE 1, SCOPE 2 MARKET-BASED AND SCOPE 3) AND DISTRIBUTION ALONG THE VALUE CHAIN (in tCO_2eq)



Governance and policy

The fight against climate change is a core part of the Group's CSR policy with dedicated objectives in its 2025 program and the stated ambition of aligning its 2030 targets with the Paris Climate Agreements.

The governance implemented by the Group on climate matters is fully integrated into the CSR governance described in section 3.2.1 "Integrated CSR governance and management." In particular:

- at the Supervisory Board level: the CSR Committee reviews the Group's policies and performance on all CSR topics. Climate was one of the themes covered at each of the meetings. Progress on CSR is also regularly shared with the Supervisory Board at least once a year. The Climate strategy was especially discussed and approved by the Supervisory Board;
- at the Management Board and Executive Committee level: the Chairman of the Management Board, with the endorsement of the members of the Executive Committee, confirms the strategic direction for Sustainable development. The Climate strategy, its definition, its action plan and its communication were considered at several meetings;
- the CSR Director, who reports to the Chairman of the Management Board, works closely with the other Group departments (Industrial Projects, QHSE, Product Offerings, etc.) and is also responsible for: leading and coordinating the Group's climate change strategy, reviewing risks and opportunities, continuously monitoring trends (communication, reporting, standards, stakeholder expectations, etc.), conducting internal and external communication, stakeholder engagement, and supporting the operational teams in the implementation of the action plans.

Furthermore, the members of the Management Board have also CSR goals that are reviewed annually and affect the variable portion of their compensation. In 2023, 12% of the variable compensation of the Chairman of the Management Board was linked to CSR criteria, and in particular to the Group's climate strategy (see chapter 2, section 2.2.2 "Compensation allocated and paid to corporate officers" of the 2023 Universal Registration Document). For 2024, CSR indicators are in place for all members of the Management Board, with their climate goals representing 6% of their variable portion (see section 2.2.1 "Compensation policy"). In addition, some members of the Executive Committee have specific CSR goals related to their duties or the implementation of strategic programs, in particular those that are focused on energy or climate (e.g. reducing energy consumption in operations). Lastly, since 2022, the Group's long-term incentive plan has included a CSR indicator in addition to financial indicators. This plan enables some managers and employees to receive a share of the Company's long-term performance and financial results. The indicator selected, namely water consumption per kg of linen delivered, has a direct impact on energy consumption and thus the related CO2eq emissions (reducing water consumption means lowering the energy required to heat the water, thus reducing emissions)

The Group's climate strategy, which was set up by the Company's Executive Committee and includes specific targets, was approved in July 2023 by the Board of Directors on the recommendation of the CSR Committee. This climate strategy was presented to the market in early September 2023. The Executive Committee's roll-out of the action plan approved by the Supervisory Board is regularly reviewed by the CSR Committee and the Supervisory Board.

A specific presentation on this climate strategy and the main actions taken in this context will be given at the Company's general shareholders' meeting on May 23, 2024.

Finally, to oversee the definition of the Climate strategy, its action plan and its related projects, a cross-functional steering committee (Finance, Product Offerings and Communications, Industrial Operations, Purchasing, Logistics, Supply Chain and CSR) has been in place since 2022. It reviews, among others, the carbon footprint measurement tools (Scopes 1, 2 and 3); the definition of the climate roadmap; the definition and status of the action plans; communications, both internally and to stakeholders; and the incorporation of climate into some Group tools (financial and marketing).

Risks and opportunities

The Elis Group regularly reviews its CSR topics, risks and opportunities. Climate change risks are a key part of this assessment, which is set out in section 3.6.1 "Non-financial performance statement" and in chapter 4 of this Universal Registration Document. All climate risks (transition, adaptation, physical, etc.) are thus reviewed and assessed in order to contribute to the reduction of the Company's impact on climate, its adaptation to climate change, and its long-term resilience. In 2022, the Group's industrial, supply chain, finance and CSR teams also worked together to produce a better mapping of these risks and opportunities, in particular in relation to the 2030-2040 climate scenarios (Aqueduct tool for water scarcity, aligned with the 2.1°C or 3°C scenarios, and qualitative analysis based on the Shared Socioeconomic Pathway (SSP) approach). The entire supply chain was taken into account in this risk analysis. As such, the main risks and opportunities related to climate change to date for the Group are as follows:

Category of risks and opportunities	Description	Materialization horizon	Significance of the potential financial impact
	 Risks related to the (direct or indirect) costs of energy resources due, for example, to changes in carbon regulations; 	Medium term	Low to moderate
Transition risk	 Risk of increased stakeholder expectations in terms of contribution to climate change mitigation: employees, customers, shareholders and lenders; 	Medium term	Low
Physical risk	 Risk related to business disruption due to pressure on water resources (drought or lack of water availability in areas with high water stress) and adaptation to climate change. Elis estimates that about 30 sites (out of a total of 322 laundries in 2022) are located in areas expected to be at risk of water stress in the long term; 	Short to medium term	Low to moderate
Opportunities	Increased demand for critical products and services with a smaller carbon footprint. Through its economic model, the Group enables its customers to reduce their emissions compared to traditional business models (purchase or single use for scrubs, for example). In addition, the Group is carrying out many activities (materials, optimization of industrial processes, logistics fleet, etc.) to limit the footprint of its products and services over their entire life cycle. In 2023, the Group also announced its Climate Strategy aligned with the Paris Climate Agreements. Customers increasingly taking into account issues related to climate change and the Group's commitment in this area could thus create new opportunities for the Group;	Short term	Low to moderate
Opponunines	 Increased demand for products and services based on the principles of the circular economy, enabling reduced consumption of resources (textiles, water, energy, etc.) and a reduction in the carbon footprint. The Group could therefore benefit from existing or future regulations concerning product reuse and repair, and the fight against single-use products, etc. For example, cotton reels for hand towels as opposed to paper; 	Medium term	Low to moderate
	 The development of new transportation technologies with zero or reduced emissions (in use). These new technologies could, in fact, enable easier access to downtown areas and meet growing customer demand. 	Short to medium term	Low

As part of its response to the Carbon Disclosure Project (CDP), every year the Group also publishes a specific assessment of its risks and opportunities (time scale, impact, risk management, etc.).

These risks and their management are incorporated into the Group's strategy, presented below, in order to contribute to its footprint mitigation, the adaptation of its operations, and its resilience. They are also incorporated into the Group's financial planning, for example, its plans to invest in energy efficiency or replace the vehicle fleets with lower-emission vehicles.

In 2023, the Group thus reported, in accordance with the EU taxonomy and its requirements:

- €3.4 million in taxonomy-eligible capex for activity
 4.25 "Production of heat/cool using waste heat" 7.3 "Installation, maintenance and repair of energy efficiency equipment";
- €3.5 million in taxonomy-aligned capex for activity 6.5 "Transport by motorbikes, passenger cars and light commercial vehicles";
- > €5.0 million in taxonomy-aligned capex for activity 6.6 "Freight transport services by road." Note that vehicles that use biofuels were not considered taxonomy-aligned;

> €0.1 million in taxonomy-aligned capex for activity 7.4 "Installation, maintenance and repair of charging stations for electric vehicles in buildings (and parking spaces attached to buildings)."

These capex amounts are consistent with the EU taxonomy and might not cover all of the investments the Group might make in these areas, particularly with respect to energy efficiency in its processes and its investments to transition its fleet to alternative vehicles (for example, biofuels).

These climate risks and opportunities also affect the Group's strategy, in terms of products and services (with the development of more responsible products, partnerships with upstream suppliers), in its operations (reduction in water and energy consumption, for example), and in its relationships with its business partners (efforts to reduce linen loss with customers, partnership with cleaning product suppliers to optimize energy consumption or with electric vehicle makers to analyze needs and implementation).

Policy: Climate transition plan

A long-standing commitment

Because it operates on a circular economy-based business model, the Elis Group offers alternatives to purchase/acquisition solutions and single-use products. By optimizing resource consumption from upstream to downstream (design, manufacture, maintenance, delivery, use, etc.) and pursuing the best end of life for its products, the Group can offer its customers solutions that have a lower impact and generate fewer emissions.

The Ellen MacArthur Foundation stresses that "the circular economy is needed to get to net-zero emissions" and that moving business models toward a circular economy, if only in a few key sectors, could reduce CO2eq emissions by nearly 9 billion tons (or 20% of global emissions)⁽¹⁾.

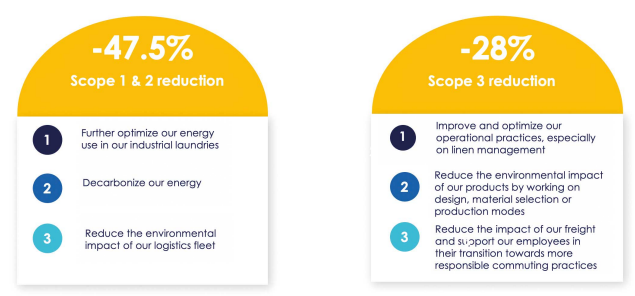
The Group has also included some climate goals as part of its 2025 engagement program, which it achieved by the end of 2022 by reducing the carbon intensity of its operations by more than 20% since 2019. This positioning and commitment were highlighted by the CDP, which gave the Elis Group a score of A- in 2023 for its climate change commitment, actions and performance.

A renewed ambition

In 2023, the Group set ambitious targets to reduce its greenhouse gas emissions that are in line with the Paris Climate Agreements and that seek to contribute to restricting global warming to less than 1.5°C compared to pre-industrial levels on Scope 1 and 2, and well below 2°C on Scope 3.

- reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and 2030⁽²⁾;
- reducing absolute Scope 3 CO2eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products by 28% between 2019 and 2030.

These goals reflect the Group's belief in the importance of current climate change considerations and the opportunity that circular services represent for the Company.

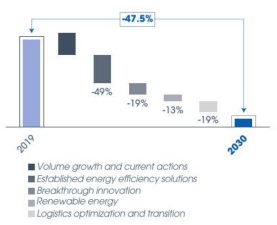


To achieve its targets, Elis has developed a clear roadmap and action plan:

- > regarding Scopes 1 and 2, which represent 31% of the Group's CO₂eq emissions, Elis will:
 - further optimize its energy use in its industrial laundries thanks to the implementation of established energy-efficient solutions and experimental innovations. As a result, nearly 50% of the gains expected will come from established technologies and approaches (replacing presses with highpressure presses, rolling out heat exchangers, etc.). New technologies to be explored were also identified in the roadmap development phase through an climate examination of mature and emerging technologies in various industrial sectors. The industrial teams will test and qualify these innovations in order to understand their operational benefits and constraints before any wide-scale rollout,
- decarbonize its energy through on-site renewable energy production, switching to alternative energies or implementing new procurement strategies. The Group has thus identified about 50 solar panel projects that could be implemented in the coming years. It will also consider alternative approaches to electricity supply. Lastly, the Group will evaluate opportunities, at the local level, for low-carbon thermal energy and will soon run a pilot project with a biomass boiler in Europe. Currently, the Group mainly uses biomass in Brazil (80% of thermal energy consumed) but makes only minimal use of this approach in Europe. The pilot project will give the Group a better understanding of the constraints and opportunities associated with this type of energy in other regions,

https://www.ellenmacarthurfoundation.org/completing-the-picture The target includes land-related emissions and removals from bioenergy feedstocks. Scope 2 emissions are reported as market-based. Scope 1 and 2 targets represented 34% of total emissions in 2019 and Scope 3, 66%. Scope 3 targets covered 72% of total Scope 3 emissions in 2019.

reduce the environmental impact of its logistics fleet thanks to delivery optimization tools, eco-driving actions and fleet transition. The Group will continue to roll out its internal GLAD tool (see section 3.3.5 "Minimizing our energy consumption") in its regions and will reinforce its best practices for eco-driving. It will further accelerate its vehicle fleet transition with about 1,000 alternative vehicles by 2030, while also experimenting with new technologies for heavy trucks. At the end of 2023, the Group received in France more than 50 new electric heavy trucks, highlighting its efforts in this area;

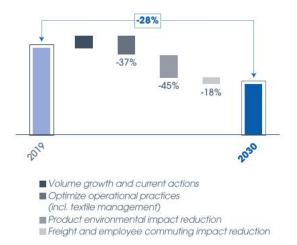


- $\boldsymbol{\nu}$ regarding Scope 3, which represents 69% of its CO_2eq emissions, Elis will:
 - improving and optimizing operational practices, especially on linen management. As a significant share of the Group's emissions come from its linen, extending the lifespan of the products and keeping them in use are key levers for reducing resource consumption and CO₂eq emissions. Reducing linen loss, which can represent significant quantities, is therefore a priority action. Solutions focused on product traceability, cage-level traceability, weighing, and rewards will therefore be implemented in the coming years to better identify the causes of these losses and encourage best practices.

Staying true to its circular economy DNA, the Group will also work to further promote pooling solutions and product reuse and repair in its different regions and between its different sites. The Group is thus planning to double the capacity of its mat repair plant in Latvia and is rolling out a revised best practices guide for linen management at its sites. The Group will also continue to reduce the number of use cases for single-use plastic by promoting reusable solutions.

Lastly, energy reductions related to the climate plan for Scopes 1 and 2 will help reduce upstream energy emissions.

- reduce the environmental impact of its products by working on design, material selection or production methods. The Group will prioritize working with its suppliers to improve manufacturing practices within the value chain, especially through energy efficiency and decarbonization. The Group will also continue to eco-design its products and transition its ranges to alternative materials. In 2023, the Group thus expanded its range of washroom products made from recycled materials, launched an apron product made from recycled Elis textiles, and transitioned the composition of one of its major workwear ranges to recycled materials,
- reduce the impact of freight and support employees in their transition toward more responsible commuting practices. In particular, the Group will carry out actions to engage its employees, help them understand mobility-related concerns and encourage behavior changes.



This credible and ambitious plan prioritizes carbon efficiency and financial savings and thus enables the Group to stay in line with the financial guidelines provided to the market. Faithfult o its DNA, based on the circular economy and operational excellence, this plan prioritizes sobriety, efficiency and reuse. It is also supported by technologies and approaches long used by the Group. Global engagement among Elis's partners (suppliers, customers, employees, etc.) and the market (industrialization of new logistics technologies, energy decarbonization, equipment availability, transition of vehicles to alternative vehicles, stakeholder engagement by 2030.

The Group will provide regular updates on its progress internally and externally to engage all its employees in the journey and transparently inform all its stakeholders. In particular, the Executive Committee plans to review Scope 1 and 2 emissions on a quarterly basis.

Goals and performance

The Group therefore has the following targets:

Improving the thermal efficiency of European laundries by 35% between 2010 and 2025

Accelerating the transition of the logistics fleet and aiming for 650 alternative vehicles by 2025

Offering at least one collection composed of sustainable materials for each product family by 2025

Reusing or recycling 80% of our end-of-life textiles by 2025

Reducing water consumption per kg of linen delivered by 50% between 2010 and 2025 (laundries; Europe)

Reducing absolute Scope 1 and 2 CO₂eq emissions by 47.5% between 2019 and $2030^{(1)}$

Reducing absolute Scope 3 CO_2 eq emissions by 28%⁽²⁾

In 2023, the Group's new Climate strategy has been retained and incorporated into its financing policy in the context of the revolving credit facility.

Key performance indicators		2021	2022	2023
	Direct CO ₂ eq emissions (Scope 1) ($Kt CO_2 eq$)	413.8	450.3	498.9
	Indirect CO_2eq emissions (Scope 2) (<i>Kt CO_2eq</i>) – location- based	54.3	53.8	67.2
	Indirect CO ₂ eq emissions (Scope 2) (<i>Kt CO</i> ₂ eq) – market- based	76.4	86.8 ^(a)	108.2
	Other indirect CO_2 eq emissions (Scope 3) (<i>Kt CO_2eq</i>)	1,500 ^(b)	1,340.9	1,370.5
	Total CO2eq emissions (Scopes 1, 2 (location-based) and 3) (<i>Kt CO2eq</i>)		1,844.9	1,936.6
	Total CO ₂ eq emissions (Scopes 1, 2 (market-based) and 3) <i>(Kt CO₂eq)</i>		1,877.8 ^(a)	1,977.6
	% reduction in absolute Scope 1 and 2 CO_2eq emissions between 2019 and 2030 $^{\rm (c)}$			
Reducing our emissions globally	(2030 target: -47.5%)		-15%	-15%
	% reduction in absolute Scope 3 CO2eq emissions since 2019		-0.3%	-2%
	% reduction in absolute Scope 3 CO ₂ eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of sold products between 2019 and 2030 ^(c)			
	(2030 target: -28%)		10%	-3.6%
	CO₂eq intensity (Scopes 1, 2 (location-based) and 3) per euro of revenue (tons of $CO₂eq/€$) ^(c)			0.00045
	CO₂eq intensity (Scopes 1, 2 (market-based) and 3) per euro of revenue (tons of $CO₂eq/€$) ^(c)			0.00046

 The target includes land-related emissions and removals from bioenergy feedstocks. Scope 2 emissions are reported as market-based Scope 1 (direct emissions) mainly associated with consumption of gas, fuel, etc.;

Scope 2 (indirect emissions) associated with consumption of electrical energy or steam;

Scope 3 (other indirect emissions) associated with other emission areas: purchased goods and services, upstream transportation and distribution, employee commuting, etc. (2) From purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of products sold.

Key performanc	e indicators		2021	2022	2023
	% reduction in CO2eq intensity (Scopes 1 and 2 - location- based) since 2010				
		(2025 target: -20%)	-19%	-25%	-22%
	Continually improving the energy efficiency of our industrial laundries	CO_2 eq emissions per ton of linen delivered (Scopes 1 and 2 - kg CO_2 eq per ton of linen delivered) - location-based	294	270	282
		% reduction in thermal energy per kg of linen delivered since 2010 (European laundries)			
		(2025 target: -35%)	-22%	-26%	-28%
Reducing our Scope 1 and 2		Share of renewable energy in total energy consumed (excluding vehicles)	21%	19%	17%
emissions	Decarbonizing our energy mix	Share of renewable thermal energy (biomass, biogas, etc.) in total thermal energy	23%	21%	19%
		Share of renewable electricity in total electricity	8%	9%	7%
	Striving for exemplarity on a daily basis in our	Share of alternative vehicles ^(e) – logistics fleet	3.7%	3.7%	5.0%
		Number of alternative vehicles	488	715	1,231
		of which logistics			
	logistics	(2025 target: 650 alternative vehicles)	224	232	355
		of which commercial	264	483	876
		Share of product families with at least one collection composed of sustainable materials			
Reducing our Scope 3 emissions		(2025 target: 100%)	46%	51%	58%
•		Share of end-of-life textiles reused or recycled			
		(2025 target: 80%)	72%	70%	77% ^{(†}
	se of water resources operational resilience	% reduction in water consumption per kg of linen delivered between 2010 and 2025 (European laundries)			
in the face of cl		(2025 target: -50%)	-40%	-43%	-46%

(a) Data modified in 2023 due to adjustments to the 2022 emissions factors.

(b) In 2021, the Group's Scope 3 emissions were estimated based on the carbon footprint calculated for France in 2019.

(c) The target includes land-related emissions and removals from bioenergy feedstocks. Scope 2 emissions are reported as market-based.

(d) The Group's financial information is discussed on in section 5.2.3 "Income statement analysis for the financial year ended December 31, 2023" of this Universal Registration Document.

(e) Alternative vehicles includes electric, biogas, biofuel and hybrid vehicles.

(f) Group excluding Mexico (data not available).

The Group reduced its Scope 1 and 2 emissions in absolute terms by nearly 15% between 2019⁽¹⁾ and 2023, driven mainly by its enhanced energy efficiency programs and the energy transitions carried out at certain sites, despite increases in some emission factors.

Total absolute Scope 3 emissions fell by 2% between 2019 and 2023, due in particular to energy consumption optimization between 2019 and 2022, employees' transition to lower-impact commuting practices, and more precise measure for certain source of emissions. It should also be noted that linen purchases increased in 2022 after the post-health crisis recovery in activity.

The Elis Group also publishes indicators relating to the European taxonomy, in particular for the goals of climate change mitigation and adaptation. The delegated regulation on the climate focuses primarily on the economic sectors and activities that have the greatest potential to contribute to the goal of mitigating climate change: prevent the production of greenhouse gas emissions, reduce these emissions and increase carbon capture and storage in the long term. The sectors covered thus relate mainly to energy, certain manufacturing activities, transport and buildings. As a result, these two objectives do not significantly concern the Group; the Group reports relatively low individually eligible capital expenditure (see section 3.6.2 "Taxonomy").

Finally, the Group signed the French Business Climate Pledge, through which it is committed, alongside hundreds of French companies, to fighting climate change, and participated in the Ambition4Climate initiative, through which the Group shared practical projects that contribute to the fight against climate change.

Reducing our emissions globally

In order to reduce its carbon footprint, the Group is continually working with its stakeholders (internal and external) to identify and implement new solutions.

Supplier involvement

The Group works with its suppliers on climate change matters in several ways:

- through its Supplier Code of Conduct, which includes energy and environmental requirements (see section 3.5.3 "Working responsibly with third parties");
- through CSR assessments of its direct suppliers, which may lead to on-site audits. These on-site audits directly or indirectly cover issues related to climate change (for example, compliance with regulations, waste management and recycling, etc.) (see section 3.5.3 "Working responsibly with third parties");
- through the creation of partnerships to identify, develop and implement new technologies to improve the Group's energy performance (for example, the use of emulsion cleaning products, the adaptation of linen care processes and the identification of the best transport technologies for the Group's needs (see section 3.3.5 "Minimizing our energy consumption" and section 3.5.3 "Working responsibly with third parties")).

Customer involvement

The dialog that the Group has with its customers about climate change can take various forms depending on the market in question, the products and services concerned, local aspects and the level of customer knowledge and awareness. The main ways of engaging with customers are:

- presentation of the Group's commitments in terms of CSR and on the climate topic more specifically;
- the promotion of circular business models and their benefits in terms of resource consumption and reduced emissions compared to the alternatives of purchase or use without pooling or single use;
- discussions with customers about Life Cycle Analysis (LCA) results or while undertaking the study, in order to produce results that have meaning and are conclusive, and to help increase everyone's understanding in a scientific and objective manner;
- > more sustainable product offerings and the development of specific ranges where appropriate. As such, the Group aims to offer at least one collection composed of sustainable materials for each product family by 2025.

In particular, the services offered by Elis are positioned as a sustainable alternative:

> to the purchase or use of products: by maximizing their use through sharing resources and optimizing their maintenance. The product-as-a-service business model offers a solution to common events at companies such as changes in wearers' size, employee arrivals and departures, and new collections. For example, the use of workwear maintained by Elis allows a reduction in emissions of up to 37% compared to a purchase solution;

 to single-use or disposable products: by offering reusable solutions, offen maintained locally, hence supporting local employment and local economic development. For example, the use of reusable scrubs in healthcare facilities reduces emissions by 31% to 62% compared to disposable scrubs, depending on actual consumption.

More information is set out in section 3.3.1 "Being a circular economy player" of this chapter on the Group's economic model and in section 3.5.2 "Satisfying and engaging our customers." In 2023, the Group continued to roll out CSR and Climate training for its sales teams and employees to help them understand and strengthen their expertise in all these areas.

In 2021, the Group took part in the "NHS Net Zero International Leadership Group", supporting NHS England and the broader healthcare sector in their carbon neutrality journey.

Employee involvement

The involvement of employees in supporting change and transition is a key concern. Various ways of involving employees are used by the Group: team activities, presentations, aspirational or quantitative objectives. These options are set out in more detail in section 3.2.2 "Our strategy: commit to the planet, our people and Society." For Sustainable Development Week in 2023, the Group selected themes relating to the impact individuals have on climate and provided key information on ways to reduce it. The Group is also rolling out Climate Fresk to the Group's headquarters in France, as well as to the Netherlands, and held a session for its CSR and QHSE coordinators in order to expand the initiative to other regions.

Use of carbon pricing

The Group is not subject to any quota trading systems in its regions. The Group nevertheless incorporates internal carbon pricing (shadow price) into the decision-making process for some investments. In particular, in 2023, when working on the definition of its climate strategy, the Group developed models that incorporated carbon pricing for Scope 1, 2 and 3 emissions in order to evaluate the associated resilience and opportunities. The Group also incorporates carbon pricing into its decision-making for investments in equipment to prioritize the ones with the best financial and climate returns. This approach, which has been integrated into the Group's financial processes, covers all regions as well as Scope 1, 2 and 3 emissions (upstream energy), i.e., 37.2% of the Group's total emissions. Finally, in some financial analyses, the Group uses carbon pricing (€150/ton of CO₂eq) to calculate the rates of return on investment incorporating this component. This price was set based on information from the 2018 Intergovernmental Panel on Climate Change report (5.1), a review of carbon tax schemes and EU Emissions Trading System mechanisms, and the voluntary carbon market.

Lastly, in discussions with customers and internally, the Group may use carbon pricing to raise awareness of the benefits associated with a reduction in textile loss and a product repair.

The table below incorporates the 2022 CO_2eq emissions recalculated to take account of the Group's recent acquisitions and to facilitate comparisons with 2023 performance.

DETAILS OF THE GROUP'S SCOPES 1, 2 AND 3 EMISSIONS, PERFORMANCE AND TARGETS

		History					Goals milest	
	Reference year (2019)	2021	2022	2022 recalculated	2023	Variation (2022 recalculated /2023) (as %)	2030	Status (as %)
Direct CO ₂ eq emissions (Scope 1) (<i>Kt CO₂eq</i>)	582.3	413.8	450.3	503.5	498.9	-1%		
Indirect CO ₂ eq emissions (Scope 2) (Kt CO ₂ eq) – location-based		54.3	53.8	68.6	67.2	-2%		
Indirect CO ₂ eq emissions (Scope 2) ($Kt CO_2eq$) – market-based	128.9	76.4	86.8	101.6	108.2	7%		
Direct and indirect CO ₂ eq emissions (Scopes 1 & 2) <i>(Kt CO₂eq)</i> – market-based	711.3	489.3	518.3	605.1	607.1	0.3%	-47.5%	-15%
Other indirect CO_2 eq emissions (Scope 3) (Kt CO_2 eq)	1,403.8	1,500	1,340.9	1,397.6	1,370.5	-2%		
1 - Purchased goods and services	952.8		960.4	1,002.6	974.3	-3%		
2 - Capital goods	92.5		52.6	54.6	92.9	70%		
3 - Fuel and energy related activities (not including Scope 1&2)	134.6		120.7	125.3	128.0	2%		
4 - Upstream transportation and distribution	58.9		60.2	62.5	65.6	5%		
5 - Waste generated in operations	17.9		17.0	17.7	24.7	40%		
6 - Business travels	19.3		7.3	7.5	8.1	8%		
7 - Employee commuting	101.1		99.6	103.5	52.0	-50%		
11 - Downstream leased assets	2.4		2.2	2.3	2.4	7%		
12 - End-of-life treatment of sold products	23.8		19.9	20.7	22.2	4%		
13 - Use of sold products	0.5		0.8	0.9	0.3	-63%		
Other indirect CO2eq emissions (Scope 3) (Kt CO2eq) – scope for SBTi targets	1,010.9		1,035.8	1,111.9	974.6	-12%	-28 %	-3.6%
TOTAL CO2EQ EMISSIONS								
Total CO2eq emissions (Scopes 1, 2 (location-based) and 3)		1,968.1	1,844.9	1,969.7	1,936.6	-2 %		
Total CO_2 eq emissions (Scopes 1, 2 (market- based) and 3)	2,115.1	1,989.3	1,877.8	2,002.7	1,977.6	-1%		

Emissions for 2019 have been recalculated to account for some recent acquisitions. Emissions for 2021 correspond to published emissions. In 2021, the Group's Scope 3 emissions were estimated based on the carbon footprint calculated for France in 2019. Emissions in 2022 were modified due to an adjustment on some emissions factors. The "2022 recalculated" emissions include the Group's recent acquisitions to facilitate comparisons with 2023 performance.

FOCUS ON EMISSIONS RELATED TO BIOENERGY CONSUMED BY THE GROUP (BIOGENIC EMISSIONS)

Tons of CO ₂ eq	2023
Direct emissions (Scope 1)	498,903
Of which emissions from combustion of biomass and/or the production of biomass for bioenergy	196,920
Indirect emissions (Scope 2 market-based)	108,230
Of which emissions from combustion of biomass and/or the production of biomass for bioenergy	0
Direct emissions (Scope 3)	1,370,475
Of which emissions from combustion of biomass and/or the production of biomass for bioenergy	0

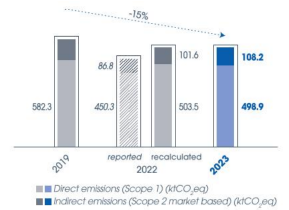
Reducing our Scope 1 and 2 emissions

The Group's emissions (Scopes 1 and 2) can largely be attributed to the consumption of thermal energy and in particular to the consumption of natural gas at the Group's industrial sites. These emissions are:

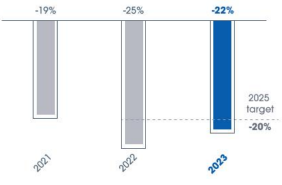
(tons of CO_2eq)	Total	Europ	e	LATAN	N	Sites		Logisti	cs
Direct emissions (Scope 1)	498,903	430,315	82%	68,588	80%	372,684	78%	126,219	>99%
Indirect emissions (Scope 2 location-based)	67,173	50,538		16,635		67,204		149	
Indirect emissions (Scope 2 market-based)	108,230	91,591	18%	16,639	20%	107,832	22%	398	<1%
Total emissions (Scopes 1 and 2 market-based)	607,133	521,906	86%	85,227	14%	480,516	79 %	126,617	21%

The Group's CO_2 eq emissions (Scopes 1 and 2 market-based) fell by 15% between 2019 and 2023, driven mainly by the enhanced energy efficiency program and the energy transition initiated at certain sites and in logistics.

CO2EQ EMISSIONS AND GROUP PERFORMANCE



% REDUCTION IN CO2EQ INTENSITY SINCE 2010 (SCOPES 1 AND 2 LOCATION-BASED)

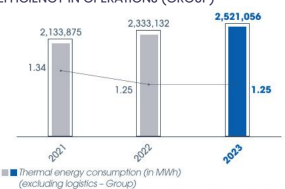


Scope 2 emissions are presented as market-based. The 2019 and 2022 emissions were recalculated to include the Group's recent acquisitions and to facilitate comparisons with 2023 performance.

Continually improving the energy efficiency of our industrial laundries and decarbonizing our energy mix

The Group's approach hinges on two main axes:

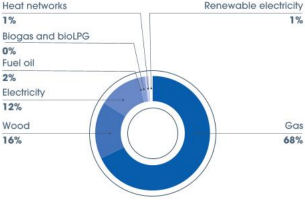
- > continually improving the energy efficiency of its sites: implementation of new technologies and best practices, monitoring, performance reviews, etc.;
- > transitioning the business toward renewable or lower-emissions energies.
- Details of the Group's actions and initiatives in this regard are set out in section 3.3.5 "Minimizing our energy consumption."



← Thermal energy consumption per kg of linen delivered (kWh/kg)

THERMAL ENERGY CONSUMPTION AND ENERGY EFFICIENCY IN OPERATIONS (GROUP)

BREAKDOWN OF ENERGY CONSUMPTION (AS A %) Heat networks Renewable electricity



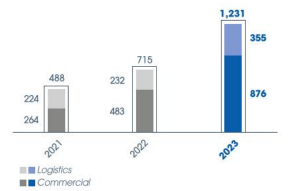
Striving for exemplarity on a daily basis in our logistics

The Group's approach hinges on two main axes:

- continually improving the energy efficiency of its deliveries: network density, route optimization, improvements in driving style, etc.;
- > converting its vehicles to alternative vehicles.

Details of the Group's actions and initiatives in this regard are set out in section 3.3.5 "Minimizing our energy consumption." In 2023, the number of alternative vehicles increased significantly to stand at 1,231. Delivery efficiency has also improved, reaching 49.0 kg of products delivered per liter of fuel in 2023.

NUMBER OF ALTERNATIVE VEHICLES⁽¹⁾ – WHOLE FLEET



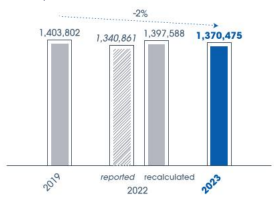
(1) Alternative vehicles includes electric, biogas, biofuel and hybrid vehicles.

Reducing our Scope 3 emissions

Given its economic model, which is based on the circular economy, the Group keeps many of the impacts normally borne by other stakeholders in-house, enabling the development of effective optimization and emission reduction strategies. This is particularly the case with the laundering phase or the delivery of the products, presented above.

Since 2022, the Group has conducted an annual assessment of all of its emissions sources to obtain a more accurate picture of its emissions. In the coming years, the Group will continue to improve its data collection and reporting tools in an effort to determine the footprint of its other emissions with even greater accuracy.

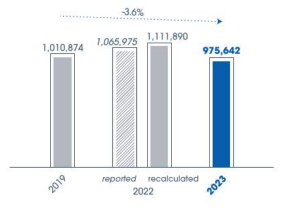
CHANGE IN OTHER INDIRECT CO₂EQ. EMISSIONS (SCOPE 3)



Other indirect emissions (Scope 3) (tCO,eq)

The 2019 and 2022 emissions have been recalculated to include the Group's recent acquisitions and to facilitate comparisons with the 2023 performance (see CO_2 eq emissions and Group performance).

CHANGE IN SCOPE 3 EMISSIONS (SBTi SCOPE)

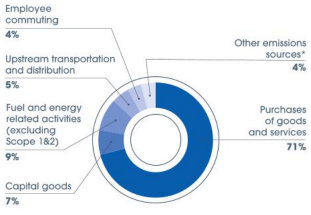


Scope 3 - SBTi scope (reported - 2023 URD) (tCO₂eq)
 Scope 3 - 2023 SBTi target (tCO₂eq)

Total absolute Scope 3 emissions fell by 2% between 2019 and 2023, due mainly to energy consumption optimization between 2019 and 2022, employees' transition to lower-impact commuting practices, and the better capture of certain sources of emissions in 2023. It should also be noted that linen purchases increased in 2022 after the post-health crisis recovery in activity. The major activities for other indirect emissions (Scope 3) are:

- purchased goods and services: 71%;
- > fuel and energy related activities (not including Scope 1&2): 9%;
- employee commuting: 4%;
- > upstream transportation and distribution: 5%;
- > capital goods: 7%;
- > other Scope 3 activities: 4%.

BREAKDOWN OF SCOPE 3 EMISSIONS



* Other emissions" includes emissions in connection with waste generated in operations, business travels, downstream leased assets, use of sold products and end-of-life of sold products.

Some activities were not considered relevant given the Group's own activities: upstream leased assets, downstream transportation and distribution, processing of sold products, franchises and investments.

The Group is working to reduce its emissions by:

- improving and optimizing operational practices, especially on linen management. In 2023, the Group pursued its initiatives in France and the United Kingdom to reduce linen loss in partnership with customers. The Group is testing various ways of raising customers' awareness and involving them in linen management (see section 3.5.2 "Satisfying and engaging our customers"). The Group has also reworked its best practices for linen management, which outline easy and profitable repairs and promote product reuse;
- prioritizing energy efficiency in its operations and logistics (see section 3.3.5 "Minimizing our energy consumption"). In particular, the Group regularly forms partnerships with carmakers and energy suppliers to analyze in greater detail the options for transitioning its fleet to alternative vehicles or to accelerate this transition (see section 3.5.3 "Working responsibly with third parties" of this chapter 3);

- developing increasingly responsible and lower-impact products. The Group's initiatives are further detailed in chapter 3.3.2 "Ecodesigning our products and services" and chapter 3.3.1 "Being a circular economy player." For example, in 2023 the "Phoenix" washroom line, made from more than 80% recycled plastic, was expanded and one of the Group's major garment ranges was transitioned to recycled polyester;
- encouraging employees to use more responsible means of transport. Some of the French and Brazilian sites are making shuttles available to employees to facilitate and combine their trips. In 2023, initiatives to promote carpooling and soft mobility were implemented in some sites: internal competition on the topic, the promotion of carpooling tools, information booths during Sustainable Development Week, etc. A bike policy has also been implemented in Belgium to allow eligible employees to lease a bike for four years, thus providing them with a multimodal and flexible solution. In addition to changes in practices between 2019 and 2023, the Group also increased the accuracy of its reporting for this emissions source in 2023, through wider employee participation in communiting practice survey;
- repairing and keeping its industrial equipment in use (capital goods source). The Group thus regularly refurbishes some of its equipment to prolong its lifespan;
- reducing emissions related to product end-of-life, mainly through recycling or reusing. The Group's projects are described in more detail in section 3.3.4 "Reducing and properly managing our waste."

In 2023, the Elis Group received a B rating from the CDP suppliers engagement on climate change.

The carbon impact of linen loss or misuse

Linen loss occurs every year, particularly in hospitals. For every item lost or damaged, a replacement item must be purchased. This results in additional emissions. A study conducted in the United Kingdom in 2022 assessed linen loss at about 70 items per month, representing 7.8 tCO₂eq in one year.

A lower environmental impact building for its headquarters in Germany

The new headquarters in Germany stands out for its innovative hybrid wood construction, which saved 1,200 metric tons of concrete and complies with cradle-to-cradle principles. The facade was designed to fully reuse resources.

The building was awarded a gold medal from DGNB (Deutsche Gesellschaft für Nachhaltiges Bauen), illustrating a strong commitment to sustainability and the circular economy.

Reducing our use of water resources to increase our operational resilience in the face of climate change

The findings of the study on sites that are experiencing the effects of water scarcity or that could face it in the years to come, given the effects of climate change, as well as initiatives to reduce this exposure, are set out in section 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems".

3.4 OUR PEOPLE

Governance

Human Resources is tasked with supporting the growth and transformation of the Group. The Group has always been committed to being a vehicle for the development and well-being of its employees.

The Human Resources (HR) Director is a member of the Executive Committee and reports directly to the Chairman of the Management Board, with whom he has regular discussions. He oversees the Group HR policy with the support of the country-based operational HR Directors and the central support services (HR Development Department, Compensation and Benefits Department, Legal Services Department, Methods Department). He also works closely with management to ensure the implementation and consistency of the Group's HR policy across all Group countries, and to anticipate and meet the teams' needs.

The operational HR teams in each country are responsible for supporting operational activities:

- overseeing workforce planning;
- ensuring well-being at work and a high-quality working environment;
- > managing the annual performance cycle;
- providing for employee development and career management initiatives;
- cultivating an increasingly inclusive work environment that fosters equal opportunities and non-discrimination.

The goals of the HR support teams are to assist the operational HR teams by supplying them with tools intended to attract and develop talent, and to harness this talent to form a diverse and inclusive leadership team both now and for the future. The HR support teams facilitate talent pools, succession planning, performance management, and skills and leadership development. They help to define and implement motivating, compliant, fair and effective HR policies, processes, tools and practices, as well as to provide relevant data to support the development of Elis' businesses.

Meetings are regularly held at different levels to discuss specific topics, and an international HR committee, made up of HR departments from the Group's major countries, has been set up to work on common issues (for example, recruitment, retention, diversity and inclusion). The Group's performance on diversity, and on gender balance in particular, is regularly presented to the members of the Executive Committee and to certain Supervisory Board committees.

In addition, the Group has had a dedicated disability organization in place since 2022, with an ambassador in each country whose role is to apply the Group's Disability Charter and implement local initiatives to promote the employment of people with disabilities.

The QHSE teams play a major role in protecting employees. The structure of these teams is described in more detail in section 3.3.3 "Optimizing our use of resources and minimizing our impact on ecosystems".

3.4.1 Listening to, valuing our employees and ensuring their wellbeing at work

Context

Elis believes that the well-being of its employees is one of the company's key responsibilities. In parallel with its policies and training programs, which aim to develop the skills and protect the health and safety of its employees, Elis ensures constant improvements in the working environment and conditions so as to maintain employee engagement and satisfaction, in order to support talent retention and the performance of the company more generally.

As a result, Elis makes every effort to ensure close daily proximity between management and employees at every level. This is one of the main reasons why the Group favors human-size sites – ensuring that it can listen effectively to its employees. This continuous dialog helps to avert any social conflict that could arise due to failure to monitor and prevent social tensions. No major event has occurred in over 10 years.

Policy

Elis aims to ensure a good quality of life at work, to listen to employees and to value them. The Group bases its actions around five major areas:

- 1. listening to its employees;
- 2. valuing employees;
- 3. ensuring fair and attractive compensation and benefits;
- 4. reducing stress at work;
- 5. preventing absenteeism.

The Group also favors the use of permanent contracts in order to increase the loyalty and commitment of its employees.

Goal and performance

As part of its engagement program, the Group has set a target to:

Expanding the Group's Chevrons program

Key performance indicators		2021	2022	2023
Listening to our employees	Rate of participation in the internal survey*	71.9%		72%
Valuing our employees	Number of Chevrons in the Group	300	310	352
Ensuring fair and attractive compensation and benefits	Share of employees eligible for the employee share ownership scheme**	87%	89%	93%
	Share of managers who have been awarded performance shares	15%	20%	13%
	Share of employees with a variable performance-based pay component		52%	57%
Preventing absenteeism and reducing stress at work	Number of employees with perfect attendance (as a %)	35%	31%	43%
	Breakdown of absences (as % of absences <7 days)	83%	83%	87%

(*) Biennial survey in 2021, the average rate of participation in the employee surveys conducted covered the Group, except for France and South America. In 2023, the figure covered the entire Group, based on a weighted average of the relevant workforce.

(**) In 2023, the share was calculated based on the eligible permanent and non-permanent workforce on the date of the plan, i.e., September 30.

The Group also achieved its goal of expanding the Chevrons program to new regions. Since 2018, Chevron numbers have grown by nearly 52%. To date, the program has been rolled out in Europe and Brazil.

The share of managers eligible for performance shares has reached record levels due to an exceptional plan in 2022 that was open to more employees.

After several years marked by the health crisis, the number of employees with perfect attendance has returned to levels similar to the Group's historical performance.

The Group has also been recognized for its attractiveness. In 2023, in Spain, Elis Manomatic was identified as one of the 100 best places to work in the country by *Forbes* magazine, and Elis Sweden was named the most attractive employer of the year by The Career Companies.

Listening to our employees

Measures implemented

Engaging our employees

Well-being at work and the engagement of every employee are essential to the Group's success, contribute to employee retention, and ultimately to operational excellence. It is particularly key given the characteristics of the Group's model.

Employee engagement and satisfaction, as well as well-being at work, are measured periodically through a survey sent to all employees, who respond individually and anonymously. Employees can thus give their opinions on a variety of topics such as working conditions, training, career development, working time and safety via anonymous individual questionnaires. These surveys demonstrate the importance attached to the corporate climate and working environment at all levels.

These surveys were carried out in every countries in 2023 including, for the first time, countries in Latin America. As such:

- for France, surveys are conducted site by site, in turn, every two years. The last two-year cycle ended in September 2023. Employee participation was high during this cycle at 89% and the overall satisfaction rate was 14.45/20. The new cycle began in October 2023;
- for Sweden, the participation rate was 67% and the satisfaction rate was 70%;
- for all other countries: the survey was carried out simultaneously via a single questionnaire sent to all permanent employees. Participation in the survey, which was conducted in all these countries, was high in 2023, with 68% of the employees interviewed taking part and able to share their views. The average satisfaction rate increased from 6.1/10 in 2021 to 7.6/10 in 2023.

The results of each employee survey are eagerly awaited and allow Elis to determine areas of improvement specific to each site. The results are shared with each country and each manager. The management team also shares the results with employees along with the action plans drawn up in response to the survey. The action plan is monitored locally. As such, in the United Kingdom, a specific "Employee Voice" system was put in place to tie the results of the survey to concrete actions. More than 552 actions have been identified as a result. At the end of 2023, more than 30% had been finalized (155 actions). Of the remainder, 34% are in progress and 36% are planned for 2024.

This periodic measurement of employee engagement and satisfaction is essential for the relationship of trust that the Group maintains with its staff on a daily basis and that underpins the quality of its service. This employee survey is a key indicator of Elis's human resource management policy.

The Group aims to repeat the survey every two years, and thus to be able to monitor improvements in satisfaction following the rollout of the action plans.

When the last satisfaction survey was conducted, more than 84% of respondents considered that the Elis Group was committed to CSR.

Ensuring ongoing social dialog with employees via their representatives

At the Group level in Europe, the social dialog with employees takes place within the European Works Council, which has 28 members and represents 34,063 employees from 22 countries. In 2023, discussions within this body focused on Elis's economic and financial situation, results in a high inflation context, acquisitions, the outlook, employees, and the Group's new raison d'être.

Since employee representation regulations are specific to each country, employee representative bodies are created accordingly. Employee representative bodies thus cover 74% of the Group's employees.

In France, Elis has set up representation at various levels: Group, business and site. This representation covers 100% of employees.

Specific bodies are responsible for health and safety aspects. These types of bodies represent 100% of employees in France.

In addition, the Code of Ethics commits the Group on this matter and reiterates its support for freedom of association. Management teams are responsible for the quality of the employee dialog in their respective areas and are assessed on its quality. The Group has not had any significant social event for more than 10 years.

Improving employee conditions through agreements and collective agreements

In addition to the local regulations applicable in each country, agreements are in effect in the different Group subsidiaries: Collective agreements thus cover 71% of all Elis employees. These agreements make it possible to adapt the organization of working time, compensation, working conditions and work life quality, gender equality, employee management, the sharing of added value, and the prevention of psychosocial risks, are the result of ongoing dialog with employee representatives, and help to maintain good working conditions at the different sites.

Valuing our employees

Measures implemented

Rewarding our employees' work: The Chevrons Club

The effectiveness of the Elis model is strengthened by a strong culture of convivality and recognition, acknowledged as a key factor for employee engagement. The best example is Elis's Chevrons Club which has been rewarding the most deserving production and maintenance operators every year for more than 30 years. These employees are particularly valued at the sites where they work, and they take part in an international event lasting several days. In 2023, the Chevrons Club for the European countries met in Lisbon. Since 2018, Chevron numbers have grown by nearly 52%.

In addition, in most countries, ceremonies are held in recognition of the longest-serving employees: this is the case in France, where long-service medals are awarded, as well as in Denmark and the United Kingdom. In the United Kingdom, over 180 employees with 10 to 50 years of service were recognized in 2023.

Recognizing the skills of our employees and supporting their development

Valuing employees with regard to their skills, contributions and performance, providing them with the appropriate training and supporting their development are pillars of the Group's HR strategy. Section 3.4.3, "Attracting and developing our employees," describes these points in more detail.

Long-serving employees

The Group's business culture, values and HR strategy contribute to the long-term retention of employees. As such, since 2018, the distribution of staff by length of service has remained stable. Almost 60% of the workforce has more than three years of service, with 18% of employees having more than 15 years.

Ensuring fair and attractive compensation and benefits

Measures implemented

The Group's policy is to offer all employees fair and marketcompetitive compensation that reflects their performance and level of responsibility. To that end, the Group seeks to follow the In France, Elis pursues this active negotiation policy at the Group, company and site levels to best address these topics. In 2023, agreements on gender equality and quality of life in the workplace, as well as on the prevention of social risks, were renegotiated and introduced new measures to benefit employees. Measures were thus taken to support pregnant women and employees who need to care for a relative.

In 2023, as part of the launch of a new offering in France that aims to improve access to basic hygiene products (Elis's Ladybox range), the Group also gradually rolled this solution out to its sites.

Outlook

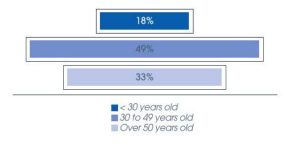
Based on the results of the satisfaction survey, action plans are being implemented to meet employees' expectations.

In 2025, the Group will adopt a new updated and global vision in which employee engagement and satisfaction are a core concern.

BREAKDOWN OF STAFF BY LENGTH OF SERVICE



BREAKDOWN OF STAFF BY AGE IN 2023



best practice of comparable sectors. This policy takes into account the local laws and business practices of each region and can include different types of non-statutory non-pay benefits (language classes, box lunches, access to bicycles, etc.). Thus, employees' skills and level of responsibility are compensated with a fixed salary matching their experience and general market practice for their business line. Depending on the level of responsibility and the country, variable compensation schemes to reward collective and individual performance may be put in place:

- for the majority of operational managers, variable compensation schemes are defined in the same way in each country, with both collective and individual goals;
- for all sales teams, including employees in operations, as well as Service Agents responsible for sales in a number geographic areas including France, Spain, Portugal and Italy: there is a bonus scheme in place which can represent significant additional compensation;
- for just over 500 employees in 2023 (senior managers, talent and expert employees): the Group awarded performance shares to give them a share of the long-term financial performance and results of the Company, principally through long-term incentive plans. The vesting of shares is subject to performance conditions and continuous service. A CSR criterion has been included since 2022, based on performance on water consumption per kg of linen delivered;
- for all employees: compensation schemes based on collective performance may exist in some countries, whether they are compulsory legal arrangements (for example, mandatory profitsharing in France) or are voluntarily set up by the Group according to local practices, such as in Portugal or the optional profit-sharing plan in France;
- in addition, the Group has an employee share ownership plan accessible to 93% of its employees (see below).

In all, components of compensation are tied to performance for more than 57% of the Group's workforce.

If necessary, the Group uses external information provided by specialist advisers in order to be certain of its positioning relative to the local reference market. Moreover, it ensures that the minimum salaries applicable in the different countries in which it operates are respected.

As in 2022, the Group raised its wages significantly in 2023 to maintain its attractiveness on a particularly tight job market.

Employee share ownership

Employee share ownership is an important tool for increasing the sense of belonging to a group. To this end, in 2019 Elis launched the "Elis for All" plan, which allows employees to subscribe to Elis shares under preferential conditions through an employee share ownership plan (ESOP).

A fourth plan was rolled out in 18 countries in 2023, covering 93% of the total workforce, and this was the first year the plan was made available in Mexico. All employees in these countries, regardless of whether they are permanent or temporary, were eligible for this plan.

The plan was once again a success, as the number of participants rose by 20% compared with the 2022 plan and the amount raised increased by 62%.

Elis also seeks to connect employees more closely to the Group's financial performance and retain talent by awarding bonus shares of the Company. Vesting is contingent on the fulfillment of performance conditions over a vesting period of at least two years.

As of December 31, 2023, the Group's employees held 2.57% of Elis's share capital either directly (including vested performance shares) or through a company mutual fund (fonds commun de placement d'entreprise – FCPE).

Other non-statutory non-pay benefits

In France, all employees can access a voluntary Group savings plan, which holds the employee share ownership funds as well as a wide range of dedicated vehicles to help them diversify their savings. In addition, as of 2021, every employee can build their pension savings at their own pace by making voluntary contributions to the Group pension savings plan (PERCOL).

Other countries have also developed schemes that allow employees to save with terms adapted to local legislation or to supplement their pension through voluntary contributions with favorable terms.

Childcare programs (daycare, for example) or box lunches may also be offered in certain regions.

In 2023, the Group estimates that at least 37% of its workforce had access to at least one non-statutory non-pay benefit related, for example, to pensions or healthcare. The Group will fine-tune its reporting for this indicator in the coming years.

Favoring permanent contracts and adjusting working time

Elis favors permanent contracts, which offer stability and security to employees and allow Elis to build stable teams involved in the life and development of the company.

As at December 31, 2023, 11% of Elis Group employees were temporary, due in particular to the seasonal nature of part of the Hospitality business.

Although the Group does favor full-time contracts, part-time contracts are also used, when appropriate, to encourage more diversity and inclusion. The share of part-time employees remains stable at close to 5% of the permanent workforce. Part-time contracts requested by employees are considered and agreed.

The Group makes limited use of outside staff (1,205 temporary workers over the course of the year) and prefers to hire its employees directly.

A practice of remote working

A work-from-home policy is in place for employees whose duties can be performed remotely and it has been shared throughout the Group.

Reducing stress at work

Measures implemented

As part of its general risk prevention policy, Elis is committed to promoting a healthy work environment for its employees, reducing, in particular, psychosocial risks. Through the surveys it undertakes with all its employees (see section 3.4.1 "Listening to, valuing our employees, and ensuring their well-being at work"), Elis can measure how they rate their working conditions and thus identify situations that create stress.

Training is given to employees, particularly management staff, as part of this preventive action. It is one way of raising awareness and understanding of psychosocial risks, their possible causes and how to prevent and overcome them.

In 2023, the Group reviewed and improved its psychosocial risk prevention initiatives in France through agreements signed with its social partners. The aim was to promote comprehensive and effective prevention by providing information and training to everyone at the company; promoting best practices, including for dialog within the company and work organization; and taking into account the balance between work life, family life and personal life. Support is also offered in some countries. In France, two social workers who are subject to professional confidentiality are available to help employees with their concerns. The main areas of concern are housing, retirement and life changes.

In the United Kingdom, the Group has created a dedicated helpline available to all employees 24 hours a day, 365 days a year. Mandatory training has also been rolled out to all managers

Preventing absenteeism

Measures implemented

Absenteeism is a reality that affects all companies and that can have operational and financial consequences. Preventing shortterm unforeseen absences is therefore key. This type of absence is indeed the most damaging in terms of productivity, the organization of work teams and the redistribution of work to other personnel or temporary employees.

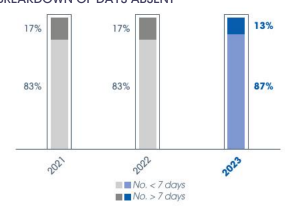
Each absence has its own particular characteristics and employers are not permitted to ask employees about the medical reasons for their absence. The Group is thus implementing a series of collective measures to try to prevent absences and limit their impact on its business.

There is no international absenteeism policy as this issue is very much linked to the local context (for example, influenza is not a major concern in Brazil, Chile, Mexico or Colombia, unlike in European countries). Policies are decided at the national level, based on each country's legislation and regulations, and sometimes by collective agreements for each sector.

After several years marked by the health crisis, the number of employees with perfect attendance has returned to levels similar to the Group's historical performance.

SHARE OF EMPLOYEES WITH PERFECT ATTENDANCE IN 2023





to raise their awareness of mental health conditions. Actions were also taken on national mental health awareness day.

In addition, a whistleblowing procedure has been established which takes account of cyberbullying. The whistleblowing procedure is described in more detail in section 3.5.4 "Continuing to integrate ethics into our business practices."

Preventative measures

Each site has introduced measures in accordance with their specific issues:

- vaccinations against influenza (or other diseases) are offered every year at certain sites;
- some sites pay a bonus to employees who have perfect or nearperfect attendance;
- French entities have introduced the Gest'Elis program to prevent occupational diseases, primarily musculoskeletal disorders (see below), which is gradually being rolled out to various Elis sites outside France;
- training sessions on job-specific body movements and postures are provided to production and customer distribution staff;
- initiatives are implemented to encourage employees to take care of their health. France initiated breast and prostate cancer prevention campaigns and made self-testing available;
- in Brazil, employees with a high absenteeism rate are monitored and offered specific coaching;
- tools for monitoring absences are made available to managers and training is offered to provide them with the skills and knowledge to manage absenteeism;
- the Group communicates on absenteeism and the measures taken.

These various measures are regularly discussed with employee representatives, occupational physicians and managers.

Some countries also link a portion of managers' variable compensation to the absenteeism performance of their teams.

In 2023, Elis's Sustainable Development Week, which was held at all of the Group's sites, focused specifically on health and safety and on proper work station posture.

Gest'Elis

The Gest'Elis measure is based on analysis of production work stations. For each of these work stations, information sheets offer solutions to improve the work station and its layout, equipment and tools used. Information sheets also describe how to perform the task correctly and highlight tips on comfort and safety for these work stations. Certain work stations are accompanied by a video promoting awareness of best practices, which is offered in order to train and improve the awareness of employees and their managers. The Methods Department supports the implementation of the relevant action sheets at the Group's production sites and the project teams take these sheets into account for new installations.

This measure has also been implemented in its Customer Distribution activity with an ergonomic analysis of the journeys made by service agents in vans. Best practice information sheets offer solutions for fitting out these vehicles and illustrate how to use them correctly.

In France, job-specific movement and posture training is given to production operators, service agents and warehouse operators and repeated every three years. A specific booklet for production operators has been created in collaboration with a dedicated partner. This booklet, entitled "Preventing risks related to repetitive work movements," introduces the principles of economy of effort and illustrates them in various work situations. Following the same principle, a specific booklet entitled "Preventing risks related to manual handling of loads" was created for service agents.

Ad hoc ergonomic studies of work stations have been carried out to improve the working conditions of employees with medical restrictions.

Suitable initiatives are taken in different countries, such as versatility (changing work station regularly), the compulsory breaks for exercise (10 minutes of exercise for every four hours of work) or warm-up sessions before starting work.

3.4.2 Protecting our employees

Context

The health and safety of employees and everyone else at Elis's sites is paramount for the Group. To this end, the Group strives to offer a safe and healthy working environment. The analysis of the health and safety risks of workstations also makes it possible to identify the level of risk and define actions to eliminate or reduce it and avoid the occurrence of accidents, injuries and occupational diseases. Strengthened by its expansion into new territories and markets, the Elis Group aims to become a leader in health and safety.

Policy

The Elis Group's health and safety policy, developed as part of its QHSE policy, is designed to reduce the accident rate to zero by improving safety. This means reducing risks, preventing accidents and applying the Group's safety standards in all countries and across all businesses with the involvement of all employees. This internal policy is rolled out internationally and reviewed frequently.

Return-to-work interview

Management may set up an informal interview after an employee returns from a short- or long-term absence. Return-to-work interviews allow the Group to demonstrate to employees not only its concern for them, but also the significance of each absence. These interviews are conducted in full compliance with medical confidentiality obligations. The interviews update employees about the site and how business is going and gauge how employees feel about their work and their quality of life in the workplace. Appropriate measures, such as work-station adaptations, may be taken following these interviews, with medical recommendations taken into consideration where applicable.

Versatility

The Group encourages employee versatility in the workshops with a twofold objective: first, to vary movements and postures so that employees feel physically strong and, second, to be able to more easily replace an absent colleague. This is ensured by cross-functional training and job adjustments or modifications to documentation material, with the simplest positions being filled by employees on fixed-term contracts.

The main commitments in the Elis Health and Safety policy are:

- to ensure workplace safety by reducing and preventing accidents;
- apply the Group's safety standards and instructions in all countries and businesses;
- involve all employees, so they actively contribute to maintaining a safe work environment;
- ensure compliance with local regulatory requirements in all countries.

In addition, the Group established its "10 golden safety rules" in 2020 with the aim of developing a safety culture by encouraging the adoption of good habits and helping to create a safe working environment.

Elis is committed to a process of continuous improvement to reduce the number of risk situations. Its priorities are to strengthen the Group's safety culture by promoting and raising awareness, preventing fire and handling risks, improving work station ergonomics, workplace hygiene and preventing business-specific risks.

Goal and performance

As part of its ambitious 2025 program, the Group has set itself the goal of:

Reducing the frequency of Group employees' accidents by 50% between 2019 and 2025

Key performance indicators		2021	2022	2023
	Improvement in frequency rate since 2019 (%)			
Analyzing the risks and developing and disseminating the Group's safety standards	(2025 target: -50%) ⁽⁰⁾	-6.3%	0.7%	-11.4%
	Frequency rate for Group employees ^{(a)(c)}	15.84	17.02	14.97
	Severity rate for Group employees ^{(b)(c)}	0.67	0.72	0.67
	Lost-time accidents involving Group employees	1,370	1,580	1,582

In 2021, hours not worked due to the partial shutdown during the public health crisis were excluded from theoretical hours worked.

(a) Frequency rate = Number of accidents resulting in lost time (excluding commuting accidents) per million hours worked Frequency rate in 2019: 16.90.

(b) Severity rate = Number of calendar days of lost work due to workplace accidents with lost work (more than one day, excluding commuting accidents) per thousand hours worked.

(c) Permanent and non-permanent employees.

The Group's performance improved significantly in 2023. The frequency rate decreased by more than 11% compared with 2019.

At the Group level, the number of accidents remained relatively stable compared with 2022. At constant scope, the number of lost-time accidents fell sharply.

In 2023, the Group began to factor safety indicators into the variable compensation of certain managers. These indicators will be rolled out to other regions based on their safety performance.

The Group is also increasingly working to incorporate safety into management practices and culture.

Lastly, in 2023, Elis United Kingdom took home the "Safety & Health Excellence Awards" prize and won silver at the highly regarded "Royal Society for the Prevention of Accidents (RoSPA) Achievement Awards" for its outstanding work in safety, health and well-being at work.

Analyzing the risks, and developing and communicating the Group's safety standards

Measures implemented

Analyzing the risks at work stations

Each of the Group's sites has a work station health and safety risk assessment that covers all relevant activities. These assessments are updated regularly in accordance with local country regulations.

Based on the results, actions to eliminate or reduce risks are defined and implemented to make the working environment safer.

Ongoing process to harmonize safety standards

In 2023, Elis continued to implement its safety strategy. In each operating region, the cluster/country QHSE teams work closely with the Group QHSE Department to define and improve the Group's safety standards. These teams also assist countries and sites with operational deployment and monitoring their application. The Group's countries thereby continued to implement the fire risk management standard and to harmonize accident and incident reporting.

In 2022, the cluster/country teams and the Group Maintenance and QSE departments introduced a shared "equipment safety and shutdown" standard to harmonize practices for facility operations, make them safer, and eliminate the risk of accidents. To facilitate rollout of the standard, a process was launched in the first quarter of 2023 to train the cluster/country Quality, Health, Safety and Environment (QHSE) teams and the country maintenance teams. These efforts will continue in early 2024.

Each country in the Group has its own methods and tools for identifying hazards and assessing health and safety risks. The Group wishes to harmonize these methods and use a common tool going forward.

Each Group entity also has its own business-specific procedures. For example, detailed operating instructions have been created for the Pest control activities and refresher courses on principles and processes are regularly offered to all.

Regular performance monitoring

Elis records all accidents at its sites and tracks the causes of accidents on a monthly basis in order to identify them, share them, and help achieve the goal of reducing the accident frequency rate by 2025 (-50%). This target is broken down by region based on each region's maturity and performance.

The Group's safety performance is thus monitored monthly for Elis employees (permanent and non-permanent – the Group seldom uses temporary workers) using two indicators: the frequency rate (FR) of lost-time workplace accidents, corresponding to the number of lost-time accidents per million hours worked, and the severity rate (SR), corresponding to the number of days of lost work due to workplace accidents per thousand hours worked. The indicators provide a comparison of the changes at each site, in each region and within the Group as a whole. A monthly report is made to Group management and to the clusters/countries. The latter are responsible for disseminating the indicators within their organization.

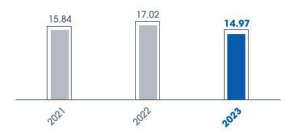
In 2023, Elis established an internal reporting system for all fires. The number of fires, how they were extinguished, their origin and the equipment involved are all tracked on a monthly basis. This information is reported along with the safety performance.

In addition, an analysis of accident types is consolidated at Group level by activity (production, maintenance, distribution, etc.), by nature of the injuries and by nature of the risks (human, technical). This analysis helps to identify improvement actions to be strengthened in each country.

In 2023, 62% of lost-time accidents were related to the risks of mechanical handling of cages, manual handling of loads, and slips, trips and falls.

Actions are defined in each country and site of the Group in line with accident investigation to help reduce accidents.

FREQUENCY RATE FOR WORKPLACE ACCIDENTS INVOLVING ELIS EMPLOYEES



SEVERITY RATE FOR WORKPLACE ACCIDENTS INVOLVING ELIS EMPLOYEES



Regular checks to ensure that Group standards are applied

To assess and confirm that Group standards and rules are being applied, regular visits are made to sites by the QHSE cluster/ country teams.

Internal audits, which cover safety, are also carried out every two years by the Group's internal audit team. These audits are currently being rolled out across the different Elis regions.

Insurance visits, related to fire and natural risks, are undertaken each year with the insurer at a representative sample of the Group's sites. These visits assess the level of protection, detection and organization in place to control and mitigate risks.

All Group sites comply with local regulations regarding regular scheduled regulatory checks of equipment. These checks are monitored and recorded locally and any observations are dealt with.

Day-to-day health and safety training and activities

Measures implemented

Reinforcing the Elis safety culture by promoting safety

Elis's 10 golden safety rules are based on the Group's main business risks and identify key health and safety points. The proper application of these rules by everyone will assist the Group in achieving its target of reducing the frequency of Group employees' accidents by 50% by 2025. After the launch of the 10 golden safety rules in October 2020 and an active messaging and promotion campaign in 2021, reminders are regularly provided through communication actions. The rules are also part of the onboarding process for all new employees.

All new employees receive a safety induction, particularly for their work station, to give them key information about work station risks and instructions for working safely.

In some countries, such as France, an annual reminder of work station safety rules is given.

Management system and OHSAS/ISO 45001 certification

The Group has developed a health and safety maturity matrix structured to cover the main points of a health and safety management system. This evaluation enables priority actions to be identified at the site, country or Group level in order to improve the management of the matter at hand.

In addition, the Group's sites have health and safety procedures and instructions that are managed at the site or country level. In addition, 106 Elis sites (in Sweden, Denmark, Norway, Poland, Ireland, Spain, Estonia and Finland) have voluntarily chosen to have a health and safety management system certified to ISO 45001. These certifications relate to the production centers and may include service centers and offices (headquarters).

Outlook

In keeping with the 10 golden safety rules, Elis wishes to promote several tools to strengthen its accident prevention approach to protect the health of its employees. In particular, the recording and resolving of unsafe situations and near misses happens in some countries (United Kingdom, Ireland, Brazil, etc.) and will be developed in the future in the rest of the Group.

To help reduce risks and improve the safety culture with regard to the first golden safety rule, "Get ready for work," a rapid risk assessment tool will be developed and rolled out to all regions.

The Group is also planning to develop an incident management tool that will be rolled out to the various regions in order to facilitate the reporting and analysis of incidents, accidents and safety indicators in all its operations, as well as to harmonize the information and make it more reliable. This will provide Elis with a rapid and qualitative view of incidents at the Group, country and site level.

Lastly, the Group began to factor safety indicators into the variable compensation of certain managers. These indicators will be rolled out to other regions based on their safety performance.

Depending on the work station occupied, operators also receive additional regulatory training (electricals, machinery operation, etc.) or training specific to the Elis business (use/handling of chemicals, etc.). These training programs are monitored locally.

For example, every year the Pest control employees in France, Italy, the Netherlands and Portugal formally sign, in the presence of a manager, the procedures that detail the operating processes and, in particular, the PPE needed to perform the task, the equipment to be used and the steps to be followed and complied with. This annual signature ensures proper knowledge of current safety rules.



Sharing feedback and good practices

Feedback on incidents linked to personal and fire safety are shared in the Group with the operational teams via the QHSE cluster/ country network.

This feedback is given on the most significant events whose severity was or could have been high (accidents related to operating machinery, chemicals, etc.), and on events with a lower severity but that occur more frequently (manual handling, mechanical handling of cages, slip trip and fall).

Training subcontractors and external companies working at our sites

The activities of subcontracting or external companies are carried out in accordance with local regulations. In Spain, Italy and France, for example, a risk assessment is carried out beforehand by the Elis site and the external company to identify the risks inherent in the task and the risks resulting from its interaction with the Elis's activity. This analysis enables any measures to be taken by Elis or the external company for safe operation to be specified.

The staff of the external company are informed by their manager of the measures specified with Elis.

Integrating ergonomics principles by continuing to implement the Gest'Elis program

The Gest'Elis program continues to be rolled out across the Elis business so that the greatest number of employees can benefit from improvements to their work stations. This program is explained in more detail in section 3.4.1 "Listening to, valuing our employees, and ensuring their well-being at work."

Defining and supporting the improvement plans

The QHSE cluster/country teams define and support the improvement plans within their respective scopes of activity. In 2023, some of the ongoing and new initiatives were as follows:

- Brazil:
 - introduced, several years ago, a week dedicated entirely to prevention and healthcare called "SELISPAT – Safety Week." In addition, in 2023, Brazil launched "Driver's Week" for service agents, with educational talks on safe driving practices,
 - continued its safety communication and culture actions. These included, in particular, monthly meetings on safety topics that are cascaded to every level, safety observation reporting and processing, and the development of specific training courses on safety. Taken together, these actions contributed to a significant reduction in accidents in Brazil;
- the United Kingdom:
 - continued its "Safety Premiership" safety promotion campaign for the fourth year in a row. The campaign proactively creates competition between the sites, by communicating on safety observations and holding monthly health and safety committee meetings to keep everyone engaged and empowered to make safety improvements,
 - continued the quarterly forums, with the sites giving a quick presentation of their replicable safety initiatives and solutions every quarter,
 - launched a slip, trip and fall education campaign, with an employee ambassador (the "slips, trips and falls champion") who is responsible for providing local training and suggesting new ideas to reduce slips, trips and falls,
 - continued to use the "Safety Culture" application to conduct self-assessments and surprise audits. Since the fourth quarter of 2023, the application has also allowed regional directors to conduct a six-question assessment every time they visit a site. The aim is to maintain a high level of safety at all the sites within their scope of responsibility,
 - held training sessions for nearly 750 people;
- on World Day for Safety and Health at Work, Spain held an event where the sites competed to make videos about the 10 golden safety rules;
- > France:
 - rolled out a digital escape game based on the 10 golden rules with more than 80% of the workforce participating,
 - implemented a specific support initiative at certain sites to help them reduce their frequency rate. This initiative aims to strengthen the safety management culture by involving every manager in the implementation of safety fundamentals, monitoring progress on the site's priority actions and identifying targeted actions to be taken after incidents.

3.4.3 Attracting and developing our employees

Context

Attracting and developing employees is a key consideration for the Group to ensure its growth and development. Indeed, given the characteristics of the Group's economic model, some of its roles can only be learned over the long term. The Group thus invests in its teams to ensure their well-being and long-term development. Elis's employees and their expertise, skills and know-how make up the Group's intellectual capital.

Policy

The Group's development strategy relies on its ability to recruit and retain competent, high-performing employees. Elis thus ensures

that each employee can develop within the Group, according to their skills, desire for training and the roles within Elis. In addition, the Group promotes the values of proximity, autonomy and trust while offering its employees the career opportunities characteristic of a large international group. The Elis Group's culture is based on talent development and the company's ability to offer social mobility.

To ensure the lasting growth of the Group, its human resources policy is based on two pillars:

- attracting the best talent;
- training employees in the Group's business lines and supporting them in their development.

Goal and performance

The Group's performance in 2023 was as follows:

Key performance indicators			2022	2023
	Hiring rate ^(a)	27%	32%	32%
Attracting the best talent	Share of young people in hires ^{(a)(b)}	43%	38%	38%
	Share of senior workers in hires ^{(a)(c)}		13%	14%
Developing our employees	Training days per employee trained ^(d)	1	1.4	1.85
	Share of new managers promoted internally $^{(e)}$	16%	21%	20%

(a) New permanent hires added to the workforce as at December 31 in the year in question.

- (b) Under 30 age band
- (c) Over 50 age band.

(d) Many training sessions given were not included in the hours reported (for example, training through shared platforms). Information is also available for 82% of the workforce (countries with no data available and that are excluded from the scope: Germany, Norway, AD3, the Netherlands and Switzerland).

(e) Number of Elis employees promoted to their first management position relative to the number of managers hired and the number of managers promoted.

The share of young people in hires remained relatively stable in 2023 due to actions undertaken by the Group. The share of managers promoted internally remains stable, thanks to the talent reviews conducted in all countries and to the training programs.

The hiring rate was stable in 2023, primarily due to some employees with short-term contracts moving to permanent contracts and to the increase in the workforce.

The number of hours of training per employee also continued to increase. In 2023, 61% of employees in the scope covered by the indicator (countries with no data available and that are excluded from the scope: Germany, Norway, AD3, the Netherlands and Switzerland) received training.

The number of internal promotions remained stable compared with 2022 at nearly 20%. The Group will also work to better capture all types of mobility (geographic and professional) in the coming years.

Attracting the best talent

Measures implemented

Increasing visibility

Elis is endeavoring to increase the visibility of its brand as an employer and its presence in all recruitment channels. As a result, the communications and human resources teams are working together to ensure that the Company is well known across the different social networks, in particular LinkedIn. Articles, videos and photos are therefore posted regularly to develop the Company's brand as an employer and to communicate job opportunities.

In France, Elis has partnered with the Welcome to the Jungle website since 2021, and a dedicated Group webpage containing its vacancies and videos presenting the Company, its business lines and its employees has been added. In Germany, the Group posts its offers on platforms such as StepStone and Indeed and experiments innovative approaches to identify talent, using artificial intelligence.

The Group has also been recognized for its attractiveness. In 2023, in Spain Elis was identified as one of the 100 best places to work in the country by *Forbes* magazine, and in Sweden Elis was named the most attractive employer of the year by The Career Companies.

Targeted partnerships

With a view to increasing awareness of the Company and continuously enriching its pool of applicants, the Group maintains a close relationship with the best training courses (universities or schools) for all of its business lines.

As such, the Elis teams, particularly in France, Germany, Sweden, Finland and Denmark, regularly take part in forums, organize site visits and participate in training programs at prestigious schools.

In Denmark, for example, HR teams developed a partnership with Aalborg University, through which employees and alumni regularly speak to students about their careers.

In France, the Group has signed several partnership agreements with engineering schools (ICAM, Centrale Nantes) and business schools (EM Lyon, SKEMA), as well as sponsorship agreements with the Arts et Métiers engineering school (ENSAM), Toulouse Business School and NEOMA.

In addition, in some countries the Group's different business lines are presented to students at top schools and universities at events and in one-on-one conversations. Elis arranges for operational staff to give presentations at schools specializing in the Group's different business lines in order to increase their visibility, organizes plant visits for students from these schools, and participates in collective roundtable discussions and conversations on themes selected by the school (business and digital for EM Lyon and recruitment and CSR for ICAM).

As part of their curriculum, about 100 students from the Excelia business school (Tours, La Rochelle, Orléans) participated in a challenge to support the external communication of Elis's water initiatives.

In addition, Elis endeavors to create partnerships with local employment organizations as close as possible to its sites and, in doing so, to increase its flexibility with regard to absenteeism and the seasonality of some parts of its business.

Specific programs to attract and develop young graduates

Two specific programs are offered to attract recent graduates from the best training courses and thus create a pool of future leaders:

- the Elis Management Trainee Program is a personalized two-year course for young graduates, opening up a path to managerial responsibilities. It consists of four placements lasting six months, including one abroad and one that provides in-depth experience of a management position. Throughout the program, the Management Trainees interact with employees in various business lines and units, creating networks for themselves and preparing for roles with significant responsibility;
- the International Exchange Program: young people are hired and trained on the Group's key business lines (in the production and commerce segments), then sent to another country for 12 to 24 months to complete their training, share best practices and strengthen the Group's culture. Internships and apprenticeship contracts are also offered to young graduates in order to train and then hire these young people, where appropriate.

Specific programs may also be put in place in some of the Group's business areas. This is particularly the case for Le Jacquard Français, where new employees in the textile lines (weavers, tufters,

Developing our employees

Measures implemented

Training in the Group's business lines

Training is a key factor of success for the Group. The HR teams in each country have the freedom to adjust their training initiatives to the challenges and opportunities specific to their scope. This gives them the flexibility to quickly adjust their approach when labor market dynamics change and to promote internal mobility.

The Group offers a variety of training programs enabling employee development. These programs cover various topics, such as health and safety at work, the technical skills required to run industrial sites, and developing managerial skills. The formats offered differ according to the topics discussed, the targets and the goals of the program. Training sessions can be conducted face-to-face or remotely (e-learning, virtual classes), either in a group or one-to-one.

In France, the Group has chosen to develop its own Qualiopicertified training center at Janville, with 70 internal and external trainers. It functions fully as a training organization and offers programs validated by the business line teams. It runs several business line courses to impart the Group's essential knowledge to employees.

Training has been managed since 2022 with the Training Orchestra tool, which enables Elis employees to request training and track their training program. The overall satisfaction rate is 94%.

In 2021, the HR teams introduced the Expert Manager program in France. This is a nine-month training program for managers with recognized business expertise. The aim of the course is to present

sizers, quality controllers, etc.) are trained by the Group's employees via a tutorial system. This contributes, in particular, to maintaining and developing textile industry knowledge and expertise in France.

Referral policy

In order to attract high-quality applicants, Elis has set up referral programs, enabling employees to share vacant positions and recommend suitable applicants for them. In the Netherlands, Germany, France and the United Kingdom, employees are rewarded if the candidate they referred is recruited.

This referral policy is a valuable and rich recruitment channel for identifying candidates and filling positions, while strengthening Elis's brand as an employer.

Onboarding program

Welcoming and onboarding new employees to Elis is a key priority of the human resources policy. Elis ensures that its new employees receive a warm welcome and support when they take up their positions. The Company's goal is to create a climate of trust and friendliness, foster a sense of belonging, and familiarize employees with its culture, while supporting them as they start their new position and providing them with the tools and training they need to succeed in their new role.

These onboarding programs are carried out for new employees regardless of their business line. These programs, which range in duration from a few days for production operators to several weeks for managers, are developed in every country and allow new hires to build an internal network and learn more about the values, culture, organizational structure, the Group's circular model and Elis's functions.

Onboarding kits are also being developed in the various countries where the Group operates. They contain information for new employees as well as tools and resources that can be adapted to suit different situations.

Most countries also have a buddy program in place for new employees (depending on the position) to help them in their new role.

the Group's ambitions and major projects, while offering training modules to strengthen managerial skills, to better understand the expectations of the next generation and to offer personal development tools.

Since 2010, the Group has had the FED, the Filière d'Excellence DISCO, in France: this is Elis's in-house certification course and enables service agents and, for the last two years, customer service assistants and small account managers to take a nine-month training course to qualify for business development manager positions. This program, which runs over a nine-month period and includes time in the company and in training at a dedicated Group center, helps employees gradually discover all the facets of their new profession while developing key competencies.

In 2023, the United Kingdom launched the "Laundry Academy," a similar program intended for employees who currently hold positions such as team leader, customer service assistant, or driver, and who have been identified as seeking advancement. This 12-month program covers a variety of themes, including health and safety, sales, energy, chemistry, water (WECO) and production. It proved highly successful and will be expanded in 2024.

In Denmark, the "On your way as a leader" mentorship project, intended for employees who would like to move into management positions, was launched in 2023. In Sweden, 87 people also received coaching on team management.

In addition, the Elis Academy, created in 2017, provides training for all Group employees, either face-to-face or online, in three major areas: service, the offering and sales. CSR modules have been incorporated since 2022 to give the sales teams even more support on these topics and help them promote circular services. For sales, the courses prepare employees for doing business with the Group's different customer types. All new sales staff have a structured, four-week onboarding period during which they learn about the Group's various business lines, from logistics to production. At the end of these four weeks, an online review takes place between a trainer from the Sales Department and the sales representative to identify the points that have been mastered and those that need improvement. The program continues a few weeks later with an immersive experience at the Group's dedicated training center to hone the employee's sales skills.

Training to improve sales techniques is ongoing and given in the field:

- at all times through a collaborative platform (Klaxoon) that offers 25 sales modules and 40 product training modules to employees in 12 of the Group's countries. In 2023, nearly 9,000 modules were taken as a result;
- every day by managers trained in coaching who work with sales staff on goals that they have set together;
- every month, with meetings of the Regional Sales Managers organized by the Sales Department, where the teams work on pre-selected themes through a gaming approach.

The Pest control division has had an in-house training school in France since July 2022. The school's mission is to ensure that Pest control workers' knowledge of new operating procedures, new products and new regulations is up to date. The training also provides an opportunity for the different sites to share ideas and thus offers a collective response to the issues facing this activity, which deals with living organisms. The training is intended for technicians, assistants and managers. Currently, of the 248 people working in Pest control, all technicians with more than one year of service have been trained. Portugal has also established this type of training school, which should gradually be replicated in other regions.

Outlook

In 2024, the Group will continue to roll out its e-learning program for all Group employees using modules developed by the support departments.

Developing internal mobility and career advancement

Internal promotion and mobility are at the heart of Elis's humanresources policy. Elis encourages its employees to progress their careers within the Company and considers the development of job mobility and internal career advancement to be a priority, thus ensuring that there is a pool of future leaders. To this end, Elis has made an online jobs board available to its employees in France. Consequently, all vacancies are visible to all employees who have access to the Talentsoft tool. Every employee submits a job application directly via this tool. This tool is intended to be rolled out gradually to all Group countries.

Elis is working to develop a common Group talent management policy for all managers, which is based on two main tools: the individual performance review and the talent review.

During **the individual performance review,** which takes place annually, the manager and employee review the previous year,

discuss measures for personal or professional development for the coming year and identify internal mobility opportunities or targeted training to help the employee grow within their field of expertise, broaden their skills or switch to a new role. This review has two parts:

- setting goals and reviewing the year's performance: for operational roles, Elis aims to align individual contributions with the organization's goals by setting realistic individual goals and reviewing their achievement. For the individual review, each employee and their manager meet at the start of the financial year to discuss and agree on individual goals. Achievement against these goals is reviewed at the next annual meeting;
- reviewing skills: each year, the employee reviews their own performance and the line manager reviews the employee. They then meet to discuss their respective reviews and decide, if necessary, on the development actions to be taken.

Since 2019, Elis has been gradually digitalizing the individual performance review for management staff using the Talentsoft platform, thus facilitating the sharing of information within line management and the human resources function.

The talent review process takes place annually and is led by the Human Resources Department in each country, and applies to all management staff. This process aims to build a collective and shared vision of the potential of employees and their development within the Group, as well as to prepare the next steps in their career, taking into account the aspirations expressed by each one and the needs of the Group. These reviews help to clarify each employee's development plan and identify the skills that need to be recruited or developed. They also serve as a basis for establishing succession plans for key positions, providing visibility on the pool of current and future leaders.

Since 2019, Elis has been gradually digitalizing the individual performance review platform via the Talentsoft tool, thus facilitating the sharing of information between management and the human resources teams, so that career development plans that are well suited to employees' plans and profiles can be offered. In addition, in certain countries, such as France and the United Kingdom, a mobility committee meets periodically to review the vacant positions and mobility requests of management staff. Every year, each site's Management Committee considers the development possibilities and opportunities for non-managerial employees, both at the site itself and at other locations. Support measures are in place to facilitate this professional and/or geographic mobility.

In 2023, the share of managers promoted from within stood at 20%.

In addition, in 2023, 42% of pest control technicians in France were service agents who benefited from internal mobility.

Supporting job mobility

The Group also offers specific vocational courses to help employees moving to a different position train for their new role. In France, for example, the training course for supervisors aims to enable employees going into middle management positions to acquire the skills required to supervise a production unit on a daily basis.

3.4.4 Ensuring non-discrimination and equal opportunities

Context

The Group believes that its performance depends on the quality and engagement of its people and that a pleasant work environment that is respectful of individuals benefits everyone and makes the Group more efficient and productive. Respect for individuals and equal opportunities are thus fundamental values for Elis, which seeks to promote an increasingly inclusive environment. In keeping with its values (respect, exemplarity, integrity and responsibility), Elis is committed to implementing quality and harmonious human and professional relations, both hierarchical and functional, loyal and respectful of all.

Diversity, equity and inclusion are thus central to Elis's identity.

Policy

The **Code of Ethics** forms the foundation on which all internal standards and Codes adopted by the Group are based, including the Diversity and Inclusion Charter, the Gender Equality Charter and the Disability Charter. The Code of Ethics states that the Group must make sure that all the applicable social standards in the labor laws of each country in which it operates are respected, and ensure compliance with major international legislation such as the convention No. 111 on discrimination, and with laws protecting the rights of children. It specifies the Group's commitments to non-discrimination, diversity and equal opportunities. It applies to its employees, as well as in its business practices with suppliers, customers and stakeholders and in the Group's activities with all other players. Accordingly, the Group:

- does not tolerate discrimination of any kind, whether due to gender, religion, origin, age, sexual orientation, physical appearance, health status, disability or political orientation;
- prohibits any behavior that may violate a person's dignity and, in particular, any harassment of any kind.

Since 2022, the Group has sought to strengthen its commitment to diversity, inclusion and equal opportunities and adopted a **Diversity and Inclusion Charter.** The Group is committed to:

- creating an inclusive workplace: training and awareness sessions will be organized for recruiters and managers on unconscious bias, stereotypes and non-discrimination;
- promoting equal opportunities and combating all forms of discrimination throughout the employee's entire career: a person's skills, experience and professional accomplishments are the only factors taken into account;
- promoting diversity and gender equality in all their forms: creation of action plans focused on career advancement, equal pay, training and work-life balance;
- promoting diversity of culture, ethnicity and origin: Elis expects its employees to recognize, respect and welcome all cultural differences wherever the Group operates;
- guaranteeing equal opportunities to people with disabilities: the Group supports integrating people with disabilities into the workforce and works to keep them in their jobs;
- respecting and accepting all sexual orientations and identities: Elis is committed to creating an inclusive work environment and would like everyone to be their true selves in the workplace;
- taking intergenerational differences into account: it is important for Elis to recognize both the experienced vision of older employees and the innovative spirit of young talent.

At the end of 2022, the Group also adopted a **Disability Charter**, which sets out the Group's commitment to diversity and inclusion as it relates to this specific topic. This charter reflects the Group's determination to develop initiatives at the international level and go beyond the relevant legal requirements.

In 2023, the Group also adopted a **Gender Equality Charter**, which will be shared worldwide in early 2024.

Many countries also have their own initiatives in areas such as gender equality, the fight against the gender pay gap, and the recruitment of people with disabilities.

Goal and performance

As a sign of its commitment on this subject, the Group is working toward gender parity in particular and has set itself the following target within its ambitious 2025 program:

Achieving a rate of 40% of women in managerial roles by 2025 (42% by 2030)

Achievement of this goal has been included in the Group's financing policy.

Key performance indicators		2021	2022	2023
Aiming for gender parity	Share of women in managerial roles (target: 40% by 2025 and 42% by 2030)	34%	34%	35%
	Share of female managers hired	28%	34%	32%
Including people with disabilities or with few qualifications	Share of employees with disabilities (France)	6.2%	6.3%	6.2%
Attracting young people	Share of young people in hires	43%	38%	38%

In 2023, the share of women in managerial roles in the workforce rose and reached 35%, in particular, their number rose by 12% (1,426 in 2023 versus 1,262). Furthermore, this increase occurred in the context of low turnover in managerial staff, underscoring the Group's ability to attract, retain and promote talent, and female talent in particular. Despite the actions taken, the Group is facing challenges to attract and retain talent, including female talent, across all its regions. In addition, given the types of professions in the Group and the profiles sought (engineers), the Group has a smaller access to talent pool.

Consistent with its equal opportunities and non-discrimination policy, in 2023 the Group reported a relatively stable share of young people in hires (38%).

Aiming for gender parity

Measures implemented

The share of women in the permanent workforce has remained stable in recent years, at about 52%. However, aware of the benefits of diversity, the Group wishes to support gender equality throughout its organization. As such, the Group has set a goal of having at least 40% of its management roles held by women by 2025. As a sign of the Group's commitment, the annual gender parity performance is included in some of the Group's funding tools.

In 2021, a study on the proportion of women in the various management positions was carried out and an action plan proposed to the Executive Committee and the countries to help accelerate the transformation under way. Various actions are planned: changing recruitment processes to allow greater diversity in hiring; specifically monitoring women in the talent review system in order to identify women with potential, support them in their career development, and thus increase female representation in the top management roles; increasing awareness among human resources and management teams, for example, with regard to identifying and breaking down stereotypes and decision-making biases.

In 2022, an anonymous survey on gender equality was conducted among all Group executives (62.5% participation rate) and the results were shared on the intranet and in the Group's quarterly review. The results show that Elis's values, and respect in particular, guide the day-to-day actions within the Group and help create an environment that respects diversity and gender parity at every stage of an employee's career (recruitment, trainina, advancement) and in their work-life balance. Accordingly, 91% of respondents believe that Elis provides a work environment where differences are respected and 79% that Elis is effectively addressing harassment, sexism and violence at work. However, while management seems to be concerned about gender equality (83%), only 69% believe they have enough training on the topic and consider that there is still work to be done to combat stereotypes. Anti-stereotype education will therefore be organized soon. Based on these results, in 2023 the Group drew up a Gender Equality Charter. This charter will be more widely distributed in early 2024 during Elis's Parity Week, which aims to educate all Group employees on unconscious bias. A mentorship program was launched in 2022 to support high-potential women in their career development. In France, non-discrimination in all its forms is an integral part of the recruitment and management training modules. In Germany, managers are educated on gender equality in the workplace. In Portugal, practices were analyzed and reviewed to identify unconscious biases. In the United Kingdom, managers and employees were trained on equality and diversity, including unconscious prejudice and stereotyping. In addition, a video was put together for National Women in Engineering Day to showcase women in different roles within the Group, their career

Inclusion of people with disabilities

Measures implemented

At the end of 2022, the Group adopted a Disability Charter which reflects its determination to develop initiatives at the international level and go beyond the relevant legal requirements. This charter is in line with the non-discrimination, diversity and equal opportunities policy implemented by Elis, in particular via its Code of Ethics and its Diversity Charter, which serve as the Group's shared foundation for these aspects. With this charter, the Group commits to:

respect and promote the rights of people with disabilities. In 2023, the Group rolled out education campaigns for managers and employees, in particular throughout November, which is disability awareness month, and at the International Disability Day held every year on December 3; path and their experience at Elis. The video was used internally to encourage women employees to apply for new positions, and externally on social media. A policy to take menopause into consideration in the workplace is also in place. In Spain, managers received training on gender equality in the workplace and diversity.

The Elis Group also endeavors to offer fair and attractive pay, which contributes to employee retention and the Group's long-term performance. The compensation policy is based on the principles of non-discrimination and equity among employees, regardless of their gender.

In some countries, such as France, Switzerland, the United Kingdom and Sweden, the Group publishes an index that measures any gender pay gaps.

In France, this index measures five indicators: pay gap, pay raise gap, promotion gap, percentage of female employees who receive raises when returning from maternity leave, and the number of men and women among the top 10 earners. In 2023, the average of the scores for all subsidiaries is 88/100. The same type of index is calculated in Switzerland, the United Kingdom and Sweden. It provides a clear picture of any gaps that might exist and of the action plans that should be implemented. The Group would like to implement an index in other countries to ensure that there is no difference in how women and men are being treated.

In some countries, education is provided to those in charge of recruitment at or communication with top schools and universities to promote Elis's different business lines. In addition, particular attention is paid to candidates of under-represented gender on final shortlists for positions. In Colombia, priority is also given to employing women with children in order to improve their living conditions.

In addition, in some countries, the Group has agreements on the subject, such as France on gender equality (2023) and Spain on equal opportunities for women and men (2020).

With regard to the composition of the Supervisory Board as at March 6, 2024: there were four women and six men on the Supervisory Board (excluding Supervisory Board members representing employees), or five women and seven men when taking into account the Supervisory Board members representing employees.

The Group also has a whistleblowing procedure for reporting high-risk actions or situations. This system is described in more detail in section 3.5.4 "Continuing to integrate ethics into our business practices."

Outlook

In 2024, the Group will launch the wide-scale roll-out of its Gender Equality Charter during Parity Week at Elis.

- employee retention. The Group is committed to promoting the professional integration and retention in employment of employees with disabilities. The aim is to enable people with disabilities, whatever the disability, to work in an ordinary environment, with work station adaptations or the implementation of specific measures, if necessary;
- oversee and monitor implementation of the policy for people with disabilities. The Group's Diversity and Inclusion Officer is responsible for coordinating and monitoring implementation of the Disability Charter and the Disability Ambassadors in the countries are responsible for its application on a daily basis.

Furthermore, in France, measures were negotiated in 2019 with the social partners to encourage the employment of people with disabilities and steps are being taken to increase awareness among managers and employees.

In 2023, the Elis Group employed 673 people with disabilities in France at its sites, and the number of people with disabilities employed has remained stable. Internationally, local regulations may prevent reporting on this indicator.

Actions are also being taken to include people with intellectual disabilities in the workplace: support from their mentor and specific monitoring by managers of people with intellectual disabilities if they work in industrial environments with stringent safety restrictions.

Elis also takes on employees from Établissements et Services d'Aide par le Travail (ESAT), a French network that promotes employment for people with disabilities, providing immersion internship in an ordinary work environment.

Elis has contracts for the supply of services with companies that employ people with disabilities. These include services such as cleaning, treatment or repair of linen, repair of cages or hangers, purchase of supplies, and maintenance of green spaces.

In France, Le Jacquard Français is having some of its products made by ESATs. Also, as part of its Workwear to Workwear project, in which workwear is recycled into new workwear, the Group is working with a sheltered sector company in France to sort the fabric (removal of hard components, etc.) so it can be unraveled at a later stage to create a new thread.

In Spain, the Group has created two specialized employment centers, where people with disabilities make up 66% of employees:

- a center in the Madrid region that employs 55 people, of whom 37 have disabilities;
- a center in the Basque Country that employs 34 people, of whom 22 have disabilities.

These centers are small laundries that process linen from hospital customers or nursing homes, as well as customer linen that requires a significant amount of manual processing.

In Brazil, the number of people with disabilities increased by 45% in 2023 and Elis entered into partnerships with institutions focused on recruiting and integrating people with disabilities.

Example of services provided by AD3, a Group subsidiary specializing in residential care linen

ADAPEI 77 is an association that has 11 specialist care and nursing homes designed to house around 400 residents with physical or intellectual disabilities. In 2016, at the instigation of the association's CEO, research into setting up a new laundry facility began. In accordance with the association's social responsibility values, this project aims, above all, to provide jobs for workers with disabilities. Based on its expertise in the design and operation of laundry facilities specializing in processing the personal linen of care residents, AD3 was the natural choice to assist the association during the implementation phase, ranging from investment recommendations, set-up of the facility and installation of the equipment to the operational use of the site. Today, under the supervision of a sector head, an AD3 team composed of a laundry manager and three laundry operatives works together with 14 workers with disabilities who are supervised by two workshop monitors provided by the association.

In the Netherlands, the Group has an active policy of direct or indirect employment (via purchasing) of people with disabilities or those with difficulties finding employment. Thus, since 2022, some purchases were made from suppliers that hire the long-term unemployed: office cleaning services provided by people with hearing disabilities and purchases of bouquets of flowers assembled by refugees or people with disabilities. To demonstrate its commitment, in 2023 the Group obtained a specific certification on this market (PSO – *Prestatieladder Socialer Ondernemen* – certification that social aspects are factored into business practices, level 2).

Outlook

In 2024, the Group will continue to roll out initiatives under its Diversity and Inclusion Charter and its Disability Charter.

Integration of employees with few qualifications

Measures implemented

Each Elis center is seeking to develop its own links with various local players in the employment market. Thus, in France, good relations are maintained with the local employment offices in the various cities where the Group operates, as well as with local social and employment organizations (missions locales). The simulation-based recruitment method proposed by employment centers has been used for many years at various Group sites in France in order to recruit people with diverse profiles.

In Switzerland, when offers are published by the Employment Office, individuals with no or few qualifications have priority for seven days. In Denmark, the Group is part of the Women in Jobs program that aims to help female immigrants find employment through a combination of education and internships. As a result, in 2021, the Taastrup center welcomed several women for six weeks as part of their course.

Attracting young people

Measures implemented

The Group's actions to attract young people are further detailed in section 3.4.3 "Attracting and developing our employees" and are based on increased visibility in the media and tools favored by the

In Germany and Denmark, the recruitment tools have been adapted to make it easier for these types of candidates to apply.

Finally, many of the Group's sites offer their foreign employees courses in the host country's language to help them integrate within the Elis teams and the local community. Some documents are translated into different languages.

Over the course of 2023, one site in France undertook a project to integrate eight Ukrainian employees into its teams through a program that combined French classes (to learn everyday and technical terms) with a one-week immersion in production. This gave them the opportunity to learn about the company before joining the teams for a minimum period of two and a half months.

younger generations, the development of targeted partnerships or the development of specific career paths for young graduates.

Due to its corporate culture and values, the Group also offers fasttrack career paths for young graduates, offering them autonomy and responsibility, with near-term management opportunities.

3.4.5 Respecting human and labor rights

Context

Human rights are fundamental. Respecting them, promoting them and preventing them from being violated are at the heart of corporate social responsibility. As for all companies and their supply chains, this a Group priority.

Policy

The Elis Group has formalized its commitments under the Code of Ethics based on the Group's values of integrity, responsibility, exemplarity in its commercial environment, and respect for all of its employees. The Code of Ethics and its principles apply to the Group as a whole and to all of its activities, whether with its employees, the way it does business with its suppliers, customers and stakeholders, or its activities with other players.

The Group's values are consistent with the fundamental principles laid down by:

- the United Nations Universal Declaration of Human Rights and the European Convention on Human Rights;
- > the United Nations Convention on the Rights of the Child;
- > the United Nations Global Compact;
- the United Nations Guiding Principles on Business and Human Rights; and
- > the OECD Guidelines for Multinational Enterprises.

Goal and performance

The Group's efforts in this area are measured by the following indicators:

All Group employees, regardless of their position, entity or geographical region of activity, must be both promoters and guardians of this Code of Ethics.

Furthermore, the Group ensures that all the applicable social standards in the labor laws of each country in which it operates are respected, and ensures compliance with major international legislation such as the conventions of the International Labour Organization and laws protecting the rights of children.

The vigilance plan put in place by the Group pursuant to law No. 2017-399 of March 27, 2017 on companies' duty of vigilance is set out in more detail in section 4.4 "Vigilance plan." Under the measures put in place in the vigilance plan, the Group has, in particular, a Sustainable and Ethical Purchasing Charter (also entitled "Supplier Code of Conduct") detailing the standards imposed by the Group on its suppliers and subcontractors with regard to fair practices, human rights, health and safety and environmental protection. The document is based on the UN Global Compact, the UN Guiding Principles, the OECD Guidelines, the ILO core conventions, the UK Anti-Bribery and Corruption Act (UKBA) and the French Sapin II law and covers human rights, working conditions, environmental protection and applicable anticorruption regulations.

rights	Key performance indicators	2021	2022	2023	
Share of revenue originating from countries with no human rights risks ^(a) 99% 99% 96.5%			98%	98%	95%
	rights	Share of revenue originating from countries with no human rights risks ^(a)	99 %	99%	96.5%

(a) Source: Freedom House.

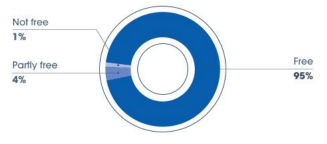
The change in the breakdown of the workforce and revenue can be attributed to the Group's recent acquisitions (in Mexico in particular).

Respecting human rights in our operations

Measures implemented

According to Freedom House, the Group is mainly located in geographic areas with no human rights risks ("Free" status). Thus 95% of the Group's permanent workforce is located in these areas and 96.5% of its revenue originates there.

BREAKDOWN OF PERMANENT STAFF BASED ON THE LEVEL OF HUMAN RIGHTS RISK⁽¹⁾



BREAKDOWN OF REVENUE BASED ON THE LEVEL OF HUMAN RIGHTS RISK ⁽¹⁾



Awareness-raising and communication

The widespread dissemination of the Code of Ethics within the Group enables it to ensure that its employees are informed of the existence and content of the Group's policy on the subject, in particular in terms of child labor, forced labor and decent working conditions (health and safety, working time, wages and benefits, harassment, data confidentiality, etc.) and of equal opportunities (non-discrimination, diversity and inclusion, skills development, etc.). The Group's actions and policies on working conditions and equal opportunities are described in more detail in the previous sections of this non-financial performance statement.

In its capacity as a signatory of the Global Compact, the Group reaffirms its commitments every year and reports on its progress within the communications framework regarding four fundamental principles: respect for human rights, respect for labor standards, the fight against all forms of corruption and respect for the environment.

Whistleblowing procedure

In 2018, the Group established an outsourced whistleblowing system, which allows for any violation of Elis's Code of Ethics to be reported. This system is described in more detail in section 3.5.4 "Continuing to integrate ethics into our business practices."

No incidents were reported in 2023 through the whistleblowing system in relation to human rights violations. If a violation were to be reported, it would then be investigated and the accompanying action plan would be implemented.

Child labor

The Group is particularly vigilant with regard to the rights of children and has been a signatory of the Global Compact for more than 10 years. In keeping with its equal opportunities values, the Group also strives to support young people developing their skills and integrating into the professional world.

Ensuring decent working conditions

Measures implemented

General organization

Working time is organized in line with the Group's needs. The work of employees is organized within the framework of local regulations, which vary from one legal jurisdiction to another.

Given the nature of the services provided to customers, some employees in France may be required to work at night; such shifts are strictly governed by specific agreements entered into by the relevant entities. Similarly, some employees may be required to work on Sundays, in accordance with any exceptions set out by law. In other countries, working time is regulated by law or employment contract.

Working conditions, local legislation and negotiations

Information relating to working conditions and social dialog with employees is set out in more detail in the previous sections. In 2022 and in 2023, at the international meeting of key HR directors in the Group's countries, the Group reiterated that Elis does not allow people under the age of 18 to work at its facilities, with the exception of summer jobs and internships or apprenticeship contracts that are governed by specific rules, and does not allow such recruitments under permanent contracts.

As such, in 2023, the Group hired 165 young people on apprenticeship, summer job or short-term contracts. Some of these young people, who were recognized for the high quality of their work during successful apprenticeships, were subsequently hired.

These contracts are strictly governed by applicable regulations and agreements with schools, where applicable.

Commitment to preventing harassment in the workplace

Elis does not tolerate any behavior that may violate the dignity of an individual, including harassment of any kind. In addition to the Group's global whistleblowing procedure (described in section 3.5.4 "Continuing to integrate ethics into our business practices"), procedures to address such situations and measures to raise awareness have also been implemented. As such:

- the Netherlands has a toll-free number that employees can use if they are the victim of assault/discrimination or any inappropriate/undesirable behavior at work. They may also seek assistance from external committees;
- in France, new measures have been taken under the agreements for preventing psychosocial risks that were negotiated with the social partners in 2023;
- in Germany, officers were appointed at the sites and management was educated on the topic;
- in Denmark, employees have access to a platform that sets out the Group's policy and the procedure to be followed if they are subject to harassment or sexist conduct.

Furthermore, the Group undertakes to respect the regulations concerning working conditions (working time, breaks, holidays, etc.) in its capacity as signatory of the Global Compact and annually reports on its performance and progress in these areas.

Restructurings and reorganizations

The Group's sites must continuously evolve in order to improve operational performance and the working conditions of its employees.

As part of its work to boost its growth, the Group is building new operating sites and expanding existing facilities (Denmark, France, Poland, Portugal, etc.) to provide employees with a better work environment.

There have been no restructurings in recent years.

3

3.5 SOCIETY

3.5.1 Providing products and services that contribute to protection, hygiene and well-being and reduce resource consumption

Context

Elis believes that the circular economy model it has operated under for more than 75 years and in 29 countries combines economic and environmental performance while meeting its customers' protection, hygiene and well-being needs and helping them meet their own environmental and social goals.

The Group offers products and services that help protect people from their environment (mainly workwear and personal protective equipment) and the external environment from people (mainly in the cleanroom business). In addition, based on its experience in the healthcare sector (around 30% of its revenue), the Group has developed expertise to meet specific hygiene requirements, a basic need for society. Elis provides its customers with tailored solutions thanks not only to specific product ranges but also to the quality of the maintenance performed at its plants, its effective management of contamination risks and the traceability of its solutions.

Lastly, the Group offers products designed as much for the wellbeing of its employees as for the customers of its customers, in order to ensure the well-being of end-users, be they patients, clients or visitors. In addition, the Group's product-as-a-service business model allows it to offer solutions that consume fewer resources and thus have less impact (see section 3.3.1 "Being a circular economy player").

Governance and policy

This underpins the Elis Group's *raison d'être*, which was defined in 2023: "Ensure a circular service of protection, hygiene and wellbeing everywhere, every day, in a sustainable way."

This raison d'être forms the basis for the Group's positioning and reflects its strategy and business model. It has been shared with all of the Group's employees and stakeholders.

The Group comes together every day to support its customers and offer them protection, hygiene and well-being solutions and services that are increasingly responsible and adapted to their needs.

Goal and performance

The Group has made its raison d'être, which reflects its day-to-day values and actions, the driver of its short-, medium- and long-term strategy. This raison d'être is therefore intended to be a key factor in decision-making:

Key performance indicators		2021	2022	2023
Providing solutions that are more responsible and help reduce consumption of resources	Product-as-a-service share of the Group's revenue*		83%	84%
Bringing enhanced hygiene solutions to the most vulnerable members of society and the most sensitive environments	Number of residents served by Elis in the three main countries (Germany, France and Ireland)	114,270	120,710	126,848
Ensuring the provision of essential hygiene systems to customers, residents, patients, users and visitors	Share of revenue of the Washroom and Beverages businesses	10%	8%	8%
Protecting workers	Share of revenue of the workwear and cleanroom businesses	38%	34%	34%

(*) In 2023, the calculation methodology for product-as-a-service revenue was revised to align with the taxonomy regulation. Certain activities and the consumables for certain products were therefore not included.

In 2023, the Group maintained its commitment to offering products and services that contribute to hygiene, well-being and protection and reduce resource consumption. These types of products and services represent a significant part, ever-increasing, thanks to its overall growth.

Providing solutions that are more responsible and help reduce consumption of resources

Measures implemented

The Elis Group has been involved in the circular economy for more than 75 years, primarily through its business model, which is based on selling the use of a product rather than selling the product itself (product as a service). In addition to this product-as-a-service business model, the Group works in other areas of the circular economy such as reusing, repairing, refurbishing or recycling products in order to extend their life and thus keep the materials in use for as long as possible. The Elis Group believes that the circular economy business model is a sustainable solution to address current environmental challenges and our planet's finite boundaries, primarily through reducing the consumption of natural resources and keeping products in use.

The Elis model and its approach to addressing these considerations are presented in more detail in sections 3.3.1 "Being a circular economy player" and 3.3.2 "Eco-designing our products and services."

Providing solutions that contribute to hygiene for all members of society

Measures implemented

Recognized expertise in hygiene and healthcare

The Group has extensive expertise in hygiene and healthcare and approximately 30% of its revenue originates from this sector.

Home or industrial washing: which is the best solution?

To maintain the protection provided by personal protective equipment (PPE) and ensure wearers' health and safety, PPE must be washed and dried under specific conditions. Some countries also have standards for the number of washes. Professional maintenance will preserve the protective properties of this equipment and ensure compliance with regulations.

More generally with respect to workwear, maintenance performed in an industrial laundry helps ensure optimal washing when it comes to hygiene or even disinfection, as needed. Proper washing can prevent risks of cross-contamination with personal linen.

In this way, Elis supports many healthcare facilities that need linen and workwear of unparalleled hygiene. This expertise in health and hygiene covers the needs of patients and residents as well as healthcare professionals, both in the washroom sector and in the residential and social care sector. Elis supplies products that meet the strict hygiene standards that apply to this sector and that limit the risk of cross-contamination. These community-based places, which bring together vulnerable people, very old, very young, ill or with disabilities, require increased vigilance in terms of hygiene.

The Group also operates in sectors where there are specific requirements. This is particularly true for the cleanroom businesses and with players in the agrifood and pharmaceutical industries. For residents with disabilities and for nursing homes and childcare facilities, the Group offers specific personal linen services through its linen business for residents.

Products that ensure good personal hygiene and help to protect the health of all

The Group offers services that help to fight health and contamination risks, notably through soap and hand sanitizer dispensers. In an increasingly demanding public health context, Elis offers its No Touch washroom appliance solutions, produced largely by its subsidiary, Kennedy, in the United Kingdom. These dispensers, together with the service and support provided by Elis in teaching users about hand hygiene, enable customers to protect their employees, customers and patients.

A service ensuring essential hygiene needs for customers, residents, patients, users and visitors

The Group offers products in its washroom range that enable its customers to easily manage stocks of products that meet essential hygiene needs (toilet paper, for example). Beyond the provision of these products and their consumables, the Group, thanks to its service offering and the development of products equipped with a back-up supply, continually helps to ensure an uninterrupted service, to increase the appliances' autonomy, and to limit waste by reducing the use of consumables. In 2023, the Group launched a new offering that aims to improve access to basic hygiene products while participating in the fight against menstrual product insecurity: the Ladybox. The Ladybox contains a dispenser for EU Ecolabel-certified sanitary napkins and non-applicator tampons made from organic cotton.

Ensuring the well-being of people and helping to protect workers

Measures implemented

Product ergonomics to contribute to employee wellbeing

Elis offers various products that improve workplace ergonomics and help to protect the health of its customers and users of its products, such as:

- Ergo mat: an "anti-fatigue" mat for standing work stations which limits the impact of standing in the same spot and reduces back and joint pain;
- Sloopy mop: a specially designed, more lightweight mop with a curved neck and connector to facilitate cleaning and reduce wrist rotation;
- Duvet cover: sizes can be easily identified by a colored thread, and the covers are designed to make it easier to make the bed (reversible, finished straight, bottom open over the entire width, side slits);
- Regencia collection: specially designed workwear for housekeepers that is more comfortable and uses Tencel fiber to regulate perspiration and neutralize odors;
- ProEssentials t-shirt: a new collection of high-visibility UV protection t-shirts to protect outdoor workers (gardeners, road workers, sanitation workers, etc.) from the sun.

Hygiene and employee protection

Every day, Elis clothes several million workers in compliance with hygiene and current standards. As such, the Company enables millions of employees to work in optimum safety and comfort. The Group generated 34% of its 2023 revenue from this sector. In the Industry and Commerce and Services sectors, this figure represents more than 3.8 million wearers.

In particular, Elis has gained expertise in the development and maintenance of personal protective equipment (PPE) for the following risks:

- welding activities;
- heat and flames;
- > limited liquid chemical splatter;
- thermal hazards relating to electrical arcing;
- poor visibility;
- health.

The traceability systems in place allow the number of washes carried out to be monitored and ensure that the protective properties of the PPE are preserved, according to the standards in force in each region.

In addition to providing a service that helps to protect employees from their environment, the services offered by the Group allow them to mitigate the risk of contaminating their own washing machine and the linen of their household.

3.5.2 Satisfying and engaging our customers

Context

Customers are at the heart of everything the Group does, and their satisfaction is a key concern for the Customer Experience Department within the Marketing Department. This desire is also demonstrated in the 5-star customer satisfaction program, which engages all employees around five key commitments:

- > ensuring that the services put in place provide total satisfaction;
- delivering a service that meets customer expectations;
- providing local and personal customer follow-up;
- > ensuring solid and responsive customer service;
- > being proactive and solutions-oriented.

In addition, the Group is working on customer communications tools so that it can inform customers of its commitments, meet their expectations and support them with more responsible choices.

Governance and policy

The customer satisfaction program, Satisfelis, is led by a dedicated team at Elis's head office, which works closely with local contacts. The program is conducted centrally so that measurement tools can be standardized as well as possible, to ensure an international benchmark and to share best practice. Each local contact is an expert of customer's needs and concerns in their country and is able to use the results to drive appropriate local action.

The Communications Department is responsible for the development and deployment of all the Group's communications tools, including those that relate to CSR. To this end, weekly meetings take place between the Communications Department and the CSR Department. Projects are carried out jointly and are regularly presented to the communications officers of each country. The Communications Department ensures thus efficient tool sharing between the countries.

Goal and performance

Customer satisfaction is one of the Group's priorities. It has set a goal of achieving a customer satisfaction rate of 87%. Countries or branches may set more ambitious local goals in the interests of even sharper improvements. In 2023, the Group achieved its goal with a rate of 89%.

In addition, the Group intends to engage more with its customers on these aspects, by sharing with them its commitments, the benefits of circular business models, and by offering them more responsible alternatives.

Key performance indicator		2021	2022	2023
Satisfying our customers	Aim for a satisfaction rate of > 87%	87%	88%	89%

Satisfying our customers

Measures implemented

Keen to listen to customers as closely as possible, the Satisfelis program comprises different tools that are adapted to the cultural differences or to the needs of certain customer types:

- > a telephone service active throughout the year (France, Spain, Brazil, etc.);
- an email service active throughout the year (Denmark, Netherlands, etc.);
- specific initiatives (cleanroom customers, cleaning companies, etc.).

These measures have the same goal: to deliver actionable results to meet local customer expectations and to move Elis forward. There are three principles essential to achieving this:

- notifying the local branch immediately after a survey;
- the local branch systematically calling dissatisfied customers to understand their concerns and to implement long-term corrective actions;
- carrying out a second survey of dissatisfied customers to ensure that the solution provided by the branch meets their expectations.

There are two call centers within this unique program that are steering the work:

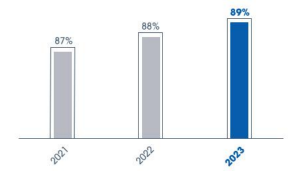
- one located in Villeurbanne, near Lyon, which is an integral part of the Elis Group;
- another, in Barcelona, which is managed by a long-standing partner.

Advisors at these call centers are impartial and are not paid based on the level of customer satisfaction in their surveys. Their role is key because they are responsible for listening to the voice of the customer as accurately and factually as possible. At the end of each survey, they take the time to add additional comments so that the feedback that the branches receive is as detailed as possible.

Depending on the year, between 45,000 and 50,000 surveys are carried out around the world.

Since January 2022, a single "satisfaction rate" indicator has been used Group-wide to manage customer satisfaction. It is a simple, actionable indicator that can be adapted for cultural differences. Measuring the same indicator in all countries gives the Group a harmonized customer satisfaction rate.

IMPROVEMENT IN THE CUSTOMER SATISFACTION RATE



Adapting actions to each region to be as close as possible to our teams and our customers

In order to adapt the results for local use, all Group employees have access to a dedicated portal where they can view the results of the surveys conducted on their portfolio, plant, region or country.

Every local stakeholder can therefore look at their results by customer or overall. This overview allows the stakeholder to check the quality of a service (for example, workwear) and the reasons for dissatisfaction highlighted.

In France, the Group has implemented an enhanced system to optimize customer loyalty (telephone survey, for example) during the contract renewal period.

For a more international overview, a Group analysis is carried out and communicated to all countries and management. This central view helps to identify general trends and can lead to more crosscutting actions. allow line staff at each plant to identify customer complaints in real time. Customers must be contacted within 24 hours to confirm receipt of their complaint and create an immediate and customized action plan.

The notifications sent to the branch once the survey is completed

National or Group action plans may be implemented as necessary, for example, to reduce product implementation times.

Outlook

Every year, customers take the time to respond to Elis's questions, and taking their feedback on board helps the Group improve.

To supplement the optimizations provided by the Satisfelis program, the Group expects to roll out additional customer care programs to better evaluate certain key moments of the customer experience.

Communicating responsibly and engaging our customers

Measures implemented

Supporting our customers in the move toward the circular economy and more responsible solutions

The Group continually seeks to encourage its customers to switch to product-as-a-service models (rental & maintenance). All of the Group's materials include information related to the benefits of the circular economy and the sales teams have heightened awareness of this subject. The Group's sales presentations further emphasize the benefits of rental & maintenance compared to buying or single-use solutions. This mindset is part of the Group's identity. For example, since its arrival in Brazil, the Group has gradually transferred its maintenance solution customer portfolio (about 50% of its revenue in 2014) to rental & maintenance solutions (over 85% of its revenue).

In addition to encouraging its customers to move toward more sustainable business models, the Group aims to recommend them more responsible product and service alternatives. As such, product presentations incorporate a focus on characteristics related to Sustainable development (for example, organic fairtrade offerings, Ecolabels, the use of recycled fibers, reusable flasks, etc.). In 2023, in order to help its customers transition, the Group is offering its Phoenix range of washroom products made from recycled plastic at the same price as the standard range. The Group also transitioned one of its leading workwear ranges to a solution that incorporates recycled polyester and offered the first apron made from recycled workwear.

Finally, educational tools (brochures, PowerPoint presentations, videos, etc.) have been developed to raise awareness and engage customers on CSR topics as varied as: "What is fair trade?"; "What is organic cotton/coffee?"; and "How is polyester recycled into fabric?". ». To delve deeper into these topics, video shorts on textile labels have also been posted to social media to explain the differences between the various labels and certifications.

Specific tools have been developed (videos explaining the benefits of circular models, presentation materials, training materials for the sales forces, etc.) based on the work done with the sales forces in the Group's various regions. Their rollout continued in 2023 and was boosted by the announcement of the Group's raison d'être and its climate goals. Newsletters have also been sent to the Group's customers to present its strategy and its commitments, which are aligned with the Paris Climate Agreements.

Promoting circular services and their benefits

The Group conducted a life-cycle analysis to compare the environmental impact of disposable and reusable scrubs. The results show that disposable scrubs have more impacts than reusable scrubs. Even though it takes more water to produce the cotton used in reusable scrubs than the polypropylene used in disposable scrubs, the latter has more impact during its end-of-life. On average, a physician will use 940 disposable scrubs versus only 15 reusable scrubs over four years.

The results of this life-cycle analysis have been widely communicated to the Group's stakeholders and are included in dedicated and educational communications materials (simplified infographic and training video).

Working alongside customers to reduce linen loss: "Healthcare Textile Improvement Program" in the United Kingdom

Linen that is lost, misused or discarded, in addition to potentially generating additional costs, can have significant environmental impacts. In the United Kingdom, Elis has estimated that linen lost or misused could cover the equivalent of 190,000 tennis courts. This is why an initiative was launched on this market: the Healthcare Textile Improvement Project (HTIP). The goal of this project is to partner with customers to understand why linen is lost and to reduce these losses by 30%.

A communications campaign focused on the four Rs – "Rent it, Respect it, Return it, Reuse it" – was rolled out to engage customers and ensure that all stakeholders (staff, patients, management, etc.) would commit to the project and change their practices.

This campaign was expanded more widely in 2023. After the United Kingdom, France undertook a project with customers in the healthcare sector to understand their needs and the causes of linen loss. It also rolled out an education campaign.

Helping our customers and users adopt more responsible behaviors

In order to raise customer awareness of product issues, product life cycle analysis can be carried out in partnership with customers. This joint work helps to increase knowledge, and to support decision-making in moving toward more responsible solutions. The Group also uses nudges to raise awareness among customers and users of how to use products better. This is done particularly in the case of linen in order to maximize the lifespan of the product. These nudges can take the form of posters, stickers or visible message mats at customers' premises. In 2023, a number of nudges were created on the linen care theme and were translated into around 10 languages.

3.5.3 Working responsibly with third parties

Context

Since 2006, the Group's commitment has been detailed in its Sustainable and Ethical Purchasing Charter, also known as the Supplier Code of Conduct, which describes Elis's relationships with suppliers beyond the mere purchase of goods and services. The Purchasing Departments play an important role in choosing suppliers of products and services around the world. The Elis Group's priority is to guarantee the quality of the products delivered as part of its sustainable and ethical strategy.

The Group's purchasing is divided into three segments: direct purchases (textiles and hygiene and well-being), indirect purchases and industrial purchases. Indirect purchases (energy, IT, etc.) and industrial purchases (construction, machinery, etc.) are associated with large European companies that produce in Europe and have limited CSR risk factors. Purchases of textile products and HWB (hygiene and well-being) appliances are a key concern for the Group. The supplier base is extensive and comprises "corporate" third parties, which are managed centrally, and suppliers that are managed locally, i.e. at the country or site level. Elis purchases textile products and hygiene and well-being products mainly in Europe (37%), Asia (35%), Brazil (4%) for its local market, and Africa (10%). In addition, the Group has a workwear manufacturing plant in Estonia (700,000 items per year), four clothing manufacturing plants in Brazil for this market, a plant in France that makes table linen (Le Jacquard Français) and a hygiene appliance production plant (Kennedy).

The analysis of the risk posed by suppliers is based mainly on their geographic location. This risk analysis incorporates third parties' ability to demonstrate their commitment to assessing societal and environmental responsibilities and their strategic impact on the Elis Group's business. This process guarantees a stable business relationship, grounded in the social, ethical and environmental responsibilities that form the pillars of the Group's Code of Conduct.

Communicating responsibly

The Group strives to implement responsible communication principles on a daily basis. To that end, in 2023 the Group's marketing and communications teams were trained on environmental claims, which revisited the basics covered in previous training sessions. A responsible communications guide that incorporates the information discussed and best practices has also been made available to the teams.

Finally, the Group endeavors to choose the best media for its communications. As such, the Group prefers to use digital media and, when printing is necessary, this is usually done with paper from sustainably managed forests.

Governance and policy

The Group's Purchasing Director reports to the Engineering, Purchasing and Supply Chain Director, who is a member of the Executive Committee.

The purchasing structure and responsibility for it are managed at the Group level with the support of local buyers based in each country. The central purchasing team helps the buyers assess and monitor suppliers with regard to the ethical, social and environmental topics described in the Group's Supplier Code of Conduct.

Elis strives to forge stable and long-term relationships with its suppliers by improving the management and consolidation of relationships while ensuring the respect of human rights and labor rights, environmental protection and prevention of corruption. Elis also prohibits all forms of human rights violations as defined in internationally recognized texts, in particular:

- the United Nations Universal Declaration of Human Rights and the European Convention on Human Rights;
- > the United Nations Convention on the Rights of the Child;
- the United Nations Global Compact;
- > the ILO fundamental conventions;
- the United Nations Guiding Principles on Business and Human Rights;
- > the OECD Guidelines for Multinational Enterprises.

The standards imposed by the Group on its suppliers and subcontractors in terms of fair practices, human rights (in particular, forced labor, child labor, working time, compensation, discrimination, etc.), health and sofety, and environmental protection are set out in the Supplier Code of Conduct. This Code, other guidance documents and the measures derived from them help reduce the risk of unethical practices. Principles relating to human rights and to compliance with labor and anti-corruption legislation, as well as environmental practice initiatives, are commonly evaluated by third parties.

It also encourages suppliers to take into account environmental challenges and to implement internationally recognized social, environmental, quality and energy certifications. Moreover, Elis encourages suppliers to obtain Oeko-Tex Standard 100 certification for all textiles delivered.

Goal and performance

The Groupe has set a goal to achieve by 2025:

Achieving 95% of procurement spend with direct suppliers that have undergone a CSR assessment in the last three years

Key performance indicators		2021	2022	2023
	Share of procurement spend with direct suppliers that have undergone a CSR assessment in the last three years			
	(2025 target: 95%) ^{(0)(b)}	93%	94%	94.8%
Implementing an integrated sustainable purchasing	Number of on-site CSR audits conducted during the year ^(c)	28	36	32
approach	Share of Group and country buyers that have received training on CSR topics	38%	75%	74%
	Share of Group buyers that have set targets including the signing of the Code of Ethics for framework agreements	100%	100%	100%

(a) Spending in 2022 is taken into account when calculating this indicator.

(b) The assessment is based on a risk analysis using an approach that takes into account the location of the third parties' production.

(c) The on-site audits conducted for third parties have been included since 2021.

The Group improved its performance in 2023 and achieved a level of 94.8% of its procurement spend from direct suppliers that have undergone a CSR assessment in the last three years, bringing it closer to its target of 95%.

In 2023, the share of Group and country buyers that have received training on CSR topics remained relatively stable.

Develop long-term business relationships

Measures implemented

Long-term relationships

The Purchasing Department naturally gravitates toward genuine partnerships, fostered by recurrent collections and stable production cycles. Most of the Company's suppliers have built and continue to maintain strong relationships with Elis, some of them going back nearly 40 years. These relationships are essential to the Group's long-term success and customer satisfaction.

In 2023 in the textile segment (flat linen and workwear), business relationships continued with third parties that were already bound by master agreements. Thus the supplier base was maintained to ensure continuity. The strategy remains similar with the hygiene and well-being segment.

Partnership-based approach

The Group approaches its relationships with its suppliers as a partnership. When the Group and its suppliers work as partners, suppliers have the potential to help devise new solutions to meet today's sustainability considerations or support the Group's CSR strategy. This can be seen, for example, with:

- the development of new cleaning technologies that reduce water and energy consumption during the washing processes, or the identification and development of recycling channels for its end-of-life products;
- the development of new product offerings, such as the Phoenix washroom range made from recycled plastic; and

the implementation of the Group's partnership-based approach with certain automakers and energy companies to participate in calls for projects under grants (the Environment and Energy Management Agency (Agence de l'environnement et de la maîtrise de l'énergie – ADEME) in France, for example) or to study potential ways to transition vehicle fleets to electric based on information provided by the route optimization tool (GLAD).

Master agreements, Code of Conduct and listing tool

Elis supplier requirements are formalized in the Supplier Code of Conduct. This document is based on the United Nations Global Compact, the United Nations Guiding Principles on Business and Human Rights, the OECD Guidelines for Multinational Enterprises, the ILO fundamental conventions, the UK Bribery Act (UKBA) and the French Sapin II anti-corruption law. This Code consolidates the Elis Group's commitments for its third parties and covers human rights, working conditions, protection of the environment and anticorruption regulations. It applies to all tier 1 suppliers (in the direct, indirect or industrial scopes), whether new or existing partners.

In the workwear segment more specifically, it is also signed by tier 2 suppliers (when Elis assigns the textile manufacturer to the clothing manufacturer, which applies to over 90% of cases for the Group's catalog suppliers).

When a master agreement is signed or renewed, every supplier is asked to formally sign the Supplier Code of Conduct. To date, for direct purchases and the Group's Top 100 suppliers, 77% of third parties have signed the Supplier Code of Conduct. Having suppliers sign this Supplier Code of Conduct for master agreements is a priority goal for Group buyers.

In 2022, Elis implemented a Group-wide S2C (Source to Contract) tool, which is used to archive documents such as master agreements, signed Supplier Codes of Conduct, and the REACH commitments that have been incorporated into quality specifications. The Group's suppliers are assessed regularly on the implementation of the Code of Conduct through a targeted questionnaire to make sure they follow a common approach of continuous improvement on social, ethical and environmental practices.

Implementing an integrated sustainable purchasing approach

Measures implemented

Risk and supplier assessments

Due to their specific features, suppliers of direct purchases are subject to their own assessments. The risk assessment is based on factors such as geographic area, risk level (human rights, corruption, etc.), volumes or topics associated with the products in question, and the supplier's CSR maturity. Geographic areas are classified as high, moderate or low risk. The completed matrix defines the parameters for the conduct of an on-site audit by an independent third party. The maturity of suppliers operating in medium- or high-risk areas is assessed beforehand based on a questionnaire that provides detailed information on their position with regard to international standards such as ISO 26000, SA 8000 or ISO 14001.

All suppliers that are assessed through a CSR audit are monitored to ensure that the corrective action plans identified are implemented. These action plans serve as the basis for discussions to help suppliers improve their practices on ethical, social and environmental matters over the long term. Significant nonconformities are subject to corrective action plans and close monitoring by Elis. The Group also has a zero-tolerance policy with respect to child labor and safety. The assessment of the cotton supply chain for suppliers responsible for textile weaving in the flat linen and workwear scopes also includes additional constraints and demands such as the source of the raw materials.

External audits may be commissioned by Elis or on behalf of other third parties if the standards meet the Group's criteria. In particular, Elis recognizes SMETA and BSCI audits. The Group's goal is to achieve, in 2025, 95% of procurement spend with direct suppliers that have undergone a CSR assessment in the last three years.

The analysis process for Group suppliers is based on the previous year's expenses. The schedule is determined according to the cycle but also on expenses with certain third parties. If expenses with a supplier become significant, and that supplier is located in a country classified as at high risk, this supplier will be prioritized for an audit.

These CSR audits align with the Code of Conduct and cover factors such as production site hygiene and safety, waste management, analysis of the workforce to confirm that there are no child laborers or forced labor, wage and employee benefit management, and

Employee training

During their first year on the job, the Purchasing Department employees participate in anti-corruption training organized by the Group compliance team. Additionally, Group and local buyers complete a training program developed with an external partner that includes a section on sustainable purchasing. Refresher courses are offered on a regular basis to ensure that the teams receive adequate training and information.

environmental impacts. In addition to this formal audit matrix, there are more specific aspects related to quality management and the enforcement of the Elis Group's Code of Conduct.

As part of its approach to continuous improvement, Elis subsequently ensures the implementation of action plans arising from these audits. A more focused monitoring procedure is systematically triggered if the Group's standards are not met. When this occurs, corrective actions are identified, a compliance plan with fixed deadlines is implemented and a new audit may be planned to confirm compliance.

Any new supplier of items for any Elis service or product must have a satisfactory CSR assessment in order to be listed. Elis's CSR management policy and the supplier management policy describe this supplier selection procedure in detail. This assessment system applies to the entire value chain of products distributed by the Group and more specifically for the vast majority of workwear, from the fabric supplier (tier 2 supplier) to the clothing manufacturer (tier 1 supplier).

In 2023, Elis mandated 22 CSR audits, and 10 audits were conducted on the initiative of third parties by an accredited organization. In addition, 11 direct suppliers have been awarded the SA 8000 certification or are involved in an ISO 26000 initiative.

Third-party assessment

Alongside this process for the most at-risk suppliers, the Group has introduced a due diligence procedure for third parties, which includes potential indirect and industrial suppliers, in order to verify their integrity in relation to Group standards as defined, for example, in the Supplier Code of Conduct (see section 3.5.4 "Continuing to integrate ethics into our business practices").

Certified products

The use of certified products also ensures that certain social and environmental requirements are met by third-party partners in the supply chain.

Outlook

As part of its climate strategy, the Group will broaden its discussions with its suppliers mainly to develop new partnerships or help them assess or reduce their emissions.

3.5.4 Continuing to integrate ethics into our business practices

Context

The Group's ethical and responsible conduct is key to its success and longevity, and Elis is committed to building trust with its internal and external stakeholders. The principles of respect, integrity, responsibility and exemplarity constitute the foundation of the Group's commitments, as reflected in its Code of Ethics. As such, the Group wishes to actively take part in the current movement in which society, regulators and various stakeholders hold economic operators to increasing standards when it comes to ethics, transparency and anti-corruption.

With a presence in 29 countries and international sales accounting for 69% of its consolidated sales revenue, Elis is subject to an increasing number of ethical regulations, including those relating to the fight against corruption, bribery, influence peddling, money laundering, modern slavery, human rights abuses and environmental damage. A description of the main binding regulations to which the Group is subject is given in section 4.1.4 "Legal, regulatory and tax risks" in chapter 4 of this Universal Registration Document.

In this context, the Group is working to implement a compliance program with the aim of identifying, preventing and mitigating corruption, bribery and influence peddling risks (also referred to as the "anti-corruption program"). This program, which is based on the recommendations of the French Anti-Corruption Agency (Agence française anticorruption – AFA), represents the minimum reference standards intended to be implemented consistently across all Group operations. This program is adapted, as necessary, to each Group country to meet specific local regulatory obligations and to account for any specific risks. This approach aims to guarantee comprehensive coverage of ethics violation risks and to ensure compliance with all relevant laws and regulations in force in each of the Group's countries. The program is constantly being improved and strengthened: this adaptive approach aims to ensure its effectiveness by continually aligning the Group's practices with legal requirements and any new threats identified.

Elis has also made voluntary commitments in the area of ethics, and is, for example, a member of the United Nations Global Compact, the tenth principle of which is to fight corruption. In addition, it relies on the United Nations Guiding Principles on Business and Human Rights and the OECD Guidelines for Multinational Enterprises in its business practices.

Governance and policy

The management bodies embody the Group's culture of integrity and have a "zero-tolerance" stance regarding any form of corruption. This message is relayed to all Group management levels, in particular through the Code of Ethics, which is prefaced by the Chairman of the Management Board.

First, responsibility for implementing the anti-corruption and influence peddling compliance program rests with the Group's Executive Committee, which oversees its formulation and drives the rollout. This committee has thus been directly involved in preparing and validating the essential components of the compliance program, such as the risk mapping and the third-party assessment policy. Its members are also asked to make certain operational decisions relating, for example, to third-party validation and management of ethics alerts. During the 2023 financial year more specifically, the Executive Committee carried out a critical analysis of certain procedures, examined the results of the rollout of the anti-corruption e-learning training, and revised and approved the action plan for 2024.

Operational implementation of the program is delegated to the Group's Legal Services Department. The Legal Director, who is also the Compliance Officer, reports to the Group's Chief Financial Officer, a member of the Management Board. This allows for regular and direct communication with the management body. The Group has been strengthening the resources dedicated to this matter since 2021, and a dedicated team at Corporate, consisting of a manager and specialist legal counsel, ensures the development, rollout and continuous improvement of the system for preventing and detecting corruption and bribery risks. The Group's compliance team leads implementation across all Group businesses, countries and among all employees and ensures regular reporting to the Executive Committee and Audit Committee.

The Group's compliance team therefore assists each of the individual country management bodies, which are responsible for promoting, adapting and implementing the compliance program in their respective countries. To that end, it relies on a network of designated anti-corruption officers in each country where the Group is active. These officers are, with some exceptions, Group employees who hold an official position in the company hierarchy, and are either specifically dedicated on this matter when required (local Compliance Officers) or have other roles within the Group such as, for example, CSR ambassadors or Chief Financial Officers. Regardless of their position, anti-corruption officers have the powers and independence necessary to exercise their duties. Within this context, the Group compliance team ensures that anti-corruption officers are involved in updating the corruption risk mapping, oversee subjects that require the program to be adapted in accordance with local regulations, conduct whistleblowing investigations and assist local leaders in promoting ethical principles

Finally, the Audit Committee, a specialized committee of the Supervisory Board, supervises and regularly monitors the system for preventing and detecting corruption, bribery and influence peddling risks, ensures the effectiveness of the internal audit and control systems, and tracks progress made on action plans. During the 2023 financial year more specifically, the Audit Committee examined the results of the investigations conducted following the receipt of whistleblowing reports (see "Whistleblowing procedure" section below), analyzed how extensively and effectively the program was deployed in each of the Group's countries, and was kept informed of the various compliance projects under way, while making recommendations on certain aspects of the compliance program.

Given the cross-functional aspects of business ethics, the Group's compliance team works closely with other Group functions (in particular, the Legal Services, Human Resources, CSR, Purchasing, and Audit and Internal Control Departments, as well as the Transformation and IT Department), with the goal of harmonizing policies and procedures and coordinating their implementation.

Fiscal matters are duly covered and managed by a Group tax division, also within the Legal Services Department. The Group uses external consultants for significant transactions and whenever the necessary expertise is not available in-house. The Group tax division interacts regularly with the administrative and financial Directors of each country to ensure the proper implementation of the Group's fiscal strategy.

In order to comply with the obligations of French Law 2016-1691 of December 9, 2016 on transparency, anti-corruption and the modernization of the economy (the "Sapin II" law), and in accordance with its voluntary ethics commitments, the Group has undertaken to set up a program to prevent and combat the risks of corruption, bribery and influence peddling, covering France and all the countries in which the Group operates.

This program is tailored to the specific requirements of some of the Group's countries: when Elis's countries are subject to different anticorruption compliance obligations, as is the case for Brazil, Chile, Spain and the United Kingdom, for instance, local regulatory requirements have been incorporated into the applicable compliance program, in accordance with the "adapt and adopt" principle. Elis is therefore careful to ensure that its compliance programs are in line with legal requirements and that they are regularly updated and adapted to reflect the reality of the exposure that the Group and each Elis country have to the risks of corruption, bribery and influence peddling. For example, in 2023, the Group's compliance team worked closely with local managers in Germany to adapt the Group third-party assessment procedure (see "Risk management in relationships with third parties" section below) to the directives of Germany's corporate supply chain due diligence act, and also with managers in Chile to implement a "Violation prevention model" consistent with the obligations of law no. 20.393. As new companies are acquired, the preexisting policies and procedures in place at the acquired entities are adapted to meet the Group's anti-corruption standards.

The Group is committed to developing a culture of anti-corruption, the principles for which are formalized in the Code of Ethics, which provides a complete framework for what the Group expects from all its employees, executives and partners:

- the Group and all of its employees undertake to comply with applicable competition regulations;
- Elis employees may only offer or receive gifts or entertainment authorized under the Gifts, Entertainment, Donations and Sponsorship Procedure;
- facilitation payments and the use of Group funds or assets for the benefit of a political party or a person in or running for elected office are prohibited;
- employees must prevent or avoid all conflict of interest situations and must act according to the principles of immediate disclosure and withdrawal, where applicable;
- > interest representation is subject to strict regulation;
- Elis strives to respect and to have its suppliers respect the various applicable laws and regulations and the values set out in the Code of Ethics.

- the Group's ethics and anti-corruption policy commitments and values are set out in the Group's Code of Ethics, which forms the basis of the anti-corruption program;
- these principles are implemented through operating procedures that cover all the ethics risks identified;
- practical tools for rolling out these policies and procedures are provided to the countries to ensure proper implementation.

Together, these documents and tools form the Elis Group's anticorruption policy.

With the meaning of the Group's general risk map, corruption risks were not identified as being amongst the most significant, due to the steps taken to combat corruption and influence peddling risks within the Group – in particular within Group countries considered to be sensitive – and also due to the limited share of activities and locations at Group level that may be considered sensitive to these risks. During the 2023 financial year, the share of the Group's revenue generated by countries at high risk of corruption (those with a score below 50/100) according to Transparency International's Corruption Perceptions Index was 10%. The Group nevertheless continues to closely monitor changes in its exposure to corruption and ethics violations, mainly with respect to its external growth transactions, as explained above.

In the area of taxation, the Group also endeavors to comply with local laws and this is part of a transparent approach to the tax authorities.

Goal and performance

The Group's key performance indicators are thus:

Key performance indicators		2021	2022	2023
	Number of whistleblowing incident reports	187	194	225
	Percentage of relevant incidents	52%	62%	51%
Ensuring Group compliance with Sapin II and other local laws	Out of the number of relevant incidents, percentage of proven incidents	55%	26%	28%
	Percentage of proven incidents that have been subject to disciplinary action or a disciplinary reminder of any kind	93%	100%	81%

In 2023, of the 225 incidents reported, 51% were deemed relevant, 28% of those were deemed proven and 81% of the proven incidents were the subject of disciplinary action of various kinds.

Fighting corruption, money laundering and anti-competitive practices

Measures implemented

During the 2023 financial year, the Group, taking the eight pillars required by the Sapin II provisions as a basis, continued to roll out measures that constitute its internal system for the prevention and detection of corruption, bribery and influence peddling risks.

Risk mapping and assessment

Corruption and influence peddling risks are assessed using a dedicated mapping tool that has been developed and maintained since 2017. The purpose of this mapping is to identify, assess and prioritize the risks of corruption and influence peddling for each business line and in each of the countries in which the Group operates, with the aim of accurately reflecting the risks to which the Group is specifically exposed. This methodology is applied uniformly within the Group in order to enable changes in the results of this assessment to be monitored and priority actions to be defined. It serves as a guide for developing and

implementing Elis's internal anti-corruption program, with measures adapted and proportionate to the results of this risk assessment.

The map has been developed and is regularly updated with the assistance of the executive roles, thus contributing to its continuous improvement. Accordingly, every year, the need to update the map is discussed to ensure its continuous relevant with developments within the company's operations and in the market.

At the end of 2023 financial year, 7% of scenarios were considered particularly at risk, that is, representing a gross risk whose criticality (measured in terms of the risk of it occurring and its potential impact) falls in the top quartile on the measurement scale.

Code of Ethics

The Group's ethical principles are set out in the Code of Ethics, which was distributed to all employees for the first time in 2012 and revised in 2018 to comprehensively incorporate the anti-corruption and influence peddling measures.

This Code reaffirms the Group's obligation to respect local laws and sets the rules of conduct to be adopted by all stakeholders, namely its employees, its customers and consumers, its trading partners and its competitors, the environment and civil society. It provides concrete examples so that employees can take appropriate action and conduct themselves correctly should they find themselves in a high-risk situation.

This Code is intended to form the foundation on which all internal standards, policies and procedures adopted by the Group are based, including the Supplier Code of Conduct, the Code of Conduct for Trading and Market Activities, and the anti-corruption resources developed by the Group. These documents are available to the public on the Group's website (www.elis.com) under the heading "Our CSR policy."

The Code of Ethics is formally agreed upon by all of the Group's senior managers and the heads of each Group's country. The Company's main suppliers are informed about the Group's anticorruption strategy and agree to comply with it. This includes them agreeing to the Supplier Code of Conduct as outlined in the "Risk management in relationships with third parties" section below. Proven violations of the Code of Ethics are sanctioned according to the principle of proportionality. This Code is integrated into the disciplinary system, either through incorporation into the internal rules of all Group companies wherever the applicable national legislation permits it or by any other means allowed by applicable regulations and in accordance with the French Anti-Corruption Agency's recommendations.

The Group's Code of Ethics has been translated into all local languages, and is adapted to local requirements whenever necessary. The individual country management bodies and the anti-corruption officers are responsible for distributing it in each of the Group's countries.

All Group employees, regardless of their position, entity or geographical region of activity, must be both promoters and guardians of this Code of Ethics.

Gift procedure

The Gifts, Entertainment, Donations and Sponsorship Procedure was put in place in 2018. In particular, it lays down the principles that strictly regulate the offering or acceptance of benefits of any kind, prohibits certain practices, and sets limits on their value. In the circumstances defined by the procedure, exchanges of gifts and entertainment must be declared to managers, who ensure that these declarations are filed and adequately archived. Special attention is paid to relations with public officials and prior approval from the Compliance Officer may be required. This procedure is regularly revised to consider changes in regulations and practices and, in the 2023 financial year more specifically, was reviewed by the Executive Committee.

Risk management in relationships with third parties

The Group places a particular emphasis on managing third party risks and in 2016, as part of its vigilance plan implementation, it adopted a Sustainable and Ethical Purchasing Charter (or "Supplier Code of Conduct"), as well as supplier risk assessment and CSR audit procedures (see section 3.5.3 "Working responsibly with third parties").

With the aim of strengthening its continuous improvement and anticorruption program(s), Elis is reinforcing its third-party assessment management system and introducing two new procedures, namely an Embargo policy and a Third-party Due Diligence policy (rolled out gradually), which cover potential customers, suppliers, intermediaries, and beneficiaries of donations and sponsorships, as well as acquisition targets.

These third parties are individually assessed by the operational teams to determine the type of checks to be performed before the third party is approved and an agreement formalizing the relationship is signed. Where a risk exists, specific due diligence procedures are then carried out using the tools and resources made available by the Group: for example, in 2022, the Group subscribed to specialized tool for screening stakeholders, and the third parties scoring the highest risks are then subject to "enhanced" due diligence by a compliance expert (or by another officer appointed by that expert). The local or Group governing body may also be asked to handle particularly sensitive cases.

When the assessment is completed, the persons designated in the policy as responsible decide whether or not to enter into the business relationship, and where applicable, whether to take measures to mitigate specific risks, such as having the third party sign the Supplier Code of Conduct, incorporating ethics clauses into the contractual instrument, informing and training employees based on the existence of a risk, etc. The Supplier Code of Conduct, for example, requires not only that signatories comply with the Group's commitments, but also that they have their own anti-corruption, bribery and influence peddling policies. Suppliers must produce information, improve awareness and develop reference frameworks for ethics and integrity with their own business partners, and make every effort to ensure the latter's compliance with said Code. In addition, and as noted in section 3.5.3 "Working responsibly with third parties," the Group prohibits all forms of human rights violations as defined by internationally recognized texts.

The final risk is assessed mainly on the basis of any unfavorable information identified about the third party itself, but also regarding its shareholding structure, ultimate beneficiaries and main executives (including checks against international economic sanctions). The nature of the expected relationship, country risk, and the sensitivity of the business sector are also taken into consideration.

The goal is to ensure a formalized, harmonized and consistent approach across all the Group's countries, incorporating local regulatory requirements where applicable. Like all the components of the Group's anti-corruption compliance system, this procedure will be monitored and reviewed on a regular basis to ensure its ongoing relevance and effectiveness.

Training

The Group's anti-corruption training plan is implemented at three levels:

- first, the widespread dissemination of the Code of Ethics within the Group ensures that all employees are informed of the existence and content of Elis's anti-corruption policy, and that they have concrete examples to help them internalize best practices and act appropriately in situations that could pose an ethics violation risk. These awareness actions may be accompanied by one-time initiatives aimed at reinforcing the principle of zero tolerance for any form of corruption, and at increasing employees' knowledge of policies and procedures. For example, a game-based workshop was organized in Spain during International Compliance Officer Day;
- employees identified as the most exposed to the risks of corruption, bribery and influence peddling, based on the results of the above-mentioned risk mapping receive dedicated training on the internal anti-corruption compliance framework, with priority given to the most sensitive regions and roles. These employees are primarily senior executives, head office and operational center managers, as well as members of the commercial and purchasing functions; Training is provided by anti-corruption officers within the countries, which allows the requirements of local compliance programs and applicable national legislation to be taken into account. Some Group countries may also bring in external experts (consultants, attorneys). For example, in the 2023 financial year, a new training campaign was rolled out in France on anti-corruption principles and tools, targeting all headquarters managers as well as all functions considered to be the most exposed to corruption risk within the operational units. The aim was to provide information and training on the strengthening of the Group's anti-corruption program. Lastly, as part of the onboarding program for new hires in sensitive positions, a specific training session is held by the Group Compliance Manager or the local anti-corruption officer to further reinforce the zero-tolerance message and the need for everyone to be both the promoter and the guardian of the Group's ethics values;
- lastly, specific training on implementation of certain procedures, such as the third-party due diligence procedure referred to above, is also provided to the teams that are particularly concerned by their adoption.

In 2018, the Group established an outsourced whistleblowing system, which allows for any violation of Elis's Code of Ethics and, in general, all unlawful and unethical behavior to be reported. The procedure for handling whistleblowing reports is revised on a regular basis to consider changes in applicable regulations in order to comply with applicable legal and regulatory obligations, such as the Sapin II law, the French law on the duty of vigilance, and Directive (EU) 2019/1937 on the protection of whistleblowers. This Group-wide procedure has been rolled out to all Elis countries and may be adapted to comply with local requirements, in the form of an appendix to the Group policy for each country, where applicable.

The whistleblowing procedure allows all employees, customers and suppliers to use a dedicated website to send a message (and/or a voice message), accessible 24 hours a day, 7 days a week, in all 18 different local languages. This system allows anonymity and ensures confidentiality at all stages of the process. The existence of this alert system is actively communicated to all internal and external stakeholders, for example, through internal training, publication on the Group's internal and external websites, displays in the operational units, and the distribution of the Code of Ethics and the Supplier Code of Conduct.

The Group undertakes to protect whistleblowers from any negative consequences or retaliation, provided that reports are submitted in good faith.

All admissible whistleblowing reports are investigated in accordance with the principles laid down in the whistleblowing report procedure, and may give rise to sanctions if the violations are proven, as well as to changes in the Group's practices, policies and procedures, in order to address any negative impacts identified. Whistleblowing reports are subject to regular reporting to the management bodies by the Group's compliance team.

In the 2023 financial year, of the 225 incidents reported, 51% were deemed relevant, and 28% of those were deemed proven. 81% were the subject of disciplinary action of various kinds.

Committing to responsible taxation

Measures implemented

The Group is committed to complying with and strictly abiding by local laws and paying the taxes it owes in the countries in which it does business.

The Group's tax principles are set out below:

- taxes and duties are paid in accordance with all rules and regulations applicable in the countries in which the Group operates. The Group undertakes to abide by both the spirit and the letter of the law. The Group pays corporate income tax, withholding tax, customs duties and other taxes to which it is subject in the countries in which it operates, in accordance with national and international rules (i.e. OECD guidelines, local tax laws, international tax treaties, EU directives, etc.);
- the Group encourages open, respectful and constructive relationships with the tax authorities in each jurisdiction in which it operates. It provides factual and relevant information in accordance with OECD recommendations (Country-by-Country Reporting);
- the Group is transparent about its tax strategy. Declarations are made in accordance with applicable national legislation and current reporting requirements.

The Group prohibits any tax avoidance or artificial tax arrangements that could compromise the Group's reputation and values. Moreover, the Group does not use tax structures for the purposes of tax evasion and does not invest in tax structures located in tax havens for the purposes of not paying its taxes.

Internal and accounting controls

An internal control and risk management system, covering all controlled companies within the Group's scope of consolidation, has been set up to ensure the reliability of its parent company and consolidated financial statements and the compliance by the Group's activities with applicable laws and regulations. Risks are handled through specific control procedures forming part of the operating and accounting processes. Their implementation is monitored under this internal control system, as described in section 4.2 "Elis Group's internal control and risk management system," chapter 4 of this Universal Registration Document.

The internal control and risk management procedures relating to the preparation and processing of accounting and financial information are an integral part of the Group's corruption prevention and detection system.

The Group compliance team and the Internal Audit Department work as partners to better integrate controls over the rollout of the anti-corruption program into the general internal control and risk management system. Specifically dedicated control points have thus been incorporated into the Group's overall internal control system and undergo document-based testing to ensure that the Group's anti-corruption program has been effectively rolled out in all Elis countries. Specific action plans are developed for any noncompliant controls. Implementation of these plans will be monitored by the Internal Audit Department in collaboration with the Compliance function.

At the same time, the compliance team conducts an annual review with each Group country at the beginning of the year, to help the local management bodies adapt and roll out the program and to ensure that appropriate resources are allocated to implement the system. A review, including quantitative performance indicators, is then conducted at the end of the year, to make sure the program's performance is monitored over time.

In principle, the Group operates through legal entities established in each of the relevant countries.

The Company's decision to invest in a particular country is driven primarily by commercial goals and investment strategies, as well as the Company's commitment to develop the best solutions and offer its customers the best service.

Transactions between Group subsidiaries are carried out solely for commercial reasons. They are conducted according to the arm's length principle in accordance with international standards (OECD guidelines) and local transfer pricing rules to ensure they are fairly taxed (i.e. the taxation of profits in the place where value is created).

As a matter of principle, the Group also avoids acquisitions in places that are considered tax havens or Non-Cooperative Countries and Territories ("NCCT") under French law or by the OECD. Russia, due more specifically to the situation in Ukraine and its impacts on Russia's relationships with certain states, including EU member states, has been on the EU's NCCT list since February 14, 2023. However, the Group, whose presence in the region through its operating companies predates these events, complies with the specific tax rules on operations with NCCTs.

The Group is also preparing to comply with the reporting requirements of the new OECD "Pillar Two" regulation in all the countries in which it operates and to pay the additional tax owed, if any.

Details on the Group's tax rate by major geographic region are provided in the "Global minimum tax rate" section of Note 11 to the consolidated financial statements for the financial year as at December 31, 2023, which can be found in chapter 6.1 of this Universal Registration Document.

3.5.5 Contributing to our local communities and supporting the causes that we value

Context

The Elis Group is present in approximately 30 countries and has more than 400 sites. The Group's operations are intrinsically designed to be as close as possible to its customers (generally within 30 to 100 km) and to offer a dense service network. This unique positioning allows the Group to be strongly rooted in its regions and to contribute to them both directly (through employment, local partnerships, donations, taxation) and indirectly (through its contribution to the local economic fabric or its purchasing).

Governance and policy

Locating the Group's sites in proximity to its customers is an intrinsic part of the Group's model, which it replicates in its different markets and countries.

With regard to the Group's engagement with its communities, it favors a local approach, enabling sites and countries to respond as best as possible to the challenges faced in their regions and to support the causes they value.

In addition, in 2019, the Group launched a Foundation in France, chaired by the Chairman of the Management Board.

Goal and performance

Aware of its strong local presence, the Group intends to support the transformation of its regions and be a local player in supporting its communities and their development.

In line with the Group's corporate culture, the Elis Foundation also seeks to help talented young people with ambitious academic projects. The Group has therefore set a target of:

Tripling the impact of the Elis Foundation by 2025

In 2023, the Group pursued its commitment in its regions by providing support through monetary donations, donations of products and services, and volunteering.

The Foundation also expanded its efforts in France and in 2023, it welcomed its fifth cohort.

The Group has also been working with the association NQT (Nos Quartiers ont des Talents – Our Districts have Talent). Since 2022 to support more young talents and give employees more opportunities to become involved.

Nearly 80 young people have received support since the partnership was formed and 4% of managers in France have made a commitment to help young talents either directs through the Foundation or through NQT.

Supporting social mobility through our Foundation

Measures implemented

The Elis Foundation

The Elis Foundation, launched in 2019, is fundamentally rooted in Elis's philosophy and culture of supporting the development of its employees and helping to make them the leaders of tomorrow by entrusting them with significant responsibility. The foundation aims to identify and support young, motivated and outstanding high-school graduates to achieve their academic ambitions. The Group offers them a scholarship and the support of an Elis employee as a sponsor during their studies.

Each sponsor acts as a mentor and provides regular advice and support. This support is allocated for one year and may be renewed depending on school results, problems encountered or changes in the situation.

This young Foundation, which currently operates only in France, welcomed its fifth cohort in September 2023. The annual event was an opportunity for the Group to reiterate its commitment to supporting young people with exemplary academic records seeking to undertake long-term, complex or competitive studies.

In 2023, the Foundation conducted a number of communication initiatives (social media, internet, direct actions in high schools, posters, etc.) to raise its profile among high school graduates and thus be able to assist more talent over time.

Strengthening our impact and local presence

Measures implemented

Establishing our activities in the regions

Due to its economic model, its activities and its positioning, the Group's business operations cannot be relocated and they contribute to the economic development of its regions both directly (through employment, taxation, local partnerships, etc.) and indirectly (through its contribution to the local economic fabric or its purchasing). A study carried out in 2016 thus assessed, for

In addition to its direct actions via the Elis Foundation, the Group has partnered with NQT (Nos Quartiers ont des Talents – Our Districts have Talent) since 2022. This association, with a presence in many French regions, has much in common with the Foundation, namely its goal of helping young talents (with a minimum of three years of higher education) in difficult situations or from priority neighborhoods or revitalization zones to find their first job or work/study position through mentoring programs. This initiative makes it possible to support more young people while also offering the Group's employees greater opportunities to become a mentor and have an impact.

Nearly 80 young people have received support since the partnership was formed and 4% of managers in France are supportive young talents.

Outlook

Backed by its first few years of experience, the Elis Foundation continues to grow in France. In addition, it is exploring opportunities to expand its impact in the coming years, particularly internationally, and to extend its range of supports for young talents.

the workwear business, that more than four times the number of direct and indirect jobs were generated, of which more than 30% in Europe.

This regional approach is reflected in the Group's commitment to support the maintenance of expertise and know-how locally, as evidenced by the subsidiary Le Jacquard Français, located in Gérardmer in France. In addition, the Group has a workwear manufacturing plant in Europe (700,000 garments made per year).

Le Jacquard Français certified as a living heritage company

The Enterprise du Patrimoine Vivant (living heritage company) label is a mark of recognition issued by the French government to honor businesses with excellent craft and industrial know-how. Awarded for a period of five years, this label brings together manufacturers committed to high performance in their trade and their products. Created by the French law on SMEs of August 2, 2005 (Article 23), the label Enterprise du Patrimoine Vivant may be awarded to any company that has an economic heritage, in particular one consisting of rare, renowned or ancient know-how based on the mastery of traditional or highly technical methods and limited to a certain geographic area. The label came into being in May 2006. Le Jacquard Français has held this label, awarded by the Ministry of the Economy and Finance, since 2010.

Commitment to local communities

Decisions and actions relating to the Group's commitment to its communities are made and implemented at the local level so that it can remain as close as possible to the needs and considerations faced by the regions in which it is located. This philosophy is reflected in its support for its communities. From donating linen to helping disadvantaged communities, some examples of our actions in 2023 are detailed below:

- in France, Le Jacquard Français created a range of tea towels for Breast Cancer Awareness Month in October, and 10% of the proceeds were donated to the Ruban Rose association. Ruban Rose is the leading association in France focused on breast cancer awareness and early detection. Le Jacquard Français also regularly supplies fabric to Gaëlle Constantini, a sustainable fashion designer, whose products are made by incarcerated women;
- the Group also donated a commercial vehicle to Secours Catholique to help it launch a mobile charitable clothing store initiative;
- in Colombia, a partnership was established in March 2023 with the Fundación amigos centro de cáncer association, which

provides assistance to children with cancer. Elis maintains and washes the flat linen used by the children and their caregivers. New linen (sheets, blankets and pillowcases) was also donated when the association opened its new guest house;

- In Denmark, the Group offers its linen and laundry services for certain events, such as the Red Cross summer camps. In addition, the cleanroom business donates between 2,500 and 3,000 textile items every month to Global Medical Aid. These are then used in countries where they may be lacking (for example, Burundi, Nepal, Sri Lanka, Kenya and Afghanistan);
- in Ireland, Elis lent its support to residents of Cork after they experienced flooding, offering Pest control services and donations of items such as mops, cleaning products and mats for the affected homes;
- in Norway, Elis works with several local associations to promote and encourage sports activities, such as soccer, golf and ice hockey. The partnerships help create social connections through sports;
- in Poland, around 50 Elis employees helped prepare packages filled with basic supplies during the holiday season;
- products were also donated in other Group regions, for example, in the United Kingdom (to the Royal Society for the Prevention of Cruelty to Animals – RSPCA), Germany (for the homeless) and the Czech Republic.

In collaboration with its insurance company, in 2023 the Group also reinvested some of its insurance premiums in specific projects that have a positive social or environmental impact.

Local sourcing

Local European sourcing is preferred for direct purchases, and in hygiene and well-being more specifically. This is true in particular for segments such as mats, water fountains and paper. Le Jacquard Français also works continually to move its products closer or relocate them when they are not produced internally. In 2021, it relocated the manufacture of its aprons to France to an ESAT (Établissements et Services d'Aide par le Travail, a French network that promotes employment for people with disabilities).

Nearly **30%** of direct workwear suppliers are based in Europe More than **90%** of direct hygiene and well-being suppliers are based in Europe

3.5.6 Keeping the IT system secure for us and our employees

Context

As operations become more digitalized and people use digital technology more, Elis's environment is changing, and this creates new challenges. In response, the Group has devised policies focused on bolstering cybersecurity and protecting personal data and privacy.

The aspects relate particularly to:

- operating loss following a cyberattack targeting IT systems that could affect Elis's business; and
- the protection of the personal data Elis processes. These are mainly employee and job applicant data and data collected from customers, suppliers and stakeholders.

Governance and policy

The strategic direction for cybersecurity is set by the IT Systems Department. Within the IT Systems Department, the IT System Security Department, via the Group CISO (Chief Information Security Officer), is responsible for shaping and implementing the security policy.

Elis is strengthening its cybersecurity structure by building a multicountry, global team and forming outside partnerships to monitor cyberattacks 24 hours a day, 7 days a week, 365 days a year. This structure covers governance, risks, compliance, the incorporation of security into projects and the securing of digital assets.

This cybersecurity management approach is based on a risk analysis. The risks are identified in conjunction with the organization's global structure, business lines and Information Technology. Elis maps IT system risks and ensures that measures to protect the assets are established, adjusted to the risks, and then implemented. When it comes to data protection, the Group has a policy that sets out the principles implemented by the Group and in each entity as well as the governance rules at the Group and individual country level. A Group committee meets regularly, and the DPO (Data Protection Officer) for France and CISO periodically bring together the network of data protection officers present in each country. The officers are provided with tools and procedures. An audit was conducted in 2023 in all European countries and country-specific action plans have been developed. These are being implemented.

The Group's policy is posted on the Group's various websites and shared with its employees and customers. In this policy the Group lays out its commitments regarding data collection, processing and storage, as well as the procedures that individuals can follow to exercise their rights.

This cybersecurity policy is based on international standards such as ISO 27001 and industry guidelines from NIST (the National Institute of Standards and Technologies) and the CIS (Center for Internet Security). It includes directives, standards, procedures and companion guides that are enforced in and adapted to all the countries where the Group operates.

Goals and performance

The security policy addresses the major issues concerning the security of IT systems, particularly data protection, and outlines for each of them the overarching principles that must be applied. It conveys clear goals, best practices and levels of control that are suited to the risks incurred, particularly cyberattack risks.

Education and training

Measures implemented

Internal IT Charter

Upon the enactment of GDPR (the General Data Protection Regulation), a charter of Acceptable Use of Electronic Communication Technologies was reviewed and rolled out within the Group. This Charter outlines data protection measures as well as security measures. It was revised in 2022 to account for changes in practices and technologies and to continue to strengthen the protection of the IT systems.

Employee education and training

Employee training initiatives focus on the principles of data protection and are renewed regularly.

Keeping our IT systems secure

Measures implemented

Prevention

Elis applies an IT system security risk management process to identify, classify and adress data risks. The nature and level of each risk dictates the priority of the security measures that are implemented to protect assets. The IT risk map is reviewed regularly and updated in response to feedback and the manifestation of new risks.

To guarantee compliance with current regulations on the management of personal data, this stage is anticipated by "privacy by design" during the design phase (privacy by design) of every new project or request for change. This includes risk identification and evolution, and the determination of organizational and technical security measures.

When it comes to cybersecurity, the Group focuses especially on:

- ensuring business continuity: the IT system must be ready to restore interrupted services in the event of an attack;
- protecting user and customer data;
- making sure that the IT system complies with the security policy and regulations;
- providing advice and support to Elis's business line departments so they can design new services securely.

Priority is placed on:

- protecting the business against cyber-disruption by managing the backup systems and processes, searching for vulnerable systems, segregating the networks to limit the impact of an attack and being able to respond to security incidents 24/7/365 in all the countries where Elis operates;
- > protecting the financial transaction management systems;
- > complying with current regulations on personal data.

This policy is reviewed regularly based on threat evolution, incidents, compliance level, the organization's business, and regulatory requirements.

The Group applies the cybersecurity policy and standardized tools in all the countries where it does business.

The Group issues frequent reminders to employees about aspects of cybersecurity. There is a process to educate employees about IT system security, reminding users about cybersecurity good practices. Phishing tests are also run regularly, and video training on security best practices is provided for all the countries where Elis operates.

Outlook

As part of its continuous improvement process for the system, Elis continues to expand its cybersecurity education and training plan with new content – mainly cyber crisis management testing – tailored to the various business lines and with new e-learning tools. In particular, the e-learning tool being rolled out within the Group will include general content to raise awareness of cybersecurity threats and safer practices for all users, and tailored content for specialised teams such as developers and sales representatives.

Elis enforces a series of principles governing access to IT systems. Access to IT systems is limited to authorized users and systems. In addition, the Group isolates third-party data from customers, suppliers and other partners. Additional mechanisms such as encryption are available where merited.

Mechanisms to assess, process and monitor the vulnerabilities of products are implemented for the Group.

New technologies are also used to increase the security of the Group's work stations and servers. For example, the Group has selected and is rolling out a single EDR (Endpoint Detection & Response) solution to all countries to increase its level of protection, particularly with regard to data leaks.

Elis is strengthening and standardizing the security of its infrastructure to reduce the risk of spread of cyberattacks and guarantee the IT system's availability and integrity, as well as the confidentiality of its services and data.

Detection

There are established mechanisms and a structure to monitor events that could cause a security incident. Should an incident occur, remediation actions are immediately set in motion. These special tools have been rolled out to all countries and monitor attacks and attempted attacks in real time. Annual security audits are also conducted on critical assets. The audit reports and compliance monitoring tools serve as the basis for a formalized remediation and monitoring plan until the detected breaches are resolved. Elis carries out penetration tests on its applications and on any high-risk system.

The Elis SOC (Security Operation Center) conducts 24/7/365 monitoring of malicious events that occur on both on-premises and cloud Elis systems and enacts that appropriate responses depending on the criticality of the incident.

Response to security incidents

The incident response team is equipped to respond remotely or onsite at any time in all the countries where Elis operates. Elis has

Respect and security of personal data

Measures implemented

Respect and security of personal data

The current processes designed to keep personal data secure are discussed above in the paragraph "Keeping our IT systems secure." In addition, Group employees are educated about in the concept of "privacy by design" and "privacy by default" so these principles are included from the upstream phases of any project that involves the processing of personal data.

Elis continues to structure its policy on the international flow of personal data. Elis is supplementing current measures with additional guarantees that take into account the latest relevant requirements.

It has clear processes, applied in all countries, for controlling the localization and traceability of personal data.

Notifying data subjects

As soon as it is anticipated that personal data will be collected, the data subjects are notified about the purpose of the processing and the legal grounds for the data collection. Clear, accessible

identified sources of risks and has devised a suitable response plan and targeted procedures to respond to them quickly and effectively. Security incident management is being continuously improved. Elis delivers frequent training to the relevant teams about new attacks and ways to respond to them.

Outlook

As cyberthreats evolve, the Group needs to update its strategic plan and cybersecurity roadmap. This plan and roadmap include new programs and initiatives that aim to improve mechanisms to protect systems and prevent, detect and react to incidents and crises, and to incorporate new technologies to advance cybersecurity, such as artificial intelligence. Elis will continue to ensure that the plan to secure the IT system is closely connected to the modernization plan for its infrastructure and applications, and that it will guarantee high security in our transition to the Cloud.

mechanisms inform data subjects and give them an opportunity to question the protection of personal data. If the privacy of a data subject requires action, the Group implements the procedure established in accordance with the regulations in force.

Monitoring incidents and requests for access rights

A security incident response procedure applies across the countries where the Group operates. A log of personal data breaches and a log of security incidents are kept. These include the incident reports and areas for improvement that have been pinpointed.

The exercise of rights of acess to personal data during the year applies mainly to human resource subjects and are processes in accordance with each local jurisdiction.

Outlook

Elis continues to implement the necessary measures to protect personal data and actively monitors regulatory changes in the countries where it operates.

3.6 **APPENDICES**

3.6.1 Non-financial performance statement

Presentation of the business model

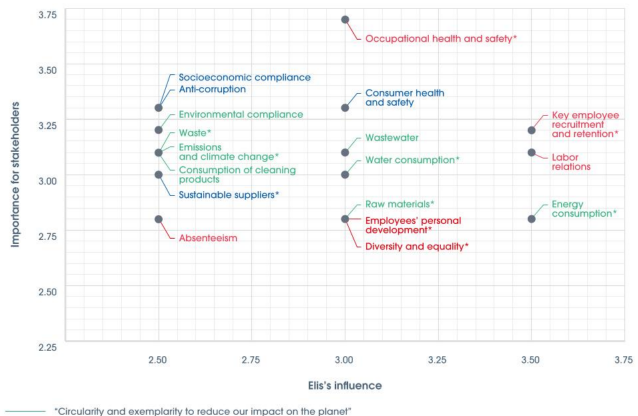
The Group's business model is presented in chapter 1, section 1.2 "Strategy" of this Universal Registration Document.

Materiality matrix

The Group developed a materiality matrix in 2019 to put CSR considerations and their importance into perspective for the various stakeholders and for the company. This work was especially used when updating its sustainability strategy, presented in section 3.2.3 "Our CSR roadmap: clear and ambitious targets."

Five major categories of stakeholders were considered during this analysis: investors, employees, authorities, direct suppliers and customers. The CSR considerations were then ranked based on two criteria: "Elis's influence" over these aspects and their "importance for stakeholders," measured on a scale of 1 to 4.

The topics covered by the Group's 2025 targets are marked with an asterisk in the materiality matrix below.



MATERIALITY MATRIX EXCERPT

Material aspects

"Empowering our employees and supporting their development"

"Making a positive contribution to Society"

* Material aspect for which the Elis Group has set a 2025 target

To prepare for implementation of the Corporate Sustainability Reporting Directive (CSRD), in 2023 the Group developed a double materiality matrix in accordance with the terms of this regulation. This matrix was presented to the Executive Committee and to the CSR Committee and will be presented at a Supervisory Board meeting in 2024.

Risk analysis methodology and presentation of the major risks

The CSR Department, in conjunction with the Human Resources, Legal Services, Quality, Safety and Environment, and Purchasing departments, carried out an in-depth review of the Group's CSRrelated considerations in 2021 to map its risks and opportunities.

This analysis, intended to assess the considerations for both the company and its stakeholders, took into account short-, mediumand long-term considerations in the following areas:

- > the environment;
- social aspects;
- societal aspects;
- respect for human rights and business ethics and the UN guiding principles;
- customers and product and service users;
- > purchases;
- , governance.

Each area was individually analyzed and assessed in terms of its impacts on both companies and stakeholders (financial, strategic, reputational, environmental, health and safety, and local population impacts) and their likelihood of occurring.

This review of the risks and opportunities was based on interviews with key company personnel who are in direct contact with stakeholders, interviews with certain external actors (investors, in particular), an in-depth document review (ESG questionnaires, customer questionnaires, etc.), and the Group materiality matrix developed in 2019 presented above. This matrix of the risks and opportunities was also presented to the Executive Committee, the CSR Committee and the Supervisory Board.

In 2023, this Group risk and opportunity matrix was updated in collaboration with the Group's internal experts to ensure it remains

relevant to recent Group news and developments. Significant work was also done to develop the Group's double materiality matrix (CSRD).

These stakes form the foundations of the Group's CSR strategy thanks to the prioritization of the non-financial risks in the short, medium and long term. The risks with the greatest impact are thus included in the Group Risk Assessment presented in chapter 4 of this Universal Registration Document. A table for cross-referencing with the non-financial performance statement is presented below.

Other risks could also exist that the Group is currently unaware of or that are considered non-material as at the date of this Universal Registration Document. If those risks were to materialize, they could have a material adverse impact on the Group and its business, financial position, results, ability to achieve its objectives or reputation.

Cross-reference between the non-financial performance statement risks and the sections of chapter 3

Elis presents its CSR strategy both to comply with regulatory requirements (such as the non-financial performance statement or taxonomy, for example) and to meet the expectations of its stakeholders. Thus, policies, goals, performance indicators and actions are presented to illustrate the Group's commitment on these matters.

As such, the table below presents the links between the main nonfinancial risks and the majors considerations faced by the Group. All policies implemented, performance indicators and outcomes in relation to preventing, identifying and mitigating these risks are presented in the referenced sections.

The significant associated risks have been included in the Group's risk assessment, presented in chapter 4.

Major risks	Detailed description of the risk	Associated considerations	Key performance indicator and outcomes	Section
Risk of increased stakeholder expectations in terms of contribution to climate change mitigation	The emissions from the Group's activities contribute to climate change. The Group is therefore working to reduce its emissions in its different scopes to contribute to the global effort to limit global warming and meet its stakeholders' expectations.	adapting to climate change	 Change in direct and indirect emissions (Scopes 1 & 2 market- based) since 2019 Change in other indirect emissions (Scope 3) since 2019 Change in other indirect emissions (Scope 3 - scope used for the SBTi targets) since 2019 Direct CO₂eq emissions (Scope 1) Total indirect CO₂eq emissions (Scope 2) - location-based Total indirect CO₂eq emissions (Scope 2) - market-based Total other indirect CO₂eq emissions (Scope 3) (including purchases of products, services and equipment; employee travel; upstream and downstream transport of goods; upstream emissions related to energy; and other emissions sources) Total other indirect CO₂eq emissions (Scope 3 - more limited scope used for the SBTi targets) 2019 emissions for each emissions source (Scope 1, Scope 2 and Scope 3) CO₂eq emissions per ton of linen delivered 	3.

Major risks	Detailed description of the risk	Associated considerations	Key performance indicator and outcomes	Section
Risks related to energy consumption in the operations	The Group mainly uses thermal energy and electricity at its industrial sites, and fuel for its vehicle fleet. Given the growing consideration related to energy (costs, regulations, climate), the Group is exposed to increasing risks in this area.	 Minimizing our energy consumption Fighting and adapting to climate change 	 Ratio of thermal energy consumption of European plants per kg of linen delivered % reduction in thermal energy per kg of linen delivered since 2010 (European laundries) 	3.3
	The Group is thus committed to an ambitious approach to reducing energy consumption and to a transition toward less emitting energy in order to contribute to the fight against climate change.			
Risk of reputation, operation and mismatch with	The Elis Group operates a logistics fleet to provide its services and deliver its products.	 Minimizing our energy consumption Fighting and 	 Number of alternative vehicles 	3.3.5
customers' expectations of the group logistic fleet	Given the increasing regulations related to access to certain city centers, reputational concerns and growing customer expectations, there is a risk that the Group's vehicle fleet will prove inadequate.	adapting to climate change		
Risk related to business disruption due to pressure on water resources	Water is a strategic global resource and a real sustainability consideration for communities, companies and for Elis in particular.	 Optimizing our use of resources and minimizing our impac on ecosystems 	 Water consumption of European laundries per kg of linen delivered % reduction in water consumption per kg of linen delivered between 	3.3.3
and adaptation to climate change	Furthermore, given the effects of climate change, it is possible that some extreme events will become more frequent (for example, storms, floods) or that local climate conditions will be affected over the longer term (rising temperatures, more frequent droughts, depletion of local water resources, etc.). In particular, the Group's business could be affected by the availability of water resources.		2018 and 2030 (European laundries)	
	 For Elis, there are two aspects to water resource management: limiting water consumption; managing the impact of its discharges. Water supply is crucial to operating an industrial laundry, mainly because of the linen washing activity. 			
	Unlike traditional modes of consumption, the rental & maintenance model – which fully fits into the product-as-a-service business model – enables Group customers to benefit from Elis's services without having to purchase any products. This model simplifies customers' lives while also reducing pressure on natural resources and the environment. Through process optimization, the rental & maintenance model is able to substantially reduce water consumption compared to a solution based on purchasing and in-house laundering.			

Major risks Detailed description of the risk		Associated considerations	Key performance indicator and outcomes	Section
Risk related to the product portfolio not meeting customers' environmental expectations	Given the risks associated with resource consumption, climate change and exceeding the planet's finite resources, traditional consumption models have been called into question and products have been challenged with regard to the way they are manufactured, their use, and their end of life. The Elis Group's business model is based on the circular economy and, as such, offers products and services that have a smaller environmental impact and encourage sustainable product use and a longer product lifespan compared with more traditional approaches. The Group also manages these risks by working on: • the eco-design of products (incorporating recycled or alternative materials, design to recycle, etc.); • extending the lifespan of products; • the supply chain for its products (production method, sustainability commitments, etc.).	 products and service Being a circular economy player Reducing and properly managing our waste Working responsibly with third parties 	 Share of product families with at least one collection composed of sustainable materials Share of end-of-life textiles reused or recycled Share of procurement spend with direct suppliers that have undergone a CSR assessment in the next three years 	3.3 and 3.5.3
Risk of becoming less attractive to and failing to retain employees	The Group could encounter difficulties attracting, recruiting and retaining employees in certain important positions in the context of a competitive global market.	 Attracting and developing our employees 	 Share of managers promoted internally 	3.4.3
Operational and reputational risk linked to a lack of diversity in our teams	The Group may experience difficulties implementing its strategies and measures for equal opportunities and diversity, which could affect its brand image, its ability to attract employees or have regulatory consequences.	 Ensuring non- discrimination and equal opportunities 	 Share of women in executive or management roles 	3.4.4
Reputational risk for the Group linked to poor environmental and social practices in the supply chain	The Group aims to comply with environmental and human rights regulations throughout its supply chain. However, if a supplier were to breach these regulations, the Group's reputation could be adversely affected in the long term.	 Working responsibly with third parties 	 Share of procurement spend with direct suppliers that have undergone a CSR assessment in the last three years 	3.5.3

Tax avoidance, bribery, anti-corruption and human rights are presented in this document in sections 3.4.5 "Respecting human and labor rights" and 3.5.4 "Continuing to integrate ethics into our business practices." However, these matters have not been identified significant risks at the date of this document.

In addition, some topics (food waste, sustainable and responsible food, food insecurity, respect for animal welfare, promotion of physical activity and sports, the use of conflict minerals and *actions*

3.6.2 Taxonomy

Context

EU taxonomy regulations⁽¹⁾ are a key part of the European Commission's action plan on sustainable finance which aims at reorienting capital flows toward a more sustainable economy. As European taxonomy is a system for classifying environmentally to promote the bond between the nation and its armed forces and support engagement in the reserves) have not been included in this document, as they do not currently represent major concerns for the Group.

Finally, topics related to collective agreements are presented in section 3.4.1 "Listening to, valuing our employees, and ensuring their well-being at work."

"sustainable" economic activities, it represents an important step toward the European goal of carbon neutrality by 2050.

As a group that is subject to the requirement to publish nonfinancial information in accordance with Article 29a of Directive 2013/34/EU, Elis falls within the scope of Article 8 of the EU taxonomy regulation.

(1) Regulation (EU) 2020/852 on the establishment of a framework to facilitate sustainable investment, and amending Regulation (EU) 2019/2088; Regulation (EU) 2023/2485 detailing additional climate activities; and Regulation (EU) 2023/2486 on the other taxonomy objectives.

Since 2021, the Group has thus disclosed information about how and to what extent its activities are "eligible." Under the EU taxonomy, an "eligible" economic activity means an economic activity that is listed and described in the delegated acts, irrespective of whether that economic activity meets any or all of the "environmental" substantial contribution technical criteria laid down in those delegated acts. The environmental goals defined in the EU taxonomy regulation are as follows: climate change mitigation, climate change adaptation, sustainable use and protection of water and marine resources, transition to a circular economy, pollution prevention and reduction, and protection and restoration of biodiversity and ecosystems.

As of 2023, the taxonomy reporting includes alignment of eligible activities for the climate change goals and eligibility for the other four goals. An eligible activity qualifies as "aligned," i.e. classified as environmentally sustainable, if it makes a substantial contribution to one or more of these environmental goals while meeting the criteria for substantial contribution defined by the European Commission in Regulation (EU) 2023/2486. At the same time, this economic activity must do no significant harm to one of the other environmental goals. Furthermore, these economic activities must be carried out in compliance with the minimum safeguards.

List of eligible activities applicable to the Elis Group

In 2023, the Group worked to identify eligible activities within the meaning of the EU taxonomy for all the goals. The Group thus examined all the taxonomy-eligible economic activities in light of the activities carried out by the Group in its various regions and subsidiaries.

The Climate Delegated Act focuses primarily on the economic sectors and activities that have the greatest potential to contribute to the goal of mitigating climate change, i.e. preventing the production of greenhouse gas emissions, reducing these emissions and increasing carbon capture and storage in the long term. The sectors covered thus relate mainly to energy, certain manufacturing activities, transport and buildings.

The Group is therefore not significantly concerned by the two climate goals.

In 2023, the Group reported taxonomy-eligible revenue linked to the transition to a circular economy goal, as well as capital expenditure (hereinafter "capex") related to eligible revenuegenerating activities, or to individually eligible activities performed for Elis's own climate requirements or to procurement of products and services.

The alignment analysis in 2023 covered only climate-related activities, as in 2022.

Reporting methodology

In order to report and publish information on activities eligible for European taxonomy in 2023 and aligned with the two climate goals, the Group:

- analyzed in detail the activities eligible for taxonomy, comparing each of the activities listed in the Annex to the Regulation with Elis's operations (commercial activities, operations, investments, etc.);
- defined the activities and related requirements in terms of alignment and do not significant harm criteria into operational criteria for the Group's teams;

- reviewed the applicability of minimum safeguards;
- reviewed its industrial investments, having previously identified the capex relating to eligible activities under the regulation in 2023 (individually eligible capex or capex eligible under eligible revenue-generating activities);
- conducted training sessions in its main languages with its key contacts in the various regions and subsidiaries;
- supplied its subsidiaries with a reporting format allowing them to report financial information for each of the eligible activities that may be applicable to the Group;
- set up a cross-functional team responsible for assisting and answering questions from local teams and reviewing the data reported;
- consulted with external sector experts and peers to ensure that the regulatory texts were being correctly interpreted.

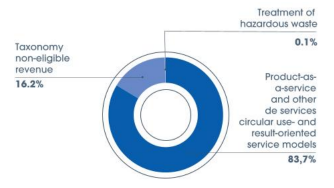
Method for calculating the indicators

Indicators related to the proportion of taxonomy-eligible activities have been reported in accordance with the provisions set out in Annex 1 of Article 8 of Regulation 2023/2486 supplementing Regulation (EU) 2020/852. In 2023, the Group reported:

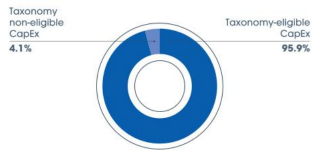
- eligible revenue of 83.8% linked to the transition to a circular economy goal;
- eligible capex of 95.9% consisting mainly of eligible capex related to Elis's commercial activities;
- > eligible opex is considered non significant.

SHARE OF ELIGIBLE REVENUE BY ACTIVITY

(en attente de la nouvelle infographie en français)



SHARE OF TAXONOMY-ELIGIBLE CAPEX



Eligible revenue

The proportion of taxonomy-eligible economic activities in total revenue is calculated as the share of net revenue derived from products and services associated with taxonomy-eligible economic activities (numerator) divided by net revenue (denominator). The revenue denominator is based on consolidated net revenue in accordance with IAS 1.82.

For more details on the accounting policies for consolidated net revenue, see chapter 6, section 6.1, Note 4.1 to the consolidated financial statements of this Universal Registration Document.

		2023		5	Substan	tial con	tribution	criteria		[)o no si	gnifican	t harm o	riterion			ble		
	Code	Turnover	Share of turnover, 2023	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Minimum safeguards	Proportion of aligned (A.1.) or eligible (A.2.) tumover 2022	Category enabling activity	Category transitional activity
Economic activities		In millions of euros	%	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	%	E	T
A. TAXONOMY-ELIGIBLE ACTIVITIES																			
A.1. Environmentally sustainable activities (T	axonomy-	aligned)																	
Turnover of environmentally sustainable activities (Taxonomy-aligned) (A.1)		0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	N	N	Ν	Ν	N	N	N	0.0%		
> Of which enabling		0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	N	Ν	Ν	Ν	Ν	Ν	Ν	0.0%		
Of which transitional		0.0	0.0%							N	Ν	Ν	Ν	Ν	Ν	Ν	0.0%		
A.2 Taxonomy-eligible but not environmental Taxonomy-aligned activities)	ly sustaine	able activities	s (not																
				el; N/el	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL										
Product-as-a-service and other circular use- and result-oriented service models	CE 5.5	3,606.4	83.7%	NÆL	NEL	NÆL	NÆL	EL	NEL								83.3%		
Treatment of hazardous waste	PPC2.4	3.0	0.1%	N/EL	NÆL	NÆL	EL.	N/EL	NÆL								0.1%		
Turnover of Taxonomy-eligible but not environmentally sustainable activities (not Taxonomy-aligned activities) (A.2)		3,609.5	83.8%	0.0%	0.0%	0.0%	0.1%	99.9%	0.0%								83.4%		
A. TOTAL TURNOVER OF TAXONOMY-ELIGIBLE ACTIVITIES (A.1 + A.2)		3,609.5	83.8%	0.0%	0.0%	0.0%	0.1%	99.9 %	0.0%								83.4%		
B. TAXONOMY-NON-ELIGIBLE ACTIVITIES																			
Turnover of Taxonomy-non-eligible activities (B)		699.9	16.2%																
TOTAL (A + B)		4,309.4	100%																

	Share of revenue/total revenue	
	Aligned for each objective	Eligible for each objective
Climate change mitigation (CCM)	0.0%	0.0%
Climate change adaptation (CCA)	0.0%	0.0%
Water and marine resources (WTR)		0.0%
Circular economy (CE)		83.7%
Pollution (PPC)		0.1%
Biodiversity and ecosystems (BIO)		0.0%

Explanations and main assumptions relating to revenue

An activity was considered eligible on the basis of its description, irrespective of any assessments of the technical alignment criteria, of any significant harm caused to any of the other environmental goals, or of minimum safeguards.

In 2023, the Group reported taxonomy-eligible revenue linked to the transition to a circular economy goal related to eligible revenue-generating activities. The main assumptions made by the Group in its reporting are as follows:

- for activity 5.5 (transition to a circular economy goal): The Group takes into account revenue related to the rental of its products (flat linen, workwear, hygiene appliances, etc.), excluding consumables (paper products, cups, etc.);
- > the alignment analysis in 2023 covered only climate-related activities, as in 2022.

Capex

o apox		2023			Substa	ntial oor	tributio	n criteria			Do no	significa	nt harm	oritorion			~		
		2023			Subsid			i cilienu			DO HO	signincu		CITIENON			d (A.1.		
	Code	Сарех	Proportion of capex, 2023	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Minimum safeguards	Proportion of taxonomy-aligned (A.1.) or eligible (A.2.) capex, 2023	Category enabling activity	Category transitional activity
Economic activities		In millions of euros		Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	%	E	T
A. TAXONOMY-ELIGIBLE ACTIVITIES		oreuros	,0	IVEL	IVEL	IVEL	IVEL	IVEL	IVEL	.,	.,	.,	.,	.,		.,	,0		
A.1. Environmentally sustainable activities (Taxon	omy-aligned)																		
Electricity generation using solar photovoltaic technology	CCM4.1	0.3	0.0%	Y	NEL					Y	Y	Y	Y	Y	Y	Y	0.0%		
Transport by motorbikes, passenger cars and light commercial vehicles	CCM6.5	3.5	0.4%	Y	NEL					Y	Y	Y	Y	Y	Y	Y	0.2%		
Freight transport services by road	COM6.6	5.0	0.5%	Y	N/EL					Y	Y	Y	Y	Y	Y	Y	0.4%	-	
Installation, maintenance and repair of charging stations for electric vehicles in buildings (and parking spaces attached to buildings)	00M7.4	0.1	0.0%	Y	NÆL					Y	Y	Y	Y	Y	Ŷ	Y	0.1%	E	
Acquisition and ownership of buildings	CCM7.7	0.0	0.0%	N	N/EL					Ŷ	Y	Y	Y	Y	Y	Y	0.1%		
Capex of environmentally sustainable activities (Taxonomy-aligned) (A.1)		9.0	0.9%	1.0%	0.0%					Y	Y	Y	Y	Y	Y	Y	0.8%		
Of which enabling		0.1	0.0%	100.0%	0.0%	0.0%	0.0%	0.0%	0.0%	Y	Y	Y	Y	Y	Y	Y	0.1%	E	
Of which transitional		0.0	0.0%							N	Ν	Ν	Ν	Ν	N	Y	0.0%		
A.2 Taxonomy-eligible but not environmentally sus activities)	stainable activities (not Taxonomy-c	lligned																
				EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL										
Production of heat/cool from bioenergy	CCM 4.24/OCA 4.24/OE 5.5	0.7	0.1%	EL	EL	NEL	NÆL	EL	NÆL								0.1%		
Production of heat/cool using waste heat	CCM 4.25/OCA 4.25/CE 5.5	32	0.3%	EL	EL	NÆL	NÆL	EL	NÆL								0.3%		
Construction, extension and operation of wastewater collection and treatment	CCM5.3	0.0	0.0%	NEL	NEL	NEL	NÆL	NEL	NÆL								0.3%		
Renewal of wastewater collection and treatment	CCM5.4	0.0	0.0%	N/EL	N/EL	N/EL	N/EL	NEL	N/EL								0.3%		
Transport by motorbikes, passenger cars and light commercial vehicles	CCM 6.5/OCA6.5/ CE5.5	212	2.2%	EL	EL	NEL	NÆL	EL	NÆL								1.7%		
Freight transport services by road	CCM 6.6/CCA6.6/ CE5.5	61.6	6.3%	EL	EL	NEL	NÆL	EL	NÆL								4.8%		
Renovation of existing buildings	CCM7.2/0CA7.2/ 0E3.2	12.3	1.3%	EL	EL	NEL	NÆL	EL	NÆL								1.1%		
Installation, maintenance and repair of energy- efficient equipment	CCM7.3/OCA7.3/ CE5.5	0.2	0.0%	EL	EL	NÆL	NÆL	EL	NÆL								0.3%		
Construction and real-estate activities	CCM7.7/OCA7.7/ CE5.5	70.9	7.3%	EL	EL	NÆL	N/EL	EL	N/EL								5.6%		
Product-as-a-service and other circular use- and result- oriented service models	OE5.5	757.1	77.6%	NÆL	NEL	NEL	NÆL	EL	NÆL								NA		
Collection and Transport of hazardous waste	PPC2.4	02	0.0%	NÆL	N/EL	N/EL	EL	NÆL	N/EL								N⁄A		
Capex of Taxonomy-eligible but not environmentally sustainable activities (not Taxonomy-aligned activities) (A.2)		927.4	95.0%	18.3%	0.0%	0.0%	0.0%	81.6%	0.0%								14.6%		
A. TOTAL CAPEX OF TAXONOMY-ELIGIBLE ACTIVITIES (A.1 + A.2)		936.4	95.9%	1 9 .1%	0.0%	0.0%	0.0%	80.9 %	0.0%								15.4%		
B. TAXONOMY-NON-ELIGIBLE ACTIVITIES																			
Capex of Taxonomy-non-eligible activities (B)		39.6	4.1%																
TOTAL (A + B)		976.0	100%																

	Share of capex/t	otal capex
	Aligned for each objective	Eligible for each objective
Climate change mitigation (CCM)	0.9%	17.4%
Climate change adaptation (CCA)	0.0%	0.0%
Water and marine resources (WTR)		0.0%
Circular economy (CE)		92.4%
Pollution (PPC)		0.0%
Biodiversity and ecosystems (BIO)		0.0%

Explanations and main assumptions relating to capex

An activity was considered eligible on the basis of its description, irrespective of any assessments of the technical alignment criteria, of any significant harm caused to any of the other environmental goals, or of minimum safeguards.

The main assumptions made by the Group in its reporting relating to capex individually eligible under the climate goals are as follows:

- activity CCM 4.24: investments in eligible facilities that produce heat (particularly from renewable energy) have been taken into account in their entirety, including if they fulfill additional functions (for example, drying linen). Their ability to produce heat in situ (particularly from renewable energy) means they can be a more flexible and efficient alternative to a central heating system;
- activities CCM 5.3 and CCM 5.4: in 2023, the Group applied a more restrictive interpretation for these activities and did not report investments associated with the renovation or construction of wastewater treatment systems;
- activities CCM 6.5 and CCM 6.6: as far as European vehicle regulations (e.g. Euro 6) are concerned, the Group did not consider equivalence with local regulations for this reporting. As such, the Group does not report aligned capex for these activities for its Central and South American countries;
- activity CCM 7.7: investments associated with new buildings acquired or held by the Group have been included for the eligibility analysis regardless of the energy performance of the building;
- where several eligible activities could have been selected, the expenditure was reported in a single activity. As such, some investments related to major industrial projects were not considered separately within different eligible categories. For the construction of a new building, all investment was allocated to activity 7.7;
- activities CMM 4.14, CMM 6.15 and CMM 7.6 were no longer reported in 2023, as the Group reported no investments in 2022 and has no plans to invest in these activities at this stage. The Group did not report activities CCM 4.14, CCM 4.21, CCM 4.23, CCM 7.5 and CMM 8.1 as individually eligible in 2023;
- capex eligible under the climate goals is reported only for the mitigation goal in accordance with the FAQs of February 2, 2022;
- capex eligible under activities generating revenue for the transition to a circular economy goal was allocated and distributed based on the revenue eligible for these activities at the Group entity level.

For the substantial contribution criteria and the do no significant harm criteria, for the first two goals of the EU taxonomy, the Group conducted a detailed analysis of the requirements for the most significant or most representative activities: 4.1 "Electricity generation using solar photovoltaic technology," 6.5 "Transport by motorbikes, passenger cars and light commercial vehicles," 6.6 "Freight transport services by road," 7.4 "Installation, maintenance and repair of charging stations for electric vehicles in buildings (and parking spaces attached to buildings)" and 7.7 "Acquisition and ownership of buildings." The requirements were translated into operational terms and their applicability was reviewed by the operational or local teams.

The alignment analysis in 2023 covered only climate-related activities, as in 2022.

In accordance with the European definitions, the key performance indicator for capex is defined as capex eligible for taxonomy (numerator) divided by total capex (denominator). Total capital expenditure includes additions to property, plant and equipment and intangible assets during the financial year, before amortization, depreciation and any revaluations, including those resulting from impairment and changes in fair value. It includes additions to property, plant and equipment (IAS 16 €802.60 million as shown in Note 6.3 to the 2023 consolidated financial statements), to intangible fixed assets (IAS 38 €26.8 million as shown in Note 6.2 to the 2023 consolidated financial statements) and right-of-use assets (IFRS 16 €132.6 million as shown in Note 6.4 to the 2023 consolidated financial statements). Additions resulting from business combinations are also included (€13.9 million as shown in Note 2.4 to the 2023 consolidated financial statements). Goodwill is not included in capital expenditure as IAS 38 does not define it as an intangible fixed asset. For more details on our accounting methods as regards capital expenditure, please refer to the introduction of the aforementioned notes to the consolidated financial statements in chapter 6.1 of this Universal Registration Document.

Eligible opex

In accordance with the European definitions, the key performance indicator for opex is defined as opex eligible for taxonomy divided by total opex. Total opex is comprised of uncapitalized direct costs related to research and development, building renovation measures, short-term rental, maintenance, repair, and any other direct expenditure related to the day-to-day maintenance of the premises and production equipment for industrial laundries and distribution vehicles. Maintenance costs for capitalized linen were not included in the taxonomy's definition of opex.

Given the nature of the Group's business, opex that meets the taxonomy's definition is €244.9 million, i.e., less than 7% of the Group's operating expenses. The Group therefore chose to use the exemption provided for in the regulation in light of the low materiality of opex within the meaning of the taxonomy.

		2023			Substar	itial cont	tribution	criteria			Do no s	ignifican	t harm ci	riterion		.) or			
	Code	Opex	Proportion of opex, 2023	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Climate change mitigation	Climate change adaptation	Water and marine resources	Pollution	Circular economy	Biodiversity and ecosystems	Minimum safeguards	Proportion of Taxonomy-aligned (A.1.) or eligible (A.2.) opex, 2023	Category enabling activity	Category transitional activity
Economic activities		In millions of euros	%	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N/EL	Y; N; N⁄EL	Y; N; N⁄EL	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	Y/N	%	E	T
A. TAXONOMY-ELIGIBLE ACTIVITIES																			
A.1. Environmentally sustainable activities (Taxonor	ny-aligne	d)																	
Opex of environmentally sustainable activities (Taxonomy-aligned) (A.1)		0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	N	N	N	N	N	N	N	0.0%		
> Of which enabling		0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	N	Ν	Ν	Ν	Ν	N	Ν	0.0%		
> Of which transitional		0.0	0.0%							N	Ν	Ν	Ν	Ν	Ν	Ν	0.0%		
A.2. Taxonomy-eligible but not environmentally sust Taxonomy-aligned activities)	ainable a	ctivities (not																	
				EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL	EL; N/EL										
Opex of taxonomy-eligible but not environmentally susta activities (not Taxonomy-aligned activities) (A.2)	ainable	0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%								0.0%		
A. TOTAL OPEX OF TAXONOMY-ELIGIBLE ACTIVITIES (A.1 + A.2)		0.0	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%										
B. TAXONOMY-NON-ELIGIBLE ACTIVITIES										. –	_								
Opex of Taxonomy-non-eligible activities (B)		244.9	100.0%																
TOTAL (A + B)		244.9	100.0%																

	Proportion of opex	/total opex
	Aligned for each objective	Eligible for each objective
Climate change mitigation (CCM)	0.0%	0.0%
Climate change adaptation (CCA)	0.0%	0.0%
Water and marine resources (WTR)		0.0%
Circular economy (CE)		0.0%
Pollution (PPC)		0.0%
Biodiversity and ecosystems (BIO)		0.0%

Explanations and main assumptions relating to opex

Taking a conservative approach, the Group did not consider linen maintenance in its definition of opex in 2023.

Minimum safeguards

To confirm compliance with the minimum safeguards, the Group relies on the processes in place to ensure compliance with human rights and corruption regulations (Duty of Vigilance, Sapin II, etc.) and with its ethics and tax policy practices. This program represents the minimum reference framework for ethics and is intended to be implemented across all Group entities and activities. These are described in more detail in section 3.5.3

"Working responsibly with third parties" and section 3.5.4 "Continuing to integrate ethics into our business practices." The metrics defined by the European Commission in its FAQ of June 2023 (2023/C 211/01) are presented in section 3.6.6 "Crossreference tables: GRI, TCFD, Global Compact, SASB, SFDR."

In 2023, neither the Group nor its directors were convicted of a criminal offense within the meaning of the minimum safeguards in the countries in which it operates.

3.6.3 Non-financial ratings and prizes

The Elis Group is assessed on its environmental, social and governance (ESG) performance by several non-financial ratings agencies. These annual or biannual reviews enable the Group to communicate its commitment, identify areas for improvement and position itself relative to its peers. In particular, in 2023:

GOLD 2023 Covacis Sustainability Ibating	 Elis achieved gold in the EcoVadis questionnaire in 2023 and thus maintained its excellent score of 75/100. With this award, the Group confirms its commitment to its customers, partners and employees as well as its rank among the highest-rated companies in its business sector. Elis's CSR strategy thus meets EcoVadis's assessment criteria, which are based on international standards and four CSR themes (Environment, Labor & Human Rights, Ethics, Sustainable Procurement). This medal positions the Group in the top 5% of the approximately 100,000 companies assessed by EcoVadis.
	The Group achieved an A- on the climate questionnaire conducted by the Carbon Disclosure Project (CDP). The CDP is a non-profit organization that carries out independent assessments (with ratings ranging from D- to A Leadership) based on information provided by companies on their strategy, management, performance or even their role in engaging with their stakeholders about climate issues. The Elis Group is thus positioned higher than the average score for the sector in Europe (C). In 2023, the Elis Group was on the CDP Supplier Engagement Rating (B score). This rating highlights the Group's long-term climate efforts and commitment.
	 In 2023, Sustainalytics maintained Elis's "low risk" rating with a score of 17.
MSCI 💮	 In 2023, the MSCI rating agency upgraded the Group's ESG rating from BBB to A. This move recognizes the Group's commitment to CSR and its continued progress.
EthiFinance ESG ratings	 In 2023, Elis's performance was assessed by the EthiFinance ESG Ratings rating agency (formerly Gaïa). The Group improved its score again to 75 (from 73 in 2022) and was thus awarded a gold medal.

3.6.4 Details of Group performance

Summary of environmental information

	Unit	Group 2023	Group 2022	Group 2021
Scope				
Gross revenue of sites within the scope	Millions of euros	3,915.2	3,469.1	3,047.6
Number of sites included in the scope	Number of sites	466	434	425
Product-as-a-service share of the Group's revenue	%	84	83	
Of which flat linen	%	41		
Of which workwear, cleanroom	%	31		
Of which washroom	%	4		
Of which beverages	%	1		
Of which floor protection	%	6		
Of which Industrial wiping, medical waste management	%	1		
General environmental policy				
ISO 50001 certified sites	Number of sites	28	27	78
ISO 14001 certified sites	Number of sites	162	146	141
% of industrial sites that are ISO 14001-certified ^(a)	%	46	39	39
Amount of expenses for work to achieve compliance	Millions of euros	7.5	8.7	8.1
Amount of environmental provisions and guarantees	Millions of euros	77.8	73.4	71.2
Amount of compensation paid for environmental litigation	Millions of euros	0	0	0
Pollution prevention and waste management		Ū	0	0
Total amount of waste generated	Tons	48,243	41,390	37.925
Share of waste recovered	%	69	63	60
Amount of hazardous waste generated	Tons	6,891	7,173	6,766
Amount of hazardous waste in tons per million euros	Tons/millions of euros ^(d)	1.60	,,	0,, 00
Hazardous waste as a share of total waste	%	14	17	18
Proportion of hazardous waste recovered	%	68	71	42
Amount of non-hazardous waste generated	Tons	41,352	34,217	31,159
Proportion of non-hazardous waste recovered	%	69	62	64
Sustainable use of resources		0.7	01	01
Total volume of water consumed	Millions of m ³	16.7	15.8	14.4
Water consumption per kg of linen delivered (all Group sites)	L/kg	8.3	8.5	9.0
Water consumption in liters per euro	L/€ ^(d)	3.87	0.0	7.0
Proportion of water from a public source	%	49	48	47
Proportion of groundwater	%	49	50	51
Proportion of surface water	%	2	2	2
Volume of industrial effluents discharged	Millions of m ³	14.4	13.7	12.3
Volume of industrial effluents treated	Millions of m ³	14.4	13.7	12.3
Proportion of industrial effluents treated in municipal treatment facilities	1VIIIIOTIS OF 111 %	90	90	90
Proportion of industrial effluents treated in house before discharge into the natural environment	%	10	90	10
Total energy consumption (excluding vehicles)	MWh (HHV)	2,878,967	2,664,806	2,433,931
Total consumption of energy from fossil sources	MWh	2,674,427	2,004,000	2,400,701
Total consumption of energy from nuclear sources	MWh	97,701		
Electricity consumption (sites and vehicles)	MWh	362,737	330,936	300,357
Consumption of renewable energy (thermal)	MWh (HHV)	475,557	488,671	497,458
Consumption of natural gas/propane/butane	MWh (HHV)	1,968,555	1,770,962	1,555,254
Consumption of fuel oil (excluding fuel for vehicles)	MWh (HHV)	47,194	39,514	43,497
Consumption of other energy sources	MWh (HHV)	29,748	33,986	40,471
Total fuel consumption for vehicles (deliveries and services)	Thousands of liters	51,371.6	47,810.8	43,560.7
Gasoline consumption	Thousands of liters	2,588.1	1,317.2	933.0

	Unit	Group 2023	Group 2022	Group 2021
Diesel consumption	Thousands of liters	48,308.7	45,962.9	42,178.0
Thermal energy consumption per kg of linen delivered (all Group sites)	kWh/kg	1.25	1.25	1.34
Generation of non-renewable energy	MWh	12,715		
Generation of renewable energy	MWh	1,556		
Fight against climate change				
Direct GHG emissions - Scope 1	ktCO₂eq	498.9	450.3	413.8
Indirect GHG emissions - Scope 2 (location-based)	ktCO₂eq	67.2	53.8	54.3
Indirect GHG emissions - Scope 2 (market-based)	ktCO₂eq	108.2	86.8 ^(e)	76.5
Indirect GHG emissions - Scope 3 Baseline 2019: 1,403.8 ktCO2eq	ktCO₂eq	1,370.5	1,340.9	1,500 ^(b)
Indirect GHG emissions – Scope 3 (for the scope used for the SBTi targets) Baseline 2019: 1.010.9 ktCO-ea			1.005.0	
	ktCO ₂ eq	974.6	1,035.8	
Total GHG emissions - Scope 1 and 2 (location-based)	ktCO ₂ eq	566.1	504.1	468.2
Total GHG emissions - Scope 1 and 2 (market-based)				
Baseline 2019: 711.3 ktCO ₂ eq ^(c)	ktCO2eq	607.1	537.1 ^(e)	
Total GHG emissions – Scope 1, 2 (market-based) and 3	ktCO₂eq	1,977.6	1,877.8 ^(e)	
Total GHG emissions – Scope 1, 2 (location-based) and 3	ktCO₂eq	1,936.6	1,845.0	
Change in direct and indirect emissions (Scopes 1 & 2 market-based) since 2019	%	-15%	-15% ^(e)	
Change in other indirect emissions (Scope 3) since 2019	%	-2%	-0.29%	
Change in other indirect emissions (Scope 3; for the scope used for the SBTi targets) since 2019	%	-3.6%	10%	
CO_2 eq intensity (Scopes 1, 2 (location-based) and 3) per euro of revenue	tCO₂eq/€ ^(d)	0.00045	0.00048	
CO_2 eq intensity (Scopes 1, 2 (market-based) and 3) per euro of revenue	tCO₂eq/€ ^(d)	0.00046	0.00049	

(a) Industrial sites are defined as production or manufacturing sites.

(b) Scope 3 emissions were estimated in 2021 based on the carbon footprint for France. In 2022, significant work was done on all sources and across the entire scope of the Group to define Scope 3 emissions for 2019 and 2022 and establish a methodology for subsequent years.

(c) Emissions for 2019 have been recalculated to account for some recent acquisitions.

(d) The Group's financial information is detailed in section 5.2.3 "Income statement analysis for the financial year ended December 31, 2023."

(e) Data modified in 2023 due to adjustments to the 2022 emissions factors.

In 2023, the calculation methodology for product-as-a-service revenue was revised to align with the taxonomy regulation. Certain activities and the consumables for certain products were therefore not included.

Summary of social information

	Unit	Group 2023	Group 2022	Group 2021
Total workforce	Number of employees	55,770	51,343	48,738
Permanent workforce		49,510	45,126	42,292
Permanent female workforce		25,508	23,428	22,292
Permanent male workforce		24,002	21,698	20,000
Permanent executives or managers		4,100	3,718	3,592
Permanent female executives or managers		1,426	1,262	1,213
Non-permanent workforce		6,260	6,217	6,446
Non-permanent female workforce		3,072		
Non-permanent male workforce		3,188		
Total workforce – France		13,145	12,994	12,385
Total workforce – Europe (excluding France)		27,044	26,148	24,135
Total workforce - Latin America		15.581	12,201	12,218
Permanent workforce aged 17 or under as at December 31		19	33	45
Permanent workforce aged 18-29 as at December 31		8.982	7,542	7,114
Permanent workforce aged 30-49 as at December 31		24.277	22,526	21,294
Permanent workforce aged 50 years and over as at December 31		16.232	15,025	13,839
Based on the social reporting scope		10,202	10,020	10,007
		15 007	15 700	12.070
Number of new permanent hires		15,997	15,728	13,070
Hiring rate in the permanent workforce New permanent hires as a proportion of workforce				
as at December 31	%	32	30.6	26.8
New permanent female hires	Number of employees	7,381	6,959	5,786
	Number of			
New permanent male hires	employees	8,615	8,769	7,284
New permanent hires aged 17 years or under	Number of employees	32	46	157
New permanent hires aged 18-29 years	Number of employees	5,993	6,005	5,424
New permanent hires aged 30-49 years	Number of employees	7,754	7,558	5,970
New permanent hires aged 50 and over as at December 31	Number of employees	2,218	2,119	1,519
New permanent hires in France	Number of employees	2,981	2,956	1,764
New permanent hires in Europe (excl. France)	Number of employees	6,942	7,745	5,458
New permanent hires in Latin America	Number of employees	6,074	5,027	5,848
Number of departures in the permanent workforce		0,074	0,027	0,040
Permanent employee(s) who leave the organization voluntarily	Number of employees	7,753	6,863	6,436
Turnover rate in the permanent workforce in France Hires and departures in the permanent workforce as a proportion of the workforce as at December 31	%	16.4	16.1	10.4
Turnover rate in the permanent workforce in Europe (excluding France) Hires and departures in the permanent workforce				
as a proportion of the workforce as at December 31	%	19.6	20.5	17.5
Turnover rate in the permanent workforce in Latin America Hires and departures in the permanent workforce as a proportion of the workforce as at December 31	%	30.2	29.7	34.7
Departures in the permanent workforce in France	Number of employees	1,282	1,220	817
Departures in the permanent workforce in Europe (excluding France)	Number of employees	3,315	2,997	2,998
Departures in the permanent workforce in Latin America	Number of employees	3,156	2,646	2,621
Departure rate Departures of employees who leave voluntarily as a proportion of the workforce as at December 21				
of the workforce as at December 31	%	13.9	13.4	13.21

	Unit	Group 2023	Group 2022	Group 2021
Compensation	Euros			
Fixed and variable compensation, collective and individual		1,060,169,577 ^(a)	1,052,976,326	897,722,964
Of which individual and collective bonuses and discretionary profit-sharing		24,907,212	19,375,983	15,463,972
Organization of work	%			
Proportion of full-time permanent employees		94.9	94.4	93.50
Proportion of part-time permanent employees		5.1	5.6	6.50
Absenteeism rate		7.6	8.6	7.19
Number of absences shorter than seven days (paid or unpaid)	Number	123,695	185,988	106,561
Average number of training days per employee Number of training days in proportion to the permanent and non-permanent workforce	Number	1.85	1.44	1
Workplace accidents				
Number of fatal accidents		0 ^(b)	0	0 ^(b)
Number of lost-time accidents		1582	1,580	1,370
Frequency rate [Number of lost-time accidents (excluding commuting accidents) relative to the number of hours worked during the year] x 1,000,000		14.97	17.02	15.84
Frequency rate in Europe (including France)		16.34	19.36	17.97
Frequency rate in Latin America		11.59 ^(c)	9.68	10.24
Accident severity rate [Number of calendar days off related to lost-time accidents with more than one day off (excluding commuting accidents) relative to the number of hours worked during the year] x 1,000		0.67	0.72	0.67
Severity rate in Europe (including France)		0.86	0.88	0.85
Severity rate in Latin America		0.19 ^(d)	0.22	0.20

(a) Data excluding the United Kingdom.

(b) In 2021, a Group employee regrettably passed away after falling ill during a work break. In 2023, a Group employee regrettably passed away after falling ill.
(c) In 2023, the performance included recent acquisitions (e.g., Mexico).

(d) In 2023, the performance included recent acquisitions (e.g., Mexico).

3.6.5 Methodology note

Reporting period

The reporting period covered by this Universal Registration Document is January 1 to December 31, 2023.

General information

The Group's non-financial performance indicators have been defined on the basis of its activities and its social, societal and environmental considerations. They are used to monitor the Group's operational performance and its progress in each area. Their definition is based on current standards, whenever possible, or on the Group's industrial practices (e.g., performance on the basis of a kg of linen delivered).

The CSR Department is responsible for coordinating the quantitative and qualitative reporting with its various internal stakeholders, updating the non-financial performance statement, and coordinating the independent third party responsible for the verification work. It ensures the overall consistency of the reporting and compliance with the related regulations. CSR indicator reporting is led by a network of internal contributors who may call on their local experts.

To the extent possible, the indicators are presented with two years of historical data to make it easier for stakeholders to understand and analyze the performance.

The Group prefers quantitative data based on actual data, but estimates may be made, if necessary, to fill in missing information (e.g., a missing invoice).

Organization of reporting and internal control

The reporting protocol, which is updated every year, details and clarifies the collection, calculation and consolidation rules. This document is shared with the main contributors and covers the organization, methodology, risk analysis, structure and scope of the CSR reporting data. Specific protocols may be developed by theme or indicator, as is the case for the environment and for social topics.

The calculation, measurement and analysis methods comply with the appropriate national and international frameworks and standards, where applicable. In particular, the Group uses the GHG Protocol as its reference for climate-related indicators.

Social reporting

The human resources reporting protocol defines all the social indicators and their method of calculation. It is distributed to the contributors in the countries that carry out the reporting using a dedicated group tool. Internal controls are performed at the country and Group level to make sure the data are reliable, and include consistency and/or variation checks. Analyses are conducted to investigate any significant discrepancies. The Group human resources teams consolidate the qualitative data and information collected and update the relevant sections of the Universal Registration Document in close collaboration with the CSR Department.

Environment reporting

The environment reporting protocol defines all the environmental indicators and their method of calculation, and describes the main controls performed. It is distributed to the Group's sites in the countries that carry out the reporting using a dedicated internal tool. Internal controls are performed at the site, country and Group level to make sure the data are reliable, and include consistency and/or variation checks. Analyses are conducted to investigate any significant discrepancies. The environment team also relies on

industrial and operational data from other business lines (logistics, WECO, etc.) to prepare its reporting. These data are subject to specific controls by these business line teams. The environment team consolidates the main quantitative data and qualitative information collected and updates the relevant sections of the Universal Registration Document in close collaboration with the CSR Department.

The emissions factors related to energy consumption are those provided by ADEME, the International Energy Agency or the Association of Issuing Bodies (AIB) and are revised every year.

For scope 3, the Group uses a tool developed by a specialized consulting firm using ADEME's emissions factors, as well as other large databases (e.g., Ecolnvent). The CSR Department reports, consolidates and reviews the data using data communicated by the countries and the business line contributors or that it has extracted from the Group's information systems. The Group prefers physical data to monetary data in order to ensure greater accuracy in calculating emissions. However, some data are extrapolated in order to cover all of the Group's scopes. In the coming years, the Group will work to specify these data to reduce their inherent uncertainty.

Other indicators

Other indicators may be collected from internal contributors for the CSR reporting. These data may be collected with specific tools used to monitor operational performance (industrial, commercial, and health and safety performance, among others) or with Excel tools.

With regard to the goal of offering at least one collection composed of sustainable materials for each product family, the Group considers certified materials (e.g. Cradle-to-Cradle, EU Ecolabel, GOTS, BCI, Max Havelaar/Fairtrade, GRS, etc.) and alternative materials (recycled, or listed as preferred options by Textile Exchange) to be sustainable materials. For the Pest control activity, the activity or the service is included in the indicator when it is nature-based (e.g., predation), if the container is made from recycled, natural or alternative materials or, lastly, if the product does not contain chemicals or biocides, or is accepted in organic agriculture.

Indicator reporting scope

The non-financial performance statement applies to all of Elis's business, including all of its subsidiaries in all countries of operation.

Entities acquired or formed in 2023 (Center Lav Servicio de Lavanderia in Brazil, Lavendarias Monica in Portugal, Systema Ambiente and Gruppo Indaco in Italy, Compañía de Tratamientos Levante in Spain, PEVI and Terrana in the Czech Republic, Servicetex and Miettex in Germany, Herr Entrematta in Sweden, and the following seven companies in France: SOS Termites, 3D – Désinfection, Dératisation et Désinsectisation, Alpes 3D, Ain Antinuisibles, Haute-Savoie Anti-nuisibles, Savoie Anti-nuisibles, and Bio Pest Services) are excluded from the 2023 reporting scope (with the exception of chapter 3.6.2 "Taxonomy").

In accordance with the Group's reporting protocol, these entities will be integrated within no more than two years, that is, within 2025 reporting at the latest to ensure the integration of the acquired entities, the implementation of the reporting processes and the collection of reliable data.

Where applicable, new entities have been included in the 2023 reporting scope due to acquisitions made in previous years, as is the case for Mexico. The environmental and HR data therefore include the entities in Mexico in 2023. In that case, the Group's emissions in 2019, the baseline year for its climate-related goals, are recalculated.

A few minor logistics sites have been excluded from the scope of environmental reporting, as they have no staff and no vehicles.

3.6.6 Cross-reference tables: GRI, TCFD, Global Compact, SASB, SFDR

Chapter 3 of the Universal Registration Document follows the guidelines and main recommendations of the international approaches, such as those of the Global Reporting Initiative (GRI), the Task Force on Climate-related Financial Disclosures (TCFD), the Sustainability Accounting Standards Board (SASB), the Sustainable Development Goals (SDGs) and the United Nations Global Compact.

In addition, for 2023 the Elis Group is publishing a cross-reference table with information required under the SFDR (Sustainable Finance Disclosure Regulation).

Detailed cross-reference tables are presented on the following pages to meet the growing expectations of the Group's stakeholders.

GRI cross-reference table

The Group complies with the core option of the Global Reporting Initiative (GRI) framework⁽¹⁾.

To illustrate compliance and demonstrate that this report has been prepared in accordance with the GRI, the cross-reference table below includes the general and specific disclosures related to the Group's most material aspects and provides references to the appropriate chapters or sections of the document.

The Group's most material aspects (presented in 3.6.1 "Non-financial performance statement") are thus cross-referenced with the GRI's specific disclosures:

Major risks	Cross-referencing with specific GRI elements
Risks related to climate change	Emissions (305)
Risks related to energy consumption (including the vehicle fleet)	Energy (302)
Risks related to water resources	Water and effluents (303)
Risks related to the product portfolio	Materials (301)
Risks related to human resources (attraction and retention)	Employee recruitment and retention (401)
Risks linked to human resources (diversity)	Diversity and equal opportunities (405)
Risks related to the value chain	Procurement practices (204), Supplier Environmental Assessment (308) and Supplier Social Assessment (414)

GENERAL INFORMATION

GRI Source	Торіс	Reference
102-1	Name of the organization	7.1
102-2	Activities, brands, products, and services	1.1; 1.3
102–3	Location of headquarters	7.1
102-4	Geographical locations of the business sites	1.1
102-5	Ownership and legal form	1.1; 7.1; 7.2
102-6	Markets served	1.1; 1.3
102-7	Scale of the organization	1.1; 6.1; 7.2
102-8	Organization workforce	3.1
102-9	Organization supply chain	3.2; 3.5.3
102-10	Significant changes to the organization and its supply chain	1.1; 5.1.2; 6.1.7 (Note 2.4); 4.1.3
102-11	Precautionary principle	3.1; 3.2; 3.3
102-12	Charters, principles and other external initiatives	Supplier Code of Conduct, Code of Ethics, CSR policy, QHSE policy
102-13	Membership of national or international associations	3.3.1
102-14	Statement from senior decision-maker about the relevance of sustainability to the organization and its strategy	3.1
102-16	Values, principles, standards, and norms of behavior in the organization, such as Codes of Conduct and Ethics Codes	1.1; 3.1; 3.2; 3.5.3; 3.5.4
102-18	Governance structure of the organization, including committees of the highest governance body	1.4, 3.2.1
102-40	List of stakeholder groups with which the organization is in dialog	3.2.2
102-41	Percentage of total employees covered by collective bargaining agreements	3.4.1
102-42	Basis for identifying and selecting stakeholders with whom to establish dialog	3.2.2
102-43	Approach to stakeholder engagement	3.2.2
102-44	Key considerations and concerns raised	3.2.2
102–45	Entities included in the consolidated financial statements, including reasons for exclusion	3.6.5; 6.1.7 (Notes 2 and 11)
102-46	Defining report content and aspect boundaries	3.6.6
102-47	List of material aspects	3.6.6
102–48	Restatements of information	3.6.4
102-49	Changes in reporting	Appendices, chapter 3
102-50	Reporting period	January 1, 2023 to December 31, 2023
102–51	Date of most recent report published, where applicable	2022
102-52	Reporting cycle	Annual
102-53	Contact point for questions regarding the report or its content	sustainability@elis.com
102-54	Claims of reporting in accordance with the GRI Standards	3.6.6
102-55	GRI cross-reference table	3.6.6
102–56	External verification of the report	3.7

SPECIFIC ITEMS LINKED TO ELIS'S MAJOR RISKS

GRI Source	Торіс	Reference
204 - Procurement Pro	ictices	
204-1	Proportion of local purchases (where local means Europe)	3.5.5; 3.5.3
301 - Materials		
301-3	Products and packaging materials recovered	3.3.1; 3.3.4
302 - Energy		
302-1	Energy consumption within the organization	3.3.5
302-2	Energy consumption outside of the organization	3.3.5
302-3	Energy intensity	3.3.5
303 - Water and Efflue	nts	
303-1	Interactions with water as a shared resource	3.3.3
305 - Emissions		
305-1	Direct (Scope 1) GHG emissions	3.3.6
305-2	Energy indirect (Scope 2) GHG emissions	3.3.6
305–3	Other indirect (Scope 3) GHG emissions	3.3.6
305-4	GHG emissions intensity	3.3.6
308 - Supplier Environr	mental Assessment	
308-1	New suppliers that were screened using environmental criteria	3.5.3
401 - Employee recruit	tment and retention	
401-1	New employee hires and employee turnover	3.4.3, 3.6.4
405 – Diversity and Equ	ual Opportunity	
405-1	Diversity of governance bodies and employees	1.4, 2.1.2, 3.4.4
414 - Supplier Social A	Assessment	
414-1	New suppliers that were screened using social criteria	3.5.3

TCFD cross-reference table

The table for cross-referencing with the TCFD⁽¹⁾ recommendations is presented below. This document, and section 3.3.6 "Fighting and adapting to climate change" in particular, is meant to cover key elements of these recommendations. Elis also communicates on how the Group is addressing climate considerations by responding to the Carbon Disclosure Project (CDP), a platform aligned with both best practices in climate reporting and the Task Force on Climate-related Financial Disclosure's (TCFD) recommendations.

In 2023, the Elis Group received an A- rating on the CDP's climate questionnaire. In 2024, the Group will continue to improve its reporting to more effectively meet the recommendations of the TCFD.

The Elis Group's response to the CDP also gives more detail on some of the items.

Themes	Recommendations of the Task Force on Climate-related Financial Disclosures (TCFD)	Status	Cross-reference
	Describe the board's oversight of climate-related risks and opportunities	Level 2	3.3.6
Governance	Describe management's role in assessing and managing climate-related risks and opportunities	Level 3	3.3.6
	Describe the climate-related risks and opportunities the organization has identified over the short, medium, and long term	Level 2	3.3.6
Strategy	Describe the impact of climate-related risks and opportunities on the organization's businesses, strategy, and financial planning	Level 1	3.3.6
	Describe the resilience of the organization's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario	Level 1	3.3.6
	Describe the organization's processes for identifying and assessing climate- related risks	Level 2	3.3.6, 3.6.1
Risk management	Describe the organization's processes for managing climate-related risks	Level 1	3.3.6
	Describe how processes for identifying, assessing, and managing climate- related risks are integrated into the organization's overall risk management	Level 2	3.3.6
	Disclose the metrics used by the organization to assess climate-related risks and opportunities in line with its strategy and risk management process	Level 1	3.3.6, 3.6.1
Performance and goals	Disclose Scope 1, Scope 2, and, if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks	Level 3	3.3.6
	Describe the targets used by the organization to manage climate-related risks and opportunities and performance against targets	Level 3	3.3.6

Level 1: achieved and to be further developed in the coming years <-> Level 3: advanced.

Table for cross-referencing with the United Nations Global Compact

The Group has been a signatory of the Global Compact for more than 10 years. As such, the Group issues a Communication on Progress (CoP) each year, which is published⁽²⁾ on the United Nations website. Since 2023, the Group's Communication on Progress has been aligned with the United Nations' new reporting requirements, which aim to

provide a better understanding of companies' performance and progress on each commitment. A cross-reference table is presented below, however, to reconcile the major categories for aspects with the sections of this report.

Category		Principles of the United Nations Global Compact	Sections
Human Rights	1	Businesses should support and respect the protection of internationally proclaimed human rights within their sphere of influence.	3.4.5, 3.5.3, 3.5.4
-	2	Businesses should make sure that they are not complicit in human rights abuses.	3.4.5, 3.5.3, 3.5.4
	3	Businesses should uphold the freedom of association and the effective recognition of the right to collective bargaining.	3.4.1, 3.4.5, 3.5.3, 3.5.4
Labor	4	Businesses should uphold the elimination of all forms of forced and compulsory labor.	3.4.5, 3.5.3, 3.5.4
Labor	5	Businesses should uphold the effective abolition of child labor.	3.4.5, 3.5.3, 3.5.4
	6	Businesses should uphold the elimination of discrimination in respect of employment and occupation.	3.4.4, 3.4.5, 3.5.3, 3.5.4
	7	Businesses should support a precautionary approach to environmental stakes.	3.3
Environment	8	Businesses should undertake initiatives to promote greater environmental responsibility.	3.3
	9	Business should encourage the development and diffusion of sustainable technologies.	3.3
Anti-corruption	10	Businesses should work against corruption in all its forms, including extortion and bribery.	3.5.3, 3.5.4

Recommendations available at https://www.fsb-tcfd.org/recommendations/
 https://www.unglobalcompact.org/what-is-gc/participants/4327

SASB cross-reference table

The Group provides a cross-reference table for the Sustainable Accounting Standards Board (SASB) reporting framework to meet the growing demands of its stakeholders. Because of the specific nature of the Group's activities, based on the circular business model, the Group does not fit into any specific category defined by the SASB⁽¹⁾. The Group has therefore chosen the following two sectors as the most representative:

> apparel, accessories & footwear;

> household personal products.

The cross-reference table between the SASB reporting requirements and the reporting in this chapter is presented below. The Group will continue to work in the coming years to publish additional information, in particular in relation to revenue from certain types of product rentals:

Aspect (SASB)	Topic (SASB)	Indicator (SASB)	Code	Section
Water & wastewater	Water management	(1) Total water withdrawn, (2) total water consumed, percentage of each in regions with high or extremely high baseline water stress	CG-HP-140a.1	3.3.3 Optimizing our use of resources and minimizing our impact on ecosystems
management		Description of risks connected to water management and discussion of strategies and practices to mitigate those risks	CG-HP-140a.2	3.3.3 Optimizing our use of resources and minimizing our impact on ecosystems
	Management of chemical substances in products	Discussion of processes to ensure compliance with the regulations on restricted substances	CG-AA-250a.1	The Group conducts regular monitoring through its teams and professional associations.
		Discussion of processes for the assessment and management of risks and/or hazards associated with chemicals contained in products	CG-AA-250a.2	3.2; 3.3.1 Furthermore, the Supplier Code of Conduct applies to all Group suppliers (direct, indirect and industrial), whether new or existing partners. In addition, the master agreements include a document signed by third parties agreeing to respect the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) requirements for products delivered to the Group.
Product Quality and Safety	Product environmental, health, and safety performance	Revenue from products that contain REACH substances of very high concern (SVHC)	CG-HP-250a.1	Commitment from third parties to comply with REACH and to not use substances of very high concern (SVHC), mainly by signing the Code of Conduct and a specific appendix
		Revenue from products that contain substances on the California DTSC Candidate Chemicals List	CG-HP-250a.2	Not applicable (not operating on the US market)
		Discussion of process to identify and manage emerging materials and chemicals of concern	CG-HP-250a.3	monitoring through its teams and professional associations.
		Revenue from products designed with green chemistry principles	CG-HP-250a.4	 3.2; 3.3.1 Elis reports the share of its product families with at least one collection composed of sustainable materials. 3.3.1; 3.3.2
Product Design & Lifecycle Management	Packaging lifecycle management	(1) Total weight of packaging, (2) percentage of packaging made from recycled and/or renewable materials, and (3) percentage of packaging that is recyclable, reusable, and/or compostable	CG-HP-410a.1	The Group does not sell products, but the use of products. In its operations, the Group limits the use of packaging, which is usually reusable. 3.3.1; 3.3.2; 3.3.3
		Discussion of strategies to reduce the environmental impact of packaging throughout its lifecycle	CG-HP-410a.2	3.3.1; 3.3.2; 3.3.3

Aspect (SASB)	Topic (SASB)	Indicator (SASB)	Code	Section
Aspect (SASB) Supply chain management	Environmental impacts in the supply chain	Percentage of (1) tier 1 supplier facilities and (2) supplier facilities beyond Tier 1 in compliance with wastewater discharge permits and/or contractual agreement	CG-AA-430a.1	The percentage of procurement spend with direct suppliers that have undergone a CSR assessment is shown in section 3.5.3
		Percentage of (1) Tier 1 supplier facilities and (2) supplier facilities beyond Tier 1 that have completed the Higg Facility Environmental Module (Higg FEM) assessment from the Sustainable Apparel Coalition (SAC) or an equivalent environmental data assessment	CG-AA-430a.2	The percentage of procurement spend with direct suppliers that have undergone a CSR assessment is shown in section 3.5.3
	Labor conditions in the supply chain	Percentage of (1) Tier 1 supplier facilities and (2) supplier facilities beyond Tier 1 that have been audited to a Labor Code of Conduct, (3) percentage of total audits conducted by a third-party auditor	CG-AA-430b.1	The percentage of procurement spend with direct suppliers that have undergone a CSR assessment is shown in section 3.5.3
		Priority non-compliance rate and associated corrective measures rate for suppliers' Labor Code of Conduct audits	CG-AA-430b.2	The percentage of procurement spend with direct suppliers that have undergone a CSR assessment is shown in section 3.5.3
		Description of the greatest (1) labor and (2) environmental, health, and safety risks in the supply chain	CG-AA-430b.3	3.3.2; 3.3.3; 3.5.3; 3.5.4; 3.5.5
	Environmental and social impacts of the palm oil supply chain	Quantity of palm oil sourced, percentage certified by Roundtable on Sustainable Palm Oil (RSPO) supply chains as (a) Identity preserved, (b) Segregated, (c) Mass balance, or (d) Book and Claim	CG-HP-430a.1	Not applicable
Raw		Description of environmental and social risks associated with sourcing priority raw materials	CG-AA-440a.1	3.3.2; 3.3.3; 3.5.3; 3.5.4
materials sourcing & Performance	Raw materials sourcing	Percentage of raw materials third-party certified to an environmental and/or social sustainability standard, by standard	CG-AA-440a.2	Elis reports the share of its product families with at least one collection composed of sustainable materials. 3.3.1; 3.3.2; 3.3.3

Cross-reference table with the information required under the SFDR (Sustainable Finance Disclosure Regulation).

For 2023, the Elis Group is providing the first cross-reference table for some of the information required under the SFDR regulation. With the sustainability report required by the CSRD, more topics will be covered in the coming years.

Themes	Indicators (PAIs)	Performance indicators	Section
	GHG emissions	 Direct CO₂eq emissions (Scope 1) (ktCO₂eq) Indirect CO₂eq emissions (Scope 2) (ktCO₂eq) - location-based Indirect CO₂eq emissions (Scope 2) (ktCO₂eq) - market-based Other indirect CO₂eq emissions 	3.3.6 Fighting and adapting to climate change3.6.4 Details of Group performance
	Carbon footprint	 (Scope 3) (ktCO₂eq) → Total CO₂eq emissions (Scopes 1, 2 and 3) 	3.3.6 Fighting and adapting to climate change3.6.4 Details of Group performance
Greenhouse gases (GHG)	GHG intensity	 CO₂eq intensity (Scopes 1, 2 (location-based) and 3) per euro of revenue CO₂eq intensity (Scopes 1, 2 (market-based) and 3) per euro of revenue 	3.3.6 Fighting and adapting to climate change3.6.4 Details of Group performance
	Exposure to companies active in the fossil fuel sector	Not applicable	
	Share of non-renewable energy consumption and production	 Total consumption of energy from fossil sources Total consumption of energy from nuclear sources Generation of non-renewable energy 	3.3.5 Minimizing our energy consumption3.6.4 Details of Group performance
	Energy consumption intensity per high- impact climate sector	The Elis Group does not report revenue related to a high-impact climate sector	
Water	Water consumption	Water consumption in liters per euro	3.3.3 Optimizing our use of resources and minimizing our impact on ecosystems
			3.6.4 Details of Group performance
Waste	Hazardous waste ratio	Amount of hazardous waste in tons per million euros	3.3.4 Reducing and properly managing our waste
			3.6.4 Details of Group performance
	Violations of UN Global Compact principles and Organisation for	No violations	3.5.3 Working responsibly with third parties
	Economic Co-operation and Development (OECD) Guidelines for Multinational Enterprises		3.5.4 Continuing to integrate ethics into our business practices
			6.1.7 (Note 7.2 Contingent liabilities)
	Lack of processes and compliance mechanisms to monitor compliance	 Whistleblowing system Vigilance plan 	3.5.4 Continuing to integrate ethics into our business practices
Social, human rights and anti-	with UN Global Compact principles and OECD Guidelines for Multinational Enterprises	 Global compliance program and related procedures (anti-corruption and compliance) 	4.2 Elis Group's internal control and risk management system
corruption indicators		 Group Code of Ethics 	4.4 Vigilance plan
	Unadjusted gender pay gap	 No controversies or violations identified 	3.4 Our people
	Board gender diversity	40% women on the Supervisory Board	2.1 Governance
	Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and biological weapons)	Not applicable	

3.7 REPORT BY ONE OF THE STATUTORY AUDITORS, APPOINTED AS AN INDEPENDENT THIRD PARTY, ON THE VERIFICATION OF THE CONSOLIDATED NON-FINANCIAL PERFORMANCE STATEMENT

(For the year ended December 31, 2023)

In our capacity as the Statutory Auditor of Elis (the "Company") appointed as an independent third party, the "third party", and accredited by Cofrac (Cofrac Inspection Accreditation No. 3-1862, Rev. 1, the scope of which is available at www.cofrac.ff), we conducted our audit with the aim of formulating a reasoned opinion expressing a limited assurance conclusion on the historical information (reported or extrapolated) in the consolidated non-financial performance statement, prepared in accordance with the Company's procedures (the "Reporting Framework"), for the financial year ended December 31, 2023 (the "Disclosures" and the "Statement" respectively), presented in the Group's management report pursuant to the provisions of Articles L. 225-102-1, R. 225-105 and R. 225-105-1 of the French Commercial Code.

Conclusion

Based on the procedures we performed, as described in the section entitled "Nature and scope of our work," and the information we obtained, we have not identified any material misstatement that causes us to believe that the consolidated non-financial performance statement is not consistent with applicable regulations or that the Disclosures, considered as a whole, are not presented fairly in accordance with the Reporting Framework.

Preparation of the non-financial performance statement

The absence of a generally accepted and commonly used framework or established practices on which to base the assessment and measurement of the Disclosures means that different, but acceptable, measurement techniques may be used that could affect comparability between companies or over time.

Consequently, the Disclosures should be read and understood with reference to the Reporting Framework, the material elements of which are available on request from the Company's registered office.

Limitations inherent in the preparation of the Disclosures

The Disclosures may be subject to uncertainty inherent in current scientific or economic knowledge, or in the quality of external data used. Some disclosures are sensitive to the methodological choices, assumptions and/or estimates used in their preparation and presented in the Statement.

Responsibility of the Company

Management's role is to:

- select or establish appropriate criteria for the preparation of the Disclosures;
- prepare a Statement in accordance with the legal and regulatory provisions in effect that includes a presentation of the business model, a description of the main non-financial risks, a presentation of the policies applied with regard to those risks, and the results of those policies, including key performance indicators, and the disclosures required under Article 8 of Regulation (EU) 2020/852 (green taxonomy);
- prepare the Statement by applying the Company's aforementioned Reporting Framework; and
- implement the internal control measures it deems necessary to ensure that the prepared Disclosures are free from material misstatement, whether due to fraud or error.

The Statement was prepared by the Management Board.

Responsibility of the Statutory Auditor appointed as independent third party

It is our role, based on our work, to formulate a reasoned opinion expressing a limited assurance conclusion that:

- the Statement complies with the provisions of Article R. 225-105 of the French Commercial Code;
- the Disclosures (reported or extrapolated) made pursuant to Article R. 225-105(I)(3) and (II) of the French Commercial Code, namely the policy outcomes, including the key performance indicators, and actions in relation to the main risks are fairly presented.

As our role is to issue an independent opinion on the Disclosures as prepared by management, we are not permitted to be involved in their preparation, since that could compromise our independence.

It is not our responsibility to comment on:

- the Company's compliance with other applicable legal and regulatory provisions (particularly with regard to the disclosures required under Article 8 of Regulation (EU) 2020/852 (green taxonomy), the vigilance plan and the fight against corruption and tax avoidance);
- the fair presentation of the disclosures required under Article 8 of Regulation (EU) 2020/852 (green taxonomy);
- the compliance of products and services with the applicable regulations.

Regulatory provisions and applicable professional guidelines

Our work, which is described below, was carried out in accordance with the provisions of Articles A. 225-1 et seq. of the French Commercial Code, the professional guidelines issued by the French Association of Statutory Auditors (Compagnie nationale des commissaires aux comptes) with respect to this engagement, in particular the technical opinion of the French Association of Statutory Auditors, *Engagement of the Statutory Auditors – Engagement of the Independent Third Party – Non-financial performance statement,* in lieu of an audit program, and international standard ISAE 3000 (revised) – *Assurance engagements other than audits or reviews of historical financial information.*

Independence and quality control

Our independence is defined by the provisions of Article L. 821-28 of the French Commercial Code and the French Code of Ethics for Statutory Auditors. We have also implemented a quality control system that includes documented policies and procedures for ensuring compliance with applicable legal and regulatory requirements, the Code of Ethics, and the professional guidelines issued by the French Association of Statutory Auditors with respect to this engagement.

Means and resources

Our work called on the expertise of five people and took place between December 2023 and February 2024 over a total engagement period of seven weeks.

We were assisted in our work by our specialists in sustainability and corporate social responsibility. We conducted 18 interviews with the persons responsible for preparing the Statement, who were mainly from the CSR; Human Resources; Environment; Purchasing; and Water, Energy and Chemical (WECO) Engineering departments. 3

Our corporate social responsibility

Report by one of the Statutory Auditors, appointed as an independent third party, on the verification of the consolidated non-financial performance statement

Nature and scope of our work

We planned and performed our work taking into account the risk of material misstatement in the Disclosures.

We believe that the procedures we followed when exercising our professional judgment allow us to express a limited assurance conclusion:

- we learned about the business of each of the companies included in the scope of consolidation and their exposure to the main risks;
- we assessed the suitability of the Reporting Framework in terms of its relevance, completeness, reliability, objectivity and clarity, taking into account industry best practices, where appropriate;
- we verified that the Statement covers each category of social and environmental information provided for in Article L. 225-102-1 (III) concerning respect for human rights and the fight against corruption and tax avoidance and includes, where applicable, an explanation of the reasons for not including the information required by the second paragraph of Article L. 225-102-1 (III);
- we verified that the Statement contains the information required under Article R. 225-105 (II) where relevant in view of the main risks;
- we confirmed that the Statement describes the business model and main business risks affecting all of the entities included in the scope of consolidation, including, where relevant and proportionate, the risks arising from their business relationships, products and services, as well as policies, actions and outcomes, including key performance indicators pertaining to the main risks;
- > we consulted the documentary sources and held meetings to:
- assess the process for selecting and validating the main risks and consistency of the outcomes, including the key performance indicators used in respect of the main risks and policies presented, and

- corroborate the qualitative information (actions and outcomes) that we considered material, as presented in the appendix, for which we performed our work at the level of the parent company;
- we verified that the Statement covers the entire scope of consolidation, i.e. all of the entities included in the scope of consolidation in accordance with Article L. 233-16, where applicable with the limits specified in the Statement;
- we examined the internal control and risk management procedures implemented by the company and evaluated the data-gathering process aimed at ensuring that the Disclosures are fair and complete;
- for key performance indicators and other quantitative results, as presented in the appendix, that we considered material, we conducted:
 - analytical procedures to check that the data gathered had been consolidated correctly and that trends in the data were consistent,
 - a thorough examination on a test basis or using other selection methods to verify the correct application of the definitions and procedures and reconcile the data with the supporting documents. The audit was performed at the level of the parent company and on a selection of contributing entities, namely the Nimes plant (France), the Bordeaux plant (France) and the Helsingborg plant (Sweden), and covers between 25% and 27% of the consolidated data selected for these tests;
- we assessed the overall consistency of the Statement with our knowledge of all of the entities included in the scope of consolidation.

The procedures set up for a limited assurance audit are less extensive than those required for a reasonable assurance audit performed according to the professional guidelines issued by the French Association of Statutory Auditors (Compagnie nationale des commissaires aux comptes); a higher level of assurance would have required more extensive verification work.

Neuilly-sur-Seine, March 6, 2024 One of the Statutory Auditors PricewaterhouseCoopers Audit

Bardadi Benzeghadi Partner Aurélie Castellino Sustainability Reporting Partner

Appendix: List of CSR information that we considered to be the most material

Key performance indicators and other quantitative results for the financial year ended December 31, 2023

- Change in direct and indirect emissions (Scopes 1 & 2 marketbased) since 2019;
- > Change in other indirect emissions (Scope 3) since 2019;
- Change in other indirect emissions (Scope 3 scope used for the SBTi targets) since 2019;
- Total direct CO₂eq emissions (Scope 1);
- Total indirect CO₂eq emissions (Scope 2) location-based and market-based;
- Total Scope 3 indirect emissions (tCO₂eq) in 2023 (including the following categories: purchased goods and services, capital goods, employee commuting, business travel, upstream transportation and distribution, fuel and energy related activities (not including Scope 1&2), waste generated in operations, use of sold products, end-of-life treatment of sold products and downstream leased products);
- 2019 emissions reassessed for each Scope 1, Scope 2 and Scope 3 emissions source (tCO₂eq);
- CO₂eq emissions per ton of linen delivered (tCO₂eq/ton) in 2023;
- Renewable energy consumption (MWh);
- Electricity consumption (MWh);
- Share of renewable electricity (%);
- Ratio of thermal energy consumption of European plants per kg of linen delivered;
- Percentage reduction in thermal energy per kg of linen delivered since 2010 (European laundries);
- > Total fuel consumption (thousands of liters);
- > Number of alternative vehicles;
- > Consumption of natural gas/propane/butane (MWh);
- Percentage of wastewater treated before being discharged into the natural environment;
- Water consumption (millions of m³) of European laundries per kg of linen delivered;
- Percentage reduction in water consumption per kg of linen delivered between 2018 and 2023 (European laundries);

- Total amount of waste generated (tons);
- Share of product families with at least one collection composed of sustainable materials;
- Share of end-of-life textiles reused or recycled;
- Share of procurement spend with direct suppliers that have undergone a CSR assessment in the next three years;
- Share of young people in hires;
- Number of training days per employee;
- Share of managers promoted internally;
- > Share of employees with disabilities (France);
- > Share of women in managerial roles within the total workforce;
- > Number of on-site CSR audits conducted during the year.

Qualitative information (actions and outcomes)

- Water fountain bottle pick-up in 2023 during delivery trips for return to water suppliers for reuse;
- Existence of monitoring of the improvement in energy performance;
- Group awarded funding from ADEME in 2023 to purchase 75 additional electric heavy trucks;
- Sessions regularly organized by the WECO teams to train the onsite teams on best practices for water and energy consumption;
- The development of new cleaning technologies that reduce water and energy consumption during the washing processes, or the identification and development of recycling channels for its end-of-life products;
- Elis Spain was identified as one of the 100 best places to work in the country by Forbes magazine, and Elis Sweden was named the most attractive employer of the year by The Career Companies;
- Courses for foreign employees in the host country's language to help them integrate within the Elis teams and the local community;
- > Significant non-conformities (social audits) are subject to a corrective action plans and close monitoring by Elis.





Risk management and internal control

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4.1 RISK FACTORS AFR

The Group does business in France and abroad in a constantly changing economic and political environment. It is therefore exposed to risks that, if materialized, could have an adverse effect on its business, results, financial position, reputation or outlook, particularly in the current circumstances of an unprecedented health crisis.

Analyzing these risks and ways to manage them are an integral part of the Group's various decision-making processes.

As part of this analysis, a structured risk management process has been set up based on the following key steps: risk identification, prioritization, management and monitoring:

- the Group's main managers identify risks primarily through annual interviews;
- risks are then prioritized on a scale of 1 to 4 (sliding scale where 1 is the lowest and 4 is the highest) depending on how critical they are (a combination of their impact and likelihood of occurrence) and how well they are managed;
- risks are then managed by the Operations Committee, which is composed mainly of the deputy chief operating officers, regional directors and country directors;
- each risk identified is regularly monitored by the Executive Committee and reported to the Audit Committee twice per year.

As part of its risk management process, the Group conducts an annual review of its risk map. The map is updated when new risks are identified, a previously identified risk increases or is mitigated as a result of the action plans implemented or an improvement in the Group's ability to manage the risk, or when regulations change.

The incorporation of annual risk mapping into strategic planning meets the dual objective of closely involving management in managing risks and focusing on the action plans required to ensure the Group reaches its strategic and operational targets. The mapping process identified 15 major risks assigned to the following categories:

- strategic risks;
- operational risks specific to the Group's business;
- financial risks;
- > legal, regulatory and tax risks.

The material risks specific to the Group that, if materialized, could potentially have a material adverse impact on the Group and its business, financial position, results, or ability to achieve its objectives, and how those risks are managed, are described below. The potential net risk corresponds to the gross risk mitigated by the Group's ability to manage it through the preventive or precautionary measures implemented.

These risks are presented by category and listed in decreasing order of importance. The most significant risks in each category are listed first. Despite the Group's active risk identification and management policy, the Group cannot guarantee the total absence of risks other than those described above, or a lack of significant consequences if those risks were to materialize.

Other risks could also exist that the Group is currently unaware of or that are considered non-material as at the date of this Universal Registration Document. If those risks were to materialize, they could have a material adverse impact on the Group and its business, financial position, results, ability to achieve its objectives or reputation.

Additional information on the environmental, social and societal risks and how they are managed are also provided in chapter 3 of this Universal Registration Document.

SUMMARY OF SPECIFIC AND MATERIAL RISK FACTORS FOR THE GROUP

Strategic risks Section 4.1.1 (pages 237 - 239	?)	Operational risks specific to the Group's business Section 4.1.2 (pages 240 - 24		Legal, regulatory and tax risks Section 4.1.4 (pages 245 - 24	7)
 Risks related to a sharp drop in the number of visitors within the Hospitality sector Risks related to acquisitions, mergers and disposals Risks related to the competitive landscape Risks related to climate change and shifting of stakeholder expectations 	200 200 200 200	 Risks related to IT systems Risks related to the customer portfolio Risks related to supply chain disruptions Risks related to the Group's international operations Physical risks related to climate change Risks related to industrial activities 	۵==0 ۵==0 ۵==0 ۵==0 ۵==0	 Risks related to disputes and litigation Risks related to compliance with antitrust regulations Risks related to restrictive regulations applicable to the Group or to some of its business sectors 	ڈییڈ ڈییڈ ڈییڈ
		Financial risks Section 4.1.3 (page 244)			

Liquidity risk
 Currency risk

The strategic risks below are presented in decreasing order of importance. The greatest strategic risk is presented first.

Risks related to a sharp drop in the number of visitors within the Hospitality sector

Strategic risks

Description

4.1.1

In 2023, the Group generated 26% of its revenue from customers in the Hospitality sector. Over the long term, this sector is growing steadily, due to the continued growth in travel (business and tourism).

However, various crises, whether health-related (epidemics in particular), geopolitical (terrorist attacks, for example) or economic, may periodically affect the number of visitors to these establishments in significant and uniform proportions within a country, a region, or even worldwide.

This was the case with the Covid-19 crisis, during which healthrelated restrictions led to a Group-wide drop of 55% in visits to hotels and restaurants in 2020, compared with 2019 (since the spring of 2022, Hospitality customer activity has been above that of 2019).

Over the longer term, climate change could affect population displacement and the tourism sector as a whole due to the increased frequency of major weather events as well as a change in populations' behaviors. Other circumstances, whether similar or different in nature (weather, health or environmental events), which may result in the inability to travel, could also lead to a sharp drop in visits to hotels and restaurants.

These disruptions could affect the Group's business, revenue, future financial results and outlook.

Risk manaaement

From an operational standpoint, the Group is used to being highly responsive when it comes to managing business downturns (such as, for example, after the November 2015 terrorist attacks in Paris), and has demonstrated its ability adapt and to variabilize all its costs:

- > direct operating costs: logistics and workshops, specifically by reorganizing routes or reducing plant operating hours, in particular by making use of temporary contracts, annualized hours contracts for permanent employees and, where applicable, furlough schemes. Some consumables are directly variable (fuel, water, gas, cleaning product, washroom consumables, etc.);
- consumables, etc.);
 indirect operating costs: plant supervisory staff, sales forces, country headquarters and Group headquarters, either through furlough schemes where applicable, or through cost reduction plans.
- The Group has also demonstrated its ability to scale back its investments:
- investments in linen are automatically impacted, particularly flat linen, two-thirds of which ensures the maintenance of the stock in circulation, which is greatly reduced in the event of a downturn;
- > capital expenditure on plant capacity becomes irrelevant.

Lastly, the Group's operational teams are able to maintain a solid level of cash inflows, automatically ensuring a positive accounts receivable position in working capital.

During the Covid-19 crisis, although revenue fell by 14.5% in 2020 compared with 2019, the Group's ability to adapt meant that EBITDA margin increased by 20 bps, and free cash flow by €43 million.

In addition, to be able to adapt its products and services so it remains in step with changes in the markets and its environment, the Group keeps a close eye on the long-term outlook of the tourism business.

Risks related to acquisitions, mergers and disposals

Description

As part of its development strategy, the Group is making numerous significant acquisitions. The Group had previously made the following major acquisitions: Atmosfera, Indusal, Lavebras, Berendsen and Mexico. It intends to pursue this external growth, opening up new countries where possible. Thanks to its expertise in making and integrating acquisitions, the Group has made external growth one of the cornerstones of its strategy.

The implementation of this strategy presupposes that Elis can identify appropriate targets and growth opportunities at an acceptable cost and on acceptable terms.

In addition, the Group may be confronted with the need to obtain prior authorization for certain transactions from antitrust authorities. Due to its position in some markets, the Group may be faced with the impossibility of completing certain acquisitions or forced to complete them according to terms that make them less attractive.

Although the Group carefully studies each acquisition target, it cannot guarantee that their valuation and the assumptions will prove to be correct. Therefore, actual developments may differ significantly from expectations.

The Group could end up having to bear significant costs, delays or other operational or financial challenges in connection with the integration of its acquisitions. The synergies and other benefits expected may not materialize as expected. The acquired companies may also have trouble maintaining their existing customer base or generating the expected margins or cash flows.

Furthermore, the successful integration of acquired companies requires a high degree of involvement from the Group's central departments, which is likely to adversely affect the ability of these departments to carry out their day-to-day activities.

Despite conducting audits prior to any acquisition, there can be no guarantee that the documents and information provided to the Group during the due diligence process will be comprehensive, suitable or accurate. In particular, it is difficult to guarantee that the due diligence process will identify all the liftgation risks of the acquired companies or all the risks related to possible breaches of regulations governing corruption and money laundering or the environment. If the Group fails to correctly identify certain risks, it could be exposed to significant undisclosed liabilities of the acquired companies. This could result in losses that may not be covered by the guarantees negotiated as part of the acquisition agreements.

Goodwill is the main asset on the Group's balance sheet (see Note 6.1 to the consolidated financial statements).

Furthermore, in accordance with IFRS, the Group evaluates and measures any potential goodwill impairment each year. In the event of an impairment loss, the amount of the impairment is recognized on the Group's income statement and cannot be reversed. Sensitivity to the assumptions used for impairment tests as at the date of this document is disclosed in Note 6.5 to the consolidated financial statements.



Risk management

The Group has a formal and centralized acquisitions process overseen by General Management, with contributions mainly from the team in charge of acquisitions and the Finance, Legal Affairs, Environment and Human Resources Departments. The process includes:

- a regular review of all potential Group acquisitions during acquisitions committee meetings, chaired by the Chairman of the Management Board and attended by the Group's Chief Financial Officer, Deputy Chief Operating Officer in charge of acquisitions and Chief Operating Officers;
- the formation of multidisciplinary teams to prepare acquisition projects and conduct due diligence on financial, legal, fiscal, social, regulatory and environmental matters. In particular, the Group routinely conducts environmental audits of its targets, especially at its laundry facilities;
- a regular review of acquisition opportunities by the Supervisory Board and the conditions for implementing and financing them.

In addition, Elis routinely develops an integration program for each acquisition coordinated by the acquisitions team and under the responsibility of the operational departments.

A performance review of the major acquisitions is carried out by the Finance Department jointly with General Management.

Risks related to the competitive landscape

Description

The Group faces significant competition in each of its sectors and host countries:

- active competition in fragmented markets which empowers small, agile local players (several small Hospitality and pest control companies);
- major players, such as large cleaning or facility management companies, which offer a full range of services;
- new, disruptive digital players, such as Amazon Business or Loss Less Linen, which use technology to meet customers' needs for fast delivery or traceability;
- in-house solutions, such as inter-hospital laundries in hospitals.

The Group's failure to adapt successfully to these or other changes in the competitive landscape could have an adverse effect on its business, results, financial position or outlook.

Risk management

With a denser network in each country, the Group offers service reliability, allowing it to successfully meet this essential criterion for choosing a supplier. During the Covid-19 crisis, while some players in the sector sharply reduced or suspended their services, the Group continued to deliver to those customers who expressed a need

In addition, the Group preempts this risk related to the competitive landscape by developing a range of unique and innovative solutions to counter competitors' offerings:

- sustainable positioning of its business, products and services. The Group has a sustainable development strategy based on the circular economy - which has been at the center of its business model for over 75 years – and it innovates every year to offer its customers more sustainable alternative solutions (see chapter 3, section 3.3 "Planet and products");
- traceability solutions to prove to our customers that staff have visited their premises and that services have been rendered, by wearer or piece of equipment, and even Internet of Things (IoT) solutions to monitor and improve toilet paper and soap consumption, etc.;
- responsiveness to new needs that may emerge, such as for workwear, scrubs, hand hygiene and disinfection of premises.

The Group also has an active monitoring system to identify new players or solutions and swiftly anticipate market trends

Elis is seen as a partner rather than a supplier. As such, the digital tools put in place enable it to create new customer experiences that set it apart from its competitors.

Risks related to climate change and shifting of stakeholders' expectations

Description

The Paris Climate Agreements of December 2015 and the greenhouse gas reduction targets adopted by the European Union define a framework for the reduction of greenhouse gases by 2030 and 2050.

Growing consideration among all the Group's stakeholders customers, current and future employees, investors, creditors and so on - for issues related to climate change could create a gap between the expectations of these stakeholders on the one hand and the Group's positioning in its actions in the fight against climate change (mitigation, emission reductions, etc.) as well as the adaptation of its products and services on the other.

The Group's failure to adapt successfully could have an adverse effect on its business, results or reputation.

Risk management

By offering customers the use of an item rather than the item itself, the Group is inherently helping to alleviate pressure on natural resources and to shrink its customers' environmental footprint.

For example:

- the use of reusable scrubs in healthcare facilities reduces greenhouse gas emissions by 31% to 62% compared to disposable scrubs, depending on actual consumption (source: Cleaner Environmental Systems);
- the use of cloth roller towel dispensers reduces greenhouse gas emissions by as much as 29% compared to disposable paper towels (source: ETSA).

In addition, the Group continually strives to lower its greenhouse gas emissions, and it is setting 2025 targets to reduce its direct and indirect footprint while supporting the development of more sustainable service offerings. As such, the Group is committed to: reducing the CO₂eq intensity of its operations by 20% compared

- to 2010:
- improving the thermal efficiency of European laundries by 35% compared to 2010;
- shrinking the carbon footprint of its vehicle fleet;
- offering at least one sustainable product in each range and recycling 80% of its textiles

The Group is also committed to having targets aligned with the Paris Agreements.

The Group's management of risks and opportunities related to the climate and its steady progress are discussed in greater detail in chapter 3, section 3.3.6 "Fighting and adapting to climate change." A Task Force on Climate-Related Financial Disclosures (TCFD) cross-reference table is also provided (section 3.6.6 "Cross-reference tables: GRI, TCFD, Global Compact, SASB").



4.1.2 Operational risks specific to the Group's business

The operational risks below are presented in decreasing order of importance. The greatest operational risk is presented first.

Risks related to IT systems

Description

The Group has a range of information technology (IT) systems to manage the operations of its sites and central support services.

The sites' IT systems cover the customer order and supply processes, as well as activities related to production, distribution, service delivery and billing. These processes apply to all the service lines (flat linen, workwear and hygiene and well-being).

The Group's central systems cover prospecting, purchasing, accounting and finance, human resources, communications tools, and the supply of digital services to customers.

The Group faces the following main risks:

- the risk of computer failure. IT systems are made up of multiple components, which, if any one of them were to fail, could lead to business interruption for a site or for the entire Group;
- the risk of cybercrime, through contamination (viruses) or hacking of IT systems, cybercrime can have serious consequences, including business interruption, data theft, ransom demands, data loss or infringement of intellectual property rights;
- the risk of obsolescence and IT system scalability. The multitude of IT solutions resulting from acquisitions and the obsolescence of some systems complicates process changes and the implementation of new services. They are also an added risk factor for computer failure and cybercrime.

Risk management

The Group is upgrading its hardware and updating its software to ensure their longevity. This obsolescence management policy is essential to reduce the risk of failure and cybercrime and to improve the scalability of IT systems.

Another fundamental part of managing this risk is the policy to standardize and integrate IT systems. It is easier to protect and upgrade IT systems if they are standardized and shared across the entire Group. The strategy is to ensure that IT systems, and particularly infrastructure, are gradually standardized across all countries. The Group is moving quickly to update and standardize its systems in accordance with its strategic plan.

Managing the risk of computer failure requires the implementation of a disaster recovery plan. The plan includes the management of backup procedures, the redundancy of critical systems and documentation and testing of recovery procedures. The recovery plan is focused on the Group's critical processes.

Preventing cybercrime risk is a priority, since the risk factors represent a growing threat. The priority is to protect production management systems, analyze vulnerabilities, detect any attacks and manage any incidents. Ensuring systems are secure requires an ongoing effort. The strategy is to pool resources and teams from different countries make actions more effective. The segmentation of the telecommunications network is another priority to limit the impact of an attack or the spread of contamination.

In order to protect itself, the Group follows a specific segregation policy for information access rights. Access privilege management is synchronized with the HR management systems to ensure that the information is correct. Constantly evolving threats have required the Group to strengthen the resources dedicated to information security with a specialized team and the recent and ongoing implementation of a Security Operation Center to detect and prevent cyber risks.

The Group is also implementing the recommendations required to ensure compliance with the general data protection regulation (GDPR).

Risks related to the customer portfolio

Description

The Group's organic growth rests on its ability to win new contracts, build customer loyalty over the long term, and reflect higher costs in the price of its services.

The Group must be able to respond to various calls for tender or customer requests with a unique, innovative offering.

Contract expirations are critical junctures. Even when contracts have an automatic renewal clause, they may be terminated at the expiration of the stated term (contracts are usually valid for an initial four-year term). These contracts may also be terminated by the customer before the end of the stated term by paying a termination fee (which usually equals almost the entire residual value of the contract, calculated on the basis of the time remaining had the contract not been canceled), unless the Group has not complied with the terms of the contract. The loss of several contracts at the same time, particularly those with key accounts, could have a material adverse effect on the Group's business, results, financial position or outlook, and its reputation.

Additionally, this could have a material adverse effect on the Group's ability to win new contracts from other customers.

Similarly, the Group may, for commercial reasons or because of the competitive environment, be unable to reflect all or even a significant proportion of its higher costs in the price of its services, which could have a material adverse effect on the Group's results, financial position or outlook.

Customer satisfaction is the key to loyalty, which makes it possible for the Group to stay in business. Any customer dissatisfaction is a risk factor.

Risk management

The Group prioritizes customer relationship management. The Group's customer base is extremely diverse in terms of size, sectors and profiles, such that the Group's dependence on its customers is limited in each of the sectors in which it operates.

The Group's largest 10 clients represent less than 10% of consolidated revenue. The largest single contract accounts for less than 1% of the Group's revenue.

Since 2020, the Group has launched a program called HiFi, designed to closely monitor all expiring French contracts and consisting in particular of training for all operational managers working directly with customers. The aim of this program is ensure follow-up on customer satisfaction and provide the teams concerned with the necessary tools to sustain the customer relationship over time. This HiFi program is shared with all Group countries so that they can adapt it locally.

Customer satisfaction is a valuable KPI for our teams, especially when it comes to handing out bonuses. The entire Group is therefore entirely focused on customers and loyalty. A specific process was implemented to measure the satisfaction of Group customers and to use this indicator as a management tool.

In addition, through its customer contracts, the Group can usually adjust the prices of its services to reflect some or all of the higher costs it faces, particularly energy costs. The Group has also set up a sales organization so that these higher costs can be reflected more efficiently in the prices of its services.

Lastly, customer attrition rates are monitored at the Executive Committee level across all operating regions to ensure a timely and effective responsive.

Risks related to supply chain disruptions

Description

The Group relies on a select number of suppliers in order to conduct its business. These suppliers are located in Europe, North Africa, and Asia.

The supplier base consists of two types of suppliers:

- the "PCO: Preferred Corporate" category is the list of go-to suppliers. Suppliers in this category are under a centrally managed group master agreement. They operate in a number of countries;
- the "PLO: Preferred Local" category is the list of suppliers under the control (master agreement and management) of the Purchasing Department (centrally in the case of purchases over €500,000, locally if under that amount). Suppliers in this second category are material at the country level.

A change in the relationship with any of its partners, such as a change in business conditions (price, non-renewal of the contract or possible insolvency of a supplier) could have a material adverse effect on the Group's business.

The Group, like any commercial enterprise that coordinates supply flows from different parts of the world, also faces supply risks, as well as potentially large fluctuations in supply costs, or may be adversely affected by various events or measures, especially events such as pandemics (Covid-19), conflicts (Ukraine and the impact on energy prices, for example), major weather events (particularly those related to climate change), strikes, import quotas, taxes and customs duties, unexpected spikes in volume, new regulations (in particular those relating to carbon emissions) or the insolvency of a supplier, subcontractor or service provider.

In addition, the Group's suppliers could refuse to fill orders if the negotiated pricing terms were no longer acceptable. Textile prices are fixed for one year in exchange for binding estimates. Sharp fluctuations in the price of cotton or other raw materials or resources required for the manufacture of such textiles could make the situation unacceptable to Group suppliers.

In cases of captive suppliers (a monopoly or oligopoly situation), such as the partnership with Malongo for coffee or the suppliers of industrial laundry or traceability equipment, the Group could face supply disruptions, resulting in a risk to its business, performance or outlook.

Risk management

The Group has a centralized purchasing department supported by local buyers in countries with significant purchasing volumes. The Group coordinates and has procedures in place to ensure operating guidelines are followed.

The central purchasing department is organized into key categories. It defines and monitors the purchasing strategies for each category, is responsible for supplier selection, manages a list of the Group's approved suppliers, and coordinates cross-functional actions with the country buyers.

To avoid a potentially material adverse effect on its business, Elis continuously and proactively adjusts its purchasing strategies, mainly by:

- implementing a multiple sourcing strategy (long- and shortdistance imports; multiple suppliers) to diversify its sources and optimize cost/lead time profiles based on needs and constraints;
- introducing quality/CSR monitoring and audits to verify that its suppliers comply with the Elis Group's purchasing and CSR policies;
- negotiating balanced agreements with its suppliers, so that supplier strategies can be put in place over time.

Approved suppliers are regularly audited on their practices, innovation and non-financial indicators and challenged to improve them. They also have to compete regularly for contracts to ensure that prices remain competitive.

The Group regularly seeks out and approves new suppliers to prevent these risks from occurring and to have solutions that can keep pace with its development.

Meanwhile, and since the integration of Berendsen, the marketing department, with support from the purchasing department, has been working on a plan to streamline the Group's offering. The plan is intended to significantly reduce the number of products listed and therefore reduce the number of suppliers.

The Group has a supply chain unit that centralizes and manages procedures related to goods. It has several warehouses in Europe to facilitate deliveries to laundries. The Group keeps the best-selling from its catalog in stock, thereby reducing the risk of an inventory shortage due to operational uncertainties in the supply chain.

For its workwear business, the Group has its own design centers in Sweden and France, a garment production facility in Estonia and workshops for garment customization and repair. These internal operations make the Group more flexible and agile.

Within the supply chain, a program has been launched to harmonize processes, adapt the logistics network and boost performance (the CLIP program). One of the projects is to improve the forecasting process for demand from the centers and for purchases from suppliers. This project facilitates volume forecasting and makes Elis more attractive as a customer.

Supplier logistics specifications are appended to the master agreement and indicate an inventory (of finished goods or fabric) that the supplier must have set aside for Elis at all times. This available inventory ensures that the quantities stipulated in the contract can be supplied swiftly if needed, requiring only transit time.

The Group signs framework agreements with key suppliers for purchases of industrial equipment, production inputs such as cleaning products and general purchases. These agreements are closely monitored, allowing the Group to secure its procurement and supply arrangements over the long term.

With regard to possible increases in supply costs, the Group may use forward purchase arrangements to hedge some of the costs liable to increase, particularly energy costs.

The duty of care section of this chapter and the components discussed in section 3.5.3 "Working responsibly with third parties" of chapter 3 of this Universal Registration Document delve more deeply into how supply chain risks are managed.



Risks related to the Group's international operations

Description

Elis operates in 29 countries and generates 69% of its consolidated revenue internationally. Notes 3.1 and 3.3 to the consolidated financial statements describe how much each geographic area and the Group's main countries contributed to revenue in 2022 and 2023. Due to the international scope of its activities, the Group is exposed to a certain amount of risk that is beyond its control.

The Group operates in Russia, albeit to a limited extent, but not in $\ensuremath{\mathsf{U}}\xspace{\mathsf{kr}}$ range of the transformation of transformation of transformat

Political, social or economic upheaval in countries where the Group generates a significant share of its revenue, such as the potential consequences of the Covid-19 crisis, for example, could affect its business and performance.

Any such event or perception could have a material adverse effect on the Group's business, results, financial position or outlook.

In addition, the management of decentralized international business requires compliance with the legislative and regulatory framework in many different jurisdictions, especially in terms of tax, labor, competition and environmental legislation.

Risk management

Liaising with General Management, the Group's operating departments are continuously analyzing the Group's exposure to activity in less stable countries. The Group has also set up a unit to ensure that the Group's activities and procedures comply with all applicable rules, including those relating to international sanctions.

In addition, the Group monitors legislation, either directly or through its local advisers. This enables it to learn as much as possible about the scope of any changes that could occur.

In addition, the Group is fully prepared to implement, through a crisis management system, the necessary measures to safeguard its assets and its ability to operate, to adapt to changes in the situation, and to plan, through appropriate measures, for a return to a more normal context for its staff, its business, and commercial demand.



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Physical risks related to climate change

Description

The Group is inherently exposed to natural risks at its different sites. Given the effects of climate change, it is possible that some extreme events will become more frequent (e.g., storms, floods) or that local climate conditions will be affected over the longer term (rising temperatures, more frequent droughts, fall in local water resources, etc.). The Group's business could be disrupted by these weather events, and that could have an adverse effect on the Group's business, results, financial position or outlook.

In particular, although such a scenario is unlikely given the diversity of the geographic areas where the Group operates, it is possible that water resources could become extremely scarce at all sites at the same time. The availability of water resources is therefore a major criterion for some of the Group's business activities, such as industrial laundries.

Risk management

As of now, the Group has observed few occurrences of extreme events affecting its business.

Regarding the risk of scarcity of water resources, in 2021 the Group conducted an analysis to identify the sites that are currently suffering the effects of water scarcity or that may face it in the coming years in light of the impact of climate change. This study identified around 30 sites (out of a total of over 342 laundries) located in areas subject to a high risk of water stress.

The Group is also taking action to reduce its water consumption in order to limit the pressure on this natural resource and thus also its risk of exposure. This process to reduce its withdrawal use is based on the principles of the circular economy and particularly the 3Rs: Reduce, Reuse and Recycle.

Finally, the density of the geographic coverage has enabled the Group to boost its resilience and agility, such that if a critical event were to put one site out of commission, another one could operate in its place.

The management policy for this risk is presented in a general way in chapter 3, section 3.3.6 "Fighting and adapting to climate change" of this Universal Registration Document.

Risks related to industrial activities

Description

The Group's processing centers (over 342 laundries) present a certain number of sofety risks due to the flammable nature of textiles, the toxic nature of substances used to process them and the potential for malfunctions affecting industrial facilities and equipment. Fire is one of the main industrial risks related to the Group's business. The main causes of fires are related to the presence of cotton lint and processes that use heat (ironing, drying, etc.).

The Group may also be held liable for accidents involving its activities or products. More broadly, the occurrence of such events could have a material adverse effect on the Group's business, results, financial position or outlook.

Risk management

The Group has long taken an active approach to prevention and protection when it comes to this risk, and it is continually improving its strategy, in particular by:

- > setting up fire protection sprinkler systems at new sites;
- setting out an annual investment plan for sprinkler protection systems and/or automatic fire detection systems at existing sites that do not have them;
- carrying out fire prevention visits with its insurance company on a representative sample of its sites. As such, 60 sites were visited in 2023;
- introducing and implementing organizational standards specific to laundry risks.

4.1.3 Financial risks

The financial risks below are presented in decreasing order of importance. The greatest financial risk is presented first.

Liquidity risk

Description

The Group must always have financial resources available to finance its day-to-day operations, maintain its investment capacity and meet its financial commitments.

The Group borrows on capital and banking markets, which also exposes it to liquidity risk in the event of the partial or total closure of these markets.

Furthermore, the bank financing and private placement agreements described in Note 8.3 "Gross debt" to the 2023 consolidated financial statements, which can be found in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document, contain a single restrictive clause pertaining to consolidated financial ratios: the Group's net financial debt (as defined in the agreement and described in Note 8.5 "Net financial debt" to the 2023 consolidated financial statements) to EBITDA (as defined in the agreement and described in Note 3.2 "Earnings" to the 2023 consolidated financial statements) pro forma for the acquisitions finalized in the last 12 months and after the Group's synergies (leverage ratio) must be lower than 3.75x at December 31, 2023, as well as on the dates of the subsequent half-yearly tests. As at December 31, 2023, the total net leverage ratio was 2.0x.

As at December 31, 2023, the Group was complying with its covenant. The maturities of the Group's financial liabilities can be found in Note 8.1 "Financial risk management" to the 2023 consolidated financial statements, included in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document.

Risk management

Where permitted by local regulations, the Group centrally manages the liquidity of the companies in the countries where it operates so as to optimize and facilitate the transfer of surpluses or the financing of local needs.

The Group's management policy is based on the diversification of funding sources, the use of medium- and long-term financing, the staggering of maturities and the arrangement of confirmed bank credit facilities.

The Group also ensures its funding through the capital markets via long-term resources (bond issues), bank resources, short-term marketable security issuance programs and securitization programs for certain trade receivables.

This prudent financial policy therefore led the Group in 2023 to secure the refinancing of its 2024 debt maturities (ξ 500 million bond issue maturing in April 2024) through (i) the implementation of a three-year receivable securitization program for a maximum amount of ξ 200 million and (ii) the arrangement of new USPP financing with a 12-year maturity and for a principal amount of US\$200 million or ξ 183 million post-currency hedge. Elis also has a syndicated revolving credit facility signed in November 2021 and initially extended to November 2027 for ξ 900 million, and then to November 2028 for ξ 870 million. The credit facility, which was entirely undrawn at December 31, 2023, provides a significant cash buffer in the event that access windows to capital markets are temporarily closed, particularly in relation to short-term debt (NEU CP)

For more details, see the paragraph "Liquidity risk" in Note 8.1 ("Financial risk management") to the 2023 consolidated financial statements, included in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document.

Currency risk

Description

Because the Group operates in 29 countries, Group entities may be exposed to a transactional currency risk in their operations. However, since rental and maintenance services tend to be sold locally, the Group's entities do not have significant transactional currency exposure. Transaction risk is mainly linked to the purchase of goods (particularly linen) or services in currencies other than the functional currency of the Group's purchasing entities. Exchange rate fluctuations for these purchases in foreign currencies could therefore adversely affect the Group's results.

In addition, the financing needs of non-eurozone foreign subsidiaries covered by intra-group loans/borrowings expose some Group entities to financial currency risk (linked to the change in value of financial receivables or payables denominated in currencies other than the functional currency of the borrower or lender), which could adversely affect the Group's results.

Lastly, when the Group prepares its consolidated financial statements, it must translate the financial statements of its noneurozone subsidiaries into euros at the applicable exchange rates (61% of revenue is in euros, 10% in pounds sterling, 14% in Scandinavian currencies, and 9% in Latin American currencies). As a result, the Group is exposed to fluctuations in exchange rates, which have a direct accounting impact on the Group's consolidated financial statements. This creates a risk relating to the translation into euros of non-euro area subsidiaries' balance sheets and income statements. The Group's earnings and financial ratios could thus be affected by changes in exchange rates.

Risk management

Transactional currency risk is managed centrally by the Finance Department as part of a dedicated management policy and a centralized currency risk management agreement. Foreign currency flows of operating entities are hedged as part of the annual budget process for subsidiaries with recurring foreign currency flows via derivative instruments.

Financial currency risk is mainly hedged through currency swaps as part of a hedging policy implemented by the Finance Department.

The currency risk associated with the translation of subsidiaries' financial statements is not covered by a specific hedging policy.

For more details, see the paragraph "Market risk" in Note 8.1 ("Financial risk management") to the 2023 consolidated financial statements, included in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document.

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4.1.4 Legal, regulatory and tax risks

The legal, regulatory and tax risks below are presented in decreasing order of importance. The greatest legal, regulatory and tax risk is presented first.

Risks related to disputes and litigation

Description

In the normal course of its business, the Group is involved in or may be involved in administrative, legal or arbitration proceedings that could result in the Group or one of its companies facing a claim for a significant amount or administrative, civil or criminal penalties. The Group is also subject to tax, customs and administrative audits that could result in substantial administrative penalties.

If the Group decided to merge certain companies, including those likely to be subject to such penalties (to take advantage of tax benefits, for example), those same penalties would apply to the whole of the new entity after the merger, and not just to the sanctioned company.

Moreover, the Group could be held liable for the acts of some of its employees. As part of the Group's business, its employees provide services on customers' premises. As a result, the Group could be the subject of claims for safety breaches or damage to the property, premises or agents of a customer, or for spreading infections in healthcare facilities.

For details about material disputes or contingent liabilities that the Group currently faces, including ongoing proceedings in Brazil, see Note 7.2 to the 2023 consolidated financial statements (in chapter 6 of this Universal Registration Document). Among these significant disputes, the Company is dealing with investigations or proceedings related to the award or performance of a number of public-sector contracts in Brazil. Penalties incurred include fines and exclusion from public procurement (the impact of which could be material given the substantial contribution of public-sector contracts to the Company's revenue in Brazil). Furthermore, in Brazil, the Company is facing a major tax dispute involving substantial amounts (approximately R\$412 million, or approximately €77 million). As far as Elis is aware and as at the date of this Universal Registration Document, other than those listed above and described in Note 7.2 to the 2023 consolidated financial statements, there are no other governmental, arbitration or legal proceedings or any other disputes that are currently ongoing in which the Company or its subsidiaries on an individual basis are involved and which could materially affect its position.

Generally, it is nevertheless possible that in the future, new proceedings that may or may not be connected with those described above and currently underway could be brought to the Company's attention or initiated against Atmosfera and its subsidiaries or other Group companies in Brazil, including Lavebras and its subsidiaries.

The occurrence of one or more of the above events could have a material adverse effect on the Group's image, business model, activities, strategy, results, financial position or outlook.



The Group closely monitors the status of ongoing disputes and litigation. It has introduced reporting rules to enable the Group's Legal Department to be informed promptly when a material dispute arises and to optimize its management and the understanding of the associated risks and possible consequences. A provision is also allocated in the parent company and consolidated financial statements whenever this is possible and necessary.

To manage and monitor the main disputes and proceedings to which it is party, the Group relies on a network of attorneys and advisers chosen by the Group's legal department and regarded as experts in their field.

The Group views customer satisfaction and following best business and ethical practices as playing a part in limiting the number of disputes to which the Group could be exposed. Therefore, it pays close attention on a day-to-day basis to customer satisfaction and the implementation of best practices.

Risks related to compliance with antitrust regulations

Description

The Group is subject to national, European and international competition laws and regulations that might be breached by Group employees who do not follow the Group's instructions on preventing price fixing or concerted practices between competitors. In addition, the Group occasionally faces claims from third parties asserting that, due to its position as a leader in certain markets, some of its business practices could be considered abusive (e.g., excessive and predatory pricing or price gouging) and a barrier to competition in the markets concerned. Further still, the Group may also face antitrust investigations or proceedings involving companies acquired by the Group that were initiated prior to the acquisition or relating to events prior to the acquisition.

Any investigations or proceedings initiated by the relevant authorities in connection with these events could result in fines and other significant penalties (including the alteration of some of the Group's business practices). These actions and fines could also be followed by action taken by existing or former customers seeking compensation for alleged losses.

In addition, especially as part of merger control, the relevant authorities, courts, and some governments could take steps or make decisions aimed at maintaining or increasing competition in certain markets, to the detriment of the Group's economic and financial interests.

The occurrence of one or more of the above events could have a material adverse effect on the Group's image, business model, activities, strategy, results, financial position or outlook.



Risk management

The Group's Code of Ethics reaffirms the obligation to comply with local laws and lays down the internal principles that reflect competition law. The Code of Ethics is formally accepted by the Group's main managers, who pledge to uphold its principles and advocate them to their teams.

The implementation of principles relating to competition law is covered in training sessions for the staff concerned in countries considered to be at risk.

In France, in accordance with Decision No. 07-D-21 of the French Competition Authority of June 26, 2007, which imposed a penalty for specific anti-competitive practices, and as part of a compliance program, the Group has adopted internal guidelines regarding compliance with antitrust laws and regulations and has set up a training program and a whistleblowing mechanism for the staff concerned. In addition, mandatory annual compliance reports are prepared and made available to the French antitrust authorities.

Moreover, the Group periodically carries out a critical analysis of its business practices in its most sensitive markets to ensure that they are consistent with applicable regulations.

Acquiring companies according to the process described in the "Risks related to acquisitions, mergers and disposals" section above also provides some control over the risks associated with merger control. The involvement of the various teams concerned in the back and forth and discussions with the relevant authorities and courts and in the analysis of any conditions that could potentially be imposed is meant to ensure that those conditions are the least unfavorable possible and that they can be reasonably implemented.

Risks related to restrictive regulations applicable to the Group or to some of its business sectors

Description

The Group is subject to complex and restrictive regulations for some of its operations or due to the operations of some of its customers in highly regulated sectors. This includes transportation in connection with medical waste management, personal protective equipment (PPE), "cleanroom" (lint-free) workwear, pest control, beverages (water fountains and coffee machines) and certain environmental standards. The industrial wiping business also presents specific regulatory risks.

For example, the Group could be held liable and face penalties, fines, claims for personal injury or property damage, and even negative publicity if it failed to meet the applicable standards or if such failure directly or indirectly harmed individuals or legal entities.

In addition, the introduction of stricter laws and regulations could have an adverse impact on the long-term growth of the services or sectors concerned and on the level of demand from customers operating in those sectors.

Furthermore, the Group, due to its geographic coverage, is subject to a large and growing number of regulations aimed at combating the risk of corruption and influence peddling (such as the "Sapin II" law and the UK Bribery Act), money laundering and modern slavery (UK Modern Slavery Act), or risks in the area of human rights, fundamental freedoms, and health, safety and the environment (regulations on the duty of care of parent companies and ordering companies). These regulations require that prevention and compliance programs be implemented and usually provide for severe penalties if these programs are not implemented or if the proscribed behavior takes place. If the Group's compliance programs are deemed insufficient by the relevant authorities, this could lead to significant penalties being imposed, as well as extremely negative publicity.

The occurrence of one or more of these events could have a material adverse effect on the Group's business, results, financial position or outlook.

Risk management

A growing portion of the Group's technical and financial resources are being directed at efforts to comply with applicable standards and regulations.

For example, the compliance monitoring and management of Group departments involved in healthcare activities (especially the supply of healthcare linen, certain types of workwear classified as PPE, cleanroom workwear and beverage services) are carried out using ISO 9001- and/or RABC-certified quality management systems (QMS). Specific monitoring of relevant legislation is also carried out for the industrial wiping business.

The Group has also allocated special resources to the rollout of its pest control services to ensure that they meet relevant standards. As part of the development of this business in new geographic regions, a preliminary study is being carried out to gauge and assess the applicable regulatory framework.

In general, the Group regularly monitors the regulatory landscape to identify the binding regulations that apply to it and, where appropriate, adapt to them under optimum conditions given the various factors that must be taken into account.

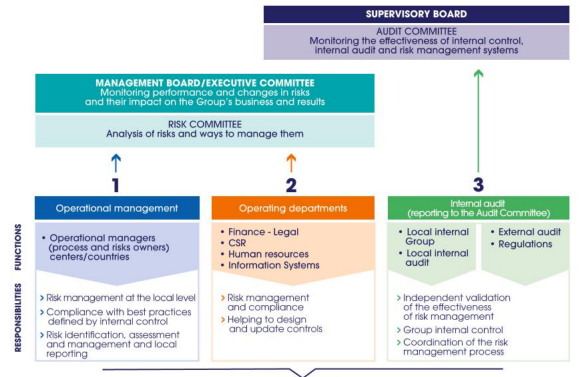
Where necessary, the Group – usually assisted by local legal advisers – makes sure that internal compliance programs tailored to the Group's operations have been set up to satisfy the conditions imposed by the regulations concerned. Where appropriate, these programs attempt to prioritize the most critical situations or geographic regions. The units set up to tackle the risks of corruption and influence peddling and fulfill the duty of care of parent companies and ordering companies are described in section 4.2 "Elis Group's internal control and risk management system" and section 4.4 "Vigilance plan," respectively, of this chapter.

4.2 ELIS GROUP'S INTERNAL CONTROL AND RISK MANAGEMENT SYSTEM

This section describes the Group's internal control and risk management system, implemented in accordance with the AMF reference framework published in July 2010. The AMF framework draws on French and European legislative and regulatory requirements and on best practices and international internal control and risk management standards, in particular ISO 31000 and COSO II.

Risk management process

The risk management process ensures that risks are identified and managed at all organizational levels of the Group.





Scope of internal control and risk management

The Group's internal control and risk management system, which is set up to ensure the reliability of its parent company and consolidated financial statements, covers all controlled companies within the Group's scope of consolidation.

Definition of internal control and risk management

The Group's internal control and risk management framework is based on a set of resources, policies, behaviors, procedures and adapted actions aimed at ensuring that the necessary measures are taken in order to manage:

- business activities, the effectiveness of operations and the efficient use of resources;
- risks that may have a material impact on the Group's assets or the reaching of its objectives, whether of an operational or financial nature or related to compliance with laws and regulations.

Internal control and risk management are defined as processes conducted by the Management Board under the oversight of the Supervisory Board and implemented by the Executive Committee and all staff. Regardless of its quality and the degree to which it is applied, it cannot provide an absolute guarantee that the objectives in the following categories will be reached:

- > compliance with applicable laws and regulations;
- application of instructions and guidelines set out by the Management Board;
- proper functioning of internal processes, especially processes for safeguarding assets;
- > reliability of financial and accounting information.

The likelihood of achieving these objectives is subject to the limitations inherent in any internal control system, and in particular:

- > human error or malfunctions while making or applying decisions;
- cases of deliberate collusion between several people making it possible to elude the control system in place; or
- cases where the implementation or maintenance of control would be costlier than the risk it is supposed to mitigate.

Furthermore, in pursuing the aforementioned objectives, companies face events and uncertainties that are out of their control, such as unexpected changes in the market, competition, or geopolitical situation, forecasting errors, or incorrect estimates of the impact of these changes on the organization.

Environment of internal control and risk management

The Group's internal control and risk management framework is based on a decentralized organizational structure with a clear definition of responsibilities, in particular through job descriptions, delegations of powers and organizational charts shared with all departments. It includes principles and values governing the behavior and ethics of all employees, as presented in the Group's Code of Ethics. It is also based on human resource management that ensures employees have the necessary skills, act in ethical ways and remain engaged.

Code of Ethics

The Group's ethical principles are set out in the Group Code of Ethics, distributed initially in 2012 to all Group employees and revised in 2018. The Code is available on the Group's website (www.elis.com) in the "Our CSR policy" section.

The Code of Ethics contains the Group's commitments and rules of conduct toward its main stakeholders, namely its employees, its customers and consumers, its commercial partners and its competitors, the environment and civil society.

The internal control charter

In 2015, the Elis Group established a Group internal control charter which presents internal control, its components and its limits to all managers. It also reminds them that internal control concerns everyone, from the Executive Committee to each and every one of the Group's employees.

Management remains operationally in charge of internal control and must be proactive in the tasks and controls that it carries out or delegates.

Human resources policy

The quality of human resources, the diversity of employee profiles, and management cohesion are key factors in the Group's success.

Elis therefore ensures that its various subsidiaries pursue human resources policies suited to their respective situations and the challenges they face, while also meeting the best local standards. The principles of subsidiary autonomy and accountability still apply, but the Group ensures that the policies implemented are consistent and align with Elis's centrally defined values and actions.

In terms of labor relations policy, subsidiaries abide by high standards of employee dialogue and involvement in the Company, while the Group supports employee dialogue through employee representative bodies.

As regards executives and senior managers, Elis is involved directly in the management of the Group's key men and women in order to guarantee consistency between subsidiaries. The Group therefore develops cross-functional training programs and performs yearly people reviews of subsidiaries' management resources. Elis thereby ensures that these management resources are suited to the current and future challenges faced by its subsidiaries. These reviews translate into promotions and transfers between departments, as well as external hires when necessary to acquire new skills.

Furthermore, the Group has developed cross-functional tools for assessing individual performance and the external competitiveness of compensation packages. In this regard, one of the duties of the Appointments, Compensation and Governance Committee is to make recommendations in light of market practices on the compensation paid to members of the Executive Committee, including members of the Management Board, as well as that of the main directors.

Coordination and oversight of internal control and risk management

The Group's risk management and internal control process is coordinated by the Management Board, under the oversight of the Supervisory Board, with the assistance of the Audit Committee. The Audit Committee's task is to ensure the quality of the risk management and internal control system and to monitor issues relating to the preparation of and controls on accounting and financial information.

The operating departments of each of the Group's subsidiaries are responsible for risk management and internal control. The role of central support services is to define the framework in which subsidiaries fulfill their risk management and internal control responsibilities, and to coordinate the whole system.

Responsibilities for control activities

Control activities are performed first by subsidiaries' functional and operating departments and then by central support services.

Monitoring the management of internal control procedures is primarily the responsibility of the Audit Committee and the Risk Management and Internal Audit Department.

Audit Committee

The composition and operations of the Audit Committee are detailed in the Supervisory Board's report on corporate governance (see chapter 2 of this Universal Registration Document).

The Audit and Internal Control Department

The Audit and Internal Control Department reports to the Group's Administrative and Finance Department. It informs the Management Board, the Administrative and Finance Department, and the Audit Committee of the main results of its work (preparation of the audit plan in connection with the risk review, internal control system, audits, monitoring of action plan implementation, etc.).

The operating procedures for internal audits are described in the Audit Charter.

The Audit and Internal Control Department assesses how the internal control and risk management procedures are working and makes recommendations to improve their effectiveness. It also monitors internal control best practices.

The Audit and Internal Control Department initiates, coordinates and reviews procedures formalized by the operating departments.

The role of the Audit and Internal Control Department is to provide independent, objective assurance and support services that help to create added value and improve the degree of control of the Group's operations at all of its subsidiaries and in all of its business segments. Internal audit helps the organization to achieve its targets by using a regular and methodological approach to assess its management, control and corporate governance processes, and by making suggestions to improve their effectiveness.

Internal audit also helps to ensure that all management, control and corporate governance processes are appropriate and guarantee that:

- risks are identified and managed appropriately;
- executives' and employees' actions comply with applicable rules, standards, procedures, laws and regulations;
- > resources are acquired and used efficiently;
- material financial, management and operating information is accurate, reliable and issued in a timely manner;
- the targets defined and validated by the Executive Committee are met.

Internal audit activities are performed in concert with the Audit Committee, and the Statutory Auditors present their recommendations upon completion of their internal control review. The annual audit plan is prepared by the Audit and Internal Control Department using a risk-based approach and takes into account specific requests from the Executive Committee and operating departments.

The Audit and Internal Control Department presents a report to the Audit Committee at least twice per year on progress made on the audit plan as well as the monitoring of action plans.

Internal control and risk management analysis

Overall risk management and internal control system

The overall risk management and internal control system has several components, the most important of which are:

- managing operational risks;
- managing Group risks at various levels (entities, operational departments and subsidiaries);
- monitoring the preparation of accounting and financial information;
- internal audit, which assesses how the internal control and risk management system works and makes recommendations in order to improve it;
- > preventing and combating fraud and corruption.

The risks to which the consolidated subsidiaries that carry out most of the Group's activities are exposed are handled through specific control procedures forming part of the following operating processes:

- > investment decisions and monitoring of fixed assets;
- > purchasing decisions and monitoring of trade payables;
- > monitoring of inventories and production costs;
- monitoring of work in progress (workshops, work sites and IT projects);
- selling decisions and monitoring of trade receivables (credit and collections);
- monitoring of petty cash and bank transactions;
- > payroll validation and monitoring of employee benefits;
- accounting entries relating to transactions and monitoring of monthly account closings; and
- > monitoring of IT access and protection of data and hardware.

Group risk map

The Group has mapped the main risks to which it is exposed. The risk map is updated annually with the main "risk owners" by incorporating new potential risks and monitoring the action plans.

The risks have been identified by the main managers of the Group and prioritized based on their criticality and how well they are managed.

Material, Group-specific risks and the way each of these risks is managed are described in section 4.1 above.

Risk management at the local level

Each subsidiary's management team ensures that risk management and internal control procedures are properly applied. It is the duty of each operational manager to ensure that risk exposure is consistent with the guidelines issued by the management teams of the divisions concerned. The quality and effectiveness of the controls carried out at operating subsidiaries are then reviewed during assessments conducted by the Internal Audit Department, which informs the divisional management teams of the results.

Assessment of internal control and monitoring of action plans

Internal control self-assessment questionnaires

The Group has set up self-assessment questionnaires on the main activities carried out at the Group's headquarters, in each country and at each processing and service center. Self-assessment is one of the key components of the Group's risk management and internal control system. In Elis's northern European countries, selfassessment questionnaires on financial and accounting processes were introduced in 2019.

For 2023, the following activities were self-assessed in France and abroad: central finance and accounting, finance and accounting at the sites, production, sales, maintenance, logistics, textiles, WECO and human resources.

A questionnaire focused on ethics and compliance was also rolled out in 2023 at the headquarters level.

During the self-assessment, the operational staff were asked to assess the level of internal control using key controls considered "imperative" to effectively conduct their business, in order to identify areas of improvement and to implement corrective actions.

The questionnaire relating to the central finance and accounting process (for Group and countries) takes into account the AMF reference framework and, in particular, its application guide. It includes about 50 key controls for the Group.

The objectives of this process, which is repeated each year, are as follows:

- to create a trade knowledge base for operational staff members;
- to allow sites to assess how well they are managing Elis's "imperatives";
- > to identify areas for improvement and initiate action plans;
- > to identify local best practices;
- > to help improve operational efficiency;
- to create a management tool (assessment of current situation, identification and monitoring of action plans).

These self-assessment questionnaires are reviewed annually by the Audit and Internal Control Department, as well as by the support functions during visits to the sites and foreign subsidiaries. The exercise consists of assessing how well the "imperatives" are being applied. This approach makes it possible to:

- immediately and independently identify any gaps between the prescribed key control and how effectively it is being implemented;
- create a map of any remaining points requiring attention (by business line, geographic region, subsidiary and nature of shortcoming);
- > define action plans to correct the gaps identified.

The results of the review, together with the main action plans, are presented to the Audit Committee, which ensures that the corrective measures taken are effective.

Monitoring of action plans

One of the responsibilities of the Audit and Internal Control Department is to assess how well the internal control and risk management system works and make recommendations to improve its operating procedures, if needed.

The assignments laid out in the annual audit plan are presented and approved by the Audit Committee. The aim is to examine all of the Group's sites in France as well as those of its foreign subsidiaries at least once every two years. In 2023, 31 assignments, all business lines combined, were carried out.

The management teams of the audited sites comment on the audit reports, which are then sent to the Group's Executive Committee, the managers at headquarters and the managers of the audited sites or countries. After the final presentation of the findings, and once a concerted action plan has been agreed upon, the sites or subsidiaries concerned must address any shortcomings quickly according to a set timetable.

The audited entities are responsible for implementing the action plans. The Audit and Internal Control Department monitors the implementation of the action plans.

This is carried out at least on a quarterly basis and the findings are reported to the Audit Committee twice a year.

The Group has created a monitoring database containing all of the action plans relating to the various types of assignments carried out. The aim is to monitor over time the action plans the operational departments outlined after receiving their recommendations and to compile and share the best practices identified.

Efforts to combat fraud

Preventing and combating fraud is a major issue for the Group and all of its employees, especially as it relates to cyber crime, described in section 4.1.2 above in connection with risks related to IT systems. As such, and given its decentralized organizational structure, the Group is working to improve its measures for preventing and combating fraud, with the specific aim of protecting its assets. In 2023, this meant sending regular alerts primarily to the Group's operational entities to raise awareness about the economic risks of fraud.

The fight against corruption and influence peddling

In order to comply in particular with the obligations of French Law 2016-1691 of December 9, 2016 on transparency, the fight against corruption and the modernization of the economy (the "Sapin II" law) and as part of its risk management strategy, the Group has undertaken to set up a program to prevent and combat the risks of corruption and influence peddling that covers France and all the countries in which the Group operates.

A description of the actions implemented under this program appears in chapter 3, section 3.5.4 "Continuing to integrate ethics into our business practices" of this 2023 Universal Registration Document.

Tax policy

The Group's approach and the actions it has undertaken regarding tax policy are outlined in chapter 3, section 3.5.5 "Continuing to integrate ethics into our business practices" of this 2023 Universal Registration Document.

Internal control relating to the preparation of accounting and financial information

The Audit Committee monitors the preparation and control of accounting and financial information and ensures the high quality of the risk management and internal control system in order to facilitate the Supervisory Board's control and monitoring duties.

Building on how the Management Control Department is organized, the Group has set up a system allowing for the internal circulation of relevant, reliable information that helps all staff to carry out their duties in a timely fashion. The Company has also set up budget procedures, reporting procedures and procedures for the preparation of full- and half-year consolidated financial statements. Monthly reporting documents from subsidiaries are sent each month to the chief financial officers or managers of each country concerned and to the Group's Consolidation Department.

Role of the Statutory Auditors

The role of the Statutory Auditors is to certify the regularity, accuracy and fair presentation of the Group's parent company and consolidated financial statements on an annual basis and deliver a report on the Group's half-year consolidated financial statements.

While performing their assignment, the Statutory Auditors present the Audit Committee with a summary of their work and the accounting methods used to prepare the financial statements.

During the audit of the financial statements, the Statutory Auditors present the Audit Committee with a report highlighting the key aspects of the scope of consolidation, the results of the statutory audit, in particular the accounting methods selected and, where applicable, the misstatements found and material weaknesses in internal control identified during their work.

The Statutory Auditors' main recommendations regarding these weaknesses in internal control are incorporated by the management teams concerned into an action plan and a monitoring procedure that are presented to the Audit Committee and General Management at least once per year.

The audit assignments are divided between Mazars and PricewaterhouseCoopers Audit, the Company's Principal Statutory Auditors.

4.3 GROUP INSURANCE

4.3.1 Policy on insurance

The Group's policy on insurance is coordinated by the Property & Insurance Department, whose role is to identify the main insurable risks and to quantify their potential consequences. The aim is to:

- keep the level of some risks to a minimum by implementing prevention measures in collaboration with other Group departments;
- partially or fully cover risks by taking out insurance policies. This section deals with exceptional risks with high potential impact and low frequency, and risks relating to the services provided (claims from third parties and customers).

The Property & Insurance Department is assisted by the Group's various departments, each Group entity in France and each Group subsidiary outside France in order to obtain the information needed to identify and quantify insured and insurable risks and mobilize the necessary resources to ensure business continuity in the event of a loss. The Property & Insurance Department negotiates with major insurance and reinsurance providers to arrange the coverage that is best suited for insuring those risks.

4.3.2 Insurance programs

The Group's insurance programs are taken out with leading insurers.

The Group has international insurance programs with master property and casualty, liability, environmental liability and fraud policies. This insurance coverage is supplemented by local policies taken out on the Group's recommendation in all countries where it is mandatory or customary to do so.

The Group-level insurance programs aim to cover business activities when local policies are insufficient or do not apply.

The insurance policies taken out by the Group contain:

- exclusion riders, which are uninsured perils, meaning things that cannot be insured under insurance law. These exclusion riders are the same for insurance policies provided by all insurance companies. However, where legally possible and where appropriate given the risk concerned, the Group takes out additional policies to insure against these perils; and
- coverage limits and deductibles, the amounts of which are set and reviewed on renewal according to changes in the Group's risks.

The Group's "property and casualty" insurance program primarily covers the Group's buildings, property, additional costs and potential operating losses, in particular those of its processing centers. Furthermore, specialized firms appraise the real value of the operating premises and their contents. The sites are visited regularly, on average every four years, so that the values declared to the insurers are as close as possible to the real values of the properties and their contents.

For some local entities, specific policies are put in place to meet local legal obligations or to obtain necessary local coverage, such as automotive insurance.

Insurance policies are purchased according to the level of coverage needed, based on reasonable estimates, to deal with the occurrence of liability risks, property and casualty risks or other risks. That analysis takes into account the assessments made by the insurers as the underwriters, and by brokers and the Group as specialists in the insurance market and experts on the business and the risks involved.

The Group has total coverage of €150 million per claim, with deductible levels that vary based on the nature of the insured sites.

The Group's general liability insurance program was set up for all Group entities to cover damage, injury or loss caused to third parties, arising in the course of the Group's business or due to goods/services and products delivered to third parties.

The Group has total coverage of €80 million per claim per year, with deductible levels that vary based on the type of damage, injury or loss caused to third parties.

The Group's executive liability insurance program protects both managers (as individuals) and the Company (as a legal entity), in connection with the Company's management and executive actions.

An automobile fleet program has been set up for France to insure all of the fully owned vehicles and vehicles under long-term leases. All foreign entities have local coverage.

Several transportation insurance (marine cargo) policies are intended to cover merchandise imported by the Group's Purchasing and Procurement Department and dispatched by road, sea or air, as well as some of the Group's exports.

4.4 VIGILANCE PLAN AFR

4.4.1 **Purpose of the vigilance plan**

In accordance with French Law 2017-399 of March 27, 2017 on the duty of care of parent companies and ordering companies, the vigilance plan includes reasonable vigilance measures to identify risks and prevent serious violations of human rights and fundamental freedoms, and harm to the health and safety of individuals and the environment, resulting from:

- the activities of the Company and the companies it controls, directly or indirectly;
- the activities of subcontractors or suppliers with whom an established commercial relationship is maintained.

In the interest of complete transparency, the Group has chosen to distinguish between these two areas in the presentation of the various measures $^{(\mathrm{l})}$ of the vigilance plan already implemented.

4.4.2 Risk map

The elements presented below constitute the Group's response to Measure 1: "Risk mapping for risk identification, analysis and prioritization."

Risks resulting from the Company's activities

In the area of risk management and internal control, the 2016-2020 cycle began with an update of the risk map at the Group level with the assistance of various departments, in particular Human Resources (HR), Quality, Safety and Environment (QSE), and Purchasing and Procurement. Through working groups, self-assessments of processing centers, as well as analyses of criticality and which risks are effectively managed, the main CSR risks were prioritized under four main categories: strategic, operational, financial and compliance. The risk map is updated annually with the main risk owners. The Group's internal control and risk management system enables the prevention and monitoring of identified risks. Risk prevention is managed by each risk owner using appropriate processes, the main measures of which are detailed below.

The Elis Group has formalized its commitments under the Code of Ethics based on the Group's values of integrity, responsibility and exemplarity in its commercial environment, respecting each of its employees, reducing its impact on the environment and the continuous improvement of its performance. The non-financial performance statement (see chapter 3 of this Universal Registration Document) is also a way to raise awareness and, through the use of performance indicators, a tool for monitoring and reviewing the actions implemented and their results.

Risks resulting from the activities of subcontractors or suppliers

Since October 2019, the Sustainable and Ethical Purchasing Charter, known as the Supplier Code of Conduct, has been in effect within the Group. The Charter contains the standards the Group applies to its suppliers and subcontractors regarding fair practices, human rights, health and safety, and environmental protection. It is routinely appended to the Group's master agreements with local suppliers.

By auditing its strategic suppliers, with the aim of managing the value chain, the Group can verify compliance with and enforcement of the Supplier Code of Conduct. This measure covers over 94% of procurement spend with direct suppliers at end-2023.

4.4.3 Other measures of the vigilance plan

Activities of the Company and its subsidiaries

Measure 2: Procedures for regularly assessing the situation in light of the risk map

- Signature of the UN Global Compact and annual reporting of corporate social responsibility results.
- Self-assessment in France of human resource and safety processes as part of the Group's risk management and internal control system.
- > Periodic employee surveys in 25 countries.
- Annual quantification and consolidation of the impacts of production sites (see sections 3.3 and 3.5.1 of chapter 3 of this Universal Registration Document).
- Periodic energy efficiency and resource utilization audits of production sites (see sections 3.3.2, 3.3.3, 3.3.4 and 3.3.5 of chapter 3 of this Universal Registration Document).
- > Systematic environmental audits during laundry facility acquisitions (see section 3.2.2 and 3.3.3 of chapter 3 of this Universal Registration Document).
- Identification and assessment of risks and processes implemented for specific Elis activities through the ISO 9001 quality management system certification.

Measure 3:

Appropriate actions to mitigate risks or prevent serious harm

- Update of the Group Code of Ethics and distribution to all employees.
- Anti-corruption compliance program within the Group and its main subsidiaries.
- Assessment of corrective actions resulting from employee surveys and their integration into the risk management system (see section 3.4.1 of chapter 3 of this Universal Registration Document).
- Implementation of a policy to promote diversity and the fight against discrimination through diversity advisers and annual training (see section 3.4.4 of chapter 3 of this Universal Registration Document).
- Annual review and approval of the QHSE and energy policy and associated targets by the Chairman of the Management Board;
- Annual review of the priority preventive action plan (see chapter 3 of this Universal Registration Document).
- > Fire prevention program in partnership with the Group's insurer.
- Annual training in best environmental practices for all new technical managers (see section 3.3.3 of chapter 3 of this Universal Registration Document).
- Annual resource impact reduction targets (water, energy)

Measure 4: A whistleblowing mechanism that collects alerts related to the existence or occurrence of risks, established in conjunction with the representative trade unions at the Company

- Reporting channels set up by networks of contact persons in Human Resources, and Quality, Safety and Environment.
- In the event of an incident, the HR and QSE departments are responsible for defining the corrective actions to be implemented and establishing long-term preventive measures.
- Duty of vigilance and duty to alert of employee representatives vis-à-vis the Human Resources Department.
- Procedure for receiving and handling alerts related to the creation of a whistleblowing mechanism.

Activities of suppliers and subcontractors

- Upstream evaluation of all potential new suppliers against the requirements of the Sustainable and Ethical Purchasing Charter (see IN53).
- Listing contingent on a satisfactory CSR assessment according to a standard analysis grid (see PR39).
- > Mapping of tier 1 suppliers and weavers as tier 2 suppliers.
- Identification of at-risk suppliers based on country of production (IN87).
- Periodic CSR assessment of suppliers against the requirements of the Sustainable and Ethical Purchasing Charter.
- > CSR audits of at-risk suppliers by an independent third party.

- Listing subject to triple validation using a written procedure (applicant, segment purchasing manager and purchasing directors) and to the systematic and binding signature of the Sustainable and Ethical Purchasing Charter by all new suppliers.
- Strict supervision of the use of subcontracting, which requires written agreement from the Group.
- Training of buyers in the charter principles and supplier evaluation procedures.
- Involvement of suppliers in achieving performance objectives, particularly those relating to the environment.

- Centralization and standardization of purchasing departments and deployment of tracking tools throughout the value chain.
- Development of long-term supplier relationships through "Corporate" and "Local" buyers, including mobilization of their own networks of suppliers and regular dialogue.
- Suppliers' duty to inform the Group about any incident that may have an impact on Elis's service or the products delivered.

Activities of the Company and its subsidiaries

Measure 5:

System for monitoring the measures implemented and assessing their effectiveness

- Annual review of the actions taken following the self-assessment of production sites by the Audit and Internal Control Department and the departments concerned.
- Internal audit by the Audit and Internal Control Department of imperative safety requirements.
- > 60 safety inspections per year as part of the insurance program;
- Monitoring of the management indicators related to performance and environmental compliance.
- Action and improvement plans developed based on the results of internal and external audits and inspections, as well as employee surveys.
- Assistance provided to operational staff for their improvement plans through support functions (HR, QSE, etc.).

- Activities of suppliers and subcontractors
- Action plans developed according to the results of external audits based on critical and major non-compliances identified (see PR40).
- > Compliance deadlines imposed by management.
- Systematic follow-up audits in case of non-compliance with the criteria defined by the Group (see PR40).
- Delisting in the event of non-compliance with the required corrective measures.
- Annual economic review of business activity to measure the CSR coverage of expenditure with suppliers.

4.4.4 Actions implemented in 2023

In 2023, the Group continued the actions described above as part of its continuous improvement and risk management strategy.

The management of CSR risks related to the value chain of the products distributed by the Group is one of the criteria on which the longevity of the business relationship with third parties is based. As of 2022, more than 75% of the Top 100 suppliers in direct purchasing have signed the Code of Conduct, thus guaranteeing mutual commitment to fair practices, human rights, health and safety, and environmental protection.

At the same time, continuous CSR audits of third parties ensure compliance with and enforcement of the Code of Conduct. This measure covers over 94% of expenditure related to direct purchases. The measures are discussed in chapter 3, section 3.5.3 of this Universal Registration Document, with a detailed description of the system and its results.





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5.1 HIGHLIGHTS OF THE FINANCIAL YEAR 2023 MER

5.1.1 Record financial performance for Elis in 2023; many industrial and commercial successes; acceleration of the Group's deleveraging

Almost all of Elis's financial indicators reached record levels in 2023. Amid still-high inflation, revenue growth benefited substantially from the price adjustments implemented to offset the higher cost base.

Sales momentum was robust, particularly in workwear, where outsourcing is accelerating in a number of industries. From an industrial standpoint, the ongoing optimization of the production processes in all regions has led to considerable productivity gains, particularly in logistics and resource consumption. These operational successes are reflected in Elis's outstanding financial results, with a sharp improvement in revenue, in EBITDA and EBIT margins, and in net income from ordinary operations. Free cash flow, up 35%, reached a record €304 million and allowed the Group to accelerate its deleveraging, with the debt ratio down 0.5x to 2.0x at December 31, 2023.

In view of these solid results, a cash dividend of €0.43 per share will be proposed at the next general shareholders' meeting, an increase of nearly 5% from the previous year.

5.1.2 Major acquisitions

The major acquisitions the Group completed during the financial year were:

- Gruppo Indaco in Italy;
- > Compañía de Tratamientos Levante in Spain.

5.1.3 Financing

Receivables sale programs (Securitization)

On June 12, 2023, the Group completed a trade receivables sale program in France, in the form of securitization for a duration of three years. In the context of this program, the Group agreed to sell some of its trade receivables on a renewable basis. In line with the provisions of the securitization contract, the subsidiaries undertake to indemnify the buyer in the event that the receivables sold become unrecoverable or litigious. Moreover, under this contract, the buyer of the receivables, in order to mitigate its risk, finances only part of the receivables sold to it, as is usually the case in similar commercial transactions. Thus, since the risks and benefits cannot be considered to have been fully transferred, the trade receivables cannot be derecognized and these operations are treated as a secured loan.

USPP

On July 20, 2023, Elis took out new USPP (US Private Placement) financing for US\$200.0 million. The new notes issued have a 12-year

5.1.4 Pension reform in France

Elis's commitments in terms of long-term benefits paid to French employees for retirement benefits were revalued to take into account the ratification on April 14, 2023 of a law that will gradually extend the legal retirement age in France from 62 to 64. This reform means, with regard to the amounts recognized as at December 31, 2022, a reduction of €0.9 million in the Group's

Detailed information on these transactions is given in Note 2.4, "Acquisitions in 2023," to the Group's consolidated financial statements for the financial year ended December 31, 2023, which can be found in section 6.1 of chapter 6 of this Universal Registration Document.

maturity (July 2035) and offer investors a 6.03% coupon in US dollars. The notes have been swapped in euros for a total amount of €183.4 million by Elis, which will pay a final 5.21% coupon in euros. The funds raised by this financing will be entirely dedicated to refinancing the Group's existing debt, and in particular to refinancing the €500.0 million bond issue due to mature in April 2024.

2023 Convertible bond

On October 6, 2023, the Group repaid the bearers of the 2023 convertible bonds upon maturity, for a total of €200.0 million.

These transactions, which are in line with the Group's active refinancing strategy, contribute to extending the average maturity of its debt. Further information on these transactions is provided in Notes 8.1 and 8.3 to the Group's consolidated financial statements for the financial year ended December 31, 2023.

commitment for retirement benefits to be paid to French employees. Since it pertains to the revaluation of services rendered by employees during periods prior to this financial year, this income has been recognized in the financial statements under "Other operating income and expenses." This reform has no impact on the other long-term benefit plans provided to French employees.

5.2 GROUP RESULTS AFR

The Group's consolidated financial statements for the financial year ended December 31, 2023 were prepared in accordance with IFRS as adopted by the European Union. Audit procedures have been performed on the consolidated financial statements.

5.2.1 Key Performance Indicators for financial year 2023

Elis's operational and financial performance in 2023 confirms the relevance of the Group's strategy and business model.

Revenue at €4,309.4 million (up 12.8%, of which 11.8% on an organic basis)	Adjusted EBITDA margin at €1,474.8 million, i.e. 34.2% of revenue (up 130 bps from 2022)
Adjusted EBIT margin up 160 bps from 2022 to ${\in}683.1$ million, i.e. 15.9% of revenue	Operating income at €497.5 million, up 34.8%
Net income from ordinary operations at €433.4 million, up 23.4%	Net income at €262.4 million, up 29.5%
Net current earnings per share up 22.4% to €1.86 (up 18.4% to €1.70 on a diluted basis)	Free cash flow at €303.6 million, up 35.0%
Financial leverage at 2.0x as at December 31, 2023, versus 2.5x as at December 31, 2022	Cash dividend of €0.43 per share proposed for financial year 2023, up about 5% versus the divided paid for financial year 2022

5.2.2 Analysis of revenue and adjusted EBITDA by operating segment

REVENUE BY GEOGRAPHIC REGION

					Foreign	
(In millions of euros)	2023	2022	Organic growth	External growth	exchange effect	Reported growth
France	1,311.6	1,185.0	10.7%	-	-	10.7%
Central Europe	1,013.4	870.0	15.1%	0.7%	0.7%	16.5%
Scandinavia and Eastern Europe	599.2	580.7	8.5%	0.3%	-5.5%	3.2%
United Kingdom and Ireland	534.9	476.5	14.0%	-	-1.8%	12.3%
Latin America	444.9	347.3	10.4%	16.3%	1.3%	28.1%
Southern Europe	379.2	330.5	13.6%	1.1%	-	14.7%
Other	26.1	30.8	-14.0%	-	-1.0%	-15.0%
TOTAL	4,309.4	3,820.9	11.8%	1.8%	-0.8 %	12.8%

"Other" includes manufacturing entities and holding companies.

Percentage change calculations are based on actual figures.

As announced on January 30, 2024, Elis generated record revenue of €4,309.4 million in 2023, up 12.8% from 2022. This was driven by the adjustments implemented since 2022 to counter inflation, with a price effect of +9% on average during the year. The many commercial successes in workwear were another factor, as the outsourcing trend continued in the sector, in particular in Southern Europe and Latin America.

In France, revenue was up 10.7% (entirely on an organic basis). Price dynamics were strong, driven by the adjustments implemented since 2022 to offset cost inflation. The Group continued to secure a number of contract wins in workwear and pest control, offsetting a slight decline in activity with small accounts, particularly for non-essential services. The basis of comparison was favorable in Hospitality in the first quarter and activity subsequently remained stable compared with 2022.

In Central Europe, revenue was up 16.5% (up 15.1% on an organic basis). Sales momentum was satisfactory, particularly in Germany and the Netherlands, the region's two largest countries, where the continued growth in outsourcing led to new contract wins. Germany delivered organic revenue growth of about 17%: most of the price adjustments negotiated in 2022 to offset high inflation (mainly in wages) were implemented at the beginning of 2023. However, the Group's price discipline led to some contract losses in several countries in the region, particularly on the Healthcare market in Germany.

In Scandinavia & Eastern Europe, revenue was up 3.2% (up 8.5% on an organic basis) with a foreign exchange effect of -5.5%, due mainly to the performance of the Swedish krona and the Norwegian krone. Organic growth was driven by price adjustments and business development in workwear (including cleanroom). Activity in Hospitality was satisfactory.

In the United Kingdom & Ireland, revenue was up 12.3% (up 14.0% on an organic basis), with a negative foreign exchange effect of -1.8% for the year. The region's price dynamics were strong. Activity in Healthcare remained very solid. In Industry and Trade and Services, the Group won new contracts thanks to its steady focus on sales, but customer activity in the United Kingdom was adversely affected by the deteriorating macroeconomic situation in the country. Lastly, the Group's price discipline resulted in some contract losses in Hospitality.

In Latin America, revenue was up 28.1% (up 10.4% on an organic basis). Acquisitions accounted for 16.3% of the growth in the region in 2023. The Mexican acquisition, consolidated since July 1, 2022, achieved double-digit organic growth in the second half of the year. This acquisition significantly strengthened the region's growth profile. Furthermore, the outsourcing trend continued in all Latin American countries and translated into additional contract wins, particularly in Healthcare. Contract losses remained very limited even though the price effect was greater than inflation for the year.

In Southern Europe, revenue was up 14.7% (up 13.6% on an organic basis), with strong price dynamics. There was steady growth in outsourcing in workwear and the Group was able to win new contracts, particularly with companies in the food sector. Activity in Hospitality continued to recover and returned to prehealth crisis levels. Lastly, the acquisitions of Gruppo Indaco in Italy and Compañía de Tratamientos Levante in Spain are strong platforms for accelerating growth in the pest control sector in this region. These acquisitions accounted for 1.1% of the region's annual growth.

ADJUSTED EBITDA

(In millions of euros)	2023	2022 restated*	Change
France	529.8	456.2	16.1%
As a % of revenue	40.3%	38.4%	190 bps
Central Europe	310.9	259.0	20.0%
As a % of revenue	30.5%	29.6%	90 bps
Scandinavia & Eastern Europe	218.5	210.2	3.9 %
As a % of revenue	36.5%	36.2%	30 bps
UK & Ireland	164.4	143.2	14.8%
As a % of revenue	30.7%	30.0%	70 bps
Latin America	153.0	116.4	31.4%
As a % of revenue	34.4%	33.5%	90 bps
Southern Europe	117.1	90.1	30.0%
As a % of revenue	30.8%	27.2%	360 bps
Other	(18.9)	(15.5)	-21.8%
TOTAL	1,474.8	1,259.6	17.1%
As a % of revenue	34.2%	33.0%	130 bps

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Percentage change calculations are based on actual figures.

"Other" includes manufacturing entities and holding companies.

In 2023, the Group's adjusted EBITDA rose by 17.1% compared with 2022, to €1,474.8 million; adjusted EBITDA margin rose by 130 bps.

In France, logistics gains and industrial process optimization led to a 190 bps improvement in adjusted EBITDA margin, to 40.3%.

In Central Europe, adjusted EBITDA margin was up 90 bps compared with 2022, to 30.5%. The gradual implementation of price adjustments, along with productivity gains, mostly in logistics, helped counteract the high inflation in the region, particularly in Germany.

In Scandinavia & Eastern Europe, adjusted EBITDA margin was up 30 bps compared with 2022, to 36.5%. The optimization of logistics costs and energy consumption led to a margin improvement despite high inflation and the sometimes difficult price negotiations, particularly with customers in the public healthcare sector. In the United Kingdom & Ireland, adjusted EBITDA margin was up 70 bps compared with 2022, to 30.7%, due mainly to good cost control in logistics and improved workshop productivity.

In Latin America, adjusted EBITDA margin was up 90 bps compared with 2022, to 34.4%, driven by the integration of the Mexican asset, as well as productivity gains in the other countries.

In Southern Europe, the sharp increase in revenue and productivity gains led to a 360 bps improvement in adjusted EBITDA margin, to 30.8%.

5.2.3 Income statement analysis for the financial year ended December 31, 2023

The table below shows certain line items from the income statement for the financial years ended December 31, 2022 and December 31, 2023.

(In millions of euros)	2023	2022 restated*	Change Cha	inge (as a %)
REVENUE	4,309.4	3,820.9	488.5	12.8%
Cost of linen, equipment and other consumables	(629.4)	(575.0)	(54.4)	9.5%
Processing costs	(1,637.3)	(1,491.3)	(146.0)	9.8%
Distribution costs	(626.6)	(585.5)	(41.1)	7.0%
Gross margin	1,416.1	1,169.1	247.0	21.1%
Selling, general and administrative expenses	(763.6)	(655.1)	(108.5)	16.6%
Net impairment on trade and other receivables	(2.1)	5.7	(7.7)	-137.1%
Amortization of intangible assets recognized in a business combination	(85.1)	(82.9)	(2.1)	2.6%
Other operating income and expenses	(67.9)	(9.0)	(58.8)	650.3%
Goodwill impairment	0.0	(58.7)	58.7	-100.0%
OPERATING INCOME	497.5	369.0	128.5	34.8%
Net financial income (expense)	(124.6)	(86.7)	(37.9)	43.7%
INCOME (LOSS) BEFORE TAX	372.9	282.3	90.5	32.1%
Ταχ	(110.4)	(79.7)	(30.7)	38.6%
INCOME FROM CONTINUING OPERATIONS	262.4	202.6	59.8	29.5 %
Income from discontinued operations, net of tax	-	-	-	-
NET INCOME (LOSS)	262.4	202.6	59.8	29.5 %

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Revenue

The Group's consolidated revenue rose by \leq 488.5 million, or 12.8%, from \leq 3,820.9 million for the year ended December 31, 2022 to \leq 4,309.4 million for the year ended December 31, 2023.

This increase in revenue is mainly due to organic growth (11.8%) and external growth (1.8%). See section 5.2.2 of this chapter.

Cost of linen, equipment and other consumables

Cost of linen, equipment and other consumables rose by \notin 54.4 million (or 9.5%), from \notin 575.0 million for the year ended December 31, 2022 to \notin 629.5 million for the year ended December 31, 2023. The increase is consistent with the business recovery seen since 2022, leading to growth in demand for washroom consumables and higher expenditure on linen and related depreciation.

Processing costs

Processing costs increased by €146.0 million (or 9.8%), in connection with the continued growth in volumes processed, but also the rise in costs – particularly for energy and wages – in the context of persistent inflation in 2023.

Distribution costs

Distribution costs increased by ${\mbox{\sc e41.1}}$ million (or 7.0%) due to volume growth and cost inflation.

Gross margin

Gross margin increased by €247.0 million (or 21.1%), from €1,169.1 million for the year ended December 31, 2022 to €1,416.1 million for the year ended December 31, 2023.

Selling, general and administrative expenses

Selling, general and administrative expenses increased by €108.5 million, or 16.6%, from €655.1 million for the year ended December 31, 2022 to €763.6 million for the year ended December 31, 2023. This increase is the result of higher overheads in line with the growth in revenue and wage inflation.

Amortization of intangible assets recognized in a business combination

Amortization of intangible assets recognized in a business combination increased by \notin 2.0 million, or 2.6%, from \notin 82.9 million for the year ended December 31, 2022 to \notin 85.1 million for the year ended December 31, 2023.

Goodwill impairment

Following the impairment tests carried out as at December 31, 2023, the Group recorded no impairment losses.

The Group had recorded a goodwill impairment loss of \notin 58.7 million in Russia for the year ended December 31, 2022 (see Note 6.1 to the Group's consolidated financial statements for the year ended December 31, 2022 of the 2022 Universal Registration Document).

Other operating income and expenses

Other operating income and expenses increased by $\notin 58.8$ million from a net expense of $\notin 9.0$ million for the year ended December 31, 2022 to a net expense of $\notin 67.9$ million for the year ended December 31, 2023. For 2023, these consisted mainly of $\notin 50.4$ million in costs related to acquisitions and earnout adjustments, due mainly to the revaluation of the earnout pertaining to the acquisition carried out in Mexico in 2022 (see also Note 4.6 to the Group's consolidated financial statements for the financial year ended December 31, 2023).

Operating income

Operating income increased by ≤ 128.5 million (or 34.8%), from ≤ 369.0 million for the year ended December 31, 2022 to ≤ 497.5 million for the year ended December 31, 2023.

Net financial income (expense)

Net financial expense was €124.6 million for the year ended December 31, 2023 (versus €86.7 million for the year ended December 31, 2022), up €37.9 million. This change was due to the increase in interest expense related to the 2022 and 2023 refinancings which carried higher interest rates than in previous years, as well as an accretion expense for the earnout pertaining to the acquisition carried out in Mexico in 2022 (see Note 8.2 to the Group's consolidated financial statements for the financial year ended December 31, 2023), and a negative foreign exchange effect.

5.2.4 Group cash and equity

Consolidated cash flows

The table below summarizes the Group's cash flows for the financial years ended December 31, 2022 and December 31, 2023:

(In millions of euros)	2023	2022* restated
Net cash from operating activities	1,325.7	1,091.2
Net cash flows from investing activities	(902.4)	(912.5)
Net cash flows from financing activities	(46.4)	(53.7)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	376.8	125.0

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Tax

Income tax expense increased by €38.6 million, from €79.7 million for the year ended December 31, 2022 to €110.4 million for the year ended December 31, 2023. The average effective tax rate was 29.6% at December 31, 2023 (versus 28.2% at December 31, 2022). The main non-tax-deductible permanent differences are detailed in Note 9 to the Group's consolidated financial statements for the financial year ended December 31, 2023.

Net income (loss)

Net income increased by €59.8 million, from €202.6 million for the year ended December 31, 2022 to €262.4 million for the year ended December 31, 2023 for the aforementioned reasons.

Net income from ordinary operations

Net income from ordinary operations amounted to \notin 433.4 million in 2023, an improvement of 23.4% over 2022. Net current earnings per share were up 22.4% to \notin 1.86 (up 18.4% to \notin 1.70 on a diluted basis).

Cash flows from operating activities

The table below breaks down the Group's cash flows from operating activities for the financial years ended December 31, 2022 and December 31, 2023:

(In millions of euros)	2023	2022* restated
Operating income	497.5	369.0
Goodwill impairment	0.0	58.7
Share-based payments	22.9	20.3
Depreciation, amortization and provisions	885.3	793.6
Portion of grants transferred to income	(0.5)	(0.7)
Net gains and losses on disposal of property, plant and equipment and intangible assets	4.3	5.4
Earnout adjustments and other elements with no impact on cash flows	48.4	(2.5)
Cash flow before finance costs and tax	1,457.9	1,243.8
Change in inventories	12.3	(50.0)
Change in trade, other receivables and contract assets	(66.6)	(119.3)
Change in other assets	(1.4)	0.3
Change in trade and other payables	1.7	82.2
Change in contract liabilities and other liabilities	52.5	35.7
Other changes	(0.9)	(2.2)
Employee benefits	(3.5)	0.7
Tax paid	(126.4)	(100.1)
NET CASH FROM OPERATING ACTIVITIES	1,325.7	1,091.2

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

The reduction in inventories reflects a return to more normal levels after the disruption of the global supply chain in 2022, which had led the Group's central warehouses to overstock in order to compensate for the uncertainties of global shipping.

The change in trade and other receivables is explained by the mechanical effect of the increase in revenue throughout 2023 on trade receivables.

The change in trade and other payables stabilized after rising in 2022 due mainly to the increase in trade payables in line with the strong recovery in activity.

The change in contract and other liabilities can be explained primarily by the upward revision of the Mexican earnout in 2023.

Cash flows from investing activities

The table below breaks down the Group's cash flows from investing activities for the financial years ended December 31, 2022 and December 31, 2023:

(In millions of euros)	2023	2022* restated
Acquisition of intangible assets	(26.8)	(26.5)
Proceeds from sale of intangible assets	0.1	-
Acquisition of property, plant and equipment	(797.1)	(673.3)
Proceeds from sale of property, plant and equipment	2.8	7.4
Acquisition of subsidiaries, net of cash acquired	(82.2)	(221.7)
Proceeds from disposal of subsidiaries, net of cash transferred	-	-
Changes in loans and advances	0.5	1.1
Dividends earned	-	-
Investment grants	0.3	0.5
NET CASH FROM INVESTING ACTIVITIES	(902.4)	(912.5)

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Net investments during the year totaled \in 820.8 million (compared with \notin 691.9 million as at December 31, 2022) and included capital expenditure, IT and items for rent (textile items and hygiene and well-being appliances).

They continued to increase in line with the upturn in revenue and in the major capital expenditure programs, representing 19.0% of revenue in 2023 (versus 18.1% in 2022).

Acquisition of subsidiaries corresponds to the acquisitions made throughout 2023 (see Note 2.4 to the Group's consolidated financial statements for the financial year ended December 31, 2023).

The table below shows inflows/outflows for 2022 and 2023:

(In millions of euros)	2023	2022 restated*
Linen purchases	(584.3)	(518.8)
Purchases of other items for rental/laundry/maintenance services	(37.3)	(37.3)
Other acquisitions of property, plant and equipment and intangible assets	(202.3)	(143.7)
Asset disposals	2.9	7.4
Investment grants	0.3	0.5
OUTFLOWS/INFLOWS RELATING TO PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS	(820.8)	(691.9)

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Cash flows from financing activities

The table below breaks down the Group's cash flows from financing activities for the financial years ended December 31, 2022 and December 31, 2023:

(In millions of euros)	2023	2022 restated*
Capital increase	7.9	4.6
Treasury shares	1.2	(0.1)
Dividends paid	(61.7)	(33.2)
Proceeds from new borrowings	1,194.8	1,244.0
Repayments of borrowings	(985.9)	(1,091.2)
Lease liability payments - principal	(111.0)	(101.5)
Net interest paid (including interest on lease liabilities)	(90.2)	(72.9)
Other cash flows related to financing activities	(1.4)	(3.4)
NET CASH FLOWS FROM FINANCING ACTIVITIES	(46.4)	(53.7)

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Lease payments are presented, in accordance with IFRS 16, in cash flows from financing activities, broken down between interest (recorded as financial expenses) and principal payments (presented on a separate line).

Equity

Equity attributable to owners of the parent company totaled \notin 3,211.5 million as at December 31, 2022 and \notin 3,475.7 million as at December 31, 2023. The change in Group equity in 2023 was due mainly to net income for the year, as presented in Note 6.1.5 "Changes in equity" to the Group's consolidated financial statements for the year ended December 31, 2023.

Off-balance sheet commitments

The Group's off-balance sheet commitments are presented in Notes 2.5 and 8.9 to the Group's consolidated financial statements for the financial year ended December 31, 2023.

5.2.5 Borrowing needs and financing structure

Financing needs

The Group's financing needs arise mainly from its working capital requirement, capital expenditure (including acquisitions and linen purchases), and financial expense hedging.

The Group's main regular source of liquidity is cash flow from operating activities. Its ability to generate cash from operating activities in the future depends on its future operating performance. To some extent, that performance depends in turn on economic, financial, competition, market, regulatory, health and other factors, most of which are not under the Group's control. The Group uses its various financing sources and cash and cash equivalents to cover its ordinary financing needs. Its cash is mainly held in euros. The main ways the Group uses cash are:

Capital expenditure and investment in textiles

Part of the Group's cash flow is allocated to financing its capital expenditure (excluding acquisitions), which breaks down into the following categories:

- industrial capital expenditure on:
 - intangible assets (mainly relating to information and technology systems),

- property, plant and equipment: major projects (land and buildings), and facilities and equipment (washing machines, general services, etc.). It therefore covers investments for both growth (new plants or to increase capacity) and maintenance (equipment replacement);
- investments in hygiene appliances; and
- expenditure on linen, which varies according to the level of activity and the schedule for providing linen to the Group's customers, since most customers are under contract for rentalmaintenance services. Growth investments thus make up a large percentage of this expenditure because of the initial outlay required to set up a new customer.

The Group's gross capital expenditure (before grants) for the financial years ended December 31, 2021, 2022 and 2023 (excluding acquisitions) totaled \notin 573.8 million, \notin 699.8 million and \notin 823.9 million, respectively, and is divided among all Group countries. After the decline in 2020 due to the pandemic's impact on activity and on the Group's level of expenditure, the increase seen since 2021 stemmed from the significant business recovery, particularly since 2022 for the Hospitality segment, leading to a sharp rise in expenditure on linen and major capital expenditure programs.

The European market for the rental and maintenance of textile products and hygiene and well-being appliances remains relatively fragmented, and there are interesting consolidation opportunities in the foreign countries where the Group already operates.

For acquisitions outside France, the Group evaluates the relevant markets of other countries with the aim of carrying out targeted acquisitions. The Group relies in particular on the following indicators for the basis of these evaluations: favorable business environment, geopolitics, population, per capita GDP, GDP growth, the Tourism sector, the Healthcare sector and the presence of international companies as potential customers. The Group's objective is to become one of the leading service providers in each country in which it operates and in each of its market segments.

In the last three years, the Group has finalized several acquisitions, in particular in 2022 with an acquisition in a new country, with the Lavartex group in Mexico (for a description of the acquisitions made in financial years 2023 and 2022, see Note 2.4, "Changes in scope of consolidation," to the Group's consolidated financial statements for the financial year ended December 31, 2023). At the end of February 2024, the Group also acquired Europe's largest flat linen laundry in the Netherlands (see Note 2.6 to the Group's consolidated financial statements for the financial year ended December 31, 2023).

Net interest paid

The Group paid financial interest (net of financial income) of \in 72.9 million for the year ended December 31, 2022 and \in 90.2 million for the year ended December 31, 2023. The \in 17.3 million increase in net interest paid can be attributed mainly to the rise in interest rates and to the refinancing transactions carried out in 2022 and 2023 at higher interest rates than before (see section 5.1.3 of chapter 5 of this 2023 Universal Registration Document).

Financing structure

The table in Note 8.3 to the Group's consolidated financial statements for the financial year ended December 31, 2023 breaks down the Group's gross debt as at December 31, 2022 and December 31, 2023. The financing policy is set out in Note 8.1 to the Group's consolidated financial statements.

5.2.6 Definitions and reconciliation of alternative performance measures to IFRS indicators

These alternative performance measures are meant to facilitate the analysis of Elis's operating trends, financial performance and financial position and to provide investors with additional information that the Management Board believes to be useful and relevant regarding Elis's results. These indicators, generally, have no standardized meaning and therefore may not be compared to similarly labeled indicators used by other companies. As a result, none of these indicators should be considered separately from, or as a substitute for, the Group's consolidated financial statements and related notes prepared in accordance with IFRS.

Organic growth

Organic growth in the Group's revenue is calculated excluding (i) the impacts of changes in the scope of consolidation of "major acquisitions" and "major disposals" (as defined in the Document de Base) in each of the periods under comparison, as well as (ii) the impact of exchange rate fluctuations.

Adjusted EBITDA and adjusted EBIT

The definitions of adjusted EBITDA and adjusted EBIT are given in Note 3.2, "Segment information – Income (loss)" to the Group's consolidated financial statements for the year ended December 31, 2023.

Net income from ordinary operations

Net income from ordinary operations corresponds to net income or loss excluding extraordinary items which, due to their type and unusual nature, cannot be considered as intrinsic to the Group's current performance:

(In millions of euros)	2023	2022 restated*
NET INCOME (LOSS)	262.4	202.6
Amortization of intangible assets recognized in a business combination ^(a)	65.0	63.4
Goodwill impairment	-	58.7
IFRS 2 expense ^(a)	28.9	21.5
Accretion expense for the earnout pertaining to the acquisition in Mexico	12.4	-
Accelerated amortization of bridge loan issuing costs ^(a)	-	0.3
Extraordinary gains/losses on refinancing transactions ⁽⁰⁾	-	(2.2)
Other operating income and expenses ^(a)	64.6	7.0
NET INCOME FROM ORDINARY OPERATIONS	433.4	351.3
Attributable to:		
> owners of the parent	449.0	360.9
> non-controlling interests	(0.0)	0.0
Net current earnings per share (in euros):		
 basic, attributable to owners of the parent 	1.86	1.52
diluted, attributable to owners of the parent	1.70	1.44

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

(a) Net of tax effect.

Free cash flow

Free cash flow is defined as EBITDA less non-cash items and changes in working capital, purchases of linen, capital expenditure (net of disposals), tax paid, financial interest paid and lease liabilities payments.

(In millions of euros)	2023	2022 restated*
ADJUSTED EBITDA	1,474.8	1,259.6
Non-recurring items and changes in provisions	(13.7)	(9.7)
Acquisition and disposal expenses	(1.5)	(4.4)
Other	(1.6)	(1.7)
Cash flow before finance costs and tax	1,457.9	1,243.8
Net capex	(820.8)	(691.9)
Change in working capital requirement	(5.9)	(52.6)
Net interest paid (including interest on lease liabilities)	(90.2)	(72.9)
Tax paid	(126.4)	(100.1)
Lease liability payments - principal	(111.0)	(101.5)
FREE CASH FLOW (AFTER PAYMENT OF LEASE LIABILITIES)	303.6	224.9

(*) See Note 1.4 to the Group's consolidated financial statements for the year ended December 31, 2023.

Leverage

Financial leverage corresponds to the financial covenant as defined in the bank financing agreement signed in 2021: Leverage ratio is defined as the net financial debt (as described in Note 8.5 "Net Financial Debt" to the Group's consolidated financial statements, which can be found in section 6.1 of chapter 6 of this Universal Registration Document) divided by the adjusted EBITDA (as defined in Note 3.2 "Income (loss)" to the Group's consolidated financial statements, which can be found in section 6.1 of chapter 6 of this Universal Registration Document) pro forma of the acquisitions finalized during the last 12 months and after synergies.

Net financial debt thus stood at €3,025.5 million at December 31, 2023. The Group's pro forma EBITDA for 2023 after synergies amounted to €1,480.0 million (equal to the reported 2023 EBITDA of €1,474.8 million, increased by €1.8 million to account for acquisitions made in 2023 as if they had taken place on January 1, 2023 (see Note 2.4 to the Group's consolidated financial statements for the financial year ended December 31, 2023) plus €3.5 million for estimated potential synergies for 2024-25).

The financial leverage is 2.0x as at December 31, 2023 (2.5x as at December 31, 2022).

ROCE

Return on capital employed (ROCE) before tax is an indicator of investment performance:

(In millions of euros)	2023	2022
EBIT (I)	683.1	543.7
Capital employed at beginning of period (II)	4,904.0	4,673.9
ROCE (BEFORE TAX) = (I)/(II)	13.9%	11.6%

	As at Ja	inuary 1
(In millions of euros)	2023	2022
TOTAL ASSETS	8,634.3	8,043.1
Employee benefit assets	(18.7)	(51.8)
Cash and cash equivalents	(286.1)	(160.1)
Intangible assets recognized in the Group's last LBO (net of deferred tax)	(1,537.0)	(1,537.7)
SUBTOTAL (III)	6,792.4	6,293.4
TOTAL EQUITY AND LIABILITIES	8,634.3	8,043.1
Equity	(3,212.3)	(3,013.7)
Employee benefit liabilities	(69.4)	(105.9)
Borrowings and financial debt	(3,034.9)	(3,084.5)
Bank overdrafts and current borrowings	(429.3)	(219.5)
SUBTOTAL (IV)	1,888.5	1,619.5
Capital employed at beginning of period (II)=(III)-(IV)	4,904.0	4,673.9

The calculation of capital employed excludes intangibles recognized during the last LBO for €1,537.7 million in 2022 and €1,537.0 million in 2023 (net of deferred tax).

5.3 EVENTS AFTER THE REPORTING PERIOD

Significant events that occurred between the reporting date and the approval date of the financial statements are described in Notes 2.6 and 12 to the Group's consolidated financial statements for the financial year ended December 31, 2023.

5.4 RECENT DEVELOPMENTS

Following the vesting of the free performance shares, the share capital was increased on March 11, 2024 by a nominal amount of €0.4 million through the capitalization of those same amounts in "Additional paid-in capital."

On March 13, 2024, the Group acquired Mexican company Los Carruajes de la Corona (revenue of approximately €1.1 million, 60 employees).

On March 14, 2024, Elis placed a principal amount of €400.0 million of senior unsecured notes under its EMTN (Euro Medium Term Notes) program. The notes have a maturity of six years and carry a fixed annual coupon of 3.75%.

The net proceeds of this new issue will be used primarily to refinance the original tranche for a principal amount of \notin 500.0 million, due to mature on April 3, 2025. This transaction is in line with the Group's active refinancing strategy and its ongoing deleveraging. The placement of this issue was led by eight banks: BBVA, BNP Paribas, Commerzbank, Deutsche Bank, HSBC, KBC, Natixis and SG.

Financial rating: in a press release dated March 13, 2024, Morningstar DBRS raised the Group's long-term credit rating and its EMTN financing credit rating to "BBB" (stable outlook).

5.5 OUTLOOK AFR

The outlook is based on the Group's strategy, which has four main components:

- development of sustainable services and promotion of the circular economy;
- industrial and commercial excellence;

- consolidation of existing positions;
- > network expansion.

Outlook 2024

Annual organic revenue growth is forecast at about 5.0% in 2024, with a smaller price effect than in 2023 due to slowing inflation.

Elis has decided to invest in the future by significantly strengthening its sales organization. The sales teams are being reinforced in all of the Group's regions to accelerate the roll-out of its services and support future growth. This represents an additional annual cost of about €20 million. Adjusted EBITDA margin for 2024 is nevertheless expected to be close to 35.0%, due to the additional productivity gains to be realized during the year and to our energy supply contracts, whose conditions are locked in for almost all of the 2024 volumes.

Adjusted EBIT margin for 2024 is expected to be stable compared with 2023 at about 16.0%. The improvement in adjusted EBITDA margin is expected to be offset by the normalization of depreciation and amortization as a percentage of revenue (2023 was the last year to benefit from lower levels of depreciation and amortization than usual, given the low levels of investment during the pandemic). Net current earnings per share for 2024 are expected to exceed €1.75 (number of shares on a diluted basis, taking into account the potential dilutive effect of the OCEANEs issued in September 2022).

Free cash flow for 2024 is expected to be about €340 million, driven by an improvement in EBITDA and the ongoing normalization of working capital requirement.

Financial leverage as at December 31, 2024 is expected to fall by around 0.2x over the course of 2024.

The goals presented in this paragraph do not under any circumstances imply any commitment by the Group, nor are they provisional data, estimates or forecasts for income as defined by Delegated Regulation (EU) 2019/980, as amended, or by AMF or ESMA recommendations regarding forecasts. This is of particular note given the uncertainties and risk factors likely to arise during the period. Section 4.1 "Risk Factors" of chapter 4 of this Universal Registration Document presents the risks and uncertainties to which the Group is exposed that could have a material adverse effect on the assumptions, goals and outlook set out above.

5.6 FUTURE INVESTMENTS

The Group intends to continue its investment policy along the same lines as in the past, namely investments relating to its everyday activities comprising capital expenditure to maintain and improve its facilities (plant, equipment, IT and rented hygiene appliances) as well as investments in textile products for rent to customers, on the one hand, and on the other hand, external growth (acquisition) opportunities with attractive profiles in terms of return on investment and meeting the criteria of its acquisition strategy.

As at the date of this Universal Registration Document, the Group has not entered into any significant firm commitments regarding its future investments.

5.7 RESEARCH AND DEVELOPMENT ACTIVITIES AND

The Elis Group allocates resources to its industrial, marketing and IT departments to continuously improve the company's processes, products and services.

The Group's research and development activities are detailed in section 1.2 "Focus on Innovation" in chapter 1 of this Universal Registration Document.

The Company has no other research and development activities.

5.8 ELIS'S RESULTS AFR

The Company's financial statements for the financial year ended December 31, 2023 were prepared in the same form and according to the same methods as in previous years.

Elis generated an operating loss of €28.0 million for the 2023 financial year, versus a loss of €34.1 million in 2022.

The reduction in the operating loss stems mainly from fees and debt issuance costs (which are fully expensed in the financial year in which they are incurred) resulting from a higher amount of refinanced debt in 2022 than in financial year 2023.

Net financial income was €189.1 million in 2023, versus an expense of €131.0 million for 2022. Financial profit mainly came from the dividends received from the French subsidiary M.A.J. for €110.0 million and from the UK subsidiary Berendsen Ltd for €122.4 million (£106.3 million).

Non-recurring income showed an expense of $\in 1.2$ million in 2023, composed primarily of restructuring costs for $\in 0.7$ million and a pension provision for $\in 0.7$ million.

Elis posted a consolidated income tax benefit of $\notin 17.8$ million (compared with $\notin 16.4$ million in 2022). This benefit arose from tax consolidation, since the tax received from consolidated subsidiaries was higher than the tax owed by the tax group of which Elis is the parent company.

Elis's equity totaled €2,955.5 million, an increase of €123.9 million compared with December 31, 2022, due to net profits during the financial year, the 2023 "Elis for All" plan, and cash dividends paid as described in Note 4.1 to the Company's financial statements.

5.9 FIVE-YEAR FINANCIAL SUMMARY AFR

Financial year Type of information					
(In euros)	2019	2020	2021	2022	2023
I. Financial position at the financial year-end					
> share capital	221,297,797	221,819,430	224,076,007	230,147,257	234,000,047
 number of shares issued 	221,297,797	221,819,430	224,076,007	230,147,257	234,000,047
 number of bonds convertible into shares 					
II. Results of operations					
> revenue excl. tax	1,005,480	1,005,480	1,045,912	1,057,695	1,184,643
 net income (loss) before tax, depreciation, amortization and provisions 	(103,380,084)	(60,322,556)	(65,275,887)	101,929,105	138,929,028
> income tax expense	36,127,575	20,707,690	22,353,949	16,429,386	17,824,437
 net income (loss) after tax, depreciation, amortization and provisions 	(70,323,741)	(42,796,153)	(49,066,015)	110,356,235	159,744,596
 amount of earnings distributed 	0	0	0	82,908,122	94,596,601
III. Per share data					
 net income (loss) after tax, but before depreciation, amortization and provisions 	(0.47)	(0.27)	(0.29)	0.44	0.59
 net income (loss) after tax, depreciation, amortization and provisions 	(0.32)	(0.19)	(0.22)	0.44	0.68
 dividend per share 	0.00	0.00	0.00	0.37	0.41
IV. Employees					
 number of employees 	2	2	2	2	2
> payroll expenses	3,263,588	3,361,711	2,476,325	3,805,252	4,075,858
 employee benefits (social security, etc.) 	1,890,025	894,124	1,355,753	2,266,090	3,789,627

5.10 LEGAL, FINANCIAL AND TAX INFORMATION ABOUT THE COMPANY

5.10.1 Significant equity investment in France and acquisitions of control

The Company did not directly acquire any significant equity interests in France during the financial year.

Elis acquired indirect control of the following companies headquartered in France: SOS Termites SAS, 3D - Désinfection, Dératisation, Désinsectisation SAS, Alpes 3D SAS, Savoie Anti-Nuisibles SAS, Haute-Savoie Anti-Nuisibles SAS, Ain Anti-Nuisibles SAS, and Bio Pest Services SAS.

5.10.2 Injunctions or fines for anticompetitive practices

None⁽¹⁾.

5.10.3 Additional tax information

During the financial year ended December 31, 2023, the Company:

- recognized €28,934 in sumptuary expenses that were not deductible from taxable income as defined in Article 39-4 of the French Tax Code (lines WE and WF of the tax return);
- did not exclude any general expenses from the expenses that can be deducted from income taxable pursuant to Articles 39-5 and 223 quinquies of the French Tax Code;
- added back €917,320 for directors' compensation exceeding the deductible threshold of €457 per member of the Supervisory Board.

5.10.4 Information about payment terms for customers and suppliers

In accordance with Articles L. 441-14 and D. 441-6 of the French Commercial Code, the balance of net trade payables at the end of the financial year (excluding accrued expenses) was €2,613,308.

INVOICES RECEIVED OR ISSUED BUT UNPAID AND PAST DUE AT THE CLOSING DATE OF THE FINANCIAL YEAR (TABLE PROVIDED FOR IN ARTICLE D. 441-6)

	Article			nvoices rece financial ye		bid	Articl	Article D. 441-6 I para. 2: Invoices issued, unpaid and past due at the financial year-end				id
Number of invoices concerned (In thousands of euros)	0 days (for information only)	1 to 30 days	31 to 60 days	61 to 90 days	91 days or more	Total (1 day or more)	0 days (for information only)	1 to 30 days	31 to 60 days	61 to 90 days	91 days or more	Total (1 day or more)
(A) By aging category												
Number of invoices concerned	46	16	2		2	20	11	2			1	3
Aggregate invoice amount (incl. VAT)	(3,924)	(287)	(31)		(19)	(337)	484	128			16	144
Percentage of total amount of purchases (incl. VAT) for the year	17.26%	1.26%	0.14%		0.09%	1.49%						
Percentage of revenue (incl. VAT) for the year							n/a	n/a			n/a	n/a
(B) Invoices excluded from (A) relati	ng to disputed	or unreco	gnized rec	eivables a	nd payable	es						
Number of excluded invoices												
Aggregate amount of excluded invoices (incl. taxes)												
(C) Standard payment terms used (co	ontractual or le	gal terms	– Article I	441-6 or	Article L.	443-1 of 1	the French Co	mmercial	Code)			
Payment terms used to calculate late payments		Contrac	tual or lega	l payment t	erms		Contrac	tual payme	ent terms: 1	5th of the f	ollowing m	onth

(1) Article L. 464-2 I of the French Commercial Code stipulates that when injunctions or fines for anticompetitive practices are imposed by the French competition authorities (Autorité de la concurrence), said authority can ask for its decision or the excerpt thereof to be included in the Management Board's report.

5.10.5 Dividends

Dividend policy

The Company will determine the amounts of any future dividend distributions on the basis of various factors, including the Company's general business conditions and in particular its strategic objectives, financial position, the opportunities it wishes to pursue and the applicable statutory provisions.

The next annual general shareholders' meeting will be asked to approve the payout of a dividend of €0.43 per share, or €100.6 million, based on the number of existing shares as at December 31, 2023 (excluding treasury shares). This amount, representing an increase of about 5% over the previous financial year, will be paid entirely in cash.

Dividends paid in the past three financial years

The Company did not pay any dividends in the financial year ended December 31, 2021.

The general shareholders' meeting held in May 2022 decided to pay a dividend of €0.37 per share, i.e. €83.0 million, with the option of payment in Elis shares. The cash dividend paid to shareholders who did not opt for the stock dividend amounted to €33.2 million.

The general shareholders' meeting held in May 2023 decided to pay a dividend of €0.41 per share, i.e. €94.6 million, with the option of payment in Elis shares. The cash dividend paid to shareholders who did not opt for the stock dividend amounted to €61.7 million.

Time frame for claiming dividends

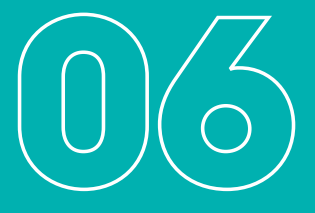
Dividends not claimed within five years from the payment date are time-barred and must be paid over to the French government.

5.10.6 Other information

In accordance with Article L. 232-1 of the French Commercial Code, it is hereby specified that the Company had no branches as at the date of filing of this Universal Registration Document.

In addition, the Company has not granted any inter-company loans within the meaning of Article L. 511-6 of the French Monetary and Financial Code.





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6.1 CONSOLIDATED FINANCIAL STATEMENTS

6.1.1 Consolidated income statement

(In millions of euros)	Notes	2023	2022 restated*
Revenue	3.1/4.1/4.2	4,309.4	3,820.9
Cost of linen, equipment and other consumables		(629.4)	(575.0)
Processing costs		(1,637.3)	(1,491.3)
Distribution costs		(626.6)	(585.5)
Gross margin		1,416.1	1,169.1
Selling, general and administrative expenses		(763.6)	(655.1)
Net impairment on trade and other receivables		(2.1)	5.7
Amortization of intangible assets recognized in a business combination	4.5	(85.1)	(82.9)
Other operating income and expenses	4.6	(67.9)	(9.0)
Goodwill impairment	6.1	0.0	(58.7)
Operating income	3.2	497.5	369.0
Net financial income (expense)	8.2	(124.6)	(86.7)
Income (loss) before tax		372.9	282.3
Tax	9	(110.4)	(79.7)
Income from continuing operations		262.4	202.6
Income from discontinued operation, net of tax		0.0	0.0
NET INCOME (LOSS)		262.4	202.6
Attributable to:			
 owners of the parent 		262.5	202.6
 non-controlling interests 		(0.0)	0.0
Earnings (loss) per share (EPS) <i>(in euros)</i> :			
 basic, attributable to owners of the parent 	10.3	€1.13	€0.88
 diluted, attributable to owners of the parent 	10.3	€1.06	€0.85
Earnings (loss) per share (EPS) from continuing operations (in euros):			
 basic, attributable to owners of the parent 	10.3	€1.13	€0.88
 diluted, attributable to owners of the parent 	10.3	€1.06	€0.85

6.1.2 Consolidated statement of comprehensive income

(In millions of euros) No	otes	2023	2022 restated*
NET INCOME (LOSS)		262.4	202.6
Gains (losses) on cash flow hedges, before tax	8.8	1.3	(7.9)
Cash flow hedge reserve reclassified to income	8.8	0.3	0.0
Total change in cash flow hedge reserve, before taxes		1.6	(7.9)
Related tax	8.8	(0.4)	2.0
Net change in the cost of hedging, before tax	8.8	(21.9)	7.4
Related tax	8.8	5.7	(1.9)
Effects of changes in foreign exchange rates – net translation differences		68.6	(24.4)
Other comprehensive income (loss) which may be subsequently reclassified to income		53.6	(24.8)
Actuarial gains (losses) on defined benefit plans, before tax		(28.1)	5.4
Related tax		6.2	(8.4)
Other comprehensive income (loss) which may not be subsequently reclassified to income		(21.8)	(2.9)
Other comprehensive income		31.7	(27.7)
TOTAL COMPREHENSIVE INCOME (LOSS)		294.2	174.9
Attributable to:			
 owners of the parent 		294.2	174.9
non-controlling interests		(0.0)	0.0

(*) See Note 1.4.

The change in cash flow hedge reserve reflects the change in the "spot" element of the fair value of forward contracts eligible for hedge accounting.

The net change in the cost of hedging reflects the change in the forward points of the fair value of forward contracts eligible for hedge accounting.

Details are presented in Note 8.8 "Derivative financial instruments and hedges."

Translation reserves arise from the translation, during consolidation, of assets and liabilities of Group entities denominated in foreign currencies as described in Note 2.3 "Foreign currency translation."

Actuarial gains and losses arising on the remeasurement of employee benefits reflect the effect of changes in assumptions (obligation discount rate, salary increase rate, retirement benefit increase rate and expected return on plan assets) used to measure defined benefit plan obligations.

6.1.3 Consolidated statement of financial position

Assets

(In millions of euros)	Notes	12/31/2023	12/31/2022 restated*
Goodwill	6.1	3,988.1	3,914.1
Intangible assets	6.2	695.1	763.4
Right-of-use assets	6.4	512.8	466.9
Property, plant and equipment	6.3	2,210.8	2,039.8
Other equity investments		0.1	0.1
Other non-current assets	8.7	66.5	79.2
Deferred tax assets	9	46.9	43.0
Employee benefit assets	5.3	12.3	18.7
TOTAL NON-CURRENT ASSETS		7,532.5	7,325.2
Inventories	4.7	185.6	195.2
Contract assets	4.3	51.9	45.5
Trade and other receivables	4.4	823.4	746.5
Current tax assets		24.5	18.2
Other assets	4.9	19.3	17.4
Cash and cash equivalents	8.4/8.5	665.1	286.1
Assets held for sale		0.0	0.2
TOTAL CURRENT ASSETS		1,769.7	1,309.1
TOTAL ASSETS		9,302.2	8,634.3
(*) See Note 1.4.			

Equity and liabilities

(In millions of euros)	Notes	12/31/2023	12/31/2022 restated*
Share capital	10.1	234.0	230.1
Additional paid-in capital	10.1	2,477.7	2,440.9
Treasury share reserve		(0.7)	(1.7)
Other reserves		(289.1)	(324.1)
Retained earnings		1,053.8	866.2
Equity attributable to owners of the parent		3,475.7	3,211.5
Non-controlling interests		0.7	0.8
TOTAL EQUITY		3,476.4	3,212.3
Provisions	7.1	94.0	91.8
Employee benefit liabilities	5.3	90.7	69.4
Borrowings and financial debt	8.3/8.5	2,717.5	3,034.9
Deferred tax liabilities	9	293.6	308.9
Lease liabilities	6.4	430.0	390.3
Other non-current liabilities	8.7	57.9	69.5
TOTAL NON-CURRENT LIABILITIES		3,683.6	3,964.7
Current provisions	7.1	17.1	10.4
Current tax liabilities		24.2	24.0
Trade and other payables	4.8	404.8	364.8
Contract liabilities	4.3	83.7	81.3
Current lease liabilities	6.4	107.4	95.2
Other liabilities	4.9	531.9	452.4
Bank overdrafts and current borrowings	8.3/8.5	973.1	429.3
Liabilities directly associated with assets held for sale		0.0	0.0
TOTAL CURRENT LIABILITIES		2,142.2	1,457.3
TOTAL EQUITY AND LIABILITIES		9,302.2	8,634.3
(*) See Note 1.4.			

6.1.4 Consolidated statement of cash flows

(In millions of euros)	Notes	2023	2022 restated*
NET INCOME (LOSS)		262.4	202.6
Тах	9	110.4	79.7
Net financial income (expense)	8.2	124.6	86.7
Goodwill impairment	6.1	0.0	58.7
Share-based payments		22.9	20.3
Depreciation, amortization and provisions	4.5	885.3	793.6
Portion of grants transferred to income	4.5	(0.5)	(0.7)
Net gains and losses on disposal of property, plant and equipment and intangible assets		4.3	5.4
Earnout adjustments and other elements with no impact on cash flows		48.4	(2.5)
CASH FLOW BEFORE FINANCE COSTS AND TAX		1,457.9	1,243.8
Change in inventories	4.7	12.3	(50.0)
Change in trade and other receivables and contract assets	4.4	(66.6)	(119.3)
Change in other assets	4.9	(1.4)	0.3
Change in trade and other payables	4.8	1.7	82.2
Change in contract liabilities and other liabilities	4.9	52.5	35.7
Other changes		(0.9)	(2.2)
Employee benefits		(3.5)	0.7
Tax paid		(126.4)	(100.1)
NET CASH FROM OPERATING ACTIVITIES		1,325.7	1,091.2
Acquisition of intangible assets		(26.8)	(26.5)
Proceeds from disposal of intangible assets		0.1	0.0
Acquisition of property, plant and equipment		(797.1)	(673.3)
Proceeds from disposal of property, plant and equipment		2.8	7.4
Acquisition of subsidiaries, net of cash acquired	2.4	(82.2)	(221.7)
Proceeds from disposal of subsidiaries, net of cash transferred		0.0	(0.0)
Changes in loans and advances		0.5	1.1
Dividends earned		(0.0)	0.0
Investment grants		0.3	0.5
NET CASH FLOWS FROM INVESTING ACTIVITIES		(902.4)	(912.5)
Capital increase	10.1	7.9	4.6
Treasury shares		1.2	(0.1)
Dividends paid		(61.7)	(33.2)
Proceeds from new borrowings	8.3	1,194.8	1,244.0
Repayments of borrowings	8.3	(985.9)	(1,091.2)
Lease liability payments - principal	6.4	(111.0)	(101.5)
Net interest paid (including interest on lease liabilities)		(90.2)	(72.9)
Other cash flows related to financing activities		(1.4)	(3.4)
NET CASH FLOWS FROM FINANCING ACTIVITIES		(46.4)	(53.7)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		376.8	125.0
Cash and cash equivalents at beginning of period		286.1	160.1
Effect of changes in foreign exchange rates on cash and cash equivalents		1.8	1.0
CASH AND CASH EQUIVALENTS AT END OF PERIOD	8.4	664.7	286.1

6.1.5 Consolidated statement of changes in equity as at December 31, 2023

(In millions of euros)	Notes	Share capital	Additional paid-in capital	Treasury share reserve	Cash flow hedge reserve	Cost of hedging reserve	Translation reserve	Equity component of convertible bonds	Legal reserve	Retained earnings	Owners of the parent	Non- controlling interests	Total equity
Balance as at December 31, 2022, restated*		230.1	2,440.9	(1.7)	(3.6)	6.8	(404.5)	54.2	23.0	866.2	3,211.5	0.8	3,212.3
Cash increase in share capital	10.1	0.7	7.2	0.0	0.0	0.0	0.0	0.0	0.0	(0.0)	7.9	0.0	7.9
Amounts paid to shareholders	10.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	(61.7)	(61.7)	0.0	(61.7)
Issue/redemption of convertible notes		0.0	0.0	0.0	0.0	0.0	0.0	(18.9)	0.0	18.9	(0.0)	0.0	(0.0)
Share-based payments		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	22.9	22.9	0.0	22.9
Changes in treasury shares		0.0	0.0	1.0	0.0	0.0	0.0	0.0	0.0	0.0	1.0	0.0	1.0
Acquisition of NCI without a change in control		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	(0.0)	(0.0)	0.0	(0.0)
Acquisition of subsidiary - NCI		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Other changes	10.1	3.1	29.6	0.0	0.0	0.0	0.0	0.0	0.4	(33.1)	(0.0)	0.0	(0.0)
NET INCOME (LOSS)		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	262.5	262.5	(0.0)	262.4
Other comprehensive income		0.0	0.0	0.0	1.2	(16.3)	68.6	0.0	0.0	(21.8)	31.7	0.0	31.7
TOTAL COMPREHENSIVE INCOME (LOSS)		0.0	0.0	0.0	1.2	(16.3)	68.6	0.0	0.0	240.6	294.2	(0.0)	294.2
BALANCE AS AT DECEMBER 31, 2023		234.0	2,477.7	(0.7)	(2.4)	(9.5)	(335.8)	35.3	23.4	1,053.8	3,475.7	0.7	3,476.4

(In millions of euros)	Notes	Share capital	Additional paid-in capital	Treasury share reserve	Cash flow hedge reserve	Cost of hedging reserve	Translation reserve	Equity component of convertible bonds	Legal reserve	Retained earnings	Owners of the parent	Non- controlling interests	Total equity
Balance as at December 31, 2021		224.1	2,531.6	(1.6)	2.2	1.3	(380.1)	37.8	16.0	581.5	3,013.0	0.7	3,013.7
Cash increase in share capital		0.6	4.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	4.6	0.0	4.6
Amounts paid to shareholders	10.2	0.0	(33.2)	0.0	0.0	0.0	0.0	0.0	0.0	(0.0)	(33.2)	0.0	(33.2)
Issue/redemption of convertible notes		0.0	0.0	0.0	0.0	0.0	0.0	16.3	0.0	15.7	32.1	0.0	32.1
Share-based payments		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	20.3	20.3	0.0	20.3
Changes in treasury shares		0.0	0.0	(0.1)	0.0	0.0	0.0	0.0	0.0	0.0	(0.1)	0.0	(0.1)
Acquisition of NCI without a change in control		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	(0.0)	(0.0)	0.0	(0.0)
Acquisition of subsidiary - NCI		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Other changes	10.1	5.5	(61.6)	0.0	0.0	0.0	0.0	0.0	7.0	49.1	(0.0)	0.0	(0.0)
NET INCOME (LOSS)		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	202.6	202.6	0.0	202.6
Other comprehensive income		0.0	0.0	0.0	(5.9)	5.5	(24.4)	0.0	0.0	(2.9)	(27.7)	0.0	(27.7)
TOTAL COMPREHENSIVE INCOME (LOSS)		0.0	0.0	0.0	(5.9)	5.5	(24.4)	0.0	0.0	199.6	174.9	0.0	174.9
BALANCE AS AT DECEMBER 31, 2022, RESTATED*		230.1	2,440.9	(1.7)	(3.6)	6.8	(404.5)	54.2	23.0	866.2	3,211.5	0.8	3,212.3

6.1.6 Consolidated statement of changes in equity as at December 31, 2022

6.1.7 Notes to the consolidated financial statements

Elis is an international multi-service provider, offering textile, hygiene and facility services solutions in Europe and Latin America. The Group serves hundreds of thousands of customers of all sizes in the Hospitality, Healthcare, Industry, and Commerce and Services sectors. Elis is a joint stock corporation governed by a Management Board and a Supervisory Board, listed on the Euronext market in Paris. Its registered office is located at 5, boulevard Louis-Loucheur, 92210 Saint-Cloud, France. The IFRS consolidated financial statements of the Elis Group for the 12-month period ended December 31, 2023 were approved by the Management Board on March 6, 2024 and reviewed by the Audit Committee and the Supervisory Board on March 6, 2024.

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NOTE 1 ACCOUNTING POLICIES

1.1 Basis of preparation

The Elis Group's consolidated financial statements include the financial statements of Elis and its subsidiaries. The Elis Group refers to Elis, the parent company of the Elis Group, and the companies included in the scope of consolidation (see Note 2 "Scope of consolidation and significant events of the year" and Note 11 "Related party disclosures").

The consolidated financial statements have been prepared on a going concern basis and under the historical cost convention, with the main exception of:

- derivative financial instruments and offsetting assets, contingent liabilities and financial liabilities representing a price adjustment, recognized in a business combination, which are measured at fair value;
- liabilities (assets) related to employee benefits, which are measured at the fair value of plan assets less the present value of defined benefit obligations, as limited by IAS 19;
- > assets held for sale, which are measured at the lower of the carrying amount and the fair value, less cost to sell.

The consolidated financial statements are presented in millions of euros, unless otherwise stated.

1.2 Accounting standards applied

The accounting policies used to prepare the consolidated financial statements comply with the IFRS standards and IFRS IC interpretations as adopted by the European Union as at December 31, 2023, and available on the following website: eurlex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32023R1803

The accounting policies adopted are identical to those used to prepare the consolidated financial statements for the year ended December 31, 2022 except for the following standards, amendments and interpretations effective for annual periods beginning on or after January 1, 2023.

Main standards, amendments and interpretations with mandatory application from January 1, 2023

- IFRS 17 "Insurance Contracts" and its amendments entitled "Initial Application of IFRS 17 and IFRS 9 – Comparative Information";
- Amendments to IAS 1 "Presentation of Financial Statements": "Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2)";
- Amendments to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors": "Definition of Accounting Estimates";
- Amendments to IAS 12 "Income Taxes": Deferred Tax related to Assets and Liabilities arising from a Single Transaction;
- Amendments to IAS 12 "International Tax Reform": "Pillar Two Model Rules."

The Group identified that these new standards – whose application is mandatory from January 1, 2023 – will have only a limited impact. As regards the amendments to IAS 12 "Income Taxes": "Deferred Tax related to Assets and Liabilities arising from a Single Transaction," the Group now recognizes a deferred tax asset in relation to lease liabilities and a deferred tax liability in relation to right-of-use assets separately, rather than on a net basis. However, taking into account the offsetting rules provided for by IAS 12, there is no impact on the statement of financial position. The impact for the Group relates only to the table detailing the sources of deferred taxes included in Note 9 "Income tax expense."

Standards that have been published but have not yet entered into force

- Main standards, amendments and interpretations adopted by the European Union as at December 31, 2023, which have been mandatory since January 1, 2024:
 - Amendments to IAS 1 "Presentation of Financial Statements": "Classification of Liabilities as Current or Noncurrent and Non-current Liabilities with Covenants";
 - Amendments to IFRS 16 "Leases": "Lease Liability in a Sale and Leaseback";

The Group did not apply these standards prior to their required effective dates in the European Union.

- Main standards, amendments and interpretations that have been published but not yet adopted by the European Union as at December 31, 2023:
 - Amendments to IAS 21 "The Effects of Changes in Foreign Exchange Rates": "Lack of Exchangeability";
 - Amendments to IAS 7 "Statement of Cash Flows" and IFRS 7 "Financial Instruments: Disclosures": "Supplier Finance Arrangements";

The Group expects these new standards to have a limited impact on the disclosures required in the notes to the consolidated financial statements.

1.3 Critical accounting estimates and judgments

The preparation of consolidated financial statements requires the Elis Group to make estimates and assumptions that affect the carrying amount of assets, liabilities, income and expenses and the disclosures in some of the notes to the financial statements. The Elis Group reviews these estimates and judgments on a regular basis, taking into consideration past experience and other factors deemed relevant in light of economic conditions.

Amounts reported in future financial statements may differ from current estimates due to changes in assumptions or if conditions vary from those anticipated.

Critical accounting estimates and assumptions

Recoverable amount of goodwill and intangible assets with indefinite useful lives

The Group performs annual impairment tests on goodwill and intangible assets with indefinite useful lives (brands) in accordance with IAS 36 Impairment of Assets. The recoverable amount of cash-generating units is calculated on the basis of their value in use. These calculations require the use of estimates. The estimates used, together with an analysis of assumption sensitivity, particularly for goodwill, are presented in Note 6.5 "Impairment losses on non-current assets."

Allocation of the acquisition price in business combinations

Business combinations are accounted for using the purchase accounting method: this means that, at the date on which control is acquired, the identifiable assets, liabilities and contingent liabilities acquired or assumed are measured at fair value. One of the most significant estimates when accounting for an acquisition is the determination of the fair value and the assumptions used to determine it. While the fair value of some acquired items, such as property, plant and equipment, can be accurately measured (using the market price), others are more complex to measure, such as intangible assets or contingent liabilities. These measurements are generally made by independent experts who base their work on assumptions and must estimate the effect of future events that are uncertain at the acquisition date.

Employee benefit liabilities

The present value of employee benefit obligations is computed on an actuarial basis using various assumptions. The discount rate is one of the assumptions used to calculate the net cost of retirement benefits. Any change in the assumptions affects the carrying amount of the employee benefit liabilities.

The Group sets the appropriate discount rate at the end of each reporting period. This is the interest rate applied to calculate the present value of future disbursements necessary to meet retirement benefit obligations. To determine the appropriate rate, the Group takes into account the interest rates on high-quality corporate bonds (iBoxx € Corporate AA 10+ for France) in the currencies in which benefits are to be paid and with a term comparable to the estimated average maturity of the corresponding obligation.

Note 5.3 "Employee benefit assets/liabilities" provides further details on the matter.

Defining terms of leases with renewal options

The Group defines the lease term as the non-cancellable period of the lease as well as any period covered by an option to extend the lease if it is reasonably certain that such option will be exercised, or any period covered by a lease termination option if the Group is reasonably certain it will not exercise this option.

Under some of its leases, the Group has the possibility of extending the period during which the assets are leased. The Group uses its own judgment to determine whether it is reasonably certain that it will exercise a renewal option. In other words, it takes any relevant factors that provide an economic incentive to exercise the renewal option as well as the Group's five-year strategic investment plan into account.

Provisions

The Group records provisions, mainly for disputes and environmental compliance:

- provisions for environmental compliance: Provisions for environmental compliance are assessed based on experts' reports and the Group's experience. The Group's Quality, Safety and Environment Department conducts an assessment of the sites concerned, monitors the progress and costs of the sites being cleaned up and ensures that appropriate provisions are updated in line with the studies carried out and the progress of the clean-up measures;
- provisions for disputes: some subsidiaries of the Group may be involved in regulatory, legal or arbitration proceedings that may, given the potential uncertainties, have a material impact on the Group's financial position, as described in Note 7.2 "Contingent liabilities." The Group's legal team keeps track of ongoing proceedings, regularly reviews their progress and assesses the need to establish adequate provisions or change their amounts, if events occurring in the course of the proceedings require a reappraisal of the risk. The decision to set aside a provision for a risk and the amount of the provision to be recorded is based on a case-by-case assessment of the risk, management's estimate of the unfavorable nature of the outcome of the proceedings in question (probable nature) and the ability to reliably estimate the related amount.

Accounting consequences of climate change

On September 4, 2023, Elis unveiled its climate roadmap and related 2030 targets, underscoring its commitment to contributing to a low-carbon society.

Elis's ambition is to achieve the following targets by 2030:

- reducing absolute Scope 1 and 2 CO2eq emissions by 47.5% between 2019 and 2030⁽¹⁾;
- reducing absolute Scope 3 CO2eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and endof-life treatment of sold products by 28% between 2019 and 2030.

These targets have been approved by the Science Based Targets initiative (SBTi), an international reference and a partnership between the United Nations Global Compact, the World Resources Institute (WRI), the Carbon Disclosure Project (CDP) and the World Wildlife Fund for Nature (WWF). They are fully in line with the objectives of the 2015 Paris Climate Agreements to contribute to restricting global warming to less than 1.5°C compared to preindustrial levels on Scopes 1 and 2, and well below 2°C on Scope 3. These climate targets mark a new phase in Elis's CSR and climate strategy. For a long time, the Group has worked to reduce its energy consumption and CO_2 eq emissions. In 2023, it reduced the intensity of its thermal energy consumption in its European laundries by 28% compared with 2010 and reduced its CO_2 eq emissions (Scopes 1 and 2) in absolute terms by 15% between 2019 and 2023.

To achieve its targets, Elis has developed a clear roadmap and action plan:

- > regarding Scopes 1 and 2, which represent 31% of the Group's CO_2eq emissions, Elis will:
 - further optimize its energy use in its industrial laundries thanks to the implementation of established energy-efficient solutions and experimental innovations,
 - decarbonize its energy through on-site renewable energy production, switching to alternative energies or implementing new procurement strategies,
 - reduce the environmental impact of its logistics fleet thanks to delivery optimization tools, eco-driving actions and fleet transition;
- $\,$ regarding Scope 3, which represents 69% of its CO_2eq emissions, Elis will:
 - improve and optimize its operational practices, especially on linen management,
 - reduce the environmental impact of its products by working on design, material selection or production methods,
 - reduce the impact of freight and support employees in their transition toward more responsible commuting practices.

This credible and ambitious plan of action favors efficiency measures, in terms of both carbon and financial gains. It is also supported by technologies and approaches long used by the Group. Global engagement among Elis's partners and the market will, however, be critical to ensure its achievement by 2030.

The Group tries to take climate risks into account as much as possible in the reporting assumptions and to integrate their potential impact in the financial statements where appropriate.

In particular, the Group has examined the potential impact of climate risks on:

- the estimated useful life of property, plant and equipment (Note 6.2 "Property, plant and equipment") used to calculate depreciation. The Group has ensured that these are consistent with its climate commitments;
- assumptions for asset impairment testing (Note 6.5 "Impairment losses on non-current assets"), which includes additional future investments: historically, the Group has generally been able to pass on cost increases to customers, in particular through price escalation clauses included in customer contracts;
- provisions for environmental compliance: the Group has not been led to change the way in which it establishes these provisions (see Note 7.1 "Provisions").

Furthermore, the Group has a \notin 900.0 million syndicated revolving credit facility (see Note 8.3 "Gross debt"), where costs are indexed to achievement of ESG objectives.

Critical judgments in applying accounting policies

Recognition of assets related to rentalmaintenance services

Rental-maintenance agreements are generally considered service agreements that do not transfer rights of use for the asset to the customer (mainly due to the substantive substitution right for textiles). Accordingly, items subject to rental-maintenance service agreements are recognized as non-current assets.

Accounting classification for the French business tax (cotisation sur la valeur ajoutée des entreprises – CVAE)

According to the Group's analysis, the French business tax (CVAE) meets the definition of income tax in paragraph 2 of IAS 12 Income Taxes. Total current and deferred amounts of CVAE are therefore presented in the line item "Income tax expense."

1.4 Restatements of prior years' financial information

The following tables present adjustments related to the income statement, the statement of financial position, and the statement of cash flows as at December 31, 2022, compared to the previously published financial statements as at December 31, 2022.

IFRS 3 "Business combinations"

IFRS 3 requires previously published comparative periods to be retrospectively restated for business combinations (recognition of the final fair value of the assets acquired and the liabilities and contingent liabilities assumed when this fair value was provisionally determined at the previous balance sheet date). The restatements are mainly related to the allocation of goodwill from acquisitions made in the second half of 2022, mainly for Lavartex in Mexico: recognition of customer relationships and of the brand using discounted cash flow methods, with the help of an expert.

The final fair value of assets and liabilities acquired in a business combination in 2022 is disclosed in the "Acquisitions made in the previous financial year" section of Note 2.4 "Changes in scope of consolidation."

CONSOLIDATED INCOME STATEMENT

(In millions of euros)	2022 reported	IFRS 3	2022 restated
REVENUE	3,820.9	0.0	3,820.9
Cost of linen, equipment and other consumables	(575.0)	0.0	(575.0)
Processing costs	(1,491.3)	0.0	(1,491.3)
Distribution costs	(585.5)	0.0	(585.5)
Gross margin	1,169.1	0.0	1,169.1
Selling, general and administrative expenses	(655.1)	0.0	(655.1)
Net impairment on trade and other receivables	5.7	0.0	5.7
Amortization of intangible assets recognized in a business combination	(80.1)	(2.8)	(82.9)
Other operating income and expenses	(9.0)	0.0	(9.0)
Goodwill impairment	(58.7)	0.0	(58.7)
Operating income	371.8	(2.8)	369.0
Net financial income (expense)	(86.7)	0.0	(86.7)
Income (loss) before tax	285.1	(2.8)	282.3
Тах	(80.5)	0.8	(79.7)
Income from continuing operations	204.6	(2.0)	202.6
Income from discontinued operation, net of tax	0.0	0.0	0.0
NET INCOME (LOSS)	204.6	(2.0)	202.6
Attributable to:			
• owners of the parent	204.6	(2.0)	202.6
 non-controlling interests 	0.0	0.0	0.0
Earnings (loss) per share (EPS) <i>(in euros)</i> :			
 basic, attributable to owners of the parent 	€0.89		€0.88
 diluted, attributable to owners of the parent 	€0.86		€0.85
Earnings (loss) per share (EPS) from continuing operations (in euros):			
 basic, attributable to owners of the parent 	€0.89		€0.88
 diluted, attributable to owners of the parent 	€0.86		€0.85

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(In millions of euros)	2022 reported	IFRS 3	2022 restated
NET INCOME (LOSS)	204.6	(2.0)	202.6
Gains (losses) on cash flow hedges, before tax	(7.9)		(7.9)
Cash flow hedge reserve reclassified to income	0.0		0.0
Total change in cash flow hedge reserve, before taxes	(7.9)	0.0	(7.9)
Related tax	2.0		2.0
Net change in the cost of hedging, before tax	7.4		7.4
Related tax	(1.9)		(1.9)
Effects of changes in foreign exchange rates – net translation differences	(24.5)	0.1	(24.4)
Other comprehensive income (loss) which may be subsequently reclassified to income	(24.8)	0.1	(24.8)
Actuarial gains (losses) on defined benefit plans, before tax	5.4		5.4
Related tax	(8.4)		(8.4)
Other comprehensive income (loss) which may not be subsequently reclassified to income	(2.9)	0.0	(2.9)
OTHER COMPREHENSIVE INCOME	(27.8)	0.1	(27.7)
TOTAL COMPREHENSIVE INCOME (LOSS)	176.8	(1.9)	174.9
Attributable to:			
• owners of the parent	176.8	(1.9)	174.9
non-controlling interests	0.0	0.0	0.0

CONSOLIDATED STATEMENT OF FINANCIAL POSITION - ASSETS

(In millions of euros)	12/31/2022 published	IFRS 3 appropriation as at the acquisition date	IFRS 3 change between the acquisition date and the balance sheet date	IFRS 3 translation differences	12/31/2022 restated
Goodwill	3,962.6	(48.0)	0.0	(0.5)	3,914.1
Intangible assets	697.1	68.1	(2.8)	1.0	763.4
Right-of-use assets	466.9	0.0	0.0	0.0	466.9
Property, plant and equipment	2,039.5	0.4	0.0	(0.0)	2,039.8
Other equity investments	0.1	0.0	0.0	0.0	0.1
Other non-current assets	79.2	0.0	0.0	0.0	79.2
Deferred tax assets	43.0	0.0	0.0	0.0	43.0
Employee benefit assets	18.7	0.0	0.0	0.0	18.7
TOTAL NON-CURRENT ASSETS	7,307.0	20.6	(2.8)	0.5	7,325.2
Inventories	195.3	(0.1)	0.0	(0.0)	195.2
Contract assets	45.5	0.0	0.0	0.0	45.5
Trade and other receivables	748.2	(1.6)	0.0	(0.1)	746.5
Current tax assets	18.2	0.0	0.0	(0.0)	18.2
Other assets	17.4	(0.1)	0.0	(0.0)	17.4
Cash and cash equivalents	286.2	(0.1)	0.0	(0.0)	286.1
Assets held for sale	0.2	0.0	0.0	0.0	0.2
TOTAL CURRENT ASSETS	1,311.0	(1.9)	0.0	(0.1)	1,309.1
TOTAL ASSETS	8,618.0	18.7	(2.8)	0.4	8,634.3

CONSOLIDATED STATEMENT OF FINANCIAL POSITION - EQUITY AND LIABILITIES

(In millions of euros)	12/31/2022 published	IFRS 3 appropriation as at the acquisition date	IFRS 3 change between the acquisition date and the balance sheet date	IFRS 3 translation differences	12/31/2022 restated
Share capital	230.1	0.0	0.0	0.0	230.1
Additional paid-in capital	2,440.9	0.0	0.0	0.0	2,440.9
Treasury share reserve	(1.7)	0.0	0.0	0.0	(1.7)
Other reserves	(324.2)	0.0	0.0	0.1	(324.1)
Retained earnings	868.2	0.0	(2.0)	0.0	866.2
Equity attributable to owners of the parent	3.213.4	0.0	(2.0)	0.1	3.211.5
Non-controlling interests	0.8	0.0	0.0	0.0	0.8
TOTAL EQUITY	3,214.2	0.0	(2.0)	0.1	3,212.3
Provisions	91.6	0.1	0.0	(0.0)	91.8
Employee benefit liabilities	69.4	0.0	0.0	0.0	69.4
Borrowings and financial debt	3,034.9	0.0	0.0	0.0	3,034.9
Deferred tax liabilities	290.1	19.3	(0.8)	0.3	308.9
Lease liabilities	390.3	(0.0)	0.0	0.0	390.3
Other non-current liabilities	68.9	0.6	0.0	(0.0)	69.5
TOTAL NON-CURRENT LIABILITIES	3,945.2	20.0	(0.8)	0.3	3,964.7
Current provisions	10.4	0.0	0.0	0.0	10.4
Current tax liabilities	24.0	0.0	0.0	0.0	24.0
Trade and other payables	364.9	(0.2)	0.0	0.0	364.8
Contract liabilities	81.4	(0.0)	0.0	(0.0)	81.3
Current lease liabilities	95.2	(0.0)	0.0	0.0	95.2
Other liabilities	453.9	(1.5)	0.0	0.0	452.4
Bank overdrafts and current borrowings	428.9	0.4	0.0	(0.1)	429.3
Liabilities directly associated with assets held for sale	0.0	0.0	0.0	0.0	0.0
TOTAL CURRENT LIABILITIES	1,458.6	(1.3)	0.0	0.0	1,457.3
TOTAL EQUITY AND LIABILITIES	8,618.0	18.7	(2.8)	0.4	8,634.3

CONSOLIDATED STATEMENT OF CASH FLOWS

(In millions of euros)	2022 reported	IFRS 3	2022 restated
NET INCOME (LOSS)	204.6	(2.0)	202.6
Ταχ	80.5	(0.8)	79.7
Net financial income (expense)	86.7	0.0	86.7
Goodwill impairment	58.7		58.7
Share-based payments	20.3		20.3
Depreciation, amortization and provisions	790.8	2.8	793.6
Portion of grants transferred to income	(0.7)		(0.7)
Net gains and losses on disposal of property, plant and equipment and intangible assets	5.4		5.4
Earnout adjustments and other elements with no impact on cash flows	(2.5)	0.0	(2.5)
CASH FLOW BEFORE FINANCE COSTS AND TAX	1,243.8	0.0	1,243.8
Change in inventories	(50.0)		(50.0)
Change in trade and other receivables and contract assets	(119.3)		(119.3)
Change in other assets	0.3		0.3
Change in trade and other payables	82.2	0.0	82.2
Change in contract liabilities and other liabilities	35.7		35.7
Other changes	(2.2)		(2.2)
Employee benefits	0.7		0.7
Tax paid	(100.1)		(100.1)
NET CASH FROM OPERATING ACTIVITIES	1,091.2	0.0	1,091.2
Acquisition of intangible assets	(26.5)		(26.5)
Proceeds from disposal of intangible assets	0.0		0.0
Acquisition of property, plant and equipment	(673.3)	0.0	(673.3)
Proceeds from disposal of property, plant and equipment	7.4		7.4
Acquisition of subsidiaries, net of cash acquired	(221.6)	(0.1)	(221.7)
Proceeds from disposal of subsidiaries, net of cash transferred	(0.0)		(0.0)
Changes in loans and advances	1.1		1.1
Dividends earned	0.0		0.0
Investment grants	0.5		0.5
NET CASH FLOWS FROM INVESTING ACTIVITIES	(912.5)	(0.1)	(912.5)
Capital increase	4.6		4.6
Treasury shares	(0.1)		(0.1)
Dividends paid	(33.2)		(33.2)
Proceeds from new borrowings	1,244.0		1,244.0
Repayments of borrowings	(1,091.2)		(1,091.2)
Lease liability payments - principal	(101.5)	0.0	(101.5)
Net interest paid (including interest on lease liabilities)	(72.9)	0.0	(72.9)
Other cash flows related to financing activities	(3.4)		(3.4)
NET CASH FLOWS FROM FINANCING ACTIVITIES	(53.7)	0.0	(53.7)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	125.1	(0.1)	125.0
Cash and cash equivalents at beginning of period	160.1		160.1
Effect of changes in foreign exchange rates on cash and cash equivalents	1.0	0.0	1.0
CASH AND CASH EQUIVALENTS AT END OF PERIOD	286.2	(0.1)	286.1

NOTE 2 SCOPE OF CONSOLIDATION

2.1 Basis of consolidation

Fully consolidated companies

Control is achieved when the Group is exposed or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if, and only if, the Group has:

- power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee);
- exposure, or rights, to variable returns from its involvement with the investee;
- > the ability to use its power over the investee to affect its returns.

Generally, there is a presumption that a majority of voting rights results in control.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there have been changes to one or more of the three elements of control.

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

2.2 **Business combinations**

Business combinations are accounted for using the acquisition method when the assets acquired and the liabilities assumed constitute a business. Accordingly, when the Group acquires a business, its assets, liabilities and contingent liabilities are measured at fair value. Moreover, for each business combination, the Group measures the non-controlling interests in the acquiree either at fair value or at the Group's proportionate share of the acquiree's identifiable net assets.

Acquisition-related transaction costs are expensed as incurred (see Note 4.6 "Other operating income and expenses").

At the acquisition date, the Group recognizes goodwill as the difference between the consideration transferred plus any noncontrolling interests in the acquiree and the net identifiable assets acquired and liabilities assumed.

In a step acquisition where control is obtained in stages, the Group measures the previously held equity interest in the acquiree at the acquisition-date fair value and recognizes any gain or loss in profit or loss.

2.3 Foreign currency translation

Foreign currency transactions by Group companies are translated into the functional currency using the exchange rates effective at the transaction date. Assets and liabilities denominated in foreign currencies are translated using the exchange rate effective at the reporting date. Foreign currency translation gains and losses are recognized in the income statement, except for those concerning monetary items associated with a net investment in a foreign operation. For the latter, translation differences are recognized directly in equity until the net investment is sold, when they are reclassified to the income statement. Net income or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All assets, liabilities, income, expenses and cash flows relating to transactions between members of the Group (intra-group) are eliminated on consolidation.

If the Group loses control over a subsidiary, it derecognizes the related assets (including goodwill), liabilities, non-controlling interest and other components of equity while any resulting gain or loss is recognized in income.

Associates and joint ventures

Investments in companies over which the Group has significant influence on financial and operating decisions but does not exercise control and joint ventures are accounted for using the equity method.

Business combinations prior to June 30, 2009

The different accounting treatments applicable to these business combinations are as follows:

- transaction costs directly attributable to the acquisition were included in the acquisition cost;
- non-controlling interests (previously referred to as "minority interests") were measured at the share of net assets acquired;
- step acquisitions were recognized separately and did not affect subsequently recognized goodwill.

For consolidation purposes, the assets and liabilities of Group entities denominated in foreign currencies are translated using the exchange rate effective at the reporting date. Income statement items are translated using the average exchange rate for the reporting period. Resulting foreign currency differences are recognized directly in equity and presented in a separate column (Translation reserve).

2.4 Changes in scope of consolidation

Acquisitions

During the 2023 financial year, the Group acquired the following companies or assets, which the Group deemed to be business combinations:

Major acquisitions

In Italy

On June 13, 2023, the Group acquired 100% of Gruppo Indaco SRL ("Gruppo Indaco"). Its 2023 revenue was €4.5 million. Gruppo Indaco specializes in pest control with a presence throughout Italy, mainly in Lombardy and Piedmont, and has some 60 employees; its services (rodent, insect and crawling-pest control) are offered almost exclusively on a B2B basis.

In Spain

On November 2, 2023, the Group acquired 100% of Compañía de Tratamientos Levante SL. Its 2023 revenue was €4.4 million. The company specializes in pest control and operates throughout the country but primarily in Valencia, Madrid, Castellón and Elche. Founded 30 years ago, the company has both government and private-sector clients. It has around 80 employees and offers a wide range of pest control services (rodent and crawling- and flying-insect control) as well as disinfection services.

With these operations, Elis has strengthened its position in the pest control market in southern Europe, a very promising segment, whose development has accelerated since the end of the pandemic.

Other acquisitions

- January 10, 2023: Center Lav Serviço de Lavanderia Ltda in Brazil (revenue of €0.7 million in 2023; 35 employees);
- January 10, 2023: Euromaty assets in Poland (mats; revenue of around €0.1 million; one employee);
- January 13, 2023: Lavandarias Monica SA in Portugal (revenue of €2.1 million in 2023; 47 employees);
- February 21, 2023: Sistema Ambiente srl in Italy (pest control; revenue of €1.6 million in 2023; 20 employees);
- February 28, 2023: Pevi sro and Terrana sro in the Czech Republic (workwear; revenue of €1.9 million in 2023; 37 employees);
- March 31, 2023: SOS Termites SAS in France (pest control; revenue of €0.7 million in 2023; 5 employees);
- May 5, 2023: Servicetex GmbH in Germany (workwear; revenue of around €2.7 million in 2023; 12 employees);
- May 30, 2023: Herr Entramatta AB in Sweden (mats; revenue of €0.5 million in 2023; 8 employees);
- May 31, 2023: Miettex Service Süd GmbH in Germany (workwear; revenue of €1.5 million in 2023; 1 employee);
- July 7, 2023: 3D Désinfection Dératisation et Désinsectisation in France (pest control; revenue of €0.5 million in 2023; 5 employees);
- August 31, 2023: Caleo assets in Sweden (mats; revenue of around €0.4 million; 1 employee);
- October 2, 2023: R Bats assets in France (pest control; revenue of around €0.2 million; 1 employee);
- October 12, 2023: four companies that make up the Alpes 3D group in France (pest control; revenue of €1.7 million in 2023; 21 employees);
- November 1, 2023: Radoslawem Woloszyk "Moraks" assets in Poland (workwear and mats; revenue of around €0.4 million; 1 employee);
- November 30, 2023: Bio Pest Services in France (pest control, revenue of around €1.8 million in 2023; 14 employees);

These bolt-on acquisitions help to consolidate the Group's position in these various countries and/or to pursue the development of its pest control services.

Summary of the aforementioned acquisitions

The identifiable assets and liabilities as at the acquisition date were as follows:

(In millions of euros)	Fair value as at the acquisition date	Gruppo Indaco	Compañía de Tratamientos Levante	Other acquisitions
Intangible assets	7.4	0.0	0.0	7.4
Right-of-use assets	0.5	0.4	0.0	0.1
Property, plant and equipment	6.0	0.4	0.2	5.4
Other non-current assets	0.2	0.0	0.0	0.2
Deferred tax assets	0.1	0.1	0.0	0.0
Inventories	0.6	0.0	0.0	0.5
Trade and other receivables	6.5	1.7	1.2	3.6
Current tax assets	0.4	0.3	0.0	0.1
Other assets	(0.1)	0.0	0.0	(0.1)
Net cash	5.6	2.1	0.6	2.8
Provisions	(0.4)	0.0	0.0	(0.4)
Employee benefit liabilities	(0.7)	(0.6)	0.0	(0.1)
Borrowings and financial debt	(4.4)	(1.0)	(0.3)	(3.1)
Deferred tax liabilities	(1.5)	0.0	0.0	(1.5)
Lease liabilities	(0.5)	(0.4)	(0.0)	(0.1)
Other non-current liabilities	(0.2)	0.0	0.0	(0.2)
Current provisions	(0.1)	0.0	0.0	(0.1)
Current tax liabilities	(0.1)	(0.0)	(0.0)	(0.0)
Trade and other payables	(2.7)	(0.5)	(0.2)	(2.0)
Contract liabilities	(0.4)	0.0	0.0	(0.4)
Other liabilities	(2.0)	(0.5)	(0.3)	(1.3)
TOTAL IDENTIFIABLE NET ASSETS AND LIABILITIES AT FAIR VALUE*	14.1	2.1	1.2	10.8
Goodwill	36.5	7.0	7.9	21.6
PURCHASE PRICE	50.6	9.1	9.1	32.4
Acquisition-related transaction costs	1.5	0.0	0.1	1.4

(*) Provisional amount, see below.

As at December 31, 2023, due to these recent acquisitions, the initial accounting for the business combinations acquired during the last 12 months had not been completed and the amounts recognized were therefore provisional.

Since their acquisition, the companies acquired in 2023 have contributed €13.7 million to revenue, €3.3 million to adjusted EBITDA, €2.2 million to operating income (before amortization of intangible assets recognized in a business combination) and €1.4 million to net income. If these acquisitions had taken place at the beginning of 2023, the additional revenue would have been

€11.6 million, with additional adjusted EBITDA of €1.8 million, additional operating income (before amortization of intangible assets recognized in a business combination) of €1.0 million, and additional net income of €0.9 million.

Residual goodwill

Residual goodwill reflects unidentifiable items, such as the Group's human capital and the expected synergies arising from the acquisitions.

CASH FLOWS FROM ACQUISITIONS

(In millions of euros)	2023	Gruppo Indaco	Compañía de Tratamientos Levante	Lavartex	Other acquisitions
Net cash acquired including subsidiaries	5.6	2.1	0.6	0.0	2.8
Cash outflows for the acquisition	(87.8)	(9.1)	(9.1)	(31.4)	(38.3)
NET CASH FLOW	(82.2)	(7.0)	(8.4)	(31.4)	(35.4)

2022 acquisitions

During the 2022 financial year, the Group acquired the following companies or assets, which the Group deemed to be business combinations:

Major acquisitions

In Chile

On March 3, 2022, the Group acquired 100% of Golden Clean SA in Chile. Golden Clean has two laundries in Santiago and Antofagasta and serves customers in the Healthcare and Hospitality sectors. The company generated revenue of €8.1 million in 2022 and has almost 250 employees. With this acquisition, Elis is consolidating its market share in Chile.

In Germany

On March 17, 2022, the Group acquired 100% of Textilservice Jöckel ("Jöckel") in Germany. The Jöckel group is entirely dedicated to healthcare customers (hospitals and care homes) and has two laundries in the Hesse and Thuringia regions. Its 2022 revenue was \notin 20.7 million. The current management team will remain in place and help accelerate business growth in the country. This transaction enables Elis to continue consolidating its positions in Germany in the growth Healthcare segment.

In Denmark

On April 29, 2022, Elis acquired 100% of Centralvaskeriet AS, which operates a laundry in the south of the Jutland region and employs around 50 people. The company provides flat linen rental & maintenance services, mostly to customers in Hospitality, as well as rental & maintenance services for workwear and mats. Revenue in 2022 was close to €6.0 million.

In Mexico

On July 4, 2022, Elis finalized the acquisition of 100% of Lavartex, a century-old privately held group in Mexico. Lavartex mainly supplies flat linen and workwear to customers in the healthcare market (11 production sites, 12 distribution centers and a garment factory, over 2,600 employees and revenue of €92.0 million in 2022). With this acquisition, Elis is continuing its expansion in Latin America: Elis is buying a leading player in the Mexican market and the only operator to have a national network. Mexico thus becomes the fourth country in the region covered by Elis, along with Brazil, Colombia and Chile.

Other acquisitions

- January 31, 2022: Leasilinge assets in France (revenue of €1.0 million in 2021; 14 employees);
- January 31, 2022: Worldcolour sro assets in Slovakia (the volume of business purchased amounts to €1.1 million, of which €0.5 million is in subcontracting already performed through Elis's Slovak subsidiary; 42 employees);
- February 4, 2022: Magic Mats Ltd assets in Ireland (mats; annual revenue of €0.6 million; 4 employees);
- February 28, 2022: Absolut Skadedyrsservice AS in Denmark (pest control; annual revenue of around €1.5 million; 13 employees);
- April 3, 2022: ABC Matter AS assets in Norway (annual revenue of around €0.4 million; 2 employees);
- April 28, 2022: Hexapoda Ongediertebestrijding BV in the Netherlands, (pest control; annual revenue of around €0.5 million; 5 employees);
- June 23, 2022: Alba in Brazil (healthcare; revenue of €2.9 million in 2022; 175 employees);
- July 12, 2022: Anchain Trade Services in France (pest control; revenue of €1.5 million in 2022; 11 employees);
- July 29, 2022: Ilunion Bugaderia Industrial assets in Andorra (annual revenue of €0.5 million; 2 employees);
- September 30, 2022: Melchor Mascaro assets in the Balearics (revenue of €2.7 million in 2022; 74 employees);
- September 30, 2022: Niessing Miettextil Gmbh & Co. KG and Verwaltung Niessing GmbH in Germany (workwear; revenue of €2.0 million in 2022; 25 employees);
- September 30, 2022: 75% of Northern Pest Control Ltd (the remaining 25% having been acquired at the end of 2022) in Northern Ireland (pest control; revenue of €1.1 million in 2022; 12 employees);
- August 31, 2022: Independent Workwear Solutions Ltd in the United Kingdom (revenue of €1.0 million in 2022; 11 employees);
- October 3, 2022: Företagsmattor Uppsala assets in Sweden (the annual revenue of the assets acquired amounts to €0.3 million; 3 employees);
- November 30, 2022: Dionisio Services assets in France (pest control; annual revenue of €0.5 million, 8 employees);
- December 29, 2022: Serip assets in France (annual revenue of around €0.3 million; 1 employee);
- December 29, 2022: Lavaozono SAS in Colombia (healthcare; revenue of €1.6 million in 2022; 124 employees).

These bolt-on acquisitions help to consolidate the Group's position in these various countries and/or to pursue the development of its pest control services.

Summary of the aforementioned acquisitions

The identifiable assets and liabilities as at the acquisition date were as follows:

	Fair value as at the acquisition	Textilservice				Other
(In millions of euros)	date	Jöckel	Golden Clean	Centralvaskeriet	Lavartex	acquisitions
Intangible assets	91.9	13.2	1.7	0.2	64.5	12.4
Right-of-use assets	21.7	2.3	1.5	0.0	17.3	0.5
Property, plant and equipment	58.6	13.6	1.9	4.9	30.1	8.0
Other non-current assets	0.1	0.0	0.1	0.0	0.0	0.0
Deferred tax assets	6.2	0.8	0.5	0.0	4.8	0.0
Inventories	8.3	0.2	0.3	0.0	7.8	0.1
Contract assets	0.0	0.0	0.0	0.0	0.0	0.0
Trade and other receivables	36.2	1.1	2.3	1.0	30.1	1.8
Current tax assets	2.5	0.0	0.1	0.0	2.2	0.1
Other assets	0.5	0.1	0.0	(0.0)	0.4	0.0
Net cash	6.1	2.3	0.9	(0.9)	1.9	1.9
Assets held for sale	0.0	0.0	0.0	0.0	0.0	0.0
Provisions	(5.3)	(0.1)	(1.5)	(0.1)	(2.7)	(0.9)
Employee benefit liabilities	(1.4)	0.0	0.0	0.0	(1.4)	0.0
Borrowings and financial debt	(22.8)	(1.1)	(0.4)	(0.6)	(19.5)	(1.2)
Deferred tax liabilities	(20.9)	0.0	(0.5)	(0.5)	(19.3)	(0.6)
Lease liabilities	(22.7)	(2.3)	(1.4)	(1.2)	(17.3)	(0.5)
Other non-current liabilities	(0.2)	0.0	0.0	(0.2)	0.0	(0.0)
Current provisions	(0.2)	0.0	(0.1)	0.0	(0.1)	0.0
Current tax liabilities	(3.4)	(0.4)	(0.2)	0.0	(2.7)	(0.1)
Trade and other payables	(8.9)	(0.5)	(0.3)	(0.4)	(6.6)	(1.0)
Contract liabilities	(1.4)	0.0	0.0	0.0	(1.2)	(0.1)
Other liabilities	(13.3)	(1.1)	(0.4)	(0.8)	(10.4)	(0.7)
TOTAL IDENTIFIABLE NET ASSETS						
AND LIABILITIES AT FAIR VALUE	131.5	28.0	4.5	1.3	77.9	19.8
Goodwill	160.4	0.1	4.1	2.4	142.3	11.5
PURCHASE PRICE	292.0	28.1	8.6	3.7	220.2	31.3
Acquisition-related transaction costs	3.8	0.5	0.1	0.2	1.4	1.7

Since their acquisition, the companies acquired in 2022 have contributed, over this financial year, €86.6 million to revenue, €30.9 million to adjusted EBITDA, €16.7 million to operating income (before amortization of intangible assets recognized in a business combination) and €8.0 million to net income. If these acquisitions had taken place at the beginning of 2022, the additional revenue would have been €60.6 million, with additional adjusted EBITDA of €20.8 million, additional operating income (before amortization of

intangible assets recognized in a business combination) of €10.1 million, and additional net income of €8.4 million.

Residual goodwill

Residual goodwill reflects unidentifiable items, such as the Group's human capital and the expected synergies arising from the acquisitions.

CASH FLOWS FROM ACQUISITIONS

(In millions of euros)	2022 restated*	Textilservice Jöckel	Golden Clean	Centralvaskeriet	Lavartex	Other acquisitions
Net cash acquired including subsidiaries	6.1	2.3	0.9	(0.9)	1.9	1.9
Amount paid	(227.8)	(27.9)	(7.1)	(3.7)	(148.0)	(41.0)
NET CASH FLOW	(221.7)	(25.7)	(6.2)	(4.6)	(146.2)	(39.1)

2.5 Off-balance sheet commitments relating to changes in the consolidation scope

Commitments given relate to guarantees granted by Elis in connection with disposals. There were no commitments given as at December 31, 2023 or as at December 31, 2022.

Commitments received totaled \in 138.2 million as at December 31, 2023 (compared to \in 130.7 million as at December 31, 2022) and correspond to the maximum guarantees granted to Elis in connection with its acquisitions.

2.6 Events after the reporting period relating to changes in the consolidation scope

Major acquisitions

On February 26, 2024, Elis acquired 100% of Moderna Holding BV ("Moderna") in the Netherlands.

Moderna has an extremely modern plant that will become one of Elis's biggest. Located in the north-east of the Netherlands, near the German border, its two service centers enable it to serve the entire country. With around 400 employees, Moderna offers flat linen and workwear services and hygiene and well-being solutions to clients in the Hospitality, Industry, and Trade and Services sectors. The company's revenue was around €50 million in 2023.

This acquisition will complement Elis's existing network in the Netherlands, particularly in the burgeoning workwear market, and will enable the Group to enter the flat linen market, in which it did not previously operate.

Other acquisitions

Another business combination carried out after the reporting period:

 February 1, 2024: Les Tapis Boland SRL in Belgium (revenue of around €1.0 million; 7 employees).

This bolt-on acquisition helps consolidate the Group's position in this country.

In January 2024, the Group acquired the non-controlling interests, which amounted to a 50% stake, in Casbu SL in Spain.

NOTE 3 SEGMENT INFORMATION

Accounting policies

The Group is structured into six main operating segments, based mainly on geography. In grouping different countries together, the Group used its best judgment and considered that the groupings presented best reflect the similar economic characteristics and long-term growth maturity of each country.

The geographical breakdown of rental and maintenance services for textiles and hygiene and well-being appliances is as follows:

- > France;
- Central Europe: Germany & Austria, Belgium & Luxembourg, the Netherlands, Poland, the Czech Republic, Hungary & Slovakia and Switzerland;
- Scandinavia & Eastern Europe: Denmark, Finland, Norway, Sweden, Estonia, Latvia, Lithuania and Russia;
- > UK & Ireland;
- > Latin America: Brazil, Chile, Colombia and Mexico;
- > Southern Europe: Spain & Andorra, Italy and Portugal.

The other segments include the manufacturing entities that comprise the cash-generating units Le Jacquard Français (designer and manufacturer of table, kitchen and bath linen in France) and Kennedy Hygiene (manufacturer of hygiene appliances in the United Kingdom) and holding companies.

To track performance, management monitors each segment's adjusted EBITDA. Financing costs and income tax expense are primarily monitored at the Group level.

3.1 Revenue

2023

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Eliminations & other segments	Total
External customers	1,311.6	1,013.4	599.2	534.9	444.9	379.2	26.1	4,309.4
Inter-segment	3.8	4.7	0.1	0.2	0.0	0.6	(9.4)	0.0
SEGMENT REVENUE	1,315.4	1,018.2	599.3	535.1	444.9	379.8	16.7	4,309.4

2022

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Eliminations & other segments	Total
External customers	1,185.0	870.0	580.7	476.5	347.3	330.5	30.8	3,820.9
Inter-segment	4.5	3.8	0.1	0.1	0.0	0.4	(8.8)	0.0
SEGMENT REVENUE	1,189.5	873.8	580.8	476.6	347.3	330.9	21.9	3,820.9

3.2 Income (loss)

Non-IFRS indicators

Adjusted EBIT is defined as net income (loss) before net financial income (loss), income tax, share in net income of equityaccounted companies, amortization of intangible assets recognized in a business combination, goodwill impairment losses, other operating income and expenses, miscellaneous financial items (bank fees recognized in operating income) and IFRS 2 expense (share-based payments). A reconciliation of adjusted EBIT with the consolidated income statement is presented below.

Adjusted EBITDA is defined as adjusted EBIT before depreciation and amortization, net of the portion of grants transferred to income. A reconciliation of adjusted EBITDA with the consolidated income statement is presented below.

2023

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Eliminations & other segments	Total
ADJUSTED EBITDA	529.8	310.9	218.5	164.4	153.0	117.1	(18.9)	1,474.8
Adjusted EBITDA margin	40.3%	30.5%	36.5%	30.7 %	34.4%	30.8%		34.2%
Depreciation and amortization, net of the portion of grants transferred to income	(225.3)	(188.2)	(108.2)	(117.7)	(82.7)	(68.2)	(1.3)	(791.7)
ADJUSTED EBIT	304.4	122.7	110.3	46.7	70.3	48.9	(20.3)	683.1
Adjusted EBIT margin	23.1%	12.1%	18.4%	8.7 %	15.8 %	12.9%		15.9%
Miscellaneous financial items								(1.6)
Expenses related to share-based payments								(31.1)
Amortization of intangible assets recognized in a business combination								(85.1)
Other operating income and expenses								(67.9)
Goodwill impairment								0.0
OPERATING INCOME								497.5

2022

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Eliminations & other segments	Total
ADJUSTED EBITDA	456.2	259.0	210.2	143.2	116.4	90.1	(15.5)	1,259.6
Adjusted EBITDA margin	38.4 %	29.6 %	36.2%	30.0%	33.5%	27.2%		33.0%
Depreciation and amortization, net of the portion of grants transferred to income	(205.1)	(173.8)	(105.2)	(106.3)	(62.5)	(61.4)	(1.7)	(715.9)
ADJUSTED EBIT	251.1	85.2	105.1	36.9	53.9	28.7	(17.2)	543.7
Adjusted EBIT margin	21.1%	9.8 %	18.1 %	7.7%	15.5%	8.7 %		14.2%
Miscellaneous financial items								(1.7)
Expenses related to share-based payments								(22.3)
Amortization of intangible assets recognized in a business combination								(82.9)
Other operating income and expenses								(9.0)
Goodwill impairment								(58.7)
OPERATING INCOME								369.0

The performance for the financial year was marked by strong growth driven by rising prices in a context of high inflation, as well as by the acquisition of Lavartex in Mexico, which was completed on July 4, 2022, for the "Latin America" sector. The first quarter of 2022 had also been affected by the Omicron variant of Covid in the Hospitality segment.

3.3 Information by region

(In millions of euros)	2023	2022
France (including Le Jacquard Français)	1,321.4	1,195.4
Germany	548.3	462.2
United Kingdom (including Kennedy Hygiene)	444.1	396.9
Brazil	263.7	242.3
Spain and Andorra	258.5	230.5
Denmark	242.3	228.9
Sweden	218.0	213.9
Netherlands	171.8	150.6
Mexico	118.0	50.2
Other countries	723.2	650.0
REVENUE	4,309.4	3,820.9

(In millions of euros)	12/31/2023	12/31/2022 restated*
France (including Le Jacquard Français)	2,474.4	2,408.0
Sweden	748.1	753.2
Denmark	632.0	642.6
Germany	550.7	523.2
Netherlands	497.7	504.6
United Kingdom (including Kennedy Hygiene)	468.0	428.4
Brazil	443.4	421.9
Spain and Andorra	310.0	293.1
Mexico	282.7	256.2
Other countries	999.7	953.1
NON-CURRENT ASSETS	7,406.8	7,184.2

(*) See Note 1.4.

The non-current assets presented above comprise goodwill, property, plant and equipment, intangible assets and right-of-use assets.

NOTE 4 OPERATING DATA

4.1 Revenue

Revenues are recognized once the Group has delivered the promised goods or service to the customer.

Accounting policies

Services

Revenue from services is recognized as and when the services are rendered.

The five-step model introduced by IFRS 15 requires, among other things, the identification of the performance obligations set out in each service contract. Almost all of the Group's revenue is derived from the sale of services under multi-year contracts. An analysis of contracts shows that, in general, the various services promised to customers constitute a single performance obligation.

Revenue from services is recognized in the period in which the services are delivered, as the customer benefits from these

services as and when Elis delivers them. These services are most often invoiced and paid on a monthly basis: Group entities are entitled to receive payment from a customer for an amount directly corresponding to the value to the customer of the performance obligation they have fulfilled up to the relevant date.

Where these services are invoiced in advance as part of a subscription of one month or more, the portion of the invoice corresponding to a service not yet rendered is recognized under "Contract liabilities."

Sale of goods

Revenue from the sale of goods is recognized on the date on which control of the asset sold is transferred to the customer.

4.2 Disaggregation of revenue

Revenue from services is generated by three main activities: flat linen, workwear, and hygiene and well-being solutions. These services are rendered to customers who mainly operate in the Hospitality, Industry, Commerce and Services, and Healthcare sectors.

2023

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Other segments	Total
Flat linen	543.1	370.6	126.6	339.4	376.7	236.9	0.0	1,993.2
Workwear	470.2	524.2	229.6	157.3	67.8	96.6	0.0	1,545.7
Hygiene and well-being equipment	335.8	96.6	202.3	27.7	0.0	46.5	0.3	709.2
Other	(37.4)	22.0	40.8	10.5	0.3	(0.7)	25.8	61.3
Revenue by service	1,311.6	1,013.4	599.2	534.9	444.9	379.2	26.1	4,309.4
Hospitality	463.7	139.5	111.7	186.7	43.5	183.0	0.0	1,128.1
Industry	244.7	329.6	311.1	84.5	80.3	71.1	0.0	1,121.3
Healthcare	227.9	389.1	79.3	203.0	318.2	62.4	0.0	1,279.9
Trade & Services	411.5	155.2	97.1	60.8	2.9	62.8	0.0	790.3
Other	(36.2)	(0.0)	0.0	0.0	0.0	0.0	26.1	(10.1)
Revenue by customer segment	1,311.6	1,013.4	599.2	534.9	444.9	379.2	26.1	4,309.4
Services (supplied over a given period)	1,303.4	986.1	558.5	520.3	439.8	378.8	0.5	4,187.5
Sales of goods (supplied on a specific date)	8.2	27.0	40.7	14.6	5.0	0.5	25.6	121.6
REVENUE	1,311.6	1,013.4	599.2	534.9	444.9	379.2	26.1	4,309.4

2022

(In millions of euros)	France	Central Europe	Scandinavia & Eastern Europe	UK & Ireland	Latin America	Southern Europe	Other segments	Total
Flat linen	472.6	314.8	114.0	313.0	282.3	202.0	0.0	1,698.8
Workwear	421.9	452.9	224.6	129.3	62.7	86.2	0.0	1,377.5
Hygiene and well-being equipment	318.1	77.8	201.9	23.1	0.0	39.0	0.3	660.1
Other	(27.6)	24.5	40.2	11.1	2.4	3.4	30.4	84.4
Revenue by service	1,185.0	870.0	580.7	476.5	347.3	330.5	30.8	3,820.9
Hospitality	411.1	113.5	101.1	161.5	30.1	160.6	0.0	977.9
Industry	220.6	285.4	298.2	82.7	72.7	61.6	0.0	1,021.1
Healthcare	200.2	335.9	83.1	177.3	242.1	53.3	0.0	1,091.9
Trade & Services	379.7	135.2	98.4	55.0	2.5	55.0	0.0	725.8
Other	(26.6)	0.0	(0.0)	0.0	(0.0)	0.0	30.8	4.2
Revenue by customer segment	1,185.0	870.0	580.7	476.5	347.3	330.5	30.8	3,820.9
Services (supplied over a given period)	1,173.3	844.8	542.5	461.1	341.3	326.8	4.0	3,693.8
Sales of goods (supplied on a specific date)	11.7	25.2	38.2	15.5	6.0	3.7	26.7	127.1
REVENUE	1,185.0	870.0	580.7	476.5	347.3	330.5	30.8	3,820.9

4.3 Contract balances

Accounting policies

Contract assets

Current contract assets represent services that were rendered to customers during the final months of the reporting period and for which invoices have not yet been issued. These amounts are transferred to trade receivables when the Group acquires an unconditional right to the receivable. This generally happens when the invoice is sent to the customers.

Contract liabilities

Current contract liabilities reflect deferred income, i.e., the invoicing of services that will mainly be performed in the month following the close of the reporting period.

The amounts of trade receivables and assets and liabilities on contracts with customers are presented in Note 4.4 "Trade and other receivables and contract assets" and Note 4.9 "Other current assets and liabilities."

Contract costs

IFRS 15 requires that the incremental costs of obtaining a contract with a customer whose term exceeds one year must be recognized in assets and amortized over the same period. In the Group's case, this asset item corresponds in particular to sales commissions paid in proportion to the amount or number of contracts signed. The change in this asset item (classified as "Non-current assets") between two reporting periods is recognized in the income statement under "Selling, general and administrative expenses."

Revenue recognized during the year includes the full amount that was shown in the opening balance of contract liabilities at the beginning of the year.

4.4 Trade and other receivables and contract assets

Accounting policies

Trade and other receivables are non-derivative financial assets with fixed or determinable payments that are not quoted on an active market. They are included in current assets.

Trade receivables are subject to impairment for "expected credit losses," which requires the Group to exercise its judgment in assessing expected credit losses over the entire life of the receivable. To do this, the Group mainly uses an impairment matrix based on historical data. These impairment losses are recognized in operating income.

The Group derecognizes financial assets whenever the contractual rights to the assets expire or are relinquished by the Company or when the Company transfers or assigns its rights and substantially all of the associated risks and rewards.

(In millions of euros)	12/31/2023	12/31/2022 restated*
Trade receivables and notes receivable (gross)	807.8	736.9
(-) Impairment of trade receivables	(57.1)	(54.4)
TRADE RECEIVABLES AND NOTES RECEIVABLE	750.7	682.5
Other receivables	72.7	64.0
TOTAL TRADE AND OTHER RECEIVABLES	823.4	746.5
Contract assets	51.9	45.5
TOTAL TRADE AND OTHER RECEIVABLES AND CONTRACT ASSETS	875.3	792.0
 collection expected in less than one year 	875.3	792.0
collection expected in more than one year	0.0	0.0

Changes in trade and other receivables and contract assets during the financial years presented are analyzed as follows:

(In millions of euros)	2023	2022 restated*
As at January 1	792.0	637.8
Change in gross WC	68.7	113.6
Change in write-downs	(2.1)	5.7
Change in net WC	66.6	119.3
Increase related to business combinations	6.5	36.2
Translation differences	6.4	(0.2)
Change in receivables on disposal of fixed assets	(0.2)	(3.4)
Other movements	3.9	2.2
AT DECEMBER 31	875.3	792.0

(*) See Note 1.4.

The change in WC in 2022 was mainly due to the increase in business and prices, compared to the end of 2021 which was marked by the Covid-19 crisis.

Movements in the impairment of trade receivables are as follows:

(54.4)
(34.4)
(2.1)
(0.4)
(0.5)
0.3
(57.1)

(*) See Note 1.4.

Credit risk

The management of credit risk is described in detail in Note 8.1 "Financial risk management."

4.5 Depreciation, amortization, provisions and other costs by type

(In millions of euros)	2023	2022 restated*
Depreciation and amortization (net of the portion of grants transferred to income) included in EBIT:		
Textile rental & maintenance items	(482.1)	(424.0)
> Other leased items	(32.7)	(30.3)
 Other property, plant and equipment and intangible assets 	(161.6)	(158.6)
 Right-of-use assets 	(115.8)	(103.7)
 Portion of grants transferred to income 	0.5	0.7
Depreciation and amortization included in Other operating income and expenses	(0.0)	(0.1)
Amortization of intangible assets recognized in a business combination	(85.1)	(82.9)
Depreciation and amortization included in income from discontinued operations	0.0	0.0
TOTAL DEPRECIATION AND AMORTIZATION (NET OF THE PORTION OF GRANTS TRANSFERRED		
	(876.8)	(799.0)
Additions to or reversals of provisions included in EBIT	(6.7)	2.4
Included in Other operating income and expenses	(1.4)	3.8
TOTAL ADDITIONS TO OR REVERSALS OF PROVISIONS	(8.1)	6.1

4.6 Other operating income and expenses

Accounting policies

Items of material amounts that are unusual, abnormal or infrequent are disclosed separately in the income statement under "Other operating income and expenses," in order to better reflect Group performance.

(In millions of euros)	2023	2022
Acquisition-related transaction costs	(1.5)	(4.3)
Earnout adjustments	(48.9)	2.4
Restructuring costs	(5.2)	(5.5)
Non-capitalizable costs related to the change of IT systems	(5.1)	(0.0)
Litigation	(2.6)	(0.8)
Net gain (loss) on site disposals	0.5	(3.8)
Expenses relating to site disposal	(0.9)	0.7
Environmental rehabilitation - costs net of changes in provisions	(5.7)	1.7
Employee benefits - effect of plan changes	0.9	0.0
Other	0.6	0.5
OTHER OPERATING INCOME AND EXPENSES	(67.9)	(9.0)

Other operating income and expenses rose considerably, due mainly to the revaluation of the earnout pertaining to the acquisition carried out in Mexico in 2022, the acquired group's

financial prospects having been revised upward twice during the financial year, taking into account its performance in the first half of 2023, and then in the second half of 2023.

4.7 Inventories

Accounting policies

Inventories are measured at the lower of cost and net realizable value. Impairment losses are recognized whenever the probable realizable value is lower than the cost price.

Inventories of raw materials, consumables, spare parts and goods for resale are recorded at acquisition cost and have high turnover.

Goods in progress and finished goods (linen, textiles and hygiene appliances) are measured at production cost, which includes:

- the acquisition cost of raw materials;
- direct production costs;
- overhead that can be reasonably linked to the production of the goods.

(In millions of euros)	12/31/2023	12/31/2022 restated*
Raw materials, supplies	41.6	55.8
Work in progress	0.3	1.2
Intermediate and finished goods	16.4	19.6
Goods for resale	127.2	118.6
INVENTORIES	185.6	195.2
> o/w inventories (at cost)	194.2	201.0
o/w write-downs	(8.6)	(5.8)

Changes in net inventories during the financial years presented are analyzed as follows:

(In millions of euros)	2023	2022 restated*
As at January 1	195.2	138.6
Change in gross inventory	(9.9)	51.0
Change in write-downs	(2.4)	(1.0)
Change in net inventory	(12.3)	50.0
Increase related to business combinations	0.6	8.3
Translation differences	2.1	(1.7)
Other movements	0.0	(0.1)
AT DECEMBER 31	185.6	195.2

(*) See Note 1.4.

The changes in inventories are due to two effects:

- on the one hand, a price effect with high inflation in the prices of raw materials and linen, linked to energy and freight costs;
- > on the other hand, a volume effect with:

- increased volumes in the 2022 financial year linked to the disruption of the global supply chain, which has led the Group's central warehouses to overstock in order to compensate for the uncertainties of global shipping,
- decreased volumes in the 2023 financial year with a return to more normal levels.

4.8 Trade and other payables

(In millions of euros)	12/31/2023	12/31/2022 restated*
Trade payables	355.7	326.4
Trade payables (fixed assets)	33.5	27.7
Other payables	15.5	10.7
TOTAL TRADE AND OTHER PAYABLES	404.8	364.8
(*) See Note 1.4.		

Changes in trade and other payables during the financial years presented are analyzed as follows:

(In millions of euros)	2023	2022 restated*
As at January 1	364.8	262.5
Change in WC	1.7	82.2
Increase related to business combinations	2.7	8.9
Translation differences	2.5	0.2
Change in trade payables (fixed assets)	5.4	9.7
Other movements	27.8	1.2
AT DECEMBER 31	404.8	364.8
(*) See Note 1.4.		

The change in WC in 2022 was mainly due to the increase in purchase volumes and prices compared with the end of 2021, which was affected by the pandemic.

Supplier financing contracts

The Group has classified its debts relating to reverse factoring operations carried out by its Spanish subsidiaries on the same line of the balance sheet and of the cash flow statement as trade payables, to the extent that the nature and function of said debt is similar to those of trade payables. As at December 31, 2023, the amount in question was ≤ 2.6 million, of which ≤ 0.7 million had

"Other movements" include item-to-item transfers.

already been paid to suppliers prior to the due date by the financial institution in charge of such operations since January 2021. These trade payables have the same payment terms as those for other suppliers not included in this program, that is, 60 days.

4.9 Other current assets and liabilities

(In millions of euros)	Notes	12/31/2023	12/31/2022 restated*
Prepaid expenses		15.7	14.3
Current asset derivatives - cash flow hedging	8.8	0.2	1.0
Other current asset derivatives		1.2	0.7
Other assets		2.2	1.3
TOTAL OTHER ASSETS		19.3	17.4
Deposits received		9.1	10.2
Payroll-related liabilities		259.1	220.4
Tax liabilities and other debt		170.3	179.2
Deferred consideration payable on acquisitions		86.0	33.5
Liability for repurchase commitments to non-controlling interests		0.0	0.0
Current liability derivatives - cash flow hedging	8.8	3.1	5.1
Other current liability derivatives		2.7	2.2
Investment grants		1.6	1.8
TOTAL OTHER LIABILITIES		531.9	452.4
Contract liabilities		83.7	81.3
TOTAL CONTRACT AND OTHER LIABILITIES		615.6	533.7

(*) See Note 1.4.

Changes in other assets during the financial years presented are analyzed as follows:

(In millions of euros)	2023	2022 restated*
As at January 1	17.4	18.9
Change in WC	1.4	(0.3)
Increase related to business combinations	(0.1)	0.5
Translation differences	0.1	(0.2)
Change in derivatives	(0.3)	(2.7)
Other movements	0.8	1.1
AT DECEMBER 31	19.3	17.4

(*) See Note 1.4.

The changes in contract and other liabilities during the financial years presented are as follows:

(In millions of euros)	2023	2022 restated*
As at January 1	533.7	456.6
Change in WC	52.5	35.7
Increase related to business combinations	2.4	14.7
Translation differences	3.8	(4.6)
Change in debt related to business combinations	52.8	26.0
Change in derivatives	(1.6)	6.6
Other movements	(28.1)	(1.3)
AT DECEMBER 31	615.6	533.7

(*) See Note 1.4.

The change in contract and other liabilities can be explained primarily by the upward revision of the Mexican earnout in 2023.

"Other movements" include item-to-item reclassifications.

NOTE 5 Employee benefits expense

5.1 Average workforce

(In number of people)	2023	2022
Executives	3,949	3,238
Supervisory personnel	3,164	2,925
Employees	5,411	4,958
Service employees	7,330	6,853
Other employees	35,039	33,866
Total employees per category	54,892	51,840
France	12,951	12,855
Other countries	41,941	38,984
Total employees	54,892	51,840

5.2 Expenses related to employee benefits

Accounting policies

Payments by the Group to defined contribution plans are expensed as incurred.

In the case of post-employment defined benefit plans, the cost of benefits is estimated using the projected unit credit method. Under this method, rights to benefits are allocated to service periods using the plan's vesting formula and by applying a linear progression when vesting is not uniform over subsequent service periods. Future payments corresponding to benefits granted to employees are estimated on the basis of assumptions regarding salary increase rates, retirement age and mortality, after which their present value is calculated using the interest rate on long-term bonds issued by investment grade issuers.

Actuarial gains and losses relating to obligations arising as a result of defined benefit plans are recognized directly in equity.

The voluntary separation measures were recognized by deducting them from their related costs during the period in which salaries were recorded in accordance with IAS 20 "Accounting for Government Grants and Disclosure of Government Assistance."

(In millions of euros)	2023	2022
Wages and salaries	(1,351.7)	(1,208.3)
Payroll taxes	(338.3)	(298.0)
Mandatory/optional profit-sharing	(48.1)	(35.1)
Other employee benefits	3.5	(0.7)
Equity-settled share-based payments	(31.1)	(22.3)
TOTAL EMPLOYEE BENEFIT EXPENSES FROM CONTINUING OPERATIONS	(1,765.7)	(1,564.4)

The 2023 financial year saw a significant rise in salaries in most countries where the Group is present, in a context of high inflation, as well as weaker activity in the first quarter of 2022 due to the pandemic.

5.3 Employee benefit assets/liabilities

Accounting policies

Defined contribution plans

The Group pays contributions under a range of mandatory systems or on a voluntary basis under contractual agreements. The Group's obligation is limited to paying the contributions.

Defined benefit plans

The Elis Group's commitments to defined benefit plans and other post-employment benefits relating to its French subsidiaries consist of:

- supplementary retirement benefits paid to a category of senior executives. The supplementary retirement plan, for which all the beneficiaries have already retired, is now closed;
- retirement benefits to be paid to employees when they retire in accordance with French regulations;
- long-service awards, for which the amount paid depends on seniority.

The Group's end-of-service benefit obligations toward employees of its French subsidiaries are now measured pursuant to the IFRS IC Decision "Attributing Benefit to Periods of Service (IAS 19)."

The commitments of the **Group's subsidiaries in the United Kingdom** are grouped in a single pension plan specific to them. These commitments are covered by a dedicated external fund set up on February 1, 2016, and covering all commitments at that date, so as not to have to make additional payments except in extraordinary circumstances. The last three-year review of the fund's valuation under UK regulations was carried out in February 2022 and confirmed the fund's ability to meet its commitments.

The benefits paid to the beneficiaries of this plan depend on their seniority in the plan and their compensation in the final years preceding their retirement. The benefits paid are adjusted by 5% each year for rights vested before February 1, 1999, and in line with the Consumer Price Index for commitments vested after that date. The terms and conditions governing the management of the plan's assets are defined by UK regulations, as well as the relationship between the Group and the managers (trustees) of the fund. Responsibility for the management of the fund, including decisions on asset allocation and calls for contributions, rests jointly with the Group and the fund managers, the latter comprising representatives of the Group and beneficiaries of the plan in accordance with current regulations.

A comparatively small defined benefit plan also exists in the Republic of Ireland. It is also covered by a dedicated external fund.

The commitments of the **Group's subsidiaries in Sweden** stem mainly from their participation in the ITP-2 plan covering certain categories of private sector employees born before 1978.

The Group's Swiss subsidiaries have employee benefit liabilities in accordance with the Swiss Law on Occupational Benefits.

Employee-related liabilities

The corresponding obligations are measured using the projected unit credit method.

The Group's obligations are partially funded by external funds. Unfunded amounts are covered by provisions recognized in the balance sheet. The following table shows changes in the balance of the net liability recognized as defined benefits:

(In millions of euros)	Obligation	Fair value of plan assets	Net Liability (Asset)
AS AT JANUARY 1, 2022	623.5	572.7	50.8
Current service cost	10.0	-	10.0
Interest expense	9.3	9.1	0.3
Benefit paid	(24.6)	(20.3)	(4.3)
Employee contributions	7.0	7.0	-
Employer contributions	-	5.0	(5.0)
Past service cost	-	-	-
Plan amendments	-		-
Plan curtailments or settlements	(0.0)	-	(0.0)
Actuarial gains and losses	(200.5)	-	(200.5)
Return on plan assets	-	(193.1)	193.1
Change in the effect of the asset ceiling	-	(2.0)	(2.0)
Increase related to business combinations and other movements	1.4	-	1.4
Reclassification to liabilities directly related to assets held for sale	-		-
Translation adjustments	(15.4)	(15.1)	(0.3)
AS AT 12/31/2022	410.7	363.3	47.4
Current service cost	3.8		3.8
Interest expense	17.6	16.1	1.5
Benefit paid	(26.5)	(26.4)	(0.1)
Employee contributions	4.6	4.6	-
Employer contributions	-	6.0	(6.0)
Past service cost	0.0		0.0
Plan amendments	(0.9)	-	(0.9)
Plan curtailments or settlements	(0.4)	-	(0.4)
Actuarial gains and losses	23.7	(0.0)	23.7
Return on plan assets	-	(4.3)	4.3
Change in the effect of the asset ceiling	0.7	-	0.7
Increase related to business combinations and other movements	-	-	-
Reclassification to liabilities directly related to assets held for sale	-	-	-
Translation adjustments	10.1	9.3	0.8
AS AT 12/31/2023	443.4	368.5	74.9

The Group's long-term commitments to employees increased considerably in 2023 due to the decrease in the discount rates used (unlike in 2022, when these rates rose), which are given in the tables below for the main countries. This change was the main

reason for the actuarial losses of \notin 23.7 million that increased the Group's obligations, which were recognized in consolidated other comprehensive income.

FUNDED STATUS OF EMPLOYEE BENEFIT OBLIGATION

(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	69.0	60.6
Present value of partially or fully funded obligations	374.4	350.1
Total value of defined benefit plan obligations (1)	443.4	410.7
Fair value of plan assets (2)	368.5	363.3
NET VALUE OF DEFINED BENEFIT PLAN LIABILITY (ASSET) (3) = (1) - (2)	74.9	47.4
Other long-term benefits (4)	3.5	3.3
LIABILITIES (ASSETS) RELATED TO LONG-TERM EMPLOYEE BENEFITS (5)=(3)+(4)	78.3	50.7

INFORMATION BY REGION

(In millions of euros)	12/31/2023	12/31/2022
France	39.2	38.3
United Kingdom	(8.2)	(15.9)
Ireland	(4.2)	(2.9)
Sweden	26.8	22.4
Switzerland	15.1	2.7
Other countries	6.1	2.7
LIABILITIES (ASSETS) RELATED TO DEFINED BENEFIT PLANS	74.9	47.4
Other long-term benefits	3.5	3.3
LIABILITIES (ASSETS) RELATED TO LONG-TERM EMPLOYEE BENEFITS	78.3	50.7

FRANCE - DETAILS

Pension reform in France

Elis's commitments in terms of long-term benefits paid to French employees for retirement benefits were revalued to take into account the ratification on April 14, 2023 of a law that will gradually extend the legal retirement age in France from 62 to 64. This reform means, with regard to the amounts recognized as at December 31, 2022, a reduction of €0.9 million in the Group's commitment for retirement benefits to be paid to French

employees. Since it pertains to the revaluation of services rendered by employees during periods prior to this financial year, this income has been recognized in the financial statements under "Other operating income and expenses". This reform has no impact on the other long-term benefit plans provided to French employees.

The Group's obligations and provisions for its French subsidiaries break down as follows:

	12/31/2023	12/31/2022
Discount rate	3.1%	3.5%
Expected salary increase rate	inflation +0/6%	inflation +0/6%

(In millions of ourse)	12/31/2023	12/31/2022
(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	36.5	36.4
Present value of partially or fully funded obligations	7.6	3.8
Total value of defined benefit plan obligations (1)	44.1	40.1
Fair value of plan assets (2)	4.9	1.8
TOTAL VALUE OF DEFINED BENEFIT PLANS LIABILITY (3) = (1) - (2)	39.2	38.3

	Sensitivity France
Discount rate: -0.5% impact	+4.7%
Discount rate: +0.5% impact	-4.1%
Expected salary/retirement benefit increase rate: -0.5 impact	-6.1%
Expected salary/retirement benefit increase rate: +0.5 impact	+6.1%

(In millions of euros)	France
Expected contribution for next financial year	6.4
Weighted average duration of the obligations (in years)	8

(In millions of euros)	France
Cash and cash equivalents	0.1
Shares	1.4
Bonds	2.6
Properties & mortgages	0.5
Derivatives	0.2
FAIR VALUE OF PLAN ASSETS	4.9

IRELAND – DETAILS

	12/31/2023	12/31/2022
Discount rate	3.3%	3.7%
Expected salary increase rate	3.1%	3.4%
Expected retirement benefit increase rate	3.0%	3.0%

(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	0.0	0.0
Present value of partially or fully funded obligations	22.3	21.5
Total value of defined benefit plan obligations (1)	22.3	21.5
Fair value of plan assets (2)	26.5	24.4
TOTAL VALUE OF DEFINED BENEFIT PLANS LIABILITY (3) = (1) - (2)	(4.2)	(2.9)

	12/31/2023
Discount rate: -0.5% impact	+8.8%
Discount rate: +0.5% impact	-6.9%
Expected salary benefit increase rate: -0.5 impact	-1.8%
Expected salary benefit increase rate: +0.5 impact	1.9%
Expected retirement benefit increase rate: -0.5 impact	-5.8%
Expected retirement benefit increase rate: +0.5 impact	2.2%

(In millions of euros)	12/31/2023
Expected contribution for next financial year	0.3
Weighted average duration of the obligations (in years)	16

(In millions of euros)	12/31/2023
Cash and cash equivalents	0.1
Shares	3.5
Bonds	20.2
Properties & mortgages	0.0
Derivatives	2.8
FAIR VALUE OF PLAN ASSETS	26.5

UNITED KINGDOM - DETAILS

	12/31/2023	12/31/2022
Discount rate	4.8%	5.0%
Expected salary increase rate	2.7%	2.8%
Expected retirement benefit increase rate	2.8%	2.9%

(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	0.0	0.0
Present value of partially or fully funded obligations	269.5	258.8
Total value of defined benefit plan obligations (1)	269.5	258.8
Fair value of plan assets (2)	277.7	274.6
TOTAL VALUE OF DEFINED BENEFIT PLANS LIABILITY (3) = (1) - (2)	(8.2)	(15.9)

	12/31/2023
Discount rate: -0.5% impact	+6.5%
Discount rate: +0.5% impact	-5.9%
Expected salary benefit increase rate: -0.5 impact	0.0%
Expected salary benefit increase rate: +0.5 impact	0.0%
Expected retirement benefit increase rate: -0.5 impact	-2.4%
Expected retirement benefit increase rate: +0.5 impact	3.5%

(In millions of euros)	12/31/2023
Expected contribution for next financial year	0.2
Weighted average duration of the obligations (in years)	13

(In millions of euros)	12/31/2023
Cash and cash equivalents	2.7
Shares	13.9
Bonds	180.6
Properties & mortgages	0.0
Derivatives	80.5
FAIR VALUE OF PLAN ASSETS	277.7

SWEDEN – DETAILS

	12/31/2023	12/31/2022
Discount rate	3.3%	4.0%
Expected retirement benefit increase rate	2.0%	2.0%

(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	26.8	22.4
Present value of partially or fully funded obligations	0.0	0.0
Total value of defined benefit plan obligations (1)	26.8	22.4
Fair value of plan assets (2)	0.0	0.0
TOTAL VALUE OF DEFINED BENEFIT PLANS LIABILITY (3) = (1) - (2)	26.8	22.4

	12/31/2023
Discount rate: -0.5% impact	7.5%
Discount rate: +0.5% impact	-6.7%
Expected retirement benefit increase rate: -0.5 impact	-6.8%
Expected retirement benefit increase rate: +0.5 impact	7.5%

(In millions of euros)	12/31/2023
Expected contribution for next financial year	0.1
Weighted average duration of the obligations (in years)	15

SWITZERLAND - DETAILS

	12/31/2023	12/31/2022
Discount rate	1.5%	2.3%
Expected salary increase rate	1.3%	1.3%
Expected retirement benefit increase rate	-	-

(In millions of euros)	12/31/2023	12/31/2022
Present value of unfunded obligations	0.0	0.0
Present value of partially or fully funded obligations	74.5	65.2
Total value of defined benefit plan obligations (1)	74.5	65.2
Fair value of plan assets (2)	59.4	62.5
TOTAL VALUE OF DEFINED BENEFIT PLANS LIABILITY (3) = (1) - (2)	15.1	2.7

	12/31/2023
Discount rate: -0.5% impact	8.0%
Discount rate: +0.5% impact	-7.0%
Expected salary benefit increase rate: -0.5 impact	-0.6%
Expected salary benefit increase rate: +0.5 impact	0.6%

(In millions of euros)	12/31/2023
Expected contribution for next financial year	3.0
Weighted average duration of the obligations (in years)	9

(In millions of euros)	12/31/2023
Cash and cash equivalents	2.0
Shares	22.0
Bonds	21.1
Properties & mortgages	10.5
Derivatives	3.7
FAIR VALUE OF PLAN ASSETS	59.4

5.4 Share-based payments

Accounting policies

Free performance share grants

In accordance with IFRS 2, Elis estimated the fair value of the plans based on the fair value of the equity instruments granted, measured using the Monte Carlo model, which is determined by the share price fluctuations, and weighted by a reasonable assumption of meeting the share grant criteria. The cost, recognized through equity, is spread over the vesting period following the Management Board decision and is mentioned in Note 5.2 "Expenses related to employee benefits."

"Elis for All" Group Savings Plan

The Group measures the IFRS 2 expense of the benefit offered to employees subscribing to its Group Savings Plan by reference to the fair value of the discount provided on non-transferable shares. The discount granted by the Group is measured as the cost of a strategy combining the forward sale of shares at the end of the lock-up period with the cash purchase of the same number of shares, financed by an unrestricted loan with bullet repayment, taken out for the lock-up period at the rate that a bank would grant to an individual with an average risk profile. The Group considers that the use of any other method would have resulted in an amount substantially equal to the one thus calculated, and in any case is not material at that level. The valuation date used is the date on which the Group and its employees accepted the share-based payment agreement.

Free performance share grants

The performance share allotment plans implemented by the Company, under which shares vested during the financial year or were still vesting at the end of the financial year, are as follows:

Free performance share grants	2021 – Plan no. 14	2022 – Plan no. 16	2022 – Plan no. 17	2022 – Plan no. 18	2023 – Plan no. 19	2023 – Plan no. 20
Date of shareholders' meeting	06/30/2020	06/30/2020	06/30/2020	06/30/2020	05/25/2023	05/25/2023
Date of Supervisory Board meeting	03/08/2021	03/08/2022	03/08/2022	03/08/2022	03/07/2023 and 05/10/2023	03/07/2023 and 05/10/2023
Date of decision of the Management Board	03/10/2021	04/15/2022	05/20/2022	10/24/2022	06/16/2023	12/22/2023
Number of rights originally granted	1,417,198	1,085,873	500,500	309,574	1,251,994	6,559
 of which members of the Executive Committee 	448,472	0	500,500	0	412,448	0
> of which corporate officers:	213,220	0	240,128	0	197,827	0
 Xavier Martiré 	127,932	0	144,334	0	118,908	0
 Louis Guyot 	49,751	0	55,880	0	46,036	0
 Matthieu Lecharny 	35,537	0	39,914	0	32,883	0
Number of beneficiaries	526	522	11	222	513	4
 of which members of the Executive Committee 	11	0	11	0	11	0
> of which corporate officers	3 ^(a)	0	3 ⁽⁰⁾	0	3 ^(a)	0
Grant date	03/10/2021	04/15/2022	05/20/2022	10/24/2022	06/16/2023	12/22/2023
Vesting date						
 members of the Management Board and the Executive Committee 	03/10/2024 ^(b)		05/20/2025 ^(b)		06/16/2026 ^(b)	
> other beneficiaries	03/10/2023 ^(b)	04/15/2024 ^(b)		10/24/2024 ^(b)	06/16/2025 ^(b)	12/22/2025 ^(b)
End of share lock-up period						
• members of the Management Board and the Executive Committee	03/10/2024 ^(c)		05/20/2025 ^(c)		06/16/2026 ^(c)	
> other beneficiaries	03/10/2023 ^(c)	04/15/2024 ^(c)		10/24/2024 ^(c)	06/16/2025 ^(c)	12/22/2025 ^(c)
Rights vested as at 12/31/2023	576,867 ^{(d)(e)}	1,517 ^{(e)(f)}	0 ^(f)	0 ^(f)	0 ^(f)	0 ^(f)
Number of rights lapsed or forfeited as at 12/31/2023	416,735	100,716	0	13,643	10,129	0
Number of rights outstanding as at 12/31/2023	423,596	983,640	500,500	295,931	1,241,865	6,559
 of which members of the Executive Committee 	423,596		500,500		412,448	
> of which corporate officers:	213,220		240,128		197,827	
– Xavier Martiré	127,932		144,334		118,908	
 Louis Guyot 	49,751		55,880		46,036	
 Matthieu Lecharny 	35,537		39,914		32,883	
Number of working beneficiaries as at 12/31/2023	434	462	11	210	504	4
 of which members of the Executive Committee 	10	0	11	0	11	0
> of which corporate officers:	3(a)	0	3 ^(a)	0	3(a)	0

(a) Xavier Martiré, Louis Guyot and Matthieu Lecharny.

- (b) Shares vest at the end of a vesting period set at two years from the date of the grant for all beneficiaries, except for the members of the Executive Committee (including members of the Management Board) for whom the vesting period is set at three years from the date of the grant. Unless waived by the Management Board, the vesting of shares is contingent on uninterrupted, continuous service with the Group for the duration of the vesting period.
- (c) There is no lock-up period under this plan so the shares will be available and may be freely transferred by the beneficiaries at the end of the vesting period, subject to statutory blackout periods and the provisions of the Stock Market Code of Ethics regarding the prevention of market abuse. In addition, throughout their terms of office, each member of the Management Board is required to hold a number of shares in registered form set by the Supervisory Board in accordance with the compensation policy for corporate officers detailed in the Supervisory Board's report on corporate governance, provided in chapter 2 of this 2023 Universal Registration Document.
- (d) In addition to what is stated under point (b), the performance conditions associated with the vesting of the shares under plan no. 14, implemented in 2021, were defined in reference to internal absolute criteria linked to consolidated revenue and consolidated EBIT, determined on the basis of the business plan, itself in line with market expectations, and to the performance of the Elis share price relative to a benchmark index. The number of vested shares will depend on the number of targets achieved, with the understanding that the achievement of performance targets is binary, so that if a target is not met, the number of rights linked to that target is not due and the corresponding shares do not vest. For plan no. 14 for the Executive Committee (including members of the Management Board) to be delivered in 2024, 34% of the shares granted will vest if one performance condition is met, 67% if two conditions are met, and 100% if all three conditions are met. No shares will vest if none of the performance conditions is met.
- (e) The amount takes into account the number of shares delivered in advance to an employee on disability benefits for plans no. 14 and no. 16 (100% of the shares granted were delivered in February 2023, in accordance with the rules of the plan).
- (f) In addition to what is stated under point (b), based on the plans implemented in 2022, the performance conditions associated with the vesting of the shares were defined in reference to internal absolute criteria linked to consolidated revenue and consolidated EBIT, determined on the basis of the business plan, itself in line with market expectations, a CSR criterion and the performance of the Elis share price relative to a benchmark index. Furthermore, three thresholds have been defined to determine the achievement of the economic and CSR performance criteria at the end of the vesting period: a trigger threshold (lower limit), a target threshold). The performance threshold (upper limit). Regarding the stock market criterion, two thresholds have been defined (target and outperformance threshold). The performance measurement will be assessed on a straight-line basis between each limit. The number of shares to be delivered at the end of the vesting period will be determined in two stages: (i) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (ii) the application of a second limit to take account of the attainment or otherwise of the target thresholds. For the plans implemented in 2022 and 2023, with regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is not reached; 25% if the target threshold is reached; 37.5% if the outperformance thresholds have been achieved (or surpassed), the number of vested shares may not exceed 120% of the shares granted; (ii) if only two target thresholds have been reached (or surpassed), interpretive of the deviation of the context and the other thresholds have been achieved (or surpassed), interpretive of the deviation of the other intershold will apply. The second limit defined below will also apply: (i) if all four target thresholds have been achieved (or surpassed),

Group Savings Plan

Pursuant to the 25th resolution of the extraordinary annual general shareholders' meeting on May 19, 2022 and the 21st resolution of the extraordinary annual general shareholders' meeting on May 25, 2023, the Management Board:

having received authorization from the Supervisory Board of December 15, 2022, voted on March 16, 2023 for two capital increases without preferential subscription rights ("Elis for All 2023"), one reserved for employee members of Elis Group's savings plan and one reserved for employees of Elis's foreign subsidiaries operating in the following countries: Belgium, Brazil, Denmark, Finland, Germany, Ireland, Italy, Luxembourg, Mexico, Norway, Netherlands, Poland, Portugal, Spain, Sweden, Switzerland and the United Kingdom.

 having received authorization from the Supervisory Board of July 27, 2022, voted on July 28, 2022 for two capital increases without preferential subscription rights ("Elis for All 2022"), one reserved for employee members of Elis Group's savings plan and one reserved for employees of Elis's foreign subsidiaries operating in the following countries: Belgium, Brazil, Denmark, Finland, Germany, Ireland, Italy, Luxembourg, Norway, Netherlands, Poland, Portugal, Spain, Sweden, Switzerland and the United Kingdom.

These transactions are intended to help grow the Elis Group's employee share ownership with the aim of bolstering its employees' sense of belonging by giving them the opportunity to be more closely connected to its future development and performance. They involve a so-called "standard" formula only, with a discount and matching contribution, under which the subscriber is fully exposed to changes in the Elis share price.

The table below sets out the main features of the plans and the valuation assumptions used:

Characteristics of employee share ownership operations	2023 plan	2022 plan
Date of general shareholders' meeting	05/25/2023	05/19/2022
Date of decision by the Chairman of the Management Board, setting the subscription price	09/15/2023	09/16/2022
Closing date of employee subscriptions	10/04/2023	10/05/2022
Plan maturity (in years)	3 or 5	3 or 5
Subscription price	€12.13	€8.97
Closing price on the subscription closing date	€16.46	€11.04
Face value discount	30.00%	30.00%
Discount relative to price on the subscription closing date	26.31%	18.75%
Number of shares matched	1 for 10	1 for 10
Valuation assumptions (5-year maturity)		
Employee financing rate over 5 years	3.34%	2.84%
5-year risk-free interest rate	3.34%	2.84%
Securities lending or borrowing rate	0.50%	0.50%
Non-transferability for the market participant, as a %	(0.50%)	(5.30%)
Amounts subscribed and valuation		
Subscription		
Amount subscribed by employees (in millions of euros)	8.2	4.9
Number of shares subscribed	673,510	550,815
Gross expense, before non-transferability discount (in millions of euros)	2.9	1.1
Valuation of non-transferability discount (in millions of euros)	(0.0)	(0.3)
Net expense (in millions of euros)	2.9	0.8
Impact of a 0.5 point decrease in the employee financing rate	0.0	0.4
Matching contribution		
Number of new shares matched	38,688	50,638
Gross expense, before non-transferability discount (in millions of euros)	1.0	0.6
Valuation of non-transferability discount (in millions of euros)	(0.0)	(0.0)
Net expense (in millions of euros)	1.0	0.5
Impact of a 0.5 point decrease in the employee financing rate	0.0	0.0
Total		
Total plan amount (in millions of euros)	4.0	1.7
Number of shares issued	712,198	601,453
Gross expense, before non-transferability discount (in millions of euros)	3.9	1.7
Valuation of non-transferability discount (in millions of euros)	0.0	(0.4)
Net expense (in millions of euros)	3.9	1.3
Impact of a 0.5 point decrease in the employee financing rate	0.1	0.5

The amount expensed in 2023 for standard plans was €2.9 million. The free share expense related to the matching contribution was €1.0 million in 2023.

The amount expensed in 2022 for standard plans was $\in 0.5$ million. The free share expense related to the matching contribution was $\in 0.5$ million in 2022.

5.5 Executive compensation (related party transactions)

As at December 31, 2023, the main executives comprise the ten members of the Executive Committee, along with the Chairman of the Management Board. The total compensation for the financial year awarded to the main executives is as follows:

(In millions of euros)	2023	2022
Number of people	11	11
Short-term benefits - fixed, variable, special and other elements of compensation	(16.1)	(10.4)
Termination benefits	0.0	0.0
Post-employment benefits	(3.2)	(2.7)
Expenses related to share-based payments (IFRS 2)	(9.0)	(6.2)

Post-employment benefits relate to a supplementary retirement plan in application of the new provisions of Article L. 137-11-2 of the French Social Security Code (Pacte law). It is stipulated that this retirement plan is managed by the insurer Predica, a shareholder of Elis until October 2023.

Moreover, as at December 31, 2023, the employee benefit liability accrued for all post-employment benefits totaled €4.7 million (€3.5 million as at December 31, 2022).

Compensation allocated to members of the Supervisory Board (including the Chairman of the Supervisory Board) and expensed as directors' fees totaled €0.9 million (€0.7 million as at December 31, 2022). Elis's Supervisory Board is made up of 12 members and one non-voting member (censor) as at December 31, 2023 (10 members as at December 31, 2022).

NOTE 6 PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

6.1 Goodwill

Accounting policies

In accordance with IAS 36, the Elis Group allocates goodwill to its cash-generating units (CGUs) for the purposes of conducting impairment tests.

Gross value4,022.9Accumulated impairment(108.8)CARRYING AMOUNT AT BEGINNING OF PERIOD3,914.1Increase related to business combinations36.5Disposals0.0Translation adjustments27.5Other changes0.0CHANGES IN GROSS CARRYING AMOUNT64.3Impairment0.0Translation adjustments0.0Other shares9.7) (66.5) 3,818.3 5 160.4
CARRYING AMOUNT AT BEGINNING OF PERIOD3,914.1Increase related to business combinations36.5Disposals0.0Translation adjustments27.8Other changes0.0CHANGES IN GROSS CARRYING AMOUNT64.3Impairment0.0	3,818.3 5 160.4
Increase related to business combinations36.5Disposals0.0Translation adjustments27.6Other changes0.0CHANGES IN GROSS CARRYING AMOUNT64.3Impairment0.0	5 160.4
Disposals0.0Translation adjustments27.5Other changes0.0CHANGES IN GROSS CARRYING AMOUNT64.3Impairment0.0	
Translation adjustments 27.8 Other changes 0.0 CHANGES IN GROSS CARRYING AMOUNT 64.3 Impairment 0.0	0.0
Other changes 0.0 CHANGES IN GROSS CARRYING AMOUNT 64.3 Impairment 0.0	
CHANGES IN GROSS CARRYING AMOUNT 64.3 Impairment 0.0	3 (22.4)
Impairment 0.0	0.0)
	3 138.0
Translation adjustments 9.7) (58.7)
	7 16.4
Other changes 0.0	0.0
CHANGES IN IMPAIRMENT 9.7	7 (42.2)
CARRYING AMOUNT AT END OF PERIOD 3,988.1	3,914.1
Gross value 4,087.2	2 4,022.9
Accumulated impairment (99.1)) (108.8)

(*) See Note 1.4.

The carrying amount of goodwill is allocated to the main cash-generating units as follows:

(In millions of euros)	12/31/2023	12/31/2022 restated*
CGU France	1,427.7	1,418.1
CGU Sweden & Finland	525.2	524.0
CGU Denmark	413.1	414.0
CGU Netherlands	365.4	365.4
CGU Brazil	267.1	253.0
CGU Mexico	161.1	144.6
CGU Germany	180.8	174.1
CGU Spain & Andorra	114.8	106.9
CGU Great Britain	98.2	96.2
Other CGU	434.7	417.8
CARRYING VALUE OF GOODWILL	3,988.1	3,914.1

(*) See Note 1.4.

Recognition of impairment

Accounting policies

The method and assumptions used for impairment tests are described in Note 6.5 "Impairment losses on non-current assets."

Military conflict between Ukraine and Russia

The Group is not present in Ukraine and has limited business in Russia, where it generated revenue of €20.0 million in 2023 (€25.6 million in 2022). Furthermore, non-current assets amounted to €16.0 million in net value as at December 31, 2023 (compared to €17.8 million as at December 31, 2022).

Goodwill, which had a gross value of €42.7 million as at December 31, 2023 (€42.7 million as at December 31, 2022) has been fully written down since June 30, 2022, following the impairment tests carried out on that date. Based on a WACC of 26.3% (versus 11.4% as at December 31, 2021) linked to the sharp increase in country risk premium, on June 30, 2022 the Group recorded a goodwill impairment loss of €58.7 million (at an exchange rate of €1 = RUB 56.553).

Following the impairment tests carried out as at December 31, 2023, the Group recorded no impairment losses.

6.2 Intangible assets

Accounting policies

Brands

Brands acquired in a business combination are recognized at fair value (valued using the relief from royalty method) at the acquisition date. Costs incurred to create a new brand or to develop an existing one are expensed.

Brands with finite useful lives are amortized over their useful lives. Brands with indefinite useful lives are not amortized but are tested for impairment on an annual basis. The same applies whenever there is an indication of impairment.

The following criteria are used to determine whether a brand has a finite or indefinite life:

- overall market positioning of the brand, measured by sales volume, international reach and reputation;
- > long-term profitability outlook;
- > exposure to fluctuations in the economy;

 major developments in the industry liable to have an impact on the brand's future;

• age of the brand.

Intangible assets (other than brands)

Intangible assets (other than brands) are measured at acquisition cost less accumulated amortization and impairment. Intangible assets have finite useful lives. Amortization is recognized as an expense generally on a straight-line basis over the estimated useful lives of the assets:

- textile patterns: 3 years;
- software: 5 years;
- > ERP: 15 years;
- acquired customer contracts and relationships: 4 to 14 years.
- Amortization is recorded from the date the asset is first used.

(In millions of euros)	Trademarks & non-competition clauses	Customer relationships	Other	Total
Gross value	261.7	1,315.3	210.0	1,787.0
Accumulated amortization and impairment	(51.0)	(844.1)	(139.1)	(1,034.2)
NET CARRYING AMOUNT AS AT JANUARY 1, 2022	210.7	471.2	70.9	752.7
Investments	-	0.3	26.2	26.5
Acquisitions through business combinations	3.9	88.0	0.1	91.9
Retirements and disposals	-	-	(0.0)	(0.0)
Depreciation	(2.0)	(80.9)	(18.9)	(101.9)
Translation adjustments	0.2	(6.2)	(0.2)	(6.2)
Impairment	-	-	-	0.0
Other movements	0.2	(0.8)	1.0	0.4
Gross value restated*	267.3	1,392.9	233.9	1,894.1
Accumulated amortization and impairment restated*	(54.5)	(921.3)	(154.8)	(1,130.6)
NET CARRYING AMOUNT AS AT DECEMBER 31, 2022 RESTATED*	212.8	471.5	79.0	763.4
Investments	0.0	0.0	26.8	26.8
Acquisitions through business combinations	0.0	7.4	0.0	7.4
Retirements and disposals	0.0	0.0	0.0	0.0
Depreciation	(1.2)	(83.9)	(21.6)	(106.7)
Translation adjustments	0.4	7.3	(0.4)	7.3
Impairment	0.0	0.0	0.0	0.0
Other movements	(0.0)	(0.0)	(3.2)	(3.2)
Gross value	268.5	1,411.3	252.8	1,932.6
Accumulated amortization and impairment	(56.4)	(1,009.0)	(172.1)	(1,237.5)
NET CARRYING AMOUNT AS AT DECEMBER 31, 2023	212.1	402.3	80.7	695.1

(*) See Note 1.4.

Other intangible assets consist primarily of software. "Other movements" include item-to-item transfers.

The values of the Group's brands, which are all derived from a business combination, measured for the purpose of allocating goodwill, are as follows:

(In millions of euros)	12/31/2023	12/31/2022 restated*	Amortization
Elis Brands	206.5	206.5	Not amortized
Lavartex brands	2.9	3.4	5 years
Brands of manufacturing entities	2.2	2.2	
 Le Jacquard Français brand 	0.9	0.9	Impairment loss
Kennedy Hygiene brand	1.3	1.3	Not amortized
Non-competition clauses and miscellaneous	3.4	4.2	
TRADEMARKS & NON-COMPETITION CLAUSES	212.1	212.8	

(*) See Note 1.4.

Recognition of impairment

No brand impairment loss was recognized in the last two financial years. The Le Jacquard Français brand, worth €6.8 million gross, has an accumulated impairment loss of €5.9 million.

6.3 Property, plant and equipment

Accounting policies

Items of property, plant and equipment are carried in the balance sheet at historical cost for the Group, less accumulated depreciation and impairment.

In accordance with IAS 16 Property, Plant and Equipment, only items whose cost can be measured reliably and from which future economic benefits are expected to flow to the Group are recognized as assets.

Assets leased out under agreements that do not transfer substantially all the risks and rewards incident to ownership of the assets to the lessee (operating leases) are recognized as non-current assets. Assets under other leases (finance leases) are recognized as loans for the amount corresponding to the net investment in the lease. Depreciation is calculated on a straight-line basis over the following useful lives:

- > buildings: component method:
 - structure, outside walls, roof: 40 to 50 years,
 - internal walls, partitions, painting and floor coverings: 10 to 12.5 years;
- production equipment: 10 to 30 years;
- > vehicles: 4 to 8 years;
- office equipment and furniture: 5 to 10 years;
- > IT equipment: 3 to 7 years;
- items related to rental-maintenance service agreements (textiles, equipment and other leased items) are initially recognized as inventories and are then capitalized and depreciated over a period of 18 months to five years.

Depreciation is recorded from the date the asset is first used. Land is not depreciated.

(In millions of euros)	Land and buildings	Vehicles	Plant & equipment	Rental & maintenance items	Total
Gross value	892.1	132.1	1,702.0	2,073.5	4,799.6
Accumulated amortization and impairment	(322.7)	(114.3)	(1,101.0)	(1,350.7)	(2,888.7)
NET CARRYING AMOUNT AS AT JANUARY 1, 2022	569.4	17.8	601.0	722.7	1,911.0
Investments	24.8	3.0	100.1	556.1	684.0
Acquisitions through business combinations	8.8	3.1	20.2	26.5	58.6
Retirements and disposals	(2.3)	(0.4)	(2.0)	(4.9)	(9.5)
Depreciation	(30.2)	(8.1)	(101.4)	(454.3)	(594.0)
Translation adjustments	(4.3)	0.2	(2.4)	(3.8)	(10.3)
Impairment	-	-	(0.1)	-	(0.1)
Other movements	14.4	0.5	(15.6)	0.8	0.2
Gross value restated*	932.8	138.9	1,802.6	2,440.7	5,315.0
Accumulated amortization and impairment restated*	(352.2)	(122.6)	(1,202.8)	(1,597.6)	(3,275.2)
NET CARRYING AMOUNT AS AT DECEMBER 31, 2022 RESTATED*	580.7	16.2	599.8	843.2	2,039.8
Investments	41.2	3.4	136.4	621.6	802.6
Acquisitions through business combinations	3.3	0.5	0.7	1.5	6.0
Retirements and disposals	(0.6)	(0.2)	(1.3)	(4.8)	(7.0)
Depreciation	(30.7)	(6.7)	(102.5)	(514.8)	(654.7)
Translation adjustments	5.2	0.6	6.9	8.2	20.9
Impairment	0.0	0.0	(0.0)	0.0	(0.0)
Other movements	13.1	0.6	(11.0)	0.6	3.3
Gross value	997.3	137.9	1,942.0	2,821.3	5,898.5
Accumulated amortization and impairment	(385.2)	(123.5)	(1,313.2)	(1,865.7)	(3,687.7)
NET CARRYING AMOUNT AS AT DECEMBER 31, 2023	612.1	14.4	628.8	955.5	2,210.8

"Other movements" include item-to-item transfers.

6.4 Right-of-use assets / Lease liabilities

The Group entered into lease agreements for a variety of assets including property, vehicles, machines, and other equipment. Real estate contracts typically go over several years, with a set rent amount based on an index or rate and with options to extend.

Accounting policies

Right-of-use assets

The Group records right-of-use assets on the lease start date (the date on which the underlying set of assets becomes available). Right-of-use assets are measured at cost, less accumulated depreciation and impairment losses and adjusted according to the measurement of the lease liabilities. The cost of right-of-use assets comprises the amount of the lease liability, initial direct costs incurred, and lease payments made before the start date, less any lease incentives received. Unless the Group is reasonably certain that ownership of the leased asset will be transferred at the end of the lease term, right-of-use assets are depreciated on a straight-line basis over the shorter of the asset's estimated useful life or the lease term. Right-of-use assets are subject to impairment.

Lease liabilities

As at the lease start date, the Group records lease liabilities as measured at the present value of the lease payments to be made over the lease term. 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 payable under residual value guarantees. Lease payments also include the exercise price for a purchase option that the Group is reasonably certain will be exercised, as well as penalty payments for terminating a lease if the lease term reflects exercise of the termination option by the Group. Variable lease payments that do not depend on an index or a rate are recorded as expenses in the period during which the event or condition that triggered the payments occurred.

To calculate the present value of lease payments, the Group uses the Group's incremental borrowing rate adjusted using a spread for each country as at the lease start date if the interest rate implicit in the lease cannot be readily determined. The rate also depends on the duration of the agreement. After the start date, the lease liability is increased to reflect interest incurred and reduced to reflect lease payments made. The carrying amount of the lease liability is remeasured in the event there is a change in the term of the lease, the in-substance fixed lease payments are changed, or the measurement is modified such that the underlying asset may be purchased.

In the statement of cash flows, these lease payments are presented in cash flows from financing activities, broken down between interest (recorded as financial expenses) and principal payments (presented on a separate line).

Simplification measures used

The Group applies the recognition exemption for short-term leases (leases with terms shorter than 12 months from the start date that do not include a purchase option). It also applies the recognition exemption for the leasing of low-value assets (assets whose replacement cost is less than €4,000). Lease payments on short-term leases and leases of low-value assets are recorded as expenses on a straight-line basis over the term of the lease. In the statement of cash flows, these lease payments are presented in cash flows from operating activities.

The Group has also chosen to use the simplification measure provided for in the standard whereby lease components are not separated from non-lease components (mainly for leased vehicles). Instead, these components are recognized as a single lease component.

(In millions of euros)	Land and buildings	Vehicles	Plant & equipment	Total	Lease liabilities
AS AT JANUARY 1, 2022	303.7	126.8	9.0	439.4	453.5
Increase related to business combinations restated*	18.0	2.3	1.4	21.7	22.7
New rights of use	15.6	71.8	3.1	90.4	90.4
Remeasuring of rights of use	19.0	1.4	(0.7)	19.7	19.7
Depreciation & amortization / impairment	(45.1)	(55.0)	(3.6)	(103.7)	
Principal payments					(101.5)
Translation differences	(0.4)	(1.5)	(0.0)	(1.9)	(1.9)
Other movements	0.6	1.8	(1.1)	1.3	2.6
AS AT DECEMBER 31, 2022, RESTATED*	311.4	147.4	8.1	466.9	485.4
Increase related to business combinations	0.3	0.2	0.0	0.5	0.5
New rights of use	26.9	103.4	2.3	132.6	132.6
Remeasuring of rights of use	22.1	2.3	0.6	24.9	24.9
Depreciation & amortization / impairment	(48.2)	(64.1)	(3.6)	(115.9)	
Principal payments					(111.0)
Translation differences	5.0	0.5	0.1	5.6	5.9
Other movements	2.2	(3.3)	(0.7)	(1.9)	(1.0)
AS AT 12/31/2023	319.8	186.3	6.7	512.8	537.4

(*) See Note 1.4.

The Group recognized lease expenses relating to:

> short-term leases totaling €7.7 million during the 2023 financial year (versus €7.5 million in 2022);

> leases of low-value assets totaling €1.9 million during the 2023 financial year (versus €1.8 million in 2022);

• variable lease payments totaling €0.5 million during the 2023 financial year (versus €0.2 million in 2022).

The remaining contractual maturities of lease liabilities are as follows (undiscounted amounts):

(In millions of euros)	Carrying value	Cash flow 2024	Cash flow 2025	Cash flow 2026-2028	Cash flow 2029 and beyond	
Lease liabilities	537.4	131.3	115.7	251.0	176.4	674.3

6.5 Impairment losses on non-current assets

Accounting policies

Impairment tests are systematically performed on goodwill and intangible assets with indefinite useful lives on December 31 or whenever there is an indication of impairment. Goodwill impairment losses may not subsequently be reversed.

Value in use is calculated by discounting to present value the estimated future cash flows expected to arise from the continuing use of an asset and from its disposal. These calculations are usually supplemented by a valuation using multiple economic indicators (mainly adjusted EBITDA).

If the recoverable amount is less than the carrying amount, an impairment loss is recognized corresponding to the difference between the two amounts.

To assess impairment, assets are combined in the smallest group of assets that generates separately identifiable cash flows (cash-generating unit or group of cash-generating units).

In accordance with IAS 36 Impairment of Assets, whenever the value of intangible assets and property, plant and equipment with definite useful lives is exposed to a risk of impairment due to events or changes in market conditions, these assets are reviewed to determine whether their carrying amount is less than their recoverable amount, defined as the higher of fair value (less cost to sell) and value in use.

If applicable, impairment losses are recognized at the cashgenerating unit level.

Impairment of property, plant and equipment may subsequently be reversed (by up to the amount of the initial impairment) if the recoverable amount rises above the carrying amount.

Calculating future cash flows

Goodwill impairment tests are performed by including the impacts of IFRS 16 and determining the value in use of each cashgenerating unit using the following method for calculating recoverable amounts:

- estimation of projected future cash flows based on the business plans established by the management teams of each CGU and approved by the Management Board. The trajectory for 2024-2026 was approved by the Supervisory Board on December 14, 2023. Future cash flows are estimated based on conservative growth assumptions;
- cash flows are calculated using the discounted cash flow method = adjusted EBITDA (operating income before depreciation and amortization) +/- change in WC - income tax at standard rate - capital expenditure (including lease renewal);
- a five-year maximum explicit time horizon has been chosen, except for countries where a longer duration is justified (Latin America and Russia, which have strong growth prospects over a longer term because there is less recourse to outsourcing);
- > the terminal value is calculated on a perpetual growth basis;
- discounted cash flow is calculated based on the weighted average cost of capital (WACC), which, in turn, is based on financial return and industry-specific risk metrics for the market in which the Group operates.

Method for calculating WACC

Elis used the following inputs for calculating the WACC:

- risk-free rate: the average risk-free interest rate over a two- to fiveyear observation period by country;
- credit spread: the average over a two- to five-year observation period;
- levered beta of comparable companies: the observed beta at the date of the WACC calculation (insofar as the beta is the result of a linear regression over the last two years, it reflects the medium-term sensitivity of the value of the securities of a given company versus the market as a whole);
- average gearing ratio (net debt/equity) for comparable companies: ratio calculated on the basis of market capitalizations to net debt observed on a quarterly basis over the last two years:
 - the average gearing ratio obtained for each comparable company is used to unlever the Company's beta,
 - the unlevered beta is representative of industry beta and will be used to calculate the WACC (extreme values are excluded from the average),
 - the gearing used to calculate the WACC is derived from the average debt (including lease liabilities) to equity ratio calculated on the basis of the quarterly ratios of comparable companies.

The WACC used for impairment testing on each of the main CGUs was as follows:

France	Germany	Brazil	Denmark	Spain	Great Britain	Mexico	Netherlan ds	Sweden
					-			1.9%
								1.5%
3.9%	3.1%	9.4%	3.3%	4.5%	4.5%	7.8%	3.3%	3.4%
25.8%	30.0%	34.0%	22.0%	25.0%	25.0%	30.0%	25.8%	20.6%
2.9 %	2.2%	6.2%	2.6%	3.4%	3.4%	5.4%	2.5%	2.7%
7.2%	7.2%	7.2%	7.2%	7.2%	7.2%	7.2%	7.2%	7.2%
1.00	0.99	0.98	1.01	1.01	1.01	1.01	1.01	1.01
9.6%	8.8%	15.0%	9.1%	10.2%	10.3%	13.4%	9.0%	9.2%
24.7%	24.7%	24.7%	24.7%	24.7%	24.7%	24.7%	24.7%	24.7%
8.0%	7.1%	12.8%	7.5%	8.6%	8.6%	11.4%	7.4%	7.6%
7.4%	6.7%	14.4%	7.0%	7.9%	7.8%	12.6%	6.9%	7.3%
10.7%	10.2%	19.4%	9.6%	11.4%	11.4%	16.3%	10.0%	9.5%
10.0%	9.6%	21.9%	8.9%	10.6%	10.4%	18.1%	9.3%	9.1%
	25.8% 2.9% 7.2% 1.00 9.6% 24.7% 8.0% 7.4% 10.7%	2.4% 1.6% 1.5% 1.5% 3.9% 3.1% 25.8% 30.0% 2.9% 2.2% 7.2% 7.2% 1.00 0.99 9.6% 8.8% 24.7% 24.7% 8.0% 7.1% 7.4% 6.7% 10.7% 10.2%	2.4% 1.6% 7.9% 1.5% 1.5% 1.5% 3.9% 3.1% 9.4% 25.8% 30.0% 34.0% 2.9% 2.2% 6.2% 7.2% 7.2% 7.2% 1.00 0.99 0.98 9.6% 8.8% 15.0% 24.7% 24.7% 24.7% 7.4% 6.7% 14.4% 10.7% 10.2% 19.4%	2.4% 1.6% 7.9% 1.8% 1.5% 1.5% 1.5% 1.5% 3.9% 3.1% 9.4% 3.3% 25.8% 30.0% 34.0% 22.0% 2.9% 2.2% 6.2% 2.6% 7.2% 7.2% 7.2% 7.2% 1.00 0.99 0.98 1.01 9.6% 8.8% 15.0% 9.1% 24.7% 24.7% 24.7% 24.7% 8.0% 7.1% 12.8% 7.5% 7.4% 6.7% 14.4% 7.0% 10.7% 10.2% 19.4% 9.6%	2.4% 1.6% 7.9% 1.8% 3.0% 1.5% 1.5% 1.5% 1.5% 1.5% 3.9% 3.1% 9.4% 3.3% 4.5% 25.8% 30.0% 34.0% 22.0% 25.0% 2.9% 2.2% 6.2% 2.6% 3.4% 7.2% 7.2% 7.2% 7.2% 7.2% 1.00 0.99 0.98 1.01 1.01 9.6% 8.8% 15.0% 9.1% 10.2% 24.7% 24.7% 24.7% 24.7% 24.7% 8.0% 7.1% 12.8% 7.5% 8.6% 7.4% 6.7% 14.4% 7.0% 7.9% 10.7% 10.2% 19.4% 9.6% 11.4%	FranceGermanyBrazilDenmarkSpainBritain2.4%1.6%7.9%1.8%3.0%3.0%1.5%1.5%1.5%1.5%1.5%1.5%3.9%3.1%9.4%3.3%4.5%4.5%25.8%30.0%34.0%22.0%25.0%25.0%2.9%2.2%6.2%2.6%3.4%3.4%7.2%7.2%7.2%7.2%7.2%7.2%1.000.990.981.011.011.019.6%8.8%15.0%9.1%10.2%10.3%24.7%24.7%24.7%24.7%24.7%24.7%8.0%7.1%12.8%7.5%8.6%8.6%7.4%6.7%14.4%7.0%7.9%7.8%	France Germany Brazil Denmark Spain Britain Mexico 2.4% 1.6% 7.9% 1.8% 3.0% 3.0% 6.3% 1.5% 1.5% 1.5% 1.5% 1.5% 1.5% 1.5% 3.9% 3.1% 9.4% 3.3% 4.5% 4.5% 7.8% 25.8% 30.0% 34.0% 22.0% 25.0% 25.0% 30.0% 2.9% 2.2% 6.2% 2.6% 3.4% 5.4% 7.2% 7.2% 7.2% 7.2% 7.2% 7.2% 1.00 0.99 0.98 1.01 1.01 1.01 9.6% 8.8% 15.0% 9.1% 10.2% 10.3% 13.4% 24.7% 24.7% 24.7% 24.7% 24.7% 24.7% 24.7% 8.0% 7.1% 12.8% 7.5% 8.6% 8.6% 11.4% 10.7% 10.2% 19.4% 7.0% 7.9% 7.8% 12.6%	FranceGermanyBrazilDenmarkSpainBritainMexicods2.4%1.6%7.9%1.8%3.0%3.0%6.3%1.8%1.5%1.5%1.5%1.5%1.5%1.5%1.5%3.9%3.1%9.4%3.3%4.5%4.5%7.8%25.8%30.0%34.0%22.0%25.0%25.0%30.0%25.8%2.9%2.2%6.2%2.6%3.4%3.4%5.4%2.5%7.2%7.2%7.2%7.2%7.2%7.2%7.2%1.000.990.981.011.011.011.019.6%8.8%15.0%9.1%10.2%10.3%13.4%9.0%24.7%24.7%24.7%24.7%24.7%24.7%24.7%7.4%6.7%14.4%7.0%7.9%7.8%12.6%6.9%10.7%10.2%11.4%11.4%16.3%10.0%

Multiples used

The multiples approach was not used as at December 31, 2023 because it has been difficult to implement since the pandemic.

Fundamental assumptions for impairment tests

The business plans of the CGUs were prepared on the basis of management's best estimates. Projected cash flows are therefore reasonable and reflect, where appropriate, the resilience of the CGU's business.

The main assumptions made concern:

- inflation, with a gradual return to a normal level in the last year of the plan, as predicted by the International Monetary Fund;
- > the Group's climate plan, with a level of investment greater than the amortization and depreciation historically recorded.

Sensitivity of tests related to goodwill

The sensitivity of the impairment tests was verified with respect to changes in the two main assumptions: WACC and perpetual growth rate. In the impairment tests, the items with the most material sensitivity in relation to the WACC and perpetual growth rate are as follows (test margin = difference between the carrying amount and the recoverable amount of the CGU): As at December 31, 2022, the Group presented wide sensitivity ranges.

France		Perpetual growth rate							
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%			
WACC	7.0%	1,024.5	1,244.6	1,509.0	1,832.6	2,237.7			
	7.5%	770.1	951.4	1,166.0	1,423.7	1,739.1			
	8.0%	552.2	703.6	880.4	1,089.5	1,340.8			
	8.5%	363.6	491.4	639.0	811.4	1,015.3			
	9.0%	198.7	307.7	432.4	576.3	744.3			

Germany		Perpetual growth rate						
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%		
WACC	6.1%	94.5	155.1	230.4	326.4	453.2		
	6.6%	35.7	84.7	144.3	218.4	312.9		
	7.1%	(13.4)	26.9	75.2	133.8	206.6		
	7.6%	(55.0)	(21.3)	18.3	65.8	123.5		
	8.1%	(90.8)	(62.3)	(29.1)	9.9	56.6		

Brazil		Perpetual growth rate							
(in millions of euros)		2.0%	2.5%	3.0%	3.5%	4.0%			
WACC	11.8%	96.4	112.2	129.7	149.3	171.5			
	12.3%	66.8	80.4	95.6	112.5	131.4			
	12.8%	39.9	51.9	65.0	79.6	95.9			
	13.3%	15.5	26.0	37.5	50.2	64.3			
	13.8%	(6.7)	2.5	12.7	23.7	36.0			

Denmark		Perpetual growth rate							
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%			
WACC	6.5%	47.1	107.6	181.6	274.3	393.7			
	7.0%	(7.3)	42.6	102.7	176.2	268.2			
	7.5%	(53.4)	(11.4)	38.2	97.8	170.8			
	8.0%	(92.8)	(57.1)	(15.4)	33.8	93.1			
	8.5%	(126.9)	(96.2)	(60.8)	(19.4)	29.5			

Spain	Perpetual growth rate							
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%		
WACC	7.6%	144.2	172.9	206.8	247.4	297.0		
	8.1%	109.7	133.7	161.7	194.8	234.4		
	8.6%	79.8	100.1	123.5	150.8	183.0		
	9.1%	53.6	71.0	90.8	113.6	140.3		
	9.6%	30.5	45.5	62.4	81.7	104.0		

United Kingdom		Perpetual growth rate						
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%		
WACC	7.6%	128.5	164.5	207.0	257.9	319.8		
	8.1%	89.8	120.2	155.6	197.4	247.4		
	8.6%	56.3	82.2	112.1	146.9	188.0		
	9.1%	26.9	49.2	74.7	104.1	138.4		
	9.6%	0.9	20.3	42.3	67.4	96.3		

Mexico		Perpetual growth rate						
(in millions of euros)		2.0%	2.5%	3.0%	3.5%	4.0%		
WACC	10.2%	165.5	182.7	202.3	224.7	250.8		
	10.7%	136.9	151.6	168.1	187.0	208.6		
	11.2%	111.5	124.1	138.2	154.1	172.2		
	11.7%	88.7	99.6	111.7	125.3	140.6		
	12.2%	68.3	77.7	88.2	99.9	112.9		

Netherlands		Perpetual growth rate					
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%	
WACC	6.4%	150.2	208.5	280.0	369.8	485.9	
	6.9%	97.7	145.9	203.8	274.8	364.0	
	7.4%	53.5	93.8	141.6	199.1	269.7	
	7.9%	15.6	49.9	89.9	137.4	194.5	
	8.4%	(17.1)	12.3	46.3	86.1	133.2	

Sweden		Perpetual growth rate					
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%	
WACC	6.6%	73.9	141.3	223.6	326.2	457.6	
	7.1%	6.2	61.7	128.0	209.0	309.9	
	7.6%	(51.0)	(4.8)	49.7	115.0	194.6	
	8.1%	(100.1)	(61.1)	(15.7)	38.0	102.2	
	8.6%	(142.7)	(109.4)	(71.0)	(26.3)	26.5	

Sensitivity of tests for unamortized brands

The assumptions used in impairment tests performed using the relief from royalty method are as follows:

	Elis	Le Jacquard Français	Kennedy
Discount rate	9.0%	9.0%	9.6%
Perpetual growth rate	2.0%	2.0%	2.0%
Royalty rate	1.0%	4.0%	2.0%

The sensitivity of the excess of the recoverable amount of the Elis brand over its carrying amount is as follows:

Elis brand		Perpetual growth rate					
(in millions of euros)		1.0%	1.5%	2.0%	2.5%	3.0%	
Discount rate	8.0%	314.9	350.3	391.7	440.7	499.5	
	8.5%	280.9	311.4	346.6	387.7	436.3	
	9.0%	251.2	277.7	308.0	343.0	383.8	
	9.5%	225.1	248.3	274.6	304.6	339.3	
	10.0%	201.8	222.3	245.3	271.4	301.3	

NOTE 7 PROVISIONS AND CONTINGENT LIABILITIES

7.1 Provisions

Accounting policies

A provision is recognized whenever the Group has a present contractual, legal or constructive obligation as a result of a past event and when future outflows of resources required to settle the obligation can be estimated reliably.

The amount recognized represents the best estimate made by management with respect to risks and their likelihood of occurrence, based on information available at the date of reporting the consolidated financial statements.

Liabilities resulting from restructuring plans are recognized when there is an obligation, when the related costs have been forecast in detail and when it is highly probable that the plans will be implemented.

Provisions are also recognized for obligations arising from onerous contracts.

(In millions of euros)	Compliance	Litigation	Other	Total
AS AT 12/31/2022	73.6	6.1	22.4	102.1
Increases/additions for the financial year	5.7	10.3	2.0	17.9
Increase related to business combinations	0.4	0.0	0.1	0.5
Decreases/reversals of used and unused provisions	(1.5)	(2.9)	(5.5)	(9.9)
Translation differences	(0.3)	0.3	0.3	0.2
Other	0.0	0.0	0.2	0.2
AS AT 12/31/2023	77.9	13.8	19.4	111.1
Current portion	0.1	10.1	6.9	17.1
Non-current portion	77.8	3.7	12.5	94.0
France	16.3	9.0	0.4	25.7
UK & Ireland	11.8	0.0	(0.0)	11.8
Scandinavia & Eastern Europe	26.6	0.0	6.5	33.1
Latin America	8.6	4.2	11.4	24.1
Other segments	14.6	0.7	1.2	16.4

Provisions for environmental compliance

Provisions for environmental compliance are assessed based on experts' reports and the Group's experience. These provisions correspond to the expected costs of studies or work to be undertaken by the Group to comply with its environmental obligations, particularly those related to the ongoing degradation recorded. They relate to sites or categories of work that will be completed in the foreseeable future.

Provisions for litigation

Provisions for litigation chiefly includes provisions for employeerelated risks. A €7.7 million provision was recognized to account for the additional commitments on the part of the Group's French entities in terms of the accrual of paid leave by employees on nonoccupational sick leave that could result from the French Supreme Court's decisions of September 13, 2023, and from European legal precedents. This provision was calculated based on the assumption that the probability of this being claimed for the last five years would progressively decrease.

Other provisions

Other provisions also include provisions for tax risks (not related to income tax), restructuring costs, onerous contracts and disputes arising in the normal course of the Group's business.

7.2 Contingent liabilities

The Elis Group has contingent liabilities relating to disputes or legal proceedings arising in the normal course of its business:

In Brazil

Proceedings related to alleged acts of administrative improbity

Atmosfera filed a preliminary response in December 2014 to a public action filed against several industrial laundry service providers, including Atmosfera Gestão e Higienização de Téxteis SA ("Atmosfera") and Prolav Servicos Tecnicos Ltda ("Prolav"), regarding the alleged bribery of civil servants between 2003 and 2011 related to contracts in the state of Rio de Janeiro. The public prosecutor rejected the arguments put forward by Atmosfera and decided to continue the action.

As at December 31, 2023, Atmosfera and Prolav were still awaiting additional information and therefore were unable to estimate the contingent liability incurred and the indemnification asset to be received under the respective liability guarantees. More precisely, additional information should become available only when all parties have been notified about the opening of the proceedings. To this end, the court hearing the case issued an order to obtain a certificate from a notary listing those defendants that have been notified and those that have already presented their defense.

The Atmosfera Group's former owners, who received provisional notification of the proceedings on November 26, 2014 with respect to the December 20, 2013 guarantee agreement relating to the acquisition of the Atmosfera Group, have disputed Atmosfera's compensation request.

Atmosfera and Prolav could face the following penalties as a result of the proceedings: (i) reimbursement to the Public Treasury of all monies illegally obtained by Atmosfera from the acts of improbity and/or (ii) payment of a civil fine of up to three times the amount referred to in (i). In addition, Atmosfera and Prolav could potentially be prohibited from entering into agreements with any Brazilian public entities or receiving tax benefits in Brazil for five or ten years.

Proceedings related to degrading working conditions

In these proceedings, following the inspection conducted in 2014 by the Brazilian Federal Police at the premises of Maiguá (an Atmosfera supplier), Atmosfera lodged an appeal against the decision of the Ministry of Labor resulting from the aforementioned inspection, which provided, in particular, for the inclusion of Atmosfera on the blacklist of companies convicted of this type of practice.

The decision on the merits rendered by the Labor Court at first instance in May 2017 was favorable to Atmosfera and overturned all sanctions imposed by the Ministry of Labor against Atmosfera, including its inclusion on the blacklist. In May 2021, this first-instance decision, which was subject to an appeal by the authorities, was upheld by the Court of Appeal in favor of Atmosfera. The authorities filed a new appeal before the Superior Labor Court, which gave rise to new proceedings. On December 14, 2021, this new appeal was rejected by the Superior Labor

Court, which upheld the above first-instance decision. Following this rejection and as they were entitled to, the authorities decided to lodge a new appeal in this case, which was again rejected by the Superior Labor Court on June 21, 2023. The authorities ultimately did not appeal against the last decision handed down by the Superior Labor Court, meaning that the proceedings were definitively closed on September 9, 2023 in favor of Atmosfera.

Administrative proceedings initiated by the CADE

In February 2016, Prolav was ordered by the Brazilian competition authority (CADE) to pay a fine of R\$2.5 million (approximately $\notin 0.5$ million) for antitrust offenses. Any delay in payment of this fine will incur interest on arrears at the benchmark rate of Brazil's central bank (SELIC), which may lead to significant additional costs. Prolav has not, to date, paid the aforementioned fine and has set aside a provision in the amount of R\$3.0 million (approximately $\notin 0.6$ million). After lodging an appeal, which was rejected by the CADE, Prolav was unable to reach an agreement with the CADE's prosecutor on a possible reduction of the fine and payment in installments. As at December 31, 2023, the CADE had not initiated any enforcement action in respect of the penalty and Prolav could now claim that any such actions taken to implement the fine in the future should be considered to have lapsed.

Proceedings involving NJ Lavanderia

Proceedings against physical persons

In June 2021, the Group was informed of the existence of a criminal investigation after the public authorities carried out searches at four of its sites in application of warrants issued by the first criminal court of the Federal District (Brasilia). To the Group's knowledge, the criminal investigation concerns contracts entered into with the Brasilia Health Secretariat between 2013 and 2016 (i.e. some of the contracts covered by the proceedings described above involving NJ Lavanderia). The purpose of these warrants was to search for proof of any infractions that may have taken place prior to the acquisition of Lavebras (and, as a result, NJ Lavanderia) by the Group in 2017, despite the authorities having seized contracts signed after 2017.

As at December 31, 2023, and to the best of the Company's knowledge, the investigation is only focusing on physical persons who are not currently employed by any of the Group's subsidiaries and who do not exercise any responsibility within the Group. There is no credible evidence that the current managers or employees of the Group are involved in the facts under investigation. Moreover, since companies in Brazil cannot be held criminally liable, none of the Group's entities are named in these criminal proceedings, even if certain entities are cited in certain acts of the proceedings and involved in specific elements of the investigation.

Whilst the Company is not directly involved in the criminal investigation above (neither are its subsidiaries, employees or managers), there may be future consequences from this investigation, either in relation to the proceedings against NJ Lavanderia, or due to any new proceedings that may be initiated. To date, the Company has no information enabling it to estimate any contingent liability resulting from these new developments; as at December 31, 2023, no provisions have been set aside by Lavenders or NJ Lavanderia in relation to these developments.

Proceedings against Lavebras

The Group was informed of the existence of an anti-corruption investigation initiated by the Brazilian Federal Police, which may have identified potential violations of two Brazilian statutes, the Brazilian Clean Companies Act and the Administrative Improbity Act, that may involve Lavatec Lavanderia Técnica Ltda. (Lavatec), a former subsidiary that merged with Lavebras in 2014.

As at December 31, 2023, Lavebras had not received any formal notification of these potential violations, with the exception of separate proceedings conducted by the tax authorities against ICN, a social organization.

In these tax proceeding against ICN, the Brazilian tax authorities argue that Lavebras – as well as other companies – must be held jointly and severally liable for ICN's obligations in view of (i) the illegal nature of the payments made by ICN under contracts it entered into and under which Lavebras and ICN had a business relationship, and (ii) the lack of cooperation shown by ICN during the audit by the Brazilian tax authorities. As at December 31, 2023, the amount of the dispute was approximately R\$412 million, or around €77 million (including all penalties but excluding the potential future effect of inflation). An administrative decision by the trial judge was issued in September 2019, which upheld the position of the Brazilian tax authorities. Lavebras has appealed this decision (through an ordinary appeal), submitted its defense, and is awaiting a new decision. Lavebras does not believe that the trial judge's decision will undermine its assessment of the case.

In November 2021, the Brazilian tax authorities initiated new proceedings (related to the main proceedings) in order to rule on the question of the joint and several liability of Lavebras. These new proceedings are still ongoing and Lavebras does not have an exact schedule for them.

Lavebras still believes that it has good arguments to challenge the Brazilian tax authorities' position. The Group therefore considers that the risk of Lavebras being held jointly and severally liable with ICN for payment of the tax penalty is limited. No provision has been set aside by Atmosfera or Lavebras in relation to these proceedings.

In the event that Lavebras is served notice and, after the Brazilian Federal Police's investigation, held liable for the offenses, it could be subject to various penalties, including (i) a ban on receiving incentives, subsidies, grants, donations or loans from public entities or financial institutions for a period of up to five years, (ii) a fine of up to three times the amounts unjustly collected, (iii) a ban on entering into agreements with public entities for a period of up to 10 years, and (iv) an obligation to fully compensate the government for all damage actually suffered. In addition, Lavebras could also be subject to an administrative fine of between 0.1% and 20% of the gross revenue excluding tax in the financial year preceding the filing of the administrative proceedings. Because of Lavatec's merger with Lavebras in 2014, the Brazilian authorities could argue that the amount of the administrative fine should be calculated based on Lavebras's gross revenue instead of Lavatec's, which Lavebras will contest on the grounds that its total liability (including the amount of the fine and any compensation due for the damage that may have been caused) should be limited to the amount of Lavatec assets transferred to Lavebras in the merger. Since no notification has been received, no provision has been set aside by Atmosfera or Lavebras in relation to these proceedings.

Proceedings related to the conclusion of public contracts in the state of São Paulo

The Group has been informed of various investigations and proceedings initiated by five authorities in the state of São Paulo related to the conclusion of several contracts between public customers (hospitals) and various companies of the same sector as the Group (including but not limited to Atmosfera, Lavebras and other companies of the Group in Brazil).

These investigations and proceedings are the result of an audit conducted by the General Controller of the state of São Paulo (CGA) at various state hospitals during which the CGA noticed a high number of contracts entered into as emergency contracts (outside the regular tender process provided by Brazilian law) and decided to (i) open an investigation of the various hospitals and companies concerned to check whether there were any irregularities with these emergency contracts and (ii) transmit the results of its audit to various Brazilian authorities so that they could initiate investigations at their own discretion.

As a consequence, the Group (as well as some of its competitors) is facing various investigations or proceedings as described below, some of which are now closed. Other investigations or proceedings by other Brazilian authorities might occur as a result of the transmission of the results of the audit referred to above to those authorities.

The CGA initiated administrative proceedings based on the Brazilian Clean Company Act (law no. 12.846/2013). The Group presented its defense in November 2019, along with a description of its compliance program in Brazil. The other parties have to present their defenses before the CGA can continue the proceedings. In the coming months, the CGA should decide to either close the proceedings, impose sanctions against one or more parties, or postpone the timeline for the proceedings to continue its investigations.

The Public Prosecutor's office of the state of São Paulo has filed a civil inquiry on the basis of the Administrative Improbity Act (law no. 8429/1992). The Group has submitted its defense and the Public Prosecutor's office has decided to close the case definitively without any sanction being imposed against the Group.

The Group has been informed that, in connection with the aforementioned CGA administrative proceeding, the São Paulo state police have initiated a criminal inquiry against the corporate officers of the Group's subsidiaries in Brazil. The Group has presented the same arguments as those presented to the CGA; the Police are continuing their investigation.

In the event that a penalty is imposed on the Group, the following could apply to the companies concerned.

Under the Brazilian Clean Company Act, (i) a fine of between 0.1% and 20% of the revenue of the penalized companies (the fine may be reduced by up to 4% of revenue depending on the quality of the compliance program set up to fight against antitrust practices and corruption) and/or (ii) the publication of the decision.

In connection with the Administrative Improbity Act, (i) a fine, (ii) a ban on participating in public tenders and entering into public contracts for up to ten years and (iii) a ban on receiving grants and tax benefits.

These various investigations and proceedings are still in the early stages, such that no provision has been recognized in the financial statements as at December 31, 2023. The Company considers that it has strong arguments in connection with these various investigations and proceedings, which also concern other players in the sector.

The Group has also been informed that an investigation has been opened by the CADE in relation to the aforementioned events. The CADE has recently stated that no proof of irregularities that could constitute anti-competitive behavior has been found. The Group has thus asked that the CADE close the investigation definitively and is awaiting its decision.

Proceedings related to the Lavebras plant in Teresina

The Group was informed of a public civil action filed in October 2019 by the Public Prosecutor's Office of Teresina before the State Court of Piauí regarding the laundry operated by Lavebras in Teresina. In relation to this public civil action in which the public prosecutor's office asked the presiding judge to impose various penalties on Lavebras, namely the payment of a fine reflecting damages suffered (without specifying the amount of this fine) and a ban on participating in public tenders and entering into public contracts, Lavebras and the public prosecutor's office have reached an agreement to end this case under conditions acceptable to Lavebras.

This public civil action followed the difficulties faced by Lavebras in its discussions with the Environment Secretariat (SEMAM) about renewing its operating permits and licenses for the Teresina plant. Due to these problems, Lavebras launched appeals to obtain a legal authorization to operate its plant, which Lavebras voluntarily closed in 2020. The legal decision which authorized Lavebras to operate its Teresina plant in 2019 and 2020 was appealed by the relevant authorities and is now being examined by the Appeal Court. In December 2023, the Appeal Court confirmed the ruling of first instance and ordered Lavebras to pay a fine of R\$17,000 (around €3,000). Lavebras ultimately decided not to file an appeal against this decision with the Supreme Court.

In addition to the above, in October 2019 the prosecutor's office accused Lavebras of having caused water pollution by illegally discharging wastewater in a federal river close to the Lavebras Teresina plant and initiated legal proceedings against Lavebras for having operated its plant without the necessary permits and licenses and polluted the adjacent river. Lavebras lodged an appeal to close these proceedings as quickly as possible, and in January 2022 obtained a favorable decision that rejected the request for proceedings initiated by the prosecutor's office. This decision was not appealed by the prosecutor. The proceedings were therefore closed in June 2022. The same applies for the investigation that had been opened by the Federal Police in relation to the same events, which has recently been closed definitively.

Administrative disputes with public customers

The Group is involved in administrative disputes with some of its public customers in Brazil due to alleged difficulties in the execution of certain contracts or to a supposedly insufficient quality of service. As a result, these public customers intend to take sanctions against some of the Group's entities in Brazil. Depending on the circumstances, these sanctions could entail (i) if applicable, the repayment of certain payments received under these contracts, (ii) the application of fines, and/or (iii) a ban on participating in public calls for tender or entering into public contracts for a period of up to five years.

A ban on participating in public calls for tender or entering into public contracts generally applies only to the company that has been sanctioned and is, in principle, limited to the same administrative level (i.e. federal, regional or municipal) as that of the public customer that has pronounced the sanctions. Moreover, such a ban would not affect the ongoing contracts with public customers (with the exception of (i) the renewal of these contracts, which the public customers may consider on a case-by-case basis to be unsuitable, and (ii) contracts for which such a ban would be a valid reason for termination). Nevertheless, the Group cannot rule out such a ban being extended, on the one hand, to other states or municipalities in Brazil and, on the other hand, to other administrative levels (federal, regional or municipal) in the territory in question, it being understood, however, that such an extension could take place only on a case-by-case basis and following a specific request from an interested party.

In the various disputes above, the Group has submitted or is preparing to submit its defense to respond to the arguments put forward by its public customers and awaits the forthcoming administrative rulings. Once a definitive administrative ruling has been made, the Group has the option to contest it through the courts, including with a view to obtaining an annulment by invoking a violation of the constitutional principle of proportionality of sanctions pronounced by public entities. Alongside this challenge, the Group could, if required, seek an emergency ruling suspending a ban on taking part in public calls for tender and entering into public contracts while awaiting a decision on the substance.

Amongst the above disputes, following the late payment of a contractual penalty, in November 2021 Lavebras received a sixmonth ban from participating in public calls for tender in the state of São Paulo (at regional level). Given the disproportionate nature of this penalty, Lavebras decided to contest the ruling in the courts, and while awaiting the decision on the substance, obtained an order suspending this ban on participating in public calls for tender. In October 2022, the judge in charge of the case followed the advice of the Prosecutor's Office and annulled the penalty of suspension ordered by the Health Secretary for the state of Sao Paulo. Following the appeal filed by the Health Secretary, the ruling of first instance was confirmed on appeal in favor of Lavebras on January 12, 2024. A new appeal may be initiated by the Health Secretary following this appeal decision. As at the date of publication of these consolidated financial statements, the Company was not aware of such an appeal.

In relation to these various disputes, at December 31, 2023 the Company had recognized provisions around R\$3 million (approximately €0.6 million).

Tax audits

The Group is subject to tax audits in various countries. When the Group considers, with its advisors, that it has a sufficiently strong case, no provision is recorded.

NOTE 8 FINANCING AND FINANCIAL INSTRUMENTS

8.1 Financial risk management

Credit and counterparty risk

The main financial assets that could expose the Group to credit or counterparty risk are as follows:

- Trade receivables, the amount and aging of which are closely monitored as an integral part of the monthly reporting system:
 - in France, the Group insures its customer risk with a wellknown insurance company. Trade receivables are managed in a decentralized manner by the operational centers and by

the Key Accounts Department, which handle the first stage of receivables collection. A second stage of receivables collection and dispute management is handled by the Finance and Legal Departments, depending on the type of receivable,

 in other countries where the Group operates, the Group may use an insurance company to insure its customer risk. This is the case in the United Kingdom. Receivables collection and disputes may be handled by the operational centers and/or by the central finance departments at the country level.

As at December 31, 2023, the exposure to credit risk on trade receivables by operating segment is as follows:

(In millions of euros)	12/31/2023	12/31/2022 restated*
France	265.5	252.8
Central Europe	150.6	135.6
Scandinavia & Eastern Europe	112.0	99.2
Southern Europe	89.1	81.9
Latin America	96.8	78.0
UK & Ireland	83.1	72.8
Other operating segments	5.6	7.7
TRADE RECEIVABLES AND CONTRACT ASSETS	802.6	728.0
(*) C N-4- 1 4		

(*) See Note 1.4.

Because of the large number of Group customers, there is no material concentration of credit risk (meaning no one counterparty or group of counterparties accounts for a material proportion of trade receivables). The maximum exposure to credit risk is limited to the carrying amount of trade receivables on the consolidated balance sheet.

Exposure to credit risk related to trade receivables and contract assets is presented in the form of an impairment matrix as shown below:

	12/31/2023					
(In millions of euros)	Gross value	Impairment loss	Expected credit loss rate	Net value		
Not yet due or less than 1 month overdue	688.2	(0.9)	(0.1)%	687.3		
Between 1 and 4 months overdue	108.1	(3.9)	(3.6)%	104.2		
Between 5 and 12 months overdue	20.7	(11.0)	(53.5)%	9.6		
More than 1 year overdue	42.7	(41.2)	(96.5)%	1.5		
TRADE RECEIVABLES AND CONTRACT ASSETS	859.7	(57.1)		802.6		

		12/31/2022	2 restated*	
(In millions of euros)	Gross value	Impairment loss	Expected credit loss rate	Net value
Not yet due or less than 1 month overdue	617.6	(1.3)	(0.2)%	616.3
Between 1 and 4 months overdue	99.9	(3.2)	(3.2)%	96.7
Between 5 and 12 months overdue	19.7	(8.2)	(41.6)%	11.5
More than 1 year overdue	45.2	(41.7)	(92.2)%	3.5
TRADE RECEIVABLES AND CONTRACT ASSETS	782.4	(54.4)		728.0

(*) See Note 1.4.

cash assets: the Group's policy is to minimize its cash position in order to reduce its debt and optimize its financial expenses. The Group invests its remaining cash in short-term money market funds, short-term bank time deposits, or deposits it in bank accounts with the bank counterparties that finance the Group, in accordance with the diversification and counterparty quality rules set out in the Group's Cash and Investment Management Policy;

 derivatives: as part of its Interest Rate and Currency Risk Management Policies, the Group enters into hedging contracts with leading financial institutions and the Group's financing banks. Bank counterparty risk is managed by the Financing and Treasury Department in accordance with both the Treasury and Investment Management Policies and the Interest Rate and Foreign Exchange Risk Management Policies. It is related to outstanding deposits, the market values of derivative instruments, and credit lines opened with each bank. In line with its financial policy, in most cases, the Group only enters into commitments on financial instruments with counterparties that have a minimum long-term rating of A- from S&P Global Ratings or A3 from Moody's. The list of bank counterparties involved in investments and the list of financial instruments are regularly reviewed and approved by the Group's Finance Department.

In the Group's view, these investments and derivatives do not expose it to any material counterparty risk.

Liquidity risk

The Group must always have financial resources available, not just to finance the day-to-day running of its business, but also to maintain its investment capacity. The Group has several sources of financing: free cash flow and cash generation from operating activities; financing on short- and medium-term capital markets; and bank financing.

As at December 31, 2023, the Group's net cash amounted to $\in 665.0$ million, boosted by free cash-flow of over $\in 300.0$ million, up by 35% compared with 2022.

In addition, to shore up its liquidity and secure its debt repayment schedule, the Group implemented a trade receivables sale program in France in the form of securitization for a duration of three years and a new tranche of US dollar financing in the form of a USPP for $\in 183.0$ million after currency conversion, maturing in July 2035.

Lastly, the maturity of the revolving credit facility was extended by a year, to November 2028, for €870.0 million of the €900.0 million.

The use of these various sources of financing is part of an overall financing policy implemented by the Finance Department. This financing policy is regularly reviewed to support the Group's development as much as possible and take the financial market conditions into account, whilst upholding a credit profile compatible with a minimum long-term financial rating of "BB+/Ba1/BBB Low" from the agencies S&P Global Ratings, Moody's and DBRS Morningstar.

Loan agreements include the legal and financial commitments usually involved in such transactions and specify accelerated maturities if those commitments are not met. The financial commitments include an obligation for the Group to satisfy a financial covenant as presented in Note 10.1 "Capital management." Based on these consolidated financial statements, the Group met this ratio.

Financing policy

The Group's financing policy is based on the following principles:

- active debt management, which may lead the Group to seek advance financing on the capital and banking markets in order to (i) extend the average maturity of its debt, (ii) stagger repayment dates over time, and (iii) optimize financing costs. As a result, as at December 31, 2023, the weighted average residual maturity of borrowings and gross financial debt was 3.5 years, with a long-term debt ratio (borrowings and gross financial debt maturing in more than one year/total borrowings and gross financial debt) of 74%;
- the use of bank loans and bonds to diversify its sources of liquidity and creditors: in order to benefit from economies of

scale and facilitate access to financing on the capital markets (bonds and commercial paper), the Group centralizes the vast majority of its financing transactions through Elis;

- → continuously maintaining a significant buffer of undrawn confirmed credit lines to secure liquidity and meet its short-term debt obligations, especially on its commercial paper program in case of capital market closures. As at December 31, 2023, the Group had an undrawn confirmed credit line totaling €900.0 million, maturing in November 2028;
- continuous monitoring of available cash: as at December 31, 2023, the Group had available cash and cash equivalents as presented in Note 8.4 "Cash and cash equivalents";
- implementation in all the main countries where it operates and where permitted by local regulations of a daily physical centralization of all cash requirements and surpluses via M.A.J. and Elis SA, the central treasury entities for the consolidation scope formerly under Elis and Berendsen, respectively;
- > financing through capital increases, if necessary.

The implementation of this financing policy significantly reduces liquidity risk, which is also mitigated by the regularity of the cash flows generated by the Group.

Financial ratings

Implementing the financing policy and managing liquidity risk require regular monitoring of the Group's financial ratings. As at December 31, 2023, the Company continues to be rated by S&P Global Ratings, Moody's and DBRS Morningstar.

- S&P Global Ratings: in a press release dated November 16, 2023, S&P Global Ratings issued a long-term credit rating of "BBB" (stable outlook) for the Group. The credit rating of the EMTN financing was also changed from "BB+" to "BBB-". This investment grade rating reflects the Group's financial solidity, as well as its prospects for improved margins, accelerated cash flow generation and additional debt reduction. It also rewards the strength of Elis's economic model, which came to the fore during the pandemic.
- Moody's Investors Service ("Moody's"): in a press release dated October 6, 2023, Moody's raised its outlook on Elis's credit rating from "Ba1" (stable outlook) to "Ba1" (positive outlook). This rating also applies to the notes issues carried out by the Company under the EMTN program in February 2018, September 2021 and May 2022;
- DBRS Morningstar: in a press release issued on March 22, 2022, the ratings agency DBRS Ratings GmbH (DBRS Morningstar) confirmed the investment grade rating assigned to the Company since April 2019 of "BBB low" (stable outlook). This rating also applies to all outstanding notes issues carried out by the Company under the EMTN program, including the one in May 2022.

Net debt and future cash flows

The Group's net debt balance is detailed in Note 8.5 "Net debt."

The repayment dates for consolidated debt and related interest as at December 31, 2023 are presented below.

The future contractual cash flows are shown based on the liabilities in the balance sheet at the reporting date and do not take into account any possible subsequent management decision that could significantly alter the Group's debt structure or hedging policy. The figures for interest payable reflect the cumulative interest payable until the due date or planned repayment date of the related loan. They were estimated, where applicable, on the basis of forward rates calculated from the yield curves as at the reporting date.

	Carrying value	Cash flo	w 2024	Cash flo	w 2025	Cash 2026-		Cash flow and be		Estimate o cash f as at 12/	lows
(In millions of euros)	Amortized cost	Nominal	Interest	Nominal	Interest	Nominal	Interest	Nominal	Interest	Nominal	Interest
Convertible bonds	345.4	0.0	8.6	0.0	8.6	380.0	17.1	0.0	0.0	380.0	34.2
USPP	681.9	0.0	23.3	0.0	23.3	0.0	70.0	675.6	81.5	675.6	198.1
EMTN (Euro Medium Term Notes)	2,233.0	500.0	45.1	500.0	36.4	1,200.0	61.6	0.0	0.0	2,200.0	143.1
Medium-term negotiable notes (NEU MTN)	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Commercial paper (NEU CP)	252.0	252.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	252.0	0.0
Revolving	0.4	0.0	2.7	0.0	2.7	0.0	8.1	0.0	0.0	0.0	13.6
Unamortized debt issuance costs	(15.5)	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Loan from employee profit-sharing fund	13.0	3.5	0.1	3.6	0.2	5.5	0.6	0.0	0.0	12.6	1.0
Debt relating to mobilization of receivables	178.0	178.0	0.9	0.0	0.0	0.0	0.0	0.0	0.0	178.0	0.9
Other	2.0	1.2	0.0	0.6	0.0	0.2	0.0	0.0	0.0	2.0	0.0
Overdrafts	0.4	0.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.4	0.0
TOTAL BORROWINGS AND FINANCIAL DEBT	3,690.6	935.1	80.8	504.2	71.2	1,585.8	157.5	675.6	81.5	3,700.7	391.0

The table above takes into account the redemption right of holders of 2029 convertible bonds as at September 22, 2027. The additional interest that would be paid in the event that this right is not exercised is €17.1 million.

Market risks

The Elis Group is exposed to market risk, particularly concerning the cost of its debt and as a result of foreign currency transactions. The Finance Department manages the main financial risks centrally, mainly foreign exchange and interest rate risks, in accordance with specific management policies and detailed operating procedures. These policies, which focus on the unpredictability of financial markets, seek to minimize the potentially adverse effects on its financial performance. To hedge certain risk exposures, interest rate and currency hedging strategies are developed and implemented according the principles of prudence and risk limitation provided for in the corresponding management policies.

Interest rate risk

Interest rate risk mainly includes the risk of fluctuations in future cash flows relating to variable-rate debt. The Group's rate risk management policy is to maintain the vast majority of its total debt at fixed rates over a medium- to long-term horizon. As a result, just like a year earlier, the Group's outstanding variable-rate long-term debt was negligible as at December 31, 2023.

In addition, apart from its cash buffer, the Group does not have any material interest-bearing assets.

Currency risk

Transactional currency risk

The Group is exposed to transactional currency risk mainly related to its purchases of goods from third party suppliers (linen) denominated in US dollars. In 2023, these purchases totaled US\$116.6 million, compared with US\$149.0 million in 2022, a decrease of US\$32.4 million, reflecting the significant linen purchases made in 2022 as a reaction to the health crisis of 2021. The Group is working to reduce the impact of exchange rate fluctuations on its income by using currency hedging for these supply purchases. As at December 31, 2023, the Group had made 2024 forward purchases of US\$114.7 million (compared with US\$127.8 million a year earlier).

The Group is also exposed to the commercial flows in foreign currencies of its operating entities (including purchases of goods denominated in a currency other than the operating entities' functional currency) and to intra-group financial flows (management fees, brand royalties, dividends). In this context, the Group may occasionally or on a recurring basis enter into currency forward contracts to hedge these risks.

Transactional currency risk is managed centrally by the Finance Department as part of a dedicated management policy and a centralized currency risk management agreement. Foreign currency flows of operating entities are hedged as part of the annual budget process for subsidiaries with recurring foreign currency flows. At the end of the year, when drawing up their budgets, the subsidiaries communicate their exposure to currency risk for the following year to the Finance Department, which centralizes the execution of external foreign exchange derivative transactions at Elis. Elis thus acts as the internal counterparty for negotiating hedging transactions for subsidiaries with transactional currency risk exposure.

Financial currency risk

The financing needs of foreign subsidiaries outside the euro area covered by intra-group loans and the centralization of cash surpluses expose some Group entities to financial currency risk (risk related to changes in the value of borrowings or financial receivables denominated in currencies other than the borrowing or lending entity's functional currency). This currency risk is mainly hedged through currency swaps as part of a hedging policy implemented by the Finance Department. As at December 31, 2023, currency swaps against the euro mainly covered the Swedish krona (SEK), Norwegian krone (NOK), Danish krone (DKK), Czech koruna (CZK), pound sterling (GBP), Swiss franc (CHF), Mexican peso (MXN) and Polish zloty (PLN). Currency swaps in rubles (RUB) were settled in early 2022 via a spot purchase of foreign currency.

USPP financing denominated in US dollars

Some of the Group's financing is denominated in US dollars (USPPtype financing): to hedge this currency risk, the Group has entered into cross-currency swap contracts backed by financing with a notional amount of US\$415 million as at December 31, 2023 (US\$215 million as at December 31, 2022).

The Group's exposure to currency risk

The Group operates a significant share of its activities in countries within the euro area. For the financial year ended December 31, 2023, countries outside the euro area accounted for 38.4% of the Group's consolidated revenue, including 10.3% from the United Kingdom, 6.1% from Brazil, 5.6% from Denmark, 5.1% from Sweden, 2.8% from Switzerland, 2.7% from Mexico, 1.7% from Norway and 1.6% from Poland.

When the Group prepares its consolidated financial statements, it must translate the financial statements of its non-euro area subsidiaries into euros at the applicable exchange rates. As a result, the Group is exposed to fluctuations in exchange rates, which have a direct accounting impact on the Group's consolidated financial statements. This creates a risk relating to the translation into euros of non-euro area subsidiaries' balance sheets and income statements.

Except for the USPP financing denominated in US dollars, the Group's external financing is generally denominated in euros.

With this in mind, the table below presents the risk of foreign currency translation losses, in terms of equity and income, on the Group's main currencies.

(In millions of euros)	Impact recognized in other comprehensive income resulting from a 10% fall in exchange rate	Change in net income resulting from a 10% fall in exchange rate
SEK (Sweden)	(67.6)	(1.7)
DKK (Denmark)	(58.9)	(2.9)
BRL (Brazil)	(49.8)	(1.8)
GBP (United Kingdom)	(41.0)	(2.3)
MXN (Mexico)	(28.7)	(1.4)
PLN (Poland)	(16.4)	(1.0)
CHF (Switzerland)	(13.9)	(0.8)
NOK (Norway)	(13.9)	(0.6)

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Equity risk

As at December 31, 2023, the Group's exposure to equity risk concerned the 63,655 Elis shares held in treasury, mainly as part of the liquidity agreement.

These shares were valued at €0.9 million based on the December 31, 2023 closing price (€18.39). Accordingly, the Group did not consider it necessary to introduce an equity risk management policy.

Commodities risk

While the Group does not purchase raw materials directly on the financial markets, it is indirectly exposed to raw material volatility through its purchases of linens and workwear, the manufacturing

price of which is partially linked to the price of cotton or polyester, and through its consumption of petroleum products (mainly gas and fuel) or electricity. As at December 31, 2023, the Group's energy expenditure totaled €191.4 million (€171.4 million as at December 31, 2022) for gas and other fuels and €90.1 million (€83.9 million as at December 31, 2022) for electricity. To mitigate the effects of price volatility for its gas and electricity purchases and to hedge this risk, the Group enters into fixed-price contracts with its energy suppliers where appropriate. As at December 31, 2023, the Group and its suppliers have agreed on a fixed price for around 95% of its forecast gas consumption in Europe and 92% of its electricity consumption for 2024. The Group has also agreed with its suppliers on a fixed price for around 60% and 21% of its estimated gas consumption in Europe for 2025 and 2026, respectively.

8.2 Net financial income (loss)

(In millions of euros)	2023	2022
Interest expense on borrowings and loans from employee profit-sharing fund measured at amortized cost	(109.3)	(87.5)
Interest expense on lease liabilities	(19.8)	(13.1)
Interest income using the effective interest rate method	18.0	9.5
TOTAL NET INTEREST EXPENSE	(111.1)	(91.1)
Gains (losses) on interest rate derivatives measured at fair value through profit or loss	0.0	0.0
Foreign currency translation gains (losses) related to financing operations	(0.3)	6.5
Gains (losses) on foreign exchange derivatives measured at fair value through profit or loss	0.1	(2.1)
Accretion expenses	(13.8)	(0.3)
Other	0.5	0.4
NET FINANCIAL INCOME (EXPENSE)	(124.6)	(86.7)

In 2023, total net interest expense rose by €20.0 million compared with 2022. This increase was related to (i) the implementation of new financing in 2022 (EMTN in May 2022, USPP in June 2022 and convertible bonds in September 2022) and 2023 (receivables

securitization program and USPP in June and July 2023 respectively) at higher interest rates than those applicable to the previous lines of funding and (ii) the rise in the interest rates used to value lease liabilities.

Moreover, the net financial result was affected by the accretion expense of the earnout pertaining to the acquisition carried out in Mexico in 2022.

8.3 Gross debt

Accounting policies

Borrowings are initially recognized at fair value, net of related transaction costs. Borrowings are subsequently measured at amortized cost. Any difference between the proceeds (net of transaction costs) and the repayment value is recognized in income over their term using the effective interest rate method. Borrowings are classified as current liabilities, unless the Group has an unconditional right to defer payment of the liability by at least 12 months after the reporting date, in which case they are classified as non-current liabilities.

The Group derecognizes a financial liability once the liability is extinguished. If a liability is exchanged with a creditor under materially different terms and conditions, a new liability is recognized.

The Elis Group has several sources of financing: short- and medium-term financing from capital markets, bank financing, and private placements.

As at December 31, 2023, consolidated debt mainly comprised the following:

Private placements

USPP

In April 2019, the Group took out a USPP loan with two tranches: one tranche in euros in the amount of €300.0 million maturing in 10 years with an interest rate of 2.70% and another tranche in US dollars in the amount of US\$40 million maturing in 10 years with an interest rate of 4.99%. The tranche in dollars was converted to euros using a cross-currency swap for a total of €35.7 million with a synthetic coupon rate in euros of 2.69%.

On June 1, 2022, Elis also took out new USPP financing for US\$175.0 million. The new notes issued have a 10-year maturity (June 2032) and offer investors a 4.32% coupon in US dollars. These were entirely converted into euros via cross-currency swaps for a total amount of €158.6 million. Elis will pay a final, euro-denominated coupon of 3.0%. On July 20, 2023, Elis also took out new USPP

Capital markets

Convertible bonds (OCÉANEs)

On October 6, 2017, Elis issued bonds convertible into and/or exchangeable for new and/or existing Elis shares ("2023 OCÉANEs") maturing on October 6, 2023 for a nominal amount of \notin 400.0 million, represented by 12,558,869 bonds with a nominal value of \notin 31.85. These bonds are non-interest bearing (zero coupon). At the same time as the issue of the new OCÉANEs (see below), the Company redeemed a total principal amount of \notin 200.0 million on September 22, 2022, representing approximately 50% of the aggregate number of 2023 OCÉANEs initially issued. On October 6, 2023, the Group repaid the bearers the balance of the 2023 OCÉANEs upon maturity, for a total of \notin 200.0 million.

Accounting policies

OCÉANE bonds qualify as a compound financial instrument and, as such, falls within the scope of IAS 32, which requires that the equity component (the call option held by the bondholder to convert the bond into shares) and the debt component (the contractual commitment to deliver cash) be recognized separately in the balance sheet.

The fair value of the debt component of the 2032 OCÉANEs is equivalent to \leq 328.6 million at inception and \leq 47.6 million for the options component (net of costs but before deferred tax). The redemption of the 2029 OCÉANEs was subject to split accounting in 2022 in the amount of \leq 191.7 million for the debt component and

€4.3 million for the equity component. The previous reserve accumulated in equity has been reclassified to retained earnings for €22.9 million before deferred tax in 2022, then €27.2 million in 2023, following the repayment upon maturity.

(1) Financial leverage corresponds to the financial covenant as defined in the bank financing agreement signed in 2021: Leverage Ratio = net debt (as described in Note 8.5 "Net debt") to adjusted pro forma EBITDA (as defined in Note 3.2 "Earnings") of the acquisitions finalized during the last 12 months after synergies.

financing for US\$200.0 million. The new notes issued have a 12-year maturity (July 2035) and offer investors a 6.03% coupon in US dollars. The notes have been fully converted into euros for a total amount of €183.4 million by Elis, which will pay a final 5.21% coupon in euros.

The funds raised by this financing will be entirely dedicated to refinancing the Group's existing debt, and in particular to refinancing the €500.0 million bond issue due to mature in April 2024.

These loan agreements contain $a^{(1)}$ leverage ratio <3.75 covenant to be respected at the end of each half.

On September 22, 2022, Elis issued bonds convertible into and/or exchangeable for new and/or existing Elis shares ("2029 OCÉANEs") maturing on September 22, 2029 for a nominal amount of \in 380.0 million. The bonds have a nominal unit value of \in 100,000 and carry an annual coupon of 2.25%, payable annually, and a conversion premium of 42.50% relative to the reference share price on September 15, 2022. The holders of these bonds are also entitled to redeem the nominal amount plus accrued interest on September 22, 2027.

EMTN (Euro Medium Term Notes)

On the long-term capital markets, Elis has a €4 billion EMTN program, renewed and approved by the AMF on May 11, 2023, under which it has carried out several bond issues, of which the following are still circulating:

- on February 15, 2018, a dual-tranche bond issue comprising a €650 million tranche with a maturity of 5 years (February 2023) and a coupon of 1.875%, and a €350.0 million tranche with a maturity of 8 years (February 2026) and a coupon of 2.875%. The line of €650.0 million (February 2023) was repaid in full following two successive repurchases in September 2021 and November 2022;
- on April 11, 2019, a bond issue in the amount of €500.0 million with a 5-year maturity and a coupon of 1.75%;
- > on October 3, 2019, a dual-tranche bond issue for €850.0 million comprising (i) a €500.0 million tranche with a maturity of 5.5 years (maturing April 2025) and an annual coupon of 1%, and (ii) a €350.0 million tranche with a maturity of 8.5 years (maturing April 2028) and an annual coupon of 1.625%;
- > on September 23, 2021, a fully fungible €200.0 million bond issue forming a single line with the existing bonds maturing in April

Medium-term negotiable notes (NEU MTN)

In addition to its commercial paper program, since June 2021 Elis has also had a program of unrated medium-term negotiable notes (NEU MTN), approved by the Banque de France, for a maximum amount of €200.0 million. This program enables the Group to raise medium-term financing resources at favorable market conditions

Commercial paper (NEU CP)

On the short-term capital market, Elis has an unrated commercial paper program (NEU CP), approved by Banque de France, for a maximum amount of €600.0 million. In addition to other financing, this program provides the Group with access to disintermediated

Bank financing

Syndicated revolving credit facility

On November 9, 2021, Elis signed a €900 million syndicated revolving credit facility with a group of 13 customer-driven retail banks, undrawn as at December 31, 2023. This five-year credit facility (expiring November 2026) is accompanied by two one-year extension options (*5+1+1" years). Elis exercised the first extension option in 2022. This was unanimously accepted by the banks, extending the facility until November 2027. The second extension option was requested by Elis during the 2023 financial year and accepted by all banks except one, extending the facility to November 2028 for a total of €870 million.

This credit facility includes an ESG component in the form of a margin adjustment mechanism linked to the achievement of annual targets for four core indicators of the Group's sustainable development strategy, namely:

 water consumption, which the Group is committed to reducing by 30% per kg of linen delivered over the period from 2018 to 2030 for its laundries in Europe;

Receivables sale programs (Securitization)

On June 12, 2023, the Group completed a trade receivables sale program in France, in the form of securitization for a duration of three years for a maximum balance of €200.0 million.

In the context of this program, the Group agreed to sell some of its trade receivables on a renewable basis. In line with the provisions of the contract, the subsidiaries undertake to indemnify the buyer in the event that the receivables sold become unrecoverable or litigious. Moreover, in these contracts, the buyer of the receivables,

2028 issued on October 3, 2019 for an initial amount of \in 350.0 million with an annual coupon of 1.625%; This brought the amount of the bond line to \in 550.0 million. The income from these new bonds was entirely used for the partial redemption of bonds issued in February 2018;

> on May 17, 2022, Elis placed a principal amount of €300.0 million of senior unsecured notes under its EMTN program. The notes have a maturity of 5 years and carry a fixed annual coupon of 4.125%. The net proceeds of this new issue were used to refinance the original tranche for a principal amount of €450.0 million, due to mature on February 15, 2023.

The financing contracts entered into by Elis SA contain a crossdefault clause pursuant to which a default on another financing contract representing a debt of at least €100.0 million would constitute a default on the financing contract in question.

Thus, without obtaining the express authorization of its creditors (waiver), if Elis were to fail to comply with its financial covenant (financial leverage), the Company would also find itself in default on the OCÉANEs and the EMTN.

with maturities between the commercial papers and the bonds issued as part of the EMTN program (between 18 months and 3 years). As at December 31, 2023, outstandings under this program had been repaid. They totaled €10 million as at December 31, 2022.

short-term resources at favorable market conditions. As at December 31, 2023, outstandings under this program totaled \notin 252.0 million (\notin 184.0 million as at December 31, 2022).

- gender balance, with a commitment to increase the proportion of women in managerial roles to 42% by 2030 (34% in 2020);
- a reduction in Scope 1 and 2 CO2eq emissions, with a commitment to reduce them by 47.5% in absolute terms between 2019 and 2030;
- a reduction of 28% between 2019 and 2030 in Scope 3 CO2eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of products.

This loan agreement contains a leverage ratio <3.75 covenant $^{(1)}$ to be respected at the end of each half.

in order to mitigate its risk, finances only part of the receivables sold to it, as is usually the case in similar commercial transactions. Thus, since the risks and benefits cannot be considered to have been fully transferred, the trade receivables cannot be derecognized and these operations are treated as a secured loan.

The item "Trade and other receivables" therefore includes a balance of sold receivables for a total of €278.6 million as at December 31, 2023.

(1) Financial leverage corresponds to the financial covenant as defined in the bank financing agreement signed in 2021: Leverage Ratio = net debt (as described in Note 8.5 "Net debt") to adjusted pro forma EBITDA (as defined in Note 3.2 "Earnings") of the acquisitions finalized during the last 12 months after synergies.

Change in debt

(In millions of euros)	12/31/2022	Changes in financing cash flows	Changes arising from obtaining or losing control of subsidiaries or other entities	Effect of changes in foreign exchange rates	Changes in bank overdrafts	Other changes	12/31/2023
CONVERTIBLE BONDS	530.6	(200.0)	0.0	0.0	0.0	12.5	343.1
USPP	501.6	183.2	0.0	0.0	0.0	(9.2)	675.6
EMTN (EURO MEDIUM TERM NOTES)	2,200.0	0.0	0.0	0.0	0.0	0.0	2,200.0
Medium-term negotiable notes (NEU MTN)	10.0	(10.0)	0.0	0.0	0.0	0.0	0.0
Commercial paper (NEU CP)	184.0	68.0	0.0	0.0	0.0	0.0	252.0
Revolving	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Debt relating to mobilization of receivables	0.0	177.5	0.0	0.0	0.0	0.0	177.5
Other loans	4.7	(7.1)	4.4	0.0	(0.0)	(0.0)	2.0
Overdrafts	0.0	0.0	0.0	(0.0)	0.4	(0.0)	0.4
Loan from employee profit- sharing fund	14.0	(1.0)	0.0	0.0			13.0
LOANS	212.7	227.5	4.4	0.0	0.4	(0.0)	445.0
ACCRUED INTEREST	38.0			0.0	0.0	4.6	42.6
UNAMORTIZED DEBT ISSUANCE COSTS	(18.7)	(1.8)	0.0	0.0	0.0	4.9	(15.5)
BORROWINGS AND FINANCIAL DEBT	3,464.2	208.9	4.4	0.0	0.4	12.7	3,690.6
Reconciliation to cash flow statement							
 Proceeds from new borrowings 		1,194.8					
 Repayments of borrowings 		(985.9)					
Change in borrowings		208.9					

Breakdown of financial debt by currency

(In millions of euros)	12/31/2023	12/31/2022 restated*
EUR	3,315.0	3,261.4
USD	375.6	201.6
DKK	0.0	0.6
CLP	0.1	0.2
COP	0.0	0.3
BORROWINGS AND FINANCIAL DEBT	3,690.6	3,464.2
(*) See Note 1.4		

(*) See Note 1.4.

The financial debt denominated in US dollars related to the USPP financing has been fully converted into euros via cross-currency swaps, as detailed in the "Financial currency risk" section of Note 8.1 "Financial risk management" and in Note 8.8 "Events after the reporting period".

Maturity of financial liabilities

(In millions of euros)	12/31/2023	2024	2025	2026-2028	2029 and beyond
Convertible bonds	345.4	2.4	0.0	343.1	0.0
USPP	681.9	6.3	0.0	0.0	675.6
EMTN (Euro Medium Term Notes)	2,233.0	533.0	500.0	1,200.0	0.0
Medium-term negotiable notes (NEU MTN)	0.0	0.0	0.0	0.0	0.0
Commercial paper (NEU CP)	252.0	252.0	0.0	0.0	0.0
Revolving	0.4	0.4	0.0	0.0	0.0
Unamortized debt issuance costs	(15.5)	(4.2)	(3.7)	(6.7)	(1.0)
Loan from employee profit-sharing fund	13.0	3.6	3.8	5.6	0.0
Debt relating to mobilization of receivables	178.0	178.0	0.0	0.0	0.0
Other	2.0	1.1	0.6	0.2	0.0
Overdrafts	0.4	0.4	0.0	0.0	0.0
TOTAL BORROWINGS AND FINANCIAL DEBT	3,690.6	973.1	500.8	1,542.1	674.6

The table above takes into account the redemption right of holders of 2029 convertible bonds as at September 22, 2027.

8.4 Cash and cash equivalents

Accounting policies

"Cash and cash equivalents" includes cash, demand deposits, other very short-term investments with original maturities of three months or less and bank overdrafts. Bank overdrafts are recognized in the balance sheet as part of borrowings under current liabilities.

For the purposes of the statement of cash flows, cash and cash equivalents comprise the following:

(In millions of euros)	12/31/2023	12/31/2022 restated*
Demand accounts	287.4	282.7
Cash equivalents	377.7	3.4
CASH AND CASH EQUIVALENTS (ASSETS)	665.1	286.1
Overdrafts	(0.4)	(0.0)
CASH AND CASH EQUIVALENTS, NET	664.7	286.1

(*) See Note 1.4.

Cash equivalents include fixed-term deposits with several French banking institutions in the amount of €370.0 million as at December 31, 2023, for terms of three months or less.

In Latin America (excluding Mexico), where there may be foreign exchange controls, cash and cash equivalents totaled €62.8 million as at December 31, 2023, compared with €59.7 million at December 31, 2022.

In France, cash available as at December 29, 2023 in the context of the new liquidity contract amounted to €3.7 million as at December 31, 2023 (see Note 12 "Events after the reporting period").

In Russia, cash amounted to €3.2 million as at December 31, 2023 (€6.4 million as at December 31, 2022). This amount is used for the ordinary operations of the Group's subsidiaries in that country.

8.5 Net financial debt

(In millions of euros)	12/31/2023	12/31/2022 restated*
CONVERTIBLE BONDS	343.1	530.6
USPP	675.6	501.6
EMTN (EURO MEDIUM TERM NOTES)	2,200.0	2,200.0
Medium-term negotiable notes (NEU MTN)	0.0	10.0
Commercial paper (NEU CP)	252.0	184.0
Debt relating to mobilization of receivables	177.5	0.0
Other loans	2.0	4.7
Overdrafts	0.4	0.0
Loan from employee profit-sharing fund	13.0	14.0
LOANS	445.0	212.7
ACCRUED INTEREST	42.6	38.0
UNAMORTIZED DEBT ISSUANCE COSTS	(15.5)	(18.7)
BORROWINGS AND FINANCIAL DEBT	3,690.6	3,464.2
Of which maturing in less than one year	973.1	429.3
Of which maturing in more than one year	2,717.5	3,034.9
CASH AND CASH EQUIVALENTS (ASSETS)	665.1	286.1
NET DEBT	3,025.5	3,178.0

(*) See Note 1.4.

8.6 Financial assets and liabilities

Accounting policies

Initial recognition of financial assets and liabilities

Financial instruments are initially recognized in the balance sheet at the fair value of consideration paid (for assets) or received (for liabilities). Fair value is determined on the basis of the price agreed upon for the transaction or on the basis of market prices for comparable transactions. In the absence of a market price, fair value is calculated on the basis of the discounted cash flows from the transaction, or by using a model. Discounting is unnecessary if its impact is immaterial. Similarly, short-term receivables and liabilities arising in the normal operating cycle are not discounted.

Incremental costs that are directly attributable to transactions (transaction costs, commissions, professional fees, taxes, etc.) are added to the amount initially recognized in assets or deducted from liabilities.

Fair value and carrying amount of financial assets and liabilities

The key measurement methods used are as follows:

- items recognized at fair value through profit or loss are measured based on market prices for listed instruments (level 1 fair value inputs – quoted price in an active market);
- non-current derivative instruments are measured using a valuation technique (discounted cash flow method) that uses rates quoted in the interbank market (level 2 fair value inputs - valuation based on observable market data);
- borrowings and financial debt are recognized at amortized cost, calculated using the effective interest rate (EIR) method. The fair values shown for fixed-rate debt include the effects of interest rate movements, while those for total debt include changes in Group credit risk;
- given their very short maturities, the fair value of trade payables and receivables is deemed to be the same as their carrying amount.

	12/31	/2023	Breakdown by category of financial instrument			
(In millions of euros)	Carrying amount	Fair value	Mandatory at fair value through profit or loss	Fair value – hedging instruments through OCI	Financial assets at amortized cost	Debt at amortized cost
Other equity investments	0.1	0.1	0.1			
Other non-current assets	66.5	66.5	23.6	1.9	40.9	
Contract assets	51.9	51.9			51.9	
Trade and other receivables	823.4	823.4			823.4	
Other current assets	19.3	19.3	1.2	0.2	17.9	
Cash and cash equivalents	665.1	665.1			665.1	
FINANCIAL ASSETS	1,626.2	1,626.2	24.9	2.1	1,599.2	0.0
Borrowings and financial debt	2,717.5	2,627.0				2,717.5
Other non-current liabilities	57.9	57.9	31.3	17.1		9.5
Trade and other payables	404.8	404.8				404.8
Contract liabilities	83.7	83.7				83.7
Other current liabilities	531.9	531.9	88.7	3.1		440.2
Bank overdrafts and current borrowings	973.1	964.5				973.1
FINANCIAL LIABILITIES (EXCLUDING LEASE LIABILITIES)	4,768.9	4,669.8	120.0	20.2	0.0	4,628.7

	12/31/2022	restated*	Breakdown by category of financial instrument				
(In millions of euros)	Carrying amount	Fair value	Mandatory at fair value through profit or loss	Fair value – hedging instruments through OCI	Financial assets at amortized cost	Debt at amortized cost	
Other equity investments	0.1	0.1	0.1				
Other non-current assets	79.2	79.2	26.7	15.6	36.9		
Contract assets	45.5	45.5			45.5		
Trade and other receivables	746.5	746.5			746.5		
Other current assets	17.4	17.4	0.7	1.0	15.6		
Cash and cash equivalents	286.1	286.1			286.1		
FINANCIAL ASSETS	1,174.7	1,174.7	27.5	16.6	1,130.7	0.0	
Borrowings and financial debt	3,034.9	2,795.0				3,034.9	
Other non-current liabilities	69.5	69.5	57.1	0.0		12.4	
Trade and other payables	364.8	364.8				364.8	
Contract liabilities	81.3	81.3				81.3	
Other current liabilities	452.4	452.4	35.7	5.1		411.6	
Bank overdrafts and current borrowings	429.3	431.5				429.3	
FINANCIAL LIABILITIES (EXCLUDING LEASE LIABILITIES)	4,432.2	4,194.6	92.8	5.1	0.0	4,334.4	

(*) See Note 1.4.

The table below shows the level at which each fair value is ranked in the fair value hierarchy:

	12/31/2023	Fair v		
(In millions of euros)	Fair value	Level 1	Level 2	Level 3
Other equity investments	0.1			0.1
Non-current derivatives – assets (cross-currency swaps)	1.9		1.9	
Current derivatives - assets (currency forwards)	1.4		1.4	
Offsetting assets	23.6			23.6
ASSETS MEASURED AT FAIR VALUE	27.0		3.4	23.6
Non-current derivatives – liabilities (cross-currency swaps)	17.1		17.1	
Current derivatives - liabilities (currency forwards)	5.7		5.7	
Debt related to acquisitions	117.3			117.3
LIABILITIES MEASURED AT FAIR VALUE	140.2		22.8	117.3
USPP	661.4		661.4	
EMTN (Euro Medium Term Notes)	2,135.9	2,135.9		
Convertible bonds - debt component	346.0		346.0	
LIABILITIES FOR WHICH FAIR VALUE IS DISCLOSED IN THE NOTES	3,143.3	2,135.9	1,007.5	

	12/31/2022 restated*	Fair v	alue hierarchy	
(In millions of euros)	Fair value	Level 1	Level 2	Level 3
Other equity investments	0.1			0.1
Non-current derivatives – assets (cross-currency swaps)	15.6		15.6	
Current derivatives - assets (currency forwards)	1.7		1.7	
Offsetting assets	26.7			26.7
ASSETS MEASURED AT FAIR VALUE	44.0		17.3	26.7
Non-current derivatives – liabilities (interest rate swaps)	-		-	
Current derivatives - liabilities (currency forwards)	7.3		7.3	
Debt related to acquisitions	90.5			90.5
LIABILITIES MEASURED AT FAIR VALUE	97.8		7.3	90.5
USPP	437.9		437.9	
EMTN (Euro Medium Term Notes)	2,053.8	2,053.8		
Convertible bonds - debt component	519.3		519.3	
Medium-term negotiable notes (NEU MTN)	10.0	10.0		
LIABILITIES FOR WHICH FAIR VALUE IS DISCLOSED IN THE NOTES	3,021.0	2,063.8	957.2	

(*) See Note 1.4.

8.7 Other non-current assets and liabilities

Accounting policies

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted on an active market. They are included in current assets, apart from those maturing more than 12 months after the reporting date. These are classified as non-current assets.

Offsetting assets correspond to vendor warranties and are evaluated on the same basis as indemnified liabilities, subject to

value corrections for unrecoverable amounts. If the indemnification is related to a liability recognized at its fair value at acquisition, the offsetting asset is also recorded at fair value.

Repurchase commitments to non-controlling interests are recognized as liabilities. Subsequent changes in the value of the put option strike price are recorded in the income statement under "Other operating income and expenses" in accordance with the provisions of IFRS 9.

(In millions of euros)	Notes	12/31/2023	12/31/2022 restated*
Non-current derivatives – assets	8.8	1.9	15.6
Long-term loans and receivables		3.1	3.2
Offsetting assets and other non-current assets		23.6	26.7
Marginal costs of obtaining contracts		37.8	33.7
OTHER NON-CURRENT ASSETS		66.5	79.2
Non-current derivatives – liabilities	8.8	17.1	-
Deferred consideration payable on acquisitions		31.3	57.1
Liability for repurchase commitments to non-controlling interests		-	-
Other non-current liabilities		9.5	12.4
OTHER NON-CURRENT LIABILITIES		57.9	69.5

(*) See Note 1.4.

8.8 Derivative financial instruments and hedges

Accounting policies

The Group holds derivative financial instruments in order to hedge its exposure to currency risk.

Derivative financial instruments are initially measured at fair value at inception and are subsequently remeasured at their fair value. The resulting changes are recognized under income for derivatives hedging intra-Group current accounts denominated in foreign currencies.

The Group designates other derivatives as hedging instruments in order to hedge its exposure to the changeability of cash flows associated with a highly likely transaction arising from exchange rate changes.

At the inception of the transaction, the Group documents the relationship between the hedging instrument and the hedged item, as well as its risk management objectives and hedging policy. At the inception of the hedge and on an ongoing basis, the Group also documents the effectiveness of the derivatives used in offsetting changes in fair value or cash flows of hedged items.

The fair value of a derivative hedging instrument is classified as a non-current asset or liability when the residual term of the hedged item is greater than 12 months, and as a current asset or liability when the residual term of the hedged item is less than 12 months. Derivative instruments held for trading are classified as current assets or liabilities.

Derivatives used in cash flow hedges

Only the change in fair value of the spot element (effective part) of currency forward contracts is designated as a hedging instrument in cash flow hedging relationships. This is recognized in other comprehensive income.

The Group recognizes the forward components of forward contracts separately in other comprehensive income and accumulates them in the cost of hedging reserve in a separate component of equity until their reclassification in income or loss or in the initial cost of the non-financial asset acquired.

The cumulative gain or loss reported in equity is reclassified to the income statement when the hedged item affects profit or loss.

When a transaction results in the recognition of a non-financial asset (for example, a non-current asset or inventory), the hedging gain or loss, deferred as equity, is transferred to the initial carrying amount of the hedged item (method known as basis adjustment).

When a hedging instrument expires or is sold, or when a hedge no longer meets hedge accounting criteria, any cumulative gain or loss in equity at that time remains in equity, and is reclassified to the income statement when the forecast transaction is recognized in profit or loss. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was recognized in equity is immediately reclassified to the income statement.

Cash flow hedges

The Group holds the following derivative instruments to hedge its interest rate and currency risks (the nominal amounts are presented after translation into euros at the hedging rate):

		Maturity		
- As at 12/31/2023	1-6 months	6-12 months	More than one year	Total
CURRENCY RISK				
Forward USD purchases (highly probable forecast purchases)				
Nominal (in millions of euros)	44.5	35.8		80.3
Average EUR/USD forward rate	1.08	1.09		-
Forward USD purchases (highly probable forecast purchases)				
Nominal (in millions of euros)	11.3	14.1		25.4
Average GBP/USD forward rate	1.22	1.23		-
Cross-currency swap - USPP				
Nominal (in millions of euros)			35.7	35.7
Fixed rate until 2029			2.69%	-
Nominal (in millions of euros)			158.6	158.6
Fixed rate until 2032			2.98%	-
Nominal (in millions of euros)			183.4	183.4
Fixed rate until 2035			5.21%	-

		Maturity		
- As at 12/31/2022	1-6 months	6-12 months	More than one year	Total
CURRENCY RISK				
Forward USD purchases (highly probable forecast purchases)				
Nominal (in millions of euros)	43.0	24.9		67.9
Average EUR/USD forward rate	1.02	1.04		-
Forward USD purchases (highly probable forecast purchases)				
Nominal (in millions of euros)	22.1	13.0		35.1
Average GBP/USD forward rate	1.19	1.18		-
Forward USD purchases (highly probable forecast purchases)				
Nominal (in millions of euros)	8.1	8.1		16.2
Average USD/SEK forward rate	10.74	10.80		-
Cross-currency swap - USPP				
Nominal (in millions of euros)			35.7	35.7
Fixed rate until 2029			2.69%	-
Nominal (in millions of euros)			158.6	158.6
Fixed rate until 2032			2.98%	-

The amounts relating to the hedged items are as follows:

As at 12/31/2023	Change in the value of the hedged item used to recognize the ineffective portion of the hedge	Cash flow hedge reserve before tax	Cash flow hedge reserve (hedge accounting no longer applied)
Currency risk			
Highly probable forecast purchases	(1.3)	(3.3)	0.0
Interest rate risk			
Variable-rate instruments	0.0	(0.0)	0.0

As at 12/31/2022	Change in the value of the hedged item used to recognize the ineffective portion of the hedge	Cash flow hedge reserve before tax	Cash flow hedge reserve (hedge accounting no longer applied)
Currency risk			
Highly probable forecast purchases	7.9	(4.9)	0.0
Interest rate risk			
Variable-rate instruments	0.0	(0.0)	0.0

		As	at 12/31/2	023		12/31/2023				
(In millions of euros)	Nominal		ng value Liabilities	Line item in the statement of financial position which includes the hedging instrument	Change in the fair value of the hedging instrument recognized in other comprehensive income	Hedging costs recognized in other comprehensive income	Amount reclassified from the hedge reserve to the income statement	reclassified	Income statement item	
Currency risk										
Forward currency purchases	105.8	0.2	3.1	"Other current assets and liabilities," see Note 4.8	1.3	(0.4)	0.3	(0.1)	"Net financial income" Foreign currency translation gains (losses)	
Cross-currency swap – USPP	377.7	1.9	17.1	"Other non-current assets and liabilities," see Note 8.7	-	(21.5)	-	(9.2)	"Net financial income" Foreign currency translation gains (losses)	

The table below details the impact of derivatives on the Elis Group's consolidated financial statements:

		As	at 12/31/20 restated*	022			12/31/2022		
(In millions of euros)	- Nominal	Carryir Assets	ng value Liabilities	Line item in the statement of financial position which includes the hedging instrument	Change in the fair value of the hedging instrument recognized in other comprehensive income	Hedging costs recognized in other comprehensive income	Amount reclassified from the hedge reserve to the income statement	Hedging costs reclassified to the income statement	
Currency risk Forward currency purchases	119.2	1.0	5.1	"Other current assets and liabilities," see Note 4.8	(7.9)	0.7	0.0	0.0	"Net financial income" Foreign currency translation gains (losses)
Cross-currency swap – USPP	194.3	15.6	0.0	"Other non-current assets and liabilities," see Note 8.7	-	6.7	-	7.7	"Net financial income" Foreign currency translation gains (losses)

The reconciliation of each component of equity impacted by hedge accounting is as follow:

(In millions of euros)	Cost of hedging reserve	Cash flow hedge reserve
Cash flow hedges		
BALANCE AS AT JANUARY 1, 2022	1.3	2.2
Change in fair value resulting from foreign exchange rate risk hedging	7.4	(7.9)
Change in fair value resulting from interest rate risk hedging	-	0.0
Amounts reclassified to the income statement	0.0	0.0
Related tax	(1.9)	2.0
BALANCE AS AT DECEMBER 31, 2022	6.8	(3.6)
Change in fair value resulting from foreign exchange rate risk hedging	(21.9)	1.3
Change in fair value resulting from interest rate risk hedging	0.0	0.0
Amounts reclassified to the income statement	(0.1)	0.3
Related tax	5.7	(0.4)
BALANCE AS AT DECEMBER 31, 2023	(9.5)	(2.4)

8.9 Off-balance sheet commitments relating to Group financing and other commitments

(In millions of euros)	12/31/2023	12/31/2022
Commitments given		
Assignment and pledge of receivables as collateral		
Pledges, mortgages and sureties	1.7	1.7
Pledges, endorsements and guarantees given		
Commitments received		
Pledges, mortgages and sureties		
Pledges, endorsements and guarantees received	35.7	35.0

NOTE 9 INCOME TAX EXPENSE

Accounting policies

Current tax

Income tax assets or liabilities due for the current financial year or for previous years are measured at the amount expected to be received from or paid to the tax authorities. The tax rates and rules applied to calculate these amounts are the tax rates and rules enacted or substantively enacted at the reporting date. Current tax on items recognized outside of profit or loss is recognized outside of profit or loss.

Deferred tax

Deferred taxes are recognized on the basis of temporary differences between the book value of assets and liabilities and their tax bases. The following items do not give rise to the recognition of a deferred tax:

- taxable temporary differences generated by the initial recognition of goodwill;
- temporary differences related to the initial recognition of an asset or a liability in a transaction that is not a business combination and which, when it occurs, does not affect either the accounting profit or the taxable profit or loss, and does not give rise, at the time of the transaction, to a taxable temporary difference and to a deductible temporary difference of an equal amount;
- temporary differences related to equity investments in subsidiaries, associate companies and partnerships, to the extent to which the Group is capable of monitoring the date of the reversal of the temporary differences and it is likely that they will not be reversed in the foreseeable future.

Deferred tax assets are recognized as deductible temporary differences and unused tax credits and tax losses only to the extent that it is likely that the Group will have future taxable profits on which they can be charged. Taxable future profits are measured in relation to the reversal of taxable temporary differences.

The carrying amount of deferred tax assets is reviewed at each reporting period-end and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be offset. Unrecognized deferred tax assets are measured at each reporting period-end and are recognized to the extent that it is probable that a future taxable profit will be available against which they can be offset.

Deferred tax assets and liabilities are measured at the tax rate that is expected to apply in the year in which the asset is realized or the liability settled, based on the tax rates (and tax rules) that have been enacted or substantively enacted at the end of the reporting period.

Deferred tax on items recognized outside of profit or loss is recognized outside of profit or loss.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax assets and liabilities, and the deferred taxes relate to the same taxable entity and the same tax authority.

The table below shows a breakdown of income tax expense and details the reconciliation between the actual income tax expense and the theoretical income tax expense calculated based on the tax rate applicable to the parent:

(In millions of euros)	2023	2022 restated*
Consolidated net income (loss)	262.4	202.6
Current taxes	120.5	92.6
Deferred taxes	(10.1)	(12.9)
INCOME (LOSS) BEFORE TAX	372.9	282.3
Theoretical tax rate	25.83%	25.83%
THEORETICAL TAX EXPENSE	96.3	72.9
ACTUAL TAX EXPENSE	110.4	79.7
Effect of tax not based on net income (CVAE in France, IRAP in Italy)	4.6	6.8
DIFFERENCE	(9.5)	(0.0)
Breakdown of difference		
Differences in tax rate	(0.0)	8.8
Permanent differences (including non-deductible IFRS 2 expenses)	(12.2)	(12.3)
Utilization of previously unrecognized tax losses/(Unrecognized tax loss carryforwards)/Tax credits	14.8	12.5
Goodwill impairment	(0.0)	(15.1)
Adjustments and accretion of non-deductible earnouts**	(15.8)	0.5
Other differences (deductible CVAE, etc.)	3.6	5.7
(*) See Note 1.4.		

(**) See Note 4.6.

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The following table shows the sources of deferred tax assets and liabilities:

(In millions of euros)	12/31/2022 net restated**	Increase related to business combinations	Income (loss)	Recognized directly in other comprehensive income	Translation differences & other	12/31/2023 net
Goodwill (tax-deductible amort.)	(4.1)	0.0	0.6	0.0	(0.2)	(3.6)
Intangible assets	(135.1)	(1.5)	15.5	0.0	(1.4)	(122.5)
Property, plant and equipment	(145.9)	0.0	(15.8)	0.0	(0.4)	(162.1)
Other assets	(15.2)	0.0	(1.4)	0.0	0.2	(16.4)
Derivative instruments – assets	(4.5)	0.0	0.4	3.2	0.0	(0.9)
Right-of-use assets*	(76.2)	(0.0)	(17.4)	0.0	(6.7)	(100.3)
Provisions	18.5	0.0	4.5	0.0	0.2	23.2
Net employee benefit liabilities	6.5	0.0	1.3	6.2	0.1	14.1
Borrowings and financial debt	(17.6)	0.0	4.0	0.0	0.0	(13.6)
Derivative instruments – liabilities	1.9	0.0	2.0	2.1	0.0	5.9
Lease liabilities*	79.4	0.0	17.0	0.0	6.9	103.3
Other current liabilities	(3.7)	0.1	5.5	0.0	0.1	1.8
Other	(5.5)	(0.1)	(7.2)	(0.2)	(0.1)	(13.0)
Recognized tax losses	35.6	0.1	1.1	0.0	0.6	37.4
NET DEFERRED TAX ASSETS (LIABILITIES)	(265.9)	(1.5)	10.1	11.3	(0.7)	(246.7)
Deferred tax assets	43.0					46.9
DEFERRED TAX LIABILITIES	(308.9)					(293.6)

(*) See Note 1.2. (**) See Note 1.4.

 deferred tax assets are recognized for tax loss carryforwards when it is probable that they can be offset against future taxable profit and in the absence of a history of recent losses; > as at December 31, 2023, the Group had tax losses of €32.7 million (base) for which no deferred tax assets had been recognized (€115.6 million at December 31, 2022). The majority of these tax losses, which are almost all related to foreign subsidiaries, have no expiration date.

Global minimum tax rate

Accounting policies

The Group applies the exception regarding the recognition of deferred tax assets and liabilities related to income tax arising from the Pillar 2 rules.

On December 15, 2022, the Council of the European Union unanimously adopted the directive to implement the "minimum tax" component of the OECD's international tax reform, commonly referred to as "Pillar 2," paving the way for the adoption of the 15% global minimum tax across the EU. Although largely in line with the OECD model rules, the directive includes some adaptations, such as the implementation of a domestic Income Inclusion Rule (IIR). These rules, which are incorporated into the tax systems of the 27 Member States, are applicable, without exception, to tax years beginning on or after December 31, 2023.

The Group has undertaken a plan to identify the impacts and organize the processes that will enable it to comply with the applicable obligations. At this stage of the plan, the Group is expecting to have to pay a very small top-up tax. Taking into account the simplification measures, Ireland would be the main country affected for the Group, with an effective tax rate of below 15%.

For 2023, the average effective tax rate (calculated in accordance with paragraph 86 of IAS 12), according to tax jurisdiction, is as follows:

(In millions of euros)	Income (loss) before tax 2023	Tax recognized 2023	Average effective tax rate
France	94.2	47.1	50.0%
European Union (excluding France)	177.7	35.6	20.0%
of which Ireland	10.1	1.3	13.0%
Non-cooperative jurisdictions for tax purposes (European Union list)	0.2	0.6	321.4%
Excluding the European Union	100.7	27.2	27.0%
TOTAL	372.9	110.4	29.6 %

The effective tax rate in France during the 2023 financial year was heavily impacted by non-deductible earnout adjustments.

NOTE 10 SHAREHOLDERS' EQUITY AND EARNINGS PER SHARE

10.1 Share capital and reserves

Capital management

The Group's capital management objectives are:

- to manage net earnings per share and the number of shares in particular;
- > to manage shareholder return by means of the dividend policy;
- > to manage financial leverage⁽¹⁾, taking into account the risk premium that the markets associate with the debt. The financial leverage is 2.0x as at December 31, 2023 (2.5x as at December 31, 2022).

Liquidity agreement

On March 1, 2021, the Company entered into a liquidity agreement with Exane BNP Paribas relating to ordinary Elis shares (ISIN code FR0012435121), in accordance with AMF Decision No. 2018-01 governing the establishment of liquidity agreements on equity securities under accepted market practices. From July 1, 2021, the liquidity agreement was amended to comply with the AMF Decision No. 2021-01. The trading platform on which transactions under this liquidity agreement are carried out is Euronext Paris. To implement this agreement, the following resources were allocated to the liquidity account: 185,022 securities and 0.5 million in cash.

At the end of 2023, Elis put an end to this liquidity agreement and the termination took effect on December 31, 2023.

Changes in share capital

Number of shares as at January 1, 2022	224,076,007
Number of shares as at December 31, 2022	230,147,257
NUMBER OF SHARES AS AT DECEMBER 31, 2023	234,000,047
Number of authorized shares	234,000,047
Number of shares issued and fully paid up	234,000,047
Number of shares issued and not fully paid up	-
Par value of shares	1.00
Treasury shares	63,655
Shares reserved for issue under options and sales agreements	-

In 2023:

- > following the vesting of the free performance shares, the share capital was increased on March 10, July 10, and August 30, 2023 by an aggregate nominal amount of €1.1 million, respectively, through the capitalization of those same amounts in "Additional paid-in capital";
- > moreover, the general shareholders' meeting of May 25, 2023, as confirmed by the Management Board on June 22, 2023, decided to allocate the profit for the 2022 financial year (plus retained earnings) of €110.4 million as follows:
 - €61.7 million to the payment of a cash dividend of €0.41 per share (following the stock dividend payment mentioned below),
 - the balance to retained earnings;
- > share capital and additional paid-in capital increased to €2.0 million and €30.8 million respectively through the creation of 2,002,768 new Elis shares following payment of the stock dividend (see below). In addition, €0.3 million was deducted from additional paid-in capital to bring the Company's legal reserve to one-tenth of the new share capital;
- > as part of a new subscription to the Group savings plan, the following transactions were carried out on November 7, 2023: (i) the share capital was increased by €0.7 million and additional paid-in capital by €7.5 million (ii) a provision for the costs related to the capital increases (net of the corresponding tax savings) was then charged to additional paid-in capital, (iii) lastly, the balance of €0.1 million was allocated to the legal reserve, by deduction from the "Additional paid-in capital" item.

In 2022:

- > following the vesting of the free performance shares, the share capital was increased on May 2, July 11, and December 28, 2022 by an aggregate nominal amount of €1.6 million, respectively, through the capitalization of those same amounts in "Additional paid-in capital";
- furthermore, the general shareholders' meeting on May 19, 2022 decided to clear the accumulated deficit of the parent company by charging €49.1 million to "Additional paid-in capital";
- > share capital and additional paid-in capital increased to €3.8 million and €46.0 million respectively through the creation of 3,842,846 new Elis shares following the stock dividend paid on June 16, 2022 (see Note 10.2 below "Dividends and distributions paid and proposed"). In addition, €6.8 million was deducted from additional paid-in capital to bring the Company's legal reserve to one-tenth of the new share capital;
- Iastly, as part of a new subscription to the Group savings plan, the following transactions were carried out on November 3, 2022: (i) the share capital was increased by €0.6 million and additional paid-in capital by €4.4 million (ii) a provision for the costs related to the capital increases (net of the corresponding tax savings) was then charged to additional paid-in capital, (iii) lastly, the balance of €0.2 million was allocated to the legal reserve, by deduction from the "Additional paid-in capital" item.

(1) Financial leverage corresponds to the financial covenant as defined in the bank financing agreement signed in 2021: Leverage Ratio = net debt (as described in Note 8.5 "Net debt") to adjusted pro forma EBITDA (as defined in Note 3.2 "Earnings") of the acquisitions finalized during the last 12 months after synergies.

10.2 Dividends and distributions paid and proposed

It was decided at the annual general shareholders' meeting of May 19, 2022, to distribute a dividend for the 2021 financial year of €0.37 per share, representing €83.0 million (based on the number of existing shares as at the date the dividend is paid, i.e., 224,338,539), with the option of payment in Elis shares. This amount is in line with levels of dividends paid out before the pandemic. In total, 60.02% of rights were exercised in favor of payment of a stock dividend. The cash dividend paid to shareholders who did not opt for the stock dividend amounted to €33.2 million.

It was decided at the annual general shareholders' meeting on May 25, 2023, to distribute a dividend for the 2022 financial year of

€0.41 per share, with the option of payment in Elis shares. The dividend was paid in cash and stock on June 22, 2023. 34.72% of rights were exercised in favor of payment of a stock dividend, i.e. the issuance of 2,002,768 new shares. The cash dividend paid to shareholders who did not opt for the stock dividend amounted to €61.7 million.

The next annual general shareholders' meeting will be asked to approve the payout of €0.43 per share, or €100.6 million, based on the number of existing shares as at December 31, 2023 (excluding treasury shares).

10.3 Earnings per share

Accounting policies

Basic earnings per share

Basic earnings per share (EPS) is calculated by dividing profit attributable to owners of the parent by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share

Diluted earnings per share (DEPS) is calculated by dividing profit for the period attributable to owners of the parent (adjusted for dividends, interest recognized during the period and any other change in income or expense resulting from the conversion of potentially dilutive ordinary shares) by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares.

The calculation of diluted earnings per share does not take into account the conversion, exercise or issue of potential ordinary shares that would have an accretive impact on earnings per share (i.e., that does not increase the loss per share).

(In millions of euros)	2023	2022 restated*
Net income or loss attributable to owners of the parent		
Continuing operations	262.5	202.6
 Discontinued operations 	0.0	0.0
NET INCOME OR LOSS ATTRIBUTABLE TO OWNERS OF THE PARENT	262.5	202.6
Interest expense related to convertible bonds (net of tax)	15.6	9.6
NET INCOME OR LOSS ATTRIBUTABLE TO OWNERS OF THE PARENT, ADJUSTED FOR DILUTION	278.1	212.2
Weighted average number of shares	233,122,085	231,333,841
Effect of conversion of convertible notes	27,751,078	18,102,469
Effect of contingently issuable shares	2,676,412	1,330,259
Weighted average number of shares used for diluted EPS	263,549,576	250,766,569
Earnings (loss) per share (EPS) (in euros):		
 basic, attributable to owners of the parent 	€1.13	€0.88
 diluted, attributable to owners of the parent 	€1.06	€0.85
Earnings (loss) per share (EPS) from continuing operations (in euros):		
 basic, attributable to owners of the parent 	€1.13	€0.88
 diluted, attributable to owners of the parent 	€1.06	€0.85

(*) See Note 1.4.

The weighted average numbers of shares take into account the withdrawal of 99,574 treasury shares in 2023 (119,789 treasury shares in 2022).

NOTE 11 RELATED PARTY DISCLOSURES

Except for compensation paid to executives and the retirement plan as shown in Note 5.5 "Executive compensation (related party transactions)," no other transactions were carried out with related parties in 2023 or 2022.

11.1 Subsidiaries and consolidated companies

The consolidated financial statements include the financial statements of Elis and of all the following fully consolidated subsidiaries:

Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
Elis SA	Saint-Cloud	Parent company	100	100
FRANCE				
M.A.J. SA	Pantin	Textile & hygiene services	100	100
Les Lavandières SAS	Avrillé	Textile & hygiene services	100	100
Régionale de Location et Services Textiles SAS	Marcq-en-Barœul	Textile & hygiene services	100	100
Pierrette - T.B.A. SA	Malzeville	Textile & hygiene services	100	100
Le Jacquard Français SARL	Gérardmer	Manufacturing entity	100	100
Elis Services SAS	Saint-Cloud	Other	100	100
Thimeau SAS	Meaux	Textile & hygiene services	100	100
Pro Services Environnement SAS	Rochetoirin	Textile & hygiene services	100	100
AD3 SAS	Dardilly	Textile & hygiene services	100	100
SCI Les Gailletrous	La Chaussée-Saint-Victor	Other	100	100
SCI du Château de Janville	Saint-Cloud	Other	100	100
GIE Eurocall Partners	Villeurbanne	Other	100	100
SCI Maine Beauséjour	Limoges	Other	100	100
SCI La Forge	Bondoufle	Other	100	100
Société de Participations Commerciales et Industrielles SARL	Saint-Cloud	Other	100	100
SCI des 2 Sapins	Grenoble	Other	100	100
SHF Holding SA	Saint-Cloud	Other	100	100
SHE SAS	Saint-Cloud	Textile & hygiene services	100	100
Elis Prévention Nuisibles SAS	Savigny-sur-Orge	Textile & hygiene services	100	100
Blanchisserie Blésoise SAS	La Chaussée-Saint-Victor	Textile & hygiene services	100	100
SOS Termites SAS	La Teste-de-Buch	Textile & hygiene services	100	-
3D - Désinfection, Dératisation, Désinsectisation SAS	Voiron	Textile & hygiene services	100	-
Alpes 3D SAS	Saint-Martin-le-Vinoux	Textile & hygiene services	100	-
Savoie Anti-Nuisibles SAS	Aix-les-Bains	Textile & hygiene services	100	-
Haute-Savoie Anti-Nuisibles SAS	Annemasse	Textile & hygiene services	100	-
Ain Anti-Nuisibles SAS	Château-Gaillard	Textile & hygiene services	100	-
Bio Pest Services SAS	Bully	Textile & hygiene services	100	-
Anchain Trade Services SAS	Flers-en-Escrebieux	Textile & hygiene services	Dissolved	100

Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
GERMANY				
Elis Holding ^(a)	Rehburg-Loccum	Other	100	100
Elis Textil-Service GmbH (°)	Mörlenbach	Textile & hygiene services	100	100
Elis Ibbenbüren GmbH (0)	Ibbenbüren	Textile & hygiene services	100	100
Elis Immobilien GmbH & Co KG	Ibbenbüren	Other	100	100
Elis Freiburg GmbH & Co KG	Freiburg im Breisgau	Textile & hygiene services	100	100
Wolfsperger Verwaltungs GmbH	Freiburg im Breisgau	Other	100	100
Elis Potsdam GmbH ^(a)	Potsdam	Textile & hygiene services	100	100
Elis München GmbH ^(a)	Munich	Textile & hygiene services	100	100
Elis Südwest GmbH ^(a)	Simmern	Textile & hygiene services	100	100
Elis Wismar GmbH (a)	Wismar	Textile & hygiene services	100	100
Elis Stralsund GmbH	Stralsund	Textile & hygiene services	100	100
Elis Mannheim GmbH ⁽⁰⁾	Mannheim	Textile & hygiene services	100	100
Elis Servicegesellschaft Rhein-Neckar mbH (0)	Mannheim	Other	100	100
Elis Ost GmbH	Schönebeck (Elbe)	Textile & hygiene services	100	100
Elis Beteiligungs GmbH ^(a)	Hamburg	Other	100	100
Elis GmbH ^(a)	Hamburg	Textile & hygiene services	100	100
Elis Glückstadt GmbH	Hamburg	Other	100	100
Elis Nordost GmbH (a)	Fürstenwalde	Textile & hygiene services	100	100
Elis Schleswig GmbH ^(a)	Schleswig	Textile & hygiene services	100	100
Elis West GmbH ^(a)	Hagen	Textile & hygiene services	100	100
Elis Group Services GmbH (a)	Hamburg	Other	100	100
Elis Textilmanagement GmbH ^(a)	Hamburg	Textile & hygiene services	100	100
Decontam GmbH ^(a)	Bad Windsheim	Textile & hygiene services	100	100
Jentex GmbH	Jena	Textile & hygiene services	49	49
TSL Textil-Service und Logistik GmbH	Fürstenwalde	Dormant	100	100
Elis Sulz GmbH ^(a)	Sulz am Neckar	Textile & hygiene services	100	100
Elis Eckental GmbH ^(a)	Eckental	Textile & hygiene services	100	100
Curantex Verwaltungs GmbH	Erkelenz	Other	100	100
Elis Erkelenz GmbH & Co KG	Erkelenz	Textile & hygiene services	100	100
Elis Landstuhl GmbH & Co KG	Landstuhl	Textile & hygiene services	100	100
Haber Geschäftsführungsgesellschaft mbH	Landstuhl	Other	100	100
Steamtech GmbH	Landstuhl	Other	100	100
Elis Mitte GmbH & Co KG	Alsfeld	Textile & hygiene services	100	100
Jöckel Beteiligungs GmbH	Alsfeld	Other	100	100
Jöckel Grundstücksverwaltungs GmbH & Co KG	Alsfeld	Other	100	100
Niessing Miettextil Gmbh & Co KG	Schwarzenbek	Textile & hygiene services	100	100
Verwaltung Niessing GmbH	Schwarzenbek	Other	100	100
Servicetex GmbH	Villingen-Schwenningen	Textile & hygiene services	100	-
Miettex Service Süd GmbH	Hamburg	Textile & hygiene services	Merger	-
PTS Pinneberger Textil-Service GmbH	Glückstadt	Dormant	-	Dissolved
ANDORRA				
Auxiliar Hotelera Arly	Sant Julià de Lòria	Textile & hygiene services	100	100
Arly les Valls	Andorra la Vella	Dormant	In liquidation	In liquidation
AUSTRIA				
Elis Austria GmbH	Hard	Textile & hygiene services	100	100
BELGIUM	A 1 1 1 1		100	100
Elis Belgium	Anderlecht	Textile & hygiene services	100	100
Blanchisserie Basse Meuse	Herstal	Textile & hygiene services	100	100
Ardenne & Meuse Logistic	Herstal	Other	100	100
Scaldis St-Martin	Péruwelz	Textile & hygiene services	100	100
Manoha	Péruwelz	Other	100	100
Facility Management Consulting	Péruwelz	Dormant	-	Dissolved

(a) Company making use of the exemption clause provided for in the German Code of Commerce (HGB) § 264 (3) or 264b.

Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
BRAZIL				
Atmosfera Gestão e Higienização de Têxteis SA	Jundiaí	Textile & hygiene services	100	100
L'Acqua Lavanderias Ltda	Ponta Grossa	Textile & hygiene services	100	100
Teclav Tecnologia e Lavagem Industrial Ltda	Eusébio	Textile & hygiene services	100	100
Martins e Lococo Lavanderia Ltda	Caieiras	Textile & hygiene services	100	100
Megalav Lavanderia Hospitalar Ltda	Serra	Textile & hygiene services	100	100
Uniforme Lavanderia e Locação Ltda	Camaçari	Textile & hygiene services	100	100
Prontlav Lavanderia Ltda	Fortaleza	Textile & hygiene services	100	100
Toalhão Locação e Higienização de Enxoval Ltda	Fortaleza	Textile & hygiene services	100	100
NJ Lavanderia Industrial e Hospitalar Ltda ME	Brasilia	Textile & hygiene services	100	100
Prolav Servicos Tecnicos Ltda	Rio Bonito,			
	Rio de Janeiro	Textile & hygiene services	100	100
Global Service Lavanderia Ltda ME	Goiana	Textile & hygiene services	100	100
LVB Holding Ltda	Videira	Other	100	100
Lavebras Gestão de Têxteis SA	Videira	Textile & hygiene services	100	100
Atmosfera Gestão e Higienização de Uniformes	São, José dos Diobais	Toutilo & hugiono convigos	100	100
Ltda	São José dos Pinhais São Bernardo do	Textile & hygiene services	100	100
Totalqualy Higienização Textil Ltda	Sao Bernarao ao Campo	Textile & hygiene services	100	100
BR Laundry Industria, Comercio e Serviços Ltda	Anápolis	Textile & hygiene services	100	100
Clinilaves Lavanderia Industrial Eirelli	Araquari	Textile & hygiene services	100	100
Lavanderia ASPH Ltda	Boa Esperança do Sul	Textile & hygiene services	100	100
MAB Indústria e Comércio Eireli	Araquari	Other	100	100
Nortelav Lavanderia Industrial Ltda	Belém	Textile & hygiene services	100	100
Lavanderia Alba Ltda	Cuiabá	Textile & hygiene services	100	100
Sinop Higienização Têxtil Hospitalar Ltda	Sinop	Textile & hygiene services	100	100
Alba Service Lavanderia Ltda	Cuiabá	Textile & hygiene services	100	100-
Center Lav Serviço de Lavanderia Ltda	Palmas	Textile & hygiene services	Merger	-
MPW Lavanderia, Comércio e Serviços Ltda	Piracicaba	Textile & hygiene services	-	Merger
CHILE	Tirdeledba	Texilie di Hygierie services		Merger
Elis Chile SpA	Santiago (Santiago)	Other	100	100
Albia SA	Santiago (Santiago)	Textile & hygiene services	100	100
Servicios Hospitalarios SA	Recoleta (Santiago)	Textile & hygiene services	100	100
Comercial Elis Chile SpA	Mostazal (San Francisco	Textile & hygiene services	100	100
	de Mostazal)	Texille & Hygierie Services	100	100
Golden Clean SA	Cerrillos (Santiago)	Textile & hygiene services	100	100
Clean Master SpA	Antofagasta	Textile & hygiene services	100	100
	(Antofagasta)			
CYPRUS				
Coliday Holdings Ltd	Larnaca	Other	100	100
Skewen Investments Ltd	Larnaca	Other	100	100
COLOMBIA				
Elis Colombia SAS	Bogotá, D.C.	Textile & hygiene services	100	100
Centro de Lavado y Aseo CLA SAS	Bogotá, D.C.	Textile & hygiene services	100	100
Lavanser SAS	Bogotá, D.C.	Textile & hygiene services	100	100
Lavanderia Industrial Metropolitana SAS	Bogotá, D.C.	Textile & hygiene services	100	100
Elis Caribe SAS	Turbaco	Textile & hygiene services	100	100
Lavaozono SAS	Itagüí	Textile & hygiene services	100	100
DENMARK				
Elis Danmark A/S	Søborg	Textile & hygiene services	100	100
A-vask A/S	Søborg	Textile & hygiene services	100	100
Berendsen A/S	Søborg	Other	100	100
Chrisal Skadedyrsservice A/S	Løgumkloster	Textile & hygiene services	Merger	100
Jysk Linnedservice A/S	Varde	Textile & hygiene services	-	Merger
Centralvaskeriet A/S	Søborg	Textile & hygiene services	_	Merger
Absolut Skadedyrsservice A/S	Søborg	Textile & hygiene services		Merger

Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
SPAIN				
Elis Manomatic SA	Sant Cugat del Vallès (Barcelona)	Textile & hygiene services	100	100
Lavalia cee	La Nucia (Alicante)	Dormant	100	100
Servicios de Lavandería Industrial de Castilla la Mancha SA	Yeles (Toledo)	Textile & hygiene services	100	100
Goiz Ikuztegia SL	Zumárraga (Guipúzcoa)	Textile & hygiene services	100	100
Indusal Navarra SA-Ilunion Navarra SLU UTE 2020	Marcilla (Navarra)	Textile & hygiene services	83	83
Casbu SL	Igualada (Barcelona)	Textile & hygiene services	50	50
Eliteq Sanidad Ambiental SL	Godella (Valencia)	Textile & hygiene services	100	100
Compañía de Tratamientos Levante, S.L.	Gandía (Valencia)	Textile & hygiene services	100	-
Logralimp SL	Aldaia (Valencia)	Textile & hygiene services	-	Merger
Lavanderia Lizarra SL	Leaburu (Guipúzcoa)	Textile & hygiene services	-	Merger
Goiz Ikuztegia SL-Gureak Oiartzun SL UTE	Zumarraga (Guipúzcoa)	Textile & hygiene services	-	Dissolved
Indusal Navarra SA-Ilunion Navarra SL UTE	Marcilla (Navarra)	Textile & hygiene services	-	Dissolved
ESTONIA				
Elis Textile Service AS	Tartu maakond	Textile & hygiene services	100	100
Svarmil AS	Kiviõli	Other	100	100
FINLAND				
Elis Textile Service Oy	Tuusula	Textile & hygiene services	100	100
HUNGARY				
Elis Hungary Kft	Miskolc	Textile & hygiene services	100	100
IRELAND				
Elis Textile Services Ltd	Dublin	Textile & hygiene services	100	100
Elis Textiles Ltd	Dublin	Textile & hygiene services	100	100
Elis Pest Control Ltd	Dublin	Textile & hygiene services	100	100
Berendsen Ireland Holdings Ltd	Dublin	Other	100	100
Steri-tex Ltd	Dublin	Dormant	100	100
Berendsen Finance Ireland (DKK) Ltd	Dublin	Dormant	-	Dissolved
Berendsen Finance Ireland (Euro) Ltd	Dublin	Dormant	-	Dissolved
Berendsen Finance Ireland (PLN) Ltd	Dublin	Dormant	-	Dissolved
ITALY				
Elis Italia SpA	San Giuliano Milanese	Textile & hygiene services	100	100
Gruppo Indaco Srl	Milan	Textile & hygiene services	100	-
Sistema ambiente Srl	Parma	Textile & hygiene services	Merger	-
LATVIA				
Elis Tekstila Serviss AS	Riga	Textile & hygiene services	100	100
LITHUANIA				
Elis Textile Service UAB	Vilnius	Textile & hygiene services	100	100
LUXEMBOURG				
Elis Luxembourg SA	Bascharage	Textile & hygiene services	100	100
Rentex Vertriebs GmbH	Luxembourg	Textile & hygiene services	100	100

Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
MEXICO				
Lavartex SAPI de CV	Ciudad de México	Other	100	100
Empresas HTX SA de CV	Ciudad de México	Other	100	100
Bristol Holding SAPI de CV	Ciudad de México	Other	100	100
Grupo Codeli SA de CV	Ciudad de México	Other	100	100
Adoos SA de CV	Ciudad de México	Other	100	100
Higiénica Textil SA de CV	Ciudad de México	Textile & hygiene services	100	100
Lavasan SA de CV	Ciudad de México	Other	100	100
Grupo Empresarial Bousi SA de CV	Naucalpan de Juárez	Other	100	100
Renta de Blancos SA de CV	Ciudad de México	Other	100	100
Servicios y Suministro a Lavanderias SA de CV	Ciudad de México	Other	100	100
Manteles SA de CV	Ciudad de México	Textile & hygiene services	100	100
Lavanderia La Europea SA de CV	Ciudad de México	Textile & hygiene services	100	100
Lavandería de Hospitales y Sanatorios SA de CV	Naucalpan de Juárez	Textile & hygiene services	100	100
Higiene Textil Del Noreste SA de CV	Ciudad Victoria	Textile & hygiene services	100	100
Servisan SA de CV	Ciudad de México	Textile & hygiene services	100	100
Servicios Estrella Azul de Occidente SA de CV	San Pedro Tlaquepaque	Textile & hygiene services	100	100
Mas limpio SA de CV	Guadalajara	Textile & hygiene services	100	100
NORWAY				
Elis Norge AS	Oslo	Textile & hygiene services	100	100
NETHERLANDS				
Elis Nederland BV	Arnhem	Textile & hygiene services	100	100
Elis Pest Control Nederland BV	Arnhem	Textile & hygiene services	100	100
Elis Netherlands Holding BV	Arnhem	Other	100	100
Arvo Protect BV	Nieuw-Vennep	Textile & hygiene services	100	100
Hexapoda Ongediertebestrijding BV	Velserbroek	Textile & hygiene services	100	100
POLAND				
Elis Textile Service Sp. z.o.o.	Żukowo	Textile & hygiene services	100	100
Elis Supply Chain Centre Sp z.o.o.	Rumia	Other	100	100
PORTUGAL				
Sociedade Portuguesa de Aluguer e Serviço de Têxteis SA	Samora Correira	Textile & hygiene services	100	100
SPAST II Lda	Samora Correira	Textile & hygiene services	100	100
Garment Finishing and Distribution European Services SA	Samora Correira	Other	100	100
Lavandarias Monica SA	Ponte GMR	Textile & hygiene services	100	-
CZECH REPUBLIC		-		
Elis Textil Servis sro	Brno	Textile & hygiene services	100	100
Pevi sro	Lanškroun	Textile & hygiene services	100	-
Terrana sro	Lanškroun	Other	100	-

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Entity name	Registered office	Primary business	% equity 12/31/2023	% equity 12/31/2022
SWITZERLAND				
Elis (Suisse) AG	Bern	Textile & hygiene services	100	100
Elis Cleanroom (Suisse) SA	Brügg	Textile & hygiene services	100	100
Hygienis SA	Carouge	Textile & hygiene services	100	100
Picsou Management AG	Bern	Other	100	100
Wäscherei Mariano AG	Schlieren	Textile & hygiene services	100	100
Decontam Schweiz GmbH	Zürich	Textile & hygiene services	100	100
AS Désinfection SA	Lonay	Textile & hygiene services	Merger	100

NOTE 12 EVENTS AFTER THE REPORTING PERIOD

Liquidity agreement

On January 2, 2024, for an initial period ending on December 31, 2024 and then renewable by tacit agreement annually for one year, Elis entered into a liquidity agreement with Oddo BHF (Natixis group) relating to ordinary Elis shares (ISIN code FR0012435121), in accordance with AMF Decision No. 2021-01 of June 22, 2021

governing the establishment of liquidity agreements on equity securities under accepted market practices. The trading platform on which transactions under this liquidity agreement will be carried out is Euronext Paris.

To implement this agreement, 63,192 securities and €2.6 million in cash were allocated to the liquidity account.

NOTE 13 STATUTORY AUDITORS' FEES

	Mazars				Price	PricewaterhouseCoopers Audit			
	Amount (e	excl tax)	%	•	Amount (excl tax)	%		
(In millions of euros)	2023	2022	2023	2022	2023	2022	2023	2022	
Independent audit	0.6	0.6	93%	84%	0.3	0.3	75%	75%	
Services other than an independent audit	0.0	0.1	7%	16%	0.1	0.1	25%	25%	
 required by law^{(a)(b)} 	0.0	0.0	0%	1%	0.0	0.0	1%	1%	
• other ^{(c)(d)}	0.0	0.1	6%	15%	0.1	0.1	24%	23%	
TOTAL	0.6	0.7	100%	100%	0.4	0.4	100%	100%	

(a) In 2023, services other than an independent audit required by law concerned, for the two Statutory Auditors, the publication of additional reports for a capital increase reserved for employees.

(b) In 2023, the other services carried out by Mazars and PricewaterhouseCoopers Audit involved issuing comfort letters and, for PricewaterhouseCoopers Audit, verifying the consolidated non-financial performance statement and various declarations relating to non-financial disclosures.

(c) In 2022, services other than an independent audit required by law concerned, for the two Statutory Auditors, the publication of additional reports for a securities issue and a capital increase reserved for employees and, for Mazars, the publication of reports on transactions involving the capital of an entity in France.

(d) In 2022, the other services performed by Mazars and PricewaterhouseCoopers Audit involved issuing comfort letters and reports as part of financing transactions during the financial year, as well as, for Mazars, issuing fixed cost statements and emergency gas and electricity assistance for two entities in France and, for PricewaterhouseCoopers Audit, verifying the consolidated non-financial performance statement and various declarations relating to non-financial disclosures and reviewing the methods used by the Company to implement the EU green taxonomy.

In accordance with the ANC (the French Accounting Standards Authority) Regulation 2016-09, these tables only include the fees paid to the Statutory Auditors and do not include fees paid by Elis SA or by its fully consolidated subsidiaries to other legal entities affiliated with auditing firms.

6.2 STATUTORY AUDITORS' REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

(For the year ended December 31, 2023)

This is a free translation into English of the Statutory Auditors' report issued in French and is provided solely for the convenience of English speaking readers. This report includes information specifically required by European regulations or French law, such as information about the appointment of Statutory Auditors. This report should be read in conjunction with, and construed in accordance with, French law and professional auditing standards applicable in France.

To the Shareholders,

Opinion

In compliance with the engagement entrusted to us by your Annual General Meeting, we have audited the accompanying consolidated financial statements of Elis for the year ended December 31, 2023.

In our opinion, the consolidated financial statements give a true and fair view of the assets and liabilities and of the financial

Basis for opinion

Audit framework

We conducted our audit in accordance with professional standards applicable in France. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our responsibilities under these standards are further described in the "Responsibilities of the Statutory Auditors relating to the audit of the consolidated financial statements" section of our report.

Justification of assessments - Key audit matters

In accordance with the requirements of articles L.821-53 and R.821-180 of the French Commercial Code relating to the justification of our assessments, we inform you of the key audit matters relating to the risks of material misstatement that, in our professional judgment, were the most significant in our audit of the consolidated financial statements, as well as how we addressed those risks.

Measurement of the recoverable amount of goodwill

Notes 6.1 "Goodwill" and 6.5 "Impairment losses on non-current assets" to the consolidated financial statements

Description of risk

At December 31, 2023, goodwill totaled a net amount of €3,988 million, representing the largest item on the consolidated statement of financial position. Goodwill corresponds to the difference at the acquisition date between the acquisition price paid and the fair value of the assets acquired and liabilities assumed. Goodwill is allocated to the cash-generating units (CGUs) of the activities into which the various entities acquired have been incorporated.

An impairment charge for this goodwill is recognized on the statement of financial position when the recoverable amount of the CGUs, determined as part of compulsory annual impairment position of the Group as at December 31, 2023 and of the results of its operations for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union.

The audit opinion expressed above is consistent with our report to the Audit Committee.

Independence

We conducted our audit engagement in compliance with the independence rules provided for in the French Commercial Code (*Code de commerce*) and the French Code of Ethics (*Code de déontologie*) for Statutory Auditors for the period from January 1, 2023 to the date of our report, and, in particular, we did not provide any non-audit services prohibited by article 5(1) of Regulation (EU) No. 537/2014.

These matters were addressed as part of our audit of the consolidated financial statements as a whole, and therefore contributed to the opinion we formed as expressed above. We do not provide a separate opinion on specific items of the consolidated financial statements.

testing, is less than their carrying amount, in accordance with IAS 36.

The recoverable amount is determined using an approach based on discounted future cash flows and requires a significant degree of judgment from management, particularly in relation to business plans, future cash flows based on perpetual growth rate assumptions, and the discounting of these flows based on the weighted average cost of capital. The methods used to measure goodwill are described in Note 6.5 to the consolidated financial statements.

Accordingly, we deemed the measurement of the recoverable amount of goodwill to be a key audit matter.

Our response

We assessed the consistency of the methodology applied by the Finance Department.

We also conducted a critical assessment of the procedure for implementing this methodology, and assessed the following:

- that all of the components of the carrying amount of the CGUs tested were taken into account and are consistent with the EBITDA and EBIT projections integrated in the business plans to determine the recoverable amount;
- the reasonableness of the EBITDA and EBIT projections for the CGUs in light of the CGUs' economic and financial environments and, by assessing the reasons for the differences between projected and actual historical performances, the reliability of the process by which the estimates were calculated;

Specific verifications

As required by legal and regulatory provisions and in accordance with professional standards applicable in France, we have also performed the specific verifications on the information pertaining to the Group presented in the Management Board's management report.

We have no matters to report as to its fair presentation and its consistency with the consolidated financial statements.

Other verifications and information pursuant to legal and regulatory requirements

Presentation of the consolidated financial statements to be included in the annual financial report

In accordance with professional standards applicable to the Statutory Auditors' procedures for annual and consolidated financial statements presented according to the European single electronic reporting format, we have verified that the presentation of the consolidated financial statements to be included in the annual financial report referred to in paragraph I of article L.451-1-2 of the French Monetary and Financial Code (*Code monétaire et financier*) and prepared under the Chairman of the Management Board's responsibility, complies with this format, as defined by European Delegated Regulation No. 2019/815 of December 17, 2018. As it relates to the consolidated financial statements, our work included verifying that the markups in the financial statements comply with the format defined by the aforementioned Regulation.

On the basis of our work, we conclude that the presentation of the consolidated financial statements to be included in the annual financial report complies, in all material respects, with the European single electronic reporting format.

Due to the technical limitations inherent in the macro-tagging of the consolidated financial statements in accordance with the

- the consistency of these EBITDA and EBIT projections with management's most recent estimates as validated by the Management Board and approved by the Supervisory Board on December 14, 2023 regarding the years 2024 to 2026;
- the reasonableness of the discount rates and the long-term growth rates used to calculate discounted future cash flows, with the support of our asset valuation experts;
- the sensitivity analyses of the impairment tests conducted by management to a change in the perpetual growth rate and the discount rates.

Lastly, we obtained assurance that Notes 6.1 and 6.5 to the consolidated financial statements provide appropriate disclosures.

We attest that the Group management report includes the consolidated non-financial performance statement required under article L.225-102-1 of the French Commercial Code. However, in accordance with article L.823-10 of the French Commercial Code, we have not verified the fair presentation and consistency with the consolidated financial statements of the information given in that statement, which will be the subject of a report by an independent third party.

European single electronic reporting format, the content of certain tags in the notes to the financial statements may not be rendered identically to the consolidated financial statements attached to this report.

In addition, it is not our responsibility to ensure that the consolidated financial statements to be included by the Company in the annual financial report filed with the AMF correspond to those on which we carried out our work.

Appointment of the Statutory Auditors

We were appointed Statutory Auditors of Elis by the Annual General Meeting held on June 29, 2011 for Mazars and by the bylaws at the time of the Company's incorporation in 2007 for PricewaterhouseCoopers Audit.

At December 31, 2023, Mazars and PricewaterhouseCoopers Audit were in the thirteenth and seventeenth consecutive year of their engagement, respectively, and the ninth year for each statutory auditors since the Company's securities were admitted to trading on a regulated market, respectively.

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for preparing consolidated financial statements giving a true and fair view in accordance with International Financial Reporting Standards as adopted by the European Union and for implementing the internal control procedures it deems necessary for the preparation of consolidated financial statements that are free of material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company'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 it expects to liquidate the Company or to cease operations.

The Audit Committee is responsible for monitoring the financial reporting process and the effectiveness of internal control and risk management systems, as well as, where applicable, any internal audit systems, relating to accounting and financial reporting procedures.

The consolidated financial statements were approved by the Management Board.

Responsibilities of the Statutory Auditors relating to the audit of the consolidated financial statements

Objective and audit approach

Our role is to issue a report on the consolidated financial statements. Our objective is to obtain reasonable assurance about whether the consolidated financial statements as a whole are free of material misstatement. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with professional standards 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 taken by users on the basis of these consolidated financial statements.

As specified in article L.821-55 of the French Commercial Code, our audit does not include assurance on the viability or quality of the Company's management.

As part of an audit conducted in accordance with professional standards applicable in France, the Statutory Auditors exercise professional judgment throughout the audit.

They also:

- identify and assess the risks of material misstatement in the consolidated financial statements, whether due to fraud or error, design and perform audit procedures in response to those risks, and obtain audit evidence considered to be sufficient and appropriate to provide a basis for their 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 the internal control procedures 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 internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management and the related disclosures in the notes to the consolidated financial statements;
- assess the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's

ability to continue as a going concern. This assessment is based on the audit evidence obtained up to the date of the audit report. However, future events or conditions may cause the Company to cease to continue as a going concern. If the Statutory Auditors conclude that a material uncertainty exists, they are required to draw attention in the audit report to the related disclosures in the consolidated financial statements or, if such disclosures are not provided or are inadequate, to issue a qualified opinion or a disclaimer of opinion;

- evaluate the overall presentation of the consolidated financial statements and assess whether these statements represent the underlying transactions and events in a manner that achieves fair presentation;
- obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. The Statutory Auditors are responsible for the management, supervision and performance of the audit of the consolidated financial statements and for the opinion expressed thereon.

Report to the Audit Committee

We submit a report to the Audit Committee which includes, in particular, a description of the scope of the audit and the audit program implemented, as well as the results of our audit. We also report any significant deficiencies in internal control that we have identified regarding the accounting and financial reporting procedures.

Our report to the Audit Committee includes the risks of material misstatement that, in our professional judgment, were the most significant for the audit of the consolidated financial statements and which constitute the key audit matters that we are required to describe in this report.

We also provide the Audit Committee with the declaration provided for in article 6 of Regulation (EU) No. 537/2014, confirming our independence within the meaning of the rules applicable in France, as defined in particular in articles L.821-27 to L.821-34 of the French Commercial Code and in the French Code of Ethics for Statutory Auditors. Where appropriate, we discuss any risks to our independence and the related safeguard measures with the Audit Committee.

Neuilly-sur-Seine and Courbevoie, March 6, 2024 The Statutory Auditors

PricewaterhouseCoopers Audit

Bardadi Benzeghadi

Mazars Francisco Sanchez

6.3 ELIS PARENT COMPANY FINANCIAL STATEMENTS

6.3.1 Balance sheet for the year ended December 31, 2023

Assets

(In millions of euros)	Gross	Amort. Deprec.	Net 12/31/2023	Net 12/31/2022
Subscribed capital uncalled	0.0	0.0	0.0	0.0
Start-up costs	0.0	0.0	0.0	0.0
Development costs	0.0	0.0	0.0	0.0
Concessions, patents and other rights	0.0	0.0	0.0	0.0
Business goodwill	0.0	0.0	0.0	0.0
Other intangible assets	0.0	0.0	0.0	0.0
Advances on intangible assets	0.0	0.0	0.0	0.0
Total intangible assets	0.0	0.0	0.0	0.0
Land	0.0	0.0	0.0	0.0
Buildings	0.0	0.0	0.0	0.0
Technical facilities, equipment	0.0	0.0	0.0	0.0
Other property, plant and equipment	0.0	0.0	0.0	0.0
Assets in progress	0.0	0.0	0.0	0.0
Advances and prepayments	0.0	0.0	0.0	0.0
Total property, plant and equipment	0.0	0.0	0.0	0.0
Equity-accounted companies	0.0	0.0	0.0	0.0
Other equity investments	4,177.9	(1.1)	4,176.9	4,109.0
Loans and advances to equity investees	756.0	0.0	756.0	572.7
Other investments	0.0	0.0	0.0	0.0
Loans	0.0	0.0	0.0	0.0
Other financial assets	1,740.2	0.0	1,740.2	1,367.0
Total financial assets	6,674.2	(1.1)	6,673.1	6,048.7
TOTAL NON-CURRENT ASSETS	6,674.2	(1.1)	6,673.1	6,048.7
Raw materials and supplies	0.0	0.0	0.0	0.0
Goods in progress	0.0	0.0	0.0	0.0
Services in progress	0.0	0.0	0.0	0.0
Finished and semi-finished goods	0.0	0.0	0.0	0.0
Goods held for resale	0.0	0.0	0.0	0.0
Total stocks	0.0	0.0	0.0	0.0
Advances and prepayments on orders	0.0	0.0	0.0	0.0
Trade receivables	0.6	0.0	0.6	5.6
Other receivables	44.2	0.0	44.2	375.5
Subscribed capital called but not paid	0.0	0.0	0.0	0.0
Total receivables	44.8	0.0	44.8	381.1
Marketable securities	0.0	0.0	0.0	0.0
Cash and cash equivalents	130.8	0.0	130.8	140.0
Total cash and cash equivalents	130.8	0.0	130.8	140.0
Prepaid expenses	2.1	0.0	2.1	1.0
	177.7	0.0	177.7	522.1
TOTAL CURRENT ASSETS				
Deferred debt issuance costs	0.0	0.0	0.0	0.0
	0.0 0.0	0.0 0.0	0.0 0.0	0.0 0.0
Deferred debt issuance costs				

Equity and liabilities

(In millions of euros)	12/31/2023	12/31/2022
Issued capital	234.0	230.1
Additional paid-in capital	2,477.7	2,440.9
Revaluation differences	0.0	0.0
Legal reserve	23.4	23.0
Regulatory or contractual reserves	0.0	0.0
Regulated reserves	0.0	0.0
Other reserves	0.0	0.0
Total reserves	23.4	23.0
Retained earnings	15.6	0.0
Net income (profit or loss) for the period	177.7	110.4
Investment grants	0.0	0.0
Regulated provisions	27.1	27.1
TOTAL EQUITY	2,955.5	2,831.6
Proceeds from issuance of equity securities	0.0	0.0
Conditional advances	0.0	0.0
TOTAL OTHER EQUITY	0.0	0.0
Provisions for risks	1.2	4.6
Provisions for expenses	1.4	1.1
Total provisions for risks and expenses	2.7	5.7
Convertible bonds	382.4	582.4
Other bonds	681.9	503.7
Bank loans	0.0	0.4
Sundry borrowings and financial debt	2,803.5	2,633.7
Total financial debts	3,867.8	3,720.1
Advances and deposits on orders in progress	0.0	0.0
Trade payables	7.5	6.3
Tax- and employee-related liabilities	4.5	9.6
Amounts due to suppliers of non-current assets	0.0	0.0
Other liabilities	11.9	5.4
Total operating liabilities	23.9	21.2
Deferred income	0.0	0.0
TOTAL DEBTS	3,891.7	3,741.4
Unrealized foreign currency translation gains	9.2	3.5
GRAND TOTAL	6,859.0	6,582.1

6.3.2 Income statement for the year ended December 31, 2023

(In millions of euros)	Financial year 2023	Financial year 2022
Sales of goods held for resale	0.0	0.0
Sales of goods	0.0	0.0
Sales of services	1.2	1.1
Net revenue	1.2	1.1
Increase in finished goods and work in process inventories	0.0	0.0
Capitalized production costs	0.0	0.0
Operating grants	0.0	0.0
Reinvoiced expenses and reversals of amortization, depreciation and provisions	1.6	0.9
Other income	0.0	0.0
Total operating income	2.8	2.0
Purchases of goods held for resale (including customs duties)	0.0	0.0
Change in inventories (goods held for resale)	0.0	0.0
Purchases of raw materials and other supplies (including customs fees)	(0.0)	(0.0)
Change in inventories (raw materials and supplies)	0.0	0.0
Other purchases and external expenses	(18.9)	(26.3)
Taxes and duties	(1.2)	(0.8)
Wages and salaries	(4.7)	(4.1)
Payroll taxes	(3.8)	(2.3)
Depreciation and amortization expense on fixed assets	0.0	0.0
Impairment losses on fixed assets	0.0	0.0
Impairment losses on current assets	0.0	0.0
Operating provisions	(1.2)	(2.0)
Other expenses	(0.9)	(0.7)
Total operating expenses	(30.8)	(36.1)
OPERATING INCOME (LOSS)	(28.0)	(34.1)
Financial income from equity investments	232.4	165.2
Income from other securities and long-term loans and receivables	0.0	0.7
Other interest income	49.2	32.2
Reinvoiced expenses and reversals of provisions	4.6	0.2
Foreign currency translation gains	49.8	85.3
Net gain on disposals of marketable securities	0.0	0.0
Total financial income	336.0	283.6
Amortization and provisions on financial assets	(1.2)	(4.6)
Interest expense	(94.1)	(70.8)
Foreign currency translation losses	(51.6)	(77.2)
Net expense on disposals of marketable securities	0.0	0.0
Total financial expenses	(146.9)	(152.6)
NET FINANCIAL INCOME (LOSS)	189.1	131.0
NET RECURRING INCOME (LOSS) BEFORE TAX	161.1	96.9
Non-recurring income from operations	0.0	0.0
Non-recurring income from capital transactions	0.9	0.7
Reinvoiced expenses and reversals of provisions	0.0	1.0
Total non-recurring income	0.9	1.7
Non-recurring expenses on operations	(0.7)	(0.0)
Non-recurring expenses on capital transactions	(0.7)	(0.0)
Non-recurring depreciation, amortization and provisions	(0.7)	(1.0)
Total non-recurring expenses	(0.7)	(3.7) (4.7)
NET NON-RECURRING INCOME (LOSS)	(1.2)	(4.7)
Employee profit-sharing	0.0	0.0
Income tax expense	17.8	16.4
PROFIT (OR LOSS)	17.8	10.4 110.4
	177.7	110.4

6.3.3 Appendix

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NOTE 1 THE COMPANY'S BUSINESS AND SIGNIFICANT EVENTS OF THE YEAR

1.1 The Company's business

Business activity of holding companies.

1.2 Significant events of the year

The financial statements below cover the 12-month financial year from January 1, 2023, to December 31, 2023, and show a profit of €177.7 million.

They are presented in millions of euros unless stated otherwise.

The Company fully subscribed the capital increase of its subsidiary S.P.C.I. SARL on November 24, 2023 for a total of €67.9 million.

The Company carried out the following refinancing transactions during the financial year (see also Note 4.5 "Summary of maturities of liabilities" for more details):

> On July 20, 2023, Elis took out new USPP financing for US\$200.0 million. The new notes issued have a 12-year maturity (July 2035) and offer investors a 6.03% coupon in US dollars. The notes have been swapped in euros for a total amount of €183.4 million by Elis, which will pay a final 5.21% coupon in euros.

NOTE 2 ACCOUNTING POLICIES

Generally accepted accounting principles have been applied, including the principles of conservatism, going concern, consistency, and time period assumption and matching, in accordance with the general rules governing the preparation and presentation of annual financial statements defined by the French General Chart of Accounts (ANC Regulation 2014-03).

The basic method used to measure the items recognized in the financial statements is the historical cost method.

Changes in accounting policies

None.

The main accounting policies applied are as follows:

2.1 Capital goods

Financial assets

Equity investments and related receivables

The gross amount of equity investments consists of the purchase cost, including incidental expenses, since the first application of Opinion 2007-C issued on June 15, 2007 by the Urgent Issues Committee of the French National Accounting Board (CNC). Prior to that Opinion, transfer taxes, fees and commissions, and legal costs were recognized in expenses for the financial year. These costs are then amortized over an accelerated period of five years.

At the end of the financial year, an impairment loss is recorded when the value in use is less than the carrying amount. The value in use of a given investment is determined according to its contribution to consolidated net assets, its profitability, and its future outlook. When the carrying amount of an investment is

- On June 12, 2023, the Group entered into a program with some of its French subsidiaries for the sale of their trade receivables, in the form of securitization for a duration of three years, with Elis acting as the lead company.
- On October 6, 2023, Elis repaid the bearers the balance of the 2023 OCÉANE convertible bond upon maturity, for a total of €200.0 million.

These transactions, which are in line with the Group's active refinancing strategy, contribute to extending the average maturity of its debt.

During the financial year, the Company also received a dividend of €122.4 million from its UK subsidiary Berendsen Ltd. and a dividend from its French subsidiary M.A.J. SA of €110.0 million.

Changes in estimates or application conditions

Elis's commitments in terms of long-term retirement benefits paid to employees were revalued to take into account the ratification on April 14, 2023 of Law no. 2023-270, the 2023 social security financing adjustment law, which will gradually increase the legal retirement age in France from 62 to 64. This reform has had no significant impact on the Company's accounts.

greater than its contribution to consolidated net assets, the carrying amount of the investment is compared to the recoverable amount, usually based on multiples of economic indicators (EBITDA and EBIT) less the net debt for the investment concerned.

As the multiple valuation technique has been difficult to implement since the pandemic, as at December 31, 2023, the Company opted for the discounted cash flow method of valuation, as implemented for the Elis Group's consolidated financial statements.

When equity investments and their related receivables have a lower recoverable amount than their carrying amount, the equity investments are impaired before the related receivables.

Other financial assets

Merger losses on financial assets

"Merger losses on financial assets" of €1,365.3 million corresponds to the merger loss generated during the transfer of Novalis' assets and liabilities to Elis on July 9, 2015. This merger loss has been fully allocated to M.A.J. equity investments. The merger loss is tested for impairment on an annual basis. As it is not possible to determine the current value of the merger loss taken individually, it is grouped together with M.A.J. equity investments for the purposes of the impairment test. An impairment loss is recognized whenever the cumulated present value of the merger loss and equity securities is less than their carrying amount as at the reporting date.

2.2 Receivables and liabilities

Receivables are recognized at face value.

An impairment loss is recorded when the recoverable amount is less than the carrying amount.

2.3 Marketable securities

Marketable securities are carried in the balance sheet at their purchase price. If their expected trading value at the end of the financial year is less than their purchase price, an impairment loss is recorded for the difference.

Liquidity agreement

Auditors (CNCC):

2.4 Transactions in foreign currencies

Income and expenses denominated in foreign currencies are recorded at their transaction-date equivalent amount.

Where applicable, liabilities, receivables, and cash and cash equivalents denominated in foreign currencies are converted and recognized in the balance sheet using the closing exchange rate.

2.5 Regulated provisions

Regulated provisions are detailed in the provisions statement and are reported under "Equity" on the balance sheet. They are tax items corresponding to the provision for accelerated depreciation and amortization calculated according to French tax regulations, in particular the accelerated amortization of transaction costs related to purchases of securities.

2.6 Employee benefit liabilities

Provisions for employee retirement benefits are calculated and recognized in accordance with Method 2 of Recommendation 2013-02 issued on November 7, 2013 by the French Accounting Standards Authority (ANC). Changes in retirement benefit obligations resulting from changes in actuarial assumptions or retirement plans occurring during the year are recorded directly in net non-recurring income: the provisions recognized at the reporting date are thus equal to the actuarial obligation determined in accordance with IAS 19 (revised).

Additional provisions are recorded for long-service award obligations, calculated in accordance with the Company's internal procedures on the basis of statistical and discounting assumptions. Changes in these provisions during the financial year are collectively recorded directly in income.

Resulting differences are posted to the balance sheet under "Foreign currency translation gains" and "Foreign currency translation losses."

The transactions related to the Company's liquidity agreement with

an investment services provider are recognized in accordance

with the CNC Urgent Issues Committee Opinion 98-D and with

Bulletin 137 issued in March 2005 by the French Institute of Statutory

 treasury shares are recognized in "Other financial assets – treasury shares." An impairment loss is recorded if the average

determine gains and losses on disposals;

share price in the last month of the financial year is less than the

purchase price. The first-in-first-out (FIFO) method is used to

 cash paid to the intermediary and not yet used is recognized under "Other financial assets – other long-term receivables."

The amount of unrealized foreign currency translation losses not offset by foreign exchange risk hedge gives rise to a proportional provision recorded under "Provisions for risks."

The additions to or reversals of accumulated accelerated depreciation and amortization are recognized in net non-recurring income.

A new supplementary retirement plan for members of the Executive Committee, including members of the Management Board, was introduced by the Company's general shareholders' meeting on May 20, 2021. It falls within the scope of Article L. 137-11-2 of the French Social Security Code and results in:

- the calculation of a new commitment, which will be updated at each financial year-end;
- > the payment to an insurer sometime in April (after each yearend), of a fraction of between 80% and 100% of the commitment. Each payment will be subject to employer contributions at a rate of 29.7%.

2.7 Financial instruments and hedges

Hedging instruments

Hedge accounting principles must be applied whenever a hedging relationship is identified and documented by management. The effects of the financial instruments used by Elis SA to hedge and manage its interest rate risks are recognized in the income statement with a corresponding entry for those of the hedged item.

Isolated open positions

Isolated open positions are all the transactions that do not qualify as hedges. Gains and losses on terminated contracts are recognized in the income statement. Unrealized losses are recorded in the balance sheet and a provision is recorded.

NOTE 3 NOTES TO THE BALANCE SHEET - ASSETS

3.1 Property, plant and equipment and intangible assets

The Company does not hold any property, plant and equipment or intangible assets.

3.2 Financial assets

(In millions of euros)	Gross value at start of financial year	Acquisitions and contributions	Item-to-item transfers	Disposals	Gross value at end of financial year
Equity-accounted companies	0.0	0.0	0.0	0.0	0.0
Other equity investments	4,682.7	267.5	(67.9)	84.2	4,934.0
Other investments	0.0	0.0	0.0	0.0	0.0
Loans and other financial assets	1,367.0	3,037.7	0.0	2,664.5	1,740.2
TOTAL	6,049.8	3,305.2	(67.9)	2,748.7	6,674.2

As at December 31, 2023, loans and other financial assets consisted of:

 → merger losses on financial assets of €1,365.3 million (unchanged compared with December 31, 2022);

 treasury shares representing 63,755 shares, i.e. €1.2 million (compared with €1.7 million as at December 31, 2022), held under the liquidity agreement signed with Exane BNP Paribas; fixed-term deposits of €370.0 million with several French banking institutions, for terms of three months or less: the Company does not expect to release the funds early and aims to obtain maximum profitability;

 deposit pursuant to the new liquidity agreement signed with Oddo BHF (Natixis group): €3.7 million.

3.3 Impairment of non-current assets

(In millions of euros)	Start of financial year	Additions	Reversals	End of financial year
Provisions on securities accounted for at equity	0.0	0.0	0.0	0.0
Provisions on equity investments	1.1	0.0	0.0	1.1
Provisions on other financial assets	0.0	0.0	0.0	0.0
TOTAL	1.1	0.0	0.0	1.1

3.4 List of subsidiaries and other equity investments

		Equity, excluding share		Carrying of share		Loopo and	Deposits and	Revenue	Income (loss) for the	Dividends collected by the
(In millions of euros unless otherwise stated)	Share capital	capital and retained earnings	Percent ownership (%)	Gross	Net	Loans and advances granted and not repaid		excluding tax for the last financial year	last full financial year	company during the financial year
A. DETAILED INFORMATION										
SUBSIDIARIES (+50% OF SHARE C	APITAL HE	LD BY THE CO	OMPANY)							
M.A.J. SA – Pantin (93) – 775 733 835	142.5	838.3	100.0	1,091.0	1,091.0	569.3	135.8	842.7	214.4	110.0
Société de Participations Commerciales et Industrielles SARL – Saint-Cloud (92) – 409 900 149	294.5	(52.8)	100.0	294.5	294.5	0.6	0.0	0.0	(8.1)	0.0
Berendsen Ltd - Basingstoke, United Kingdom RG24 8NA - 01480047 (Companies House)	£313.3 million	£690 million	100.0	2,790.9	2,790.9	2.5	10.7	0.0	£86.4 million	£106.3 million
EQUITY INVESTMENTS (10% TO 50% OF SHARE CAPITAL)										
B. GENERAL INFORMATION ABOUT	OTHER SUB	SIDIARIES A	ND EQUITY	NVESTME	NTS NOT C	OVERED UND	ER A.			
French subsidiaries (total)	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Foreign subsidiaries (total)	0.0	0.0	0.0	1.5	1.5	0.0	0.0	0.0	0.0	0.0
Equity investments in French companies	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Equity investments in foreign companies	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
TOTAL				4,082.9	4,082.9					

3.5 Transactions with related parties

The major 2023 transactions with related parties not made under arm's length conditions are as follows:

Name of related party	Nature of the relationship	Nature of the flows recognized in the financial statements	Transaction value (In millions of euros)
Predica, a shareholder of Elis until October 2023	Signature on December 29, 2021 of a renewable one-year insurance contract for the	Provision for pensions and retirement benefits	1.2
	supplementary retirement plan benefiting members of the Executive Committee, including members of the Management Board, in accordance with the new article L.137-11-2 of the French Social Security Code (introduced by	Accrued expenses – supplementary retirement contract	0.3
	the Pacte law).	Premium paid	1.6

3.6 Summary of maturities of receivables

(In millions of euros)	Gross amount	Due within one year	Due in more than one year
Loans and advances to equity investees	756.0	3.4	752.6
Loans	0.0	0.0	0.0
Other financial assets	1,740.2	374.9	1,365.3
Total receivables related to fixed assets	2,496.2	378.3	2,117.9
Doubtful or litigious clients	0.0	0.0	0.0
Other client receivables	0.6	0.6	0.0
Receivables representing loaned securities	0.0	0.0	0.0
Employee	0.0	0.0	0.0
Social security and similar	0.0	0.0	0.0
Government and other public authorities	1.9	1.9	0.0
Group and associates	42.3	42.3	0.0
Sundry receivables	0.0	0.0	0.0
Total receivables related to current assets	44.8	44.8	0.0
Prepaid expenses	2.1	2.1	0.0
TOTAL RECEIVABLES	2,543.1	425.2	2,117.9
Loans granted during the year	3,248.9		
Repayments received during the year	2,692.0		
Loans and advances granted to employees	0.0		

3.7 Accrued income

(In millions of euros)	As at 12/31/2023
Loans and advances to equity investees	3.4
Other financial assets	0.0
Trade receivables	0.0
Employee	0.0
Social security and similar	0.0
Government and other public authorities	0.0
Other receivables	0.0
Cash and cash equivalents	0.9
TOTAL	4.4

3.8 Other accruals

Prepaid expenses

(In millions of euros)	Operating	Financial	Non-recurring
Leases	0.0	0.0	0.0
Maintenance	0.0	0.0	0.0
Insurance premiums	0.2	0.0	0.0
Other external services	0.2	0.0	0.0
Commercial paper	1.7	0.0	0.0
TOTAL	2.1	0.0	0.0

NOTE 4 NOTES TO THE BALANCE SHEET - EQUITY AND LIABILITIES

4.1 Total equity

Share capital was divided into 234,000,047 fully paid-up common shares with a par value of ${\rm e}1.00$ each.

The following transactions were carried out on the Company's share capital during the financial year:

- Following the vesting of the free performance shares, the share capital was increased on March 10, 2023, July 10, 2023 and August 30, 2023 by an aggregate nominal amount of €1.1 million through the capitalization of those same amounts in "Additional paid-in capital".
- Moreover, the general shareholders' meeting of May 25, 2023, as confirmed by the Management Board on June 22, 2023, decided to allocate the net profit for the 2022 financial year (plus retained earnings) of €110.4 million as follows:
 - €61.7 million to the payment of a cash dividend of €0.41 per share (following the stock dividend payment mentioned below),
 - the balance to retained earnings;

Changes in equity during the financial year are as follows:

- Share capital and additional paid-in capital increased to €2.0 million and €30.8 million respectively through the creation of 2,002,768 new Elis shares following payment of the stock dividend (see below). In addition, €0.3 million was deducted from additional paid-in capital to bring the Company's legal reserve to one-tenth of the new share capital;
- As part of a new subscription to the "Elis for All" Group savings plan, the following transactions were carried out on November 7, 2023: (i) the share capital was increased by €0.7 million and additional paid-in capital by €7.5 million (ii) a provision for the costs related to the capital increases (net of the corresponding tax savings) was then charged to additional paid-in capital, (iii) lastly, the balance of €0.1 million was allocated to the legal reserve, by deduction from the "Additional paid-in capital" item.

(In millions of euros)	Total equity
AS AT 12/31/2022	2,831.6
Dividends paid	(61.7)
Net income (loss) for the financial year	177.7
Elis for All	7.9
Capital increase expenses	(0.0)
AS AT 12/31/2023	2,955.5

4.2 Description of bonus share award plans

The performance share plans implemented by the Company under which shares have vested during the year or were still in the process of vesting at the end of the year are as follows:

Free performance share grants	2021 – Plan no. 14	2022 – Plan no. 16	2022 – Plan no. 17	2022 – Plan no. 18	2023 – Plan no. 19	2023 – Plan no. 20
Date of shareholders' meeting	06/30/2020	06/30/2020	06/30/2020	06/30/2020	05/25/2023	05/25/2023
Date of Supervisory Board meeting	03/08/2021	03/08/2022	03/08/2022	03/08/2022	03/07/2023 and 05/10/2023	03/07/2023 and 05/10/2023
Date of decision of the Management Board	03/10/2021	04/15/2022	05/20/2022	10/24/2022	06/16/2023	12/22/2023
Number of rights originally granted	1,417,198	1,085,873	500,500	309,574	1,251,994	6,559
of which members of the Executive Committee	448,472	0	500,500	0	412,448	0
> of which corporate officers:	213,220	0	240,128	0	197,827	0
 Xavier Martiré 	127,932	0	144,334	0	118,908	0
– Louis Guyot	49,751	0	55,880	0	46,036	0
 Matthieu Lecharny 	35,537	0	39,914	0	32,883	0
Number of beneficiaries	526	522	11	222	513	4
of which members of the Executive Committee	11	0	11	0	11	0
> of which corporate officers	3(0)	0	3 ^(a)	0	3(0)	0
Grant date	03/10/2021	04/15/2022	05/20/2022	10/24/2022	06/16/2023	12/22/2023
Vesting date						
 members of the Management Board and the Executive Committee 	03/10/2024 ^(b)		05/20/2025 ^(b)		06/16/2026 ^(b)	
 other beneficiaries 	03/10/2023 ^(b)	04/15/2024 ^(b)		10/24/2024 ^(b)	06/16/2025 ^(b)	12/22/2025 ^(b)
End of share lock-up period						
 members of the Management Board and the Executive Committee 	03/10/2024 ^(c)		05/20/2025 ^(c)		06/16/2026 ^(c)	
 other beneficiaries 	03/10/2023 ^(c)	04/15/2024 ^(c)		10/24/2024 ^(c)	06/16/2025 ^(c)	12/22/2025 ^(c)
Rights vested as at 12/31/2023	576,867 ^{(d)(e)}	1,517 ^{(e)(f)}	0 ^(f)	0 ^(f)	0 ^(f)	0 ^(f)
Number of rights lapsed or forfeited as at 12/31/2023	416,735	100,716	0	13,643	10,129	0
Number of rights outstanding as at 12/31/2023	423,596	983,640	500,500	295,931	1,241,865	6,559
• of which members of the Executive Committee	423,596		500,500		412,448	
> of which corporate officers:	213,220		240,128		197,827	
 Xavier Martiré 	127,932		144,334		118,908	
 Louis Guyot 	49,751		55,880		46,036	
– Matthieu Lecharny	35,537		39,914		32,883	
Number of working beneficiaries as at 12/31/2023	434	462	11	210	504	4
of which members of the Executive Committee	10	0	11	0	11	0

(a) Xavier Martiré, Louis Guyot and Matthieu Lecharny.

- (b) Shares vest at the end of a vesting period set at two years from the date of the grant for all beneficiaries, except for the members of the Executive Committee (including members of the Management Board) for whom the vesting period is set at three years from the date of the grant. Unless waived by the Management Board, the vesting of shares is contingent on uninterrupted, continuous service with the Group for the duration of the vesting period.
- (c) There is no lock-up period under this plan so the shares will be available and may be freely transferred by the beneficiaries at the end of the vesting period, subject to statutory blackout periods and the provisions of the Stock Market Code of Ethics regarding the prevention of market abuse. In addition, throughout their terms of office, each member of the Management Board is required to hold a number of shares in registered form set by the Supervisory Board in accordance with the compensation policy for corporate officers detailed in the Supervisory Board's report on corporate governance, provided in chapter 2 of this 2023 Universal Registration Document.
- (d) In addition to what is stated under point (b), the performance conditions associated with the vesting of the shares under plan no. 14, implemented in 2021, were defined in reference to internal absolute criteria linked to consolidated revenue and consolidated EBIT, determined on the basis of the business plan, itself in line with market expectations, and to the performance of the Elis share price relative to a benchmark index. The number of vested shares will depend on the number of targets achieved, with the understanding that the achievement of performance targets is binary, so that if a target is not met, the number of rights linked to that target is not due and the corresponding shares do not vest. For plan no. 14 for the Executive Committee (including members of the Management Board) to be delivered in 2024, 34% of the shares granted will vest if one performance conditions is met, 67% if two conditions are met, and 100% if all three conditions are met. No shares will vest if none of the performance conditions is met.
- (e) The amount takes into account the number of shares delivered in advance to an employee on disability benefits for plans no. 14 and no. 16 (100% of the shares granted were delivered in February 2023, in accordance with the rules of the plan).
- (f) In addition to what is stated under point (b), based on the plans implemented in 2022, the performance conditions associated with the vesting of the shares were defined in reference to internal absolute criteria linked to consolidated revenue and consolidated EBIT, determined on the basis of the business plan, itself in line with market expectations, a CSR criterion and the performance of the Elis share price relative to a benchmark index. Furthermore, three thresholds have been defined to determine the achievement of the economic and CSR performance criteria at the end of the vesting period: a trigger threshold (lower limit), a target threshold). The performance threshold (upper limit). Regarding the stock market criterion, two thresholds have been defined (target and outperformance threshold). The performance measurement will be assessed on a straight-line basis between each limit. The number of shares to be delivered at the end of the vesting period will be determined in two stages: (i) a calculation depending on the attainment by each of the criteria of the threshold thus defined, the performance measurement being assessed on a straight-line basis between each limit and (ii) the application of a second limit to take account of the attainment or otherwise of the target thresholds. For the plans implemented in 2022 and 2023, with regard to the economic and CSR criteria, the number of shares to be delivered will be 0% if the trigger threshold (lower limit) is not reached; 25% if the target threshold is reached; 37.5% if the outperformance threshold (upper limit) is reached. For the stock market criterion, only the last two thresholds will apply. The second limit defined below will also apply: (i) if all four target thresholds have been achieved (or surpassed), irrespective of the deviation of the of vested shares may not exceed 20% of the shares granted; (ii) if only two target thresholds have been achieved of the ord shares steaded and the fourth criteria from their respective target threshold, the num

4.3 Parent company

Name and headquarters of the company that prepared the consolidated financial statements for the largest group	ELIS SA, Saint-Cloud (92210), SIRET 499668440 00039
Name and headquarters of the company that prepared the consolidated financial statements for the smallest group	ELIS SA, Saint-Cloud (92210), SIRET 499668440 00039
Place where copies of these consolidated financial statements may be obtained	5, boulevard Louis Loucheur, 92210 Saint-Cloud, France

4.4 **Provisions**

Breakdown by type:

(In millions of euros)	Start of financial year	Additions	Reversals	End of financial year
Provisions for litigation	0.0	0.0	0.0	0.0
Provisions for guarantees	0.0	0.0	0.0	0.0
Provisions for losses on futures markets	0.0	0.0	0.0	0.0
Provisions for fines and penalties	0.0	0.0	0.0	0.0
Provisions for unrealized foreign currency translation losses	4.6	1.2	4.6	1.2
Provisions for pensions	1.1	2.0	1.7	1.4
Provisions for taxes	0.0	0.0	0.0	0.0
Provisions for renewal of fixed assets	0.0	0.0	0.0	0.0
Provisions for major maintenance	0.0	0.0	0.0	0.0
Provisions for social and fiscal charges on holiday pay accrual	0.0	0.0	0.0	0.0
Other provisions for risks and expenses	0.0	0.0	0.0	0.0
TOTAL	5.7	3.2	6.2	2.7

4.5 Summary of maturities of liabilities

(In millions of euros)	Gross amount	Due within one year	Greater than 1 year but less than 5 years	Greater than 5 years
Convertible bonds	382.4	2.4	380.0	0.0
Other bonds	681.9	4.1	0.0	677.8
Borrowings from credit institutions with an initial maturity of less than 1 year	0.0	0.0	0.0	0.0
Borrowings from credit institutions with an initial maturity of more than 1 year	0.0	0.0	0.0	0.0
Sundry borrowings and financial debt	2,803.5	1,103.5	850.0	850.0
Trade payables	7.5	7.5	0.0	0.0
Employee	3.1	3.1	0.0	0.0
Social security and similar	1.0	1.0	0.0	0.0
Government and other public authorities	0.4	0.4	0.0	0.0
Amounts due to suppliers of non-current assets	0.0	0.0	0.0	0.0
Group and associates	6.0	6.0	0.0	0.0
Other liabilities	5.9	5.9	0.0	0.0
Borrowed securities	0.0	0.0	0.0	0.0
Deferred income	0.0	0.0	0.0	0.0
TOTAL DEBTS	3,891.7	1,133.8	1,230.0	1,527.8
Loans taken during the year	1,021.6			
Loans repaid during the year	985.0			

As at December 31, 2023, liabilities mainly include:

Convertible bonds

Convertible bonds (OCÉANEs)

On September 15, 2022, Elis issued bonds convertible into and/or exchangeable for new and/or existing Elis shares maturing on September 22, 2029 ("2029 OCÉANEs"). The nominal amount of the issue totals €380.0 million, represented by 3,800 bonds with a par

Other bonds

USPP private placements

In April 2019, the Group took out a USPP loan with two tranches: one tranche in euros in the amount of €300.0 million maturing in 10 years with an interest rate of 2.70% and another tranche in US dollars in the amount of US\$40.0 million maturing in 10 years with an interest rate of 4.99%. The tranche in dollars was converted to euros using a cross-currency swap for a total of €35.7 million with a synthetic coupon rate in euros of 2.69%.

On June 1, 2022, Elis also took out new USPP financing for US\$175.0 million. The new notes issued have a 10-year maturity (June 2032)

Sundry borrowings and financial debt

EMTN (Euro Medium Term Notes)

On the long-term capital markets, Elis has a €4.0 billion EMTN program, renewed and approved by the AMF on May 11, 2022, under which it has carried out several bond issues, of which the following are still circulating at December 31, 2022:

- on February 15, 2018, a €350.0 million bond issue with a maturity of 8 years (February 2026) and a coupon of 2.875%;
- on April 11, 2019, a bond issue in the amount of €500.0 million with a 5-year maturity and a coupon of 1.75%;

value of €100,000.00 each. The bonds bear interest at an annual rate of 2.25% and include a redemption option for bondholders on September 22, 2027.

and offer investors a 4.32% coupon in US dollars. These were entirely converted into euros via cross-currency swaps for a total amount of \in 158.6 million. Elis will pay a final, euro-denominated coupon of 3%.

On July 20, 2023, Elis also took out new USPP financing for US\$200 million. The new notes issued have a 12-year maturity (July 2035) and offer investors a 6.03% coupon in US dollars. The notes have been fully converted into euros for a total amount of €183.4 million by Elis, which will pay a final 5.21% coupon in euros.

- > on October 3, 2019, a dual-tranche bond issue for €850 million comprising (i) a €500.0 million tranche with a maturity of 5.5 years (maturing April 2025) and an annual coupon of 1%, and (ii) a €350.0 million tranche with a maturity of 8.5 years (maturing April 2028) and an annual coupon of 1.625%;
- > on September 23, 2021, a fully fungible €200.0 million bond issue forming a single line with the existing bonds maturing in April 2028 issued on October 3, 2019 for an initial amount of €350 million with an annual coupon of 1.625%;
- on May 17, 2022, a €300.0 million bond issue with a maturity of 5 years and an annual coupon of 4.125%.

Medium-term negotiable notes (NEU MTN)

In addition to its commercial paper program, since June 2021 Elis has also had a program of unrated medium-term negotiable notes (NEU MTN), approved by the Banque de France, for a maximum amount of €200.0 million. This program enables the Group to raise medium-term financing resources at favorable market conditions with maturities between the commercial papers and the bonds issued as part of the EMTN program (between 18 months and 3 years). As at December 31, 2023, outstandings under this program had been repaid.

Commercial paper (NEU CP)

On the short-term capital market, Elis has an unrated commercial paper program (NEU CP), approved by Banque de France, for a maximum amount of 6600.0 million. In addition to other financing, this program provides the Group with access to disintermediated short-term resources at favorable market conditions. As at December 31, 2023, outstandings under this program totaled €252.0 million.

Syndicated revolving credit facility

On November 9, 2021, Elis signed a €900.0 million syndicated revolving credit facility with a group of 13 customer-driven retail banks, undrawn as at December 31, 2023. This five-year credit facility (expiring November 2026) is accompanied by two one-year extension options ($^{+}$ +1+1" years). Elis exercised the first extension option in 2022. This was unanimously accepted by the banks,

extending the facility until November 2027. The second extension option was requested by Elis during the 2023 financial year and accepted by all banks except one, extending the facility to November 2028 for a total of \in 870.0 million.

This credit facility includes an ESG component in the form of a margin adjustment mechanism linked to the achievement of annual targets for two core indicators of the Group's sustainable development strategy, namely:

- water consumption, which the Group is committed to reducing by 30% per kg of linen delivered over the period from 2018 to 2030 for its laundries in Europe;
- gender balance, with a commitment to increase the proportion of women in managerial roles to 42% by 2030 (34% in 2020);
- \diamond a reduction in Scope 1 and 2 CO_2eq emissions, with a commitment to reduce them by 47.5% in absolute terms between 2019 and 2030;
- a reduction of 28% between 2019 and 2030 in Scope 3 CO₂eq emissions from purchased goods and services, fuel and energy related activities, upstream transportation and distribution, employee commuting, and end-of-life treatment of products.

Through this syndicated credit facility agreement, the Group has, as at December 31, 2023, an undrawn confirmed credit facility of €900.0 million, thus ensuring the necessary liquidity for the Group for its commercial paper program in the event the commercial paper market closes.

4.6 Forward financial instruments and hedges

Interest rate risk management

As at December 31, 2023, all of Elis's long-term debt had fixed interest rates. The Group's securitization program (for a maximum of €200 million) is the only significant line of variable-rate finance (see Note 8.3 "Gross debt").

Currency risk management

Transactional and financial currency risk

To hedge its transactional and financial currency risks, Elis uses derivatives consisting of:

- Forward purchases/sales of currencies not qualifying as hedges (isolated open positions) to hedge its subsidiaries' transactional exposures;
- Foreign currency swaps to hedge foreign exchange risk on its intra-group current accounts in foreign currencies.

As at December 31, 2023, the fair value recorded in the balance sheet was \notin 6.1 million under "Cash and cash equivalents" and \notin 5.9 million under "Other liabilities".

Currency risk linked to USPP financing denominated in US dollars

In 2019, Elis contracted a cross-currency swap to exchange the currency and fixed interest rate paid on its US\$40 million 2029 USPP debt over the term of the loan for a fixed rate. The fair value as at December 31, 2023 was €1.9 million.

In 2022, Elis contracted three cross-currency swaps to exchange the currency and fixed interest rate paid on its US\$175 million 2032 USPP debt over the term of the loan for a fixed rate. The fair value of these three swaps as at December 31, 2023 was €1.5 million.

In 2023, Elis contracted six cross-currency swaps to exchange the currency and fixed interest rate paid on its US\$200 million 2035 USPP debt over the term of the Ioan for a fixed rate. The fair value of these three swaps as at December 31, 2023 was €15.6 million.

These instruments, designated as a hedge, are not recorded in the balance sheet as prescribed by ANC Regulation 2015-05 (except for accrued interest).

4.7 Accrued expenses

(In millions of euros)	As at 12/31/2023
Convertible bonds	8.7
Other bonds	0.0
Bank loans	33.0
Sundry borrowings and financial debt	0.0
Advances and deposits on orders in progress	0.0
Trade payables	3.2
Tax- and employee-related liabilities	4.4
Amounts due to suppliers of non-current assets	0.0
Other liabilities	0.0
TOTAL	49.4

4.8 Deferred income

None.

4.9 Translation differences

	Foreign currency translation losses				Foreign currency translation gains			
(In millions of euros)	Total	Differences offset by foreign exchange risk hedging	Valuation differences	Provisions for risks	Net	Valuation differences	Total	
Trade receivables	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Bonds	0.5	0.5		0.0	0.0	(2.6)	0.0	(2.6)
Financial current accounts	7.6	0.5	5.9	1.2	0.0	(0.5)	(6.1)	(6.6)
Suppliers	0.0	0.0	0.0	0.0	0.0		0.0	0.0
TOTAL	8.2	1.1	5.9	1.2	0.0	(3.0)	(6.1)	(9.2)

NOTE 5 NOTES TO THE INCOME STATEMENT

5.1 Breakdown of revenue

(In millions of euros)	As at 12/31/2023	As at 12/31/2022	Change
Distribution by business sector			
Sales of goods held for resale	0.0	0.0	0.0%
Sales of goods	0.0	0.0	0.0%
Sales of services	1.2	1.1	12.0%
Distribution by geographic market			
Net revenue – France	1.2	1.1	12.0%
Net revenue – Export	0.0	0.0	0.0%
TOTAL	1.2	1.1	

5.2 Reinvoiced expenses

None.

5.3 Average number of employees

	12/31/2023	12/31/2022
Managers	2	2
TOTAL	2	2

5.4 Compensation paid to management bodies

Members of the Supervisory Board

Total compensation paid to members of the Supervisory Board during the financial year due in respect of 2022: €0.3 million compared with €0.4 million during the previous financial year.

Management Board

Total compensation paid to members of the Management Board during the financial year: \notin 4.1 million compared with \notin 3.8 million during the previous financial year.

5.5 Net non-recurring income (loss)

(In millions of euros)	As at 12/31/2023
Non-recurring income from capital transactions	0.9
TOTAL NON-RECURRING INCOME	0.9
Non-recurring restructuring expenses	(0.7)
Non-recurring expenses on capital transactions	(0.7)
Non-recurring pension provisions	(0.7)
TOTAL NON-RECURRING EXPENSES	(2.1)
TOTAL	(1.2)

The non-recurring net loss for the financial year amounted to -€1.2 million and breaks down as follows:

 non-recurring income and expenses on capital transactions corresponds to the unrealized and realized gains and losses on treasury shares held under the liquidity agreement using the firstin-first-out (FIFO) method; > expenses related to shareholder restructuring;

> actuarial losses related to pension provisions.

5.6 Income tax expense

Since March 1, 2008, the Company has elected to determine French income taxes on a consolidated basis in accordance with Article 223 A et seq. of the French Tax Code together with the subsidiaries and sub-subsidiaries as at December 31, 2022 included in the following list: M.A.J., Les Lavandières, Régionale de location et services textiles, Pierrette-TBA, Le Jacquard Français, Elis Services, Thimeau, Société de Participations Commerciales et Industrielles, Pro Services Environnement and Blanchisserie Blésoise.

As the parent company of the consolidated group, Elis consolidates the taxable income of all the members of the Group and pays the corresponding tax to the French Treasury. It receives

from its subsidiaries the amount of tax that they would have borne in the absence of tax consolidation. As a result, Elis recorded in its financial statements an income tax amount corresponding to the difference between the amounts received from the subsidiaries and those actually paid.

Elis applies the tax payable method and therefore does not recognize the amounts that it would have had to pay back to lossmaking subsidiaries when they return to profit in future years. The tax loss carryforwards applied for certain members of the tax consolidation group and Elis's related deferred tax liabilities are detailed below:

(In millions of euros)	Unused loss carryforwards (basis)	Tax rate	Deferred tax liabilities
Société de Participations Commerciales et Industrielles	8.2	25%	2.0
Le Jacquard Français	8.3	25%	2.1
Blanchisserie Blésoise	6.0	25%	1.5
TOTAL	22.5		5.6

5.7 Distribution of total tax on profit

(In millions of euros)	Income (loss) before tax	Income tax expense
Income from ordinary operations	161.1	4.4
Net non-recurring income (loss)	(1.2)	0.0
Effect of tax consolidation	0.0	13.4
Corporate income tax on previous results		0.0
Tax losses allocated		0.0
TOTAL	159.8	17.8

5.8 Deferred taxes

(In millions of euros)	12/31/2023	12/31/2022
Basis for increase in future tax liability	0.0	0.0
Regulated provisions	(27.1)	(27.1)
Investment grants	0.0	0.0
Long-term capital gains benefiting from deferred taxation	0.0	0.0
Total basis for increase in future tax liability	(27.1)	(27.1)
TOTAL FUTURE TAX LIABILITY*	(7.0)	(7.0)
Basis for reduction in future tax liability	0.0	0.0
Provision for site restoration	0.0	0.0
Provision for restructuring	0.0	0.0
Provisions for pensions	(1.4)	(1.1)
Similar obligations	0.0	0.0
Employee profit-sharing	0.0	0.0
Corporate social solidarity contribution	(0.0)	(0.0)
Provisions on trade receivables	0.0	0.0
Tax loss carryforwards	927.2	930.9
Total basis for reduction of future tax liability	925.7	929.7
TOTAL FUTURE TAX ASSETS*	239.1	240.2
NET POSITION	232.1	233.2
(*) Tax rate:	25.00%	25.00%
• Of which normal corporate income tax rate:	25.00%	25.00%
 Social contribution in addition to tax: 	0.83%	0.83%

NOTE 6 FINANCIAL AND OFF-BALANCE SHEET COMMITMENTS

6.1 Commitments given

(In millions of euros)	Total	< 1 year	1 to 5 years	> 5 years
Related to financing	0.0	0.0	0.0	0.0
Related to equity investments	0.0	0.0	0.0	0.0
Endorsements, sureties and guarantees on behalf of subsidiaries	221.7	0.0	0.0	221.7
Related to supplier services rendered	0.0	0.0	0.0	0.0
Related to real estate	0.0	0.0	0.0	0.0
TOTAL COMMITMENTS GIVEN	221.7	0.0	0.0	221.7

6.2 Commitments received

(In millions of euros)	Total	< 1 year	1 to 5 years	> 5 years
Related to financing	727.6	0.0	0.0	727.6
Related to equity investments	0.0	0.0	0.0	0.0
Related to real estate	0.0	0.0	0.0	0.0
Other secured debt	0.0	0.0	0.0	0.0
TOTAL COMMITMENTS RECEIVED	727.6	0.0	0.0	727.6

6.3 Derivative-related commitments

See Note 4.6.

NOTE 7 EVENTS AFTER THE REPORTING PERIOD

Liquidity agreement

On January 2, 2024, for an initial period ending on December 31, 2024 and then renewable by tacit agreement annually for one year, Elis entered into a liquidity agreement with Oddo BHF (Natixis group) relating to ordinary Elis shares (ISIN code FR0012435121), in accordance with AMF Decision No. 2021-01 of June 22, 2021 governing the establishment of liquidity agreements on equity securities under accepted market practices. The trading platform

on which transactions under this liquidity agreement will be carried out is Euronext Paris.

To implement this agreement, 63,192 securities and €2.6 million in cash were allocated to the liquidity account.

6.4 STATUTORY AUDITORS' REPORT ON THE FINANCIAL STATEMENTS

(For the year ended December 31, 2023)

This is a free translation into English of the Statutory Auditors' report issued in French and is provided solely for the convenience of English speaking readers. This report includes information specifically required by European regulations or French law, such as information about the appointment of Statutory Auditors. This report should be read in conjunction with, and construed in accordance with, French law and professional auditing standards applicable in France.

To the Shareholders,

Opinion

In compliance with the engagement entrusted to us by your Annual General Meeting, we have audited the accompanying financial statements of Elis for the year ended December 31, 2023.

In our opinion, the financial statements give a true and fair view of the assets and liabilities and of the financial position of the

Basis for opinion

Audit framework

We conducted our audit in accordance with professional standards applicable in France. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our responsibilities under these standards are further described in the "Responsibilities of the Statutory Auditors relating to the audit of the financial statements" section of our report.

Justification of assessments - Key audit matters

In accordance with the requirements of articles L.821-53 and R.821-180 of the French Commercial Code relating to the justification of our assessments, we inform you of the key audit matters relating to the risks of material misstatement that, in our professional judgment, were the most significant in our audit of the financial statements, as well as how we addressed those risks.

Company at December 31, 2023 and of the results of its operations for the year then ended in accordance with French accounting principles.

The audit opinion expressed above is consistent with our report to the Audit Committee.

Independence

We conducted our audit engagement in compliance with the independence rules provided for in the French Commercial Code (*Code de commerce*) and the French Code of Ethics (*Code de déontologie*) for Statutory Auditors, for the period from January 1, 2023 to the date of our report, and in particular, we did not provide any non-audit services prohibited by article 5(1) of Regulation (EU) No 537/2014.

These matters were addressed as part of our audit of the financial statements as a whole, and therefore contributed to the opinion we formed as expressed above. We do not provide a separate opinion on specific items of the financial statements.

Measurement of equity investments, related receivables and merger losses on financial assets

Notes 2.1 "Non-current assets", 3.2 "Financial assets", 3.3 "Impairment of non-current assets" and 3.4 "List of subsidiaries and other equity investments" to the financial statements

Description of risk

Equity investments at December 31, 2023 represented a net amount of €4,177 million, the largest balance sheet item. They are carried at cost and may be impaired based on their value in use. Related receivables stood at €756 million.

The Company's balance sheet at December 31, 2023 also included merger losses on financial assets for a net amount of \notin 1,365 million, recorded within other financial assets and subject to an annual impairment test.

As described in Note 2.1 to the financial statements, the value in use of equity investments is determined for a given investment on

the basis of its contribution to consolidated net assets, profitability and future prospects. Merger losses on financial assets are grouped with the equity investments to which they were allocated for the purposes of impairment testing carried out by management at year-end.

Given the economic environment in which the Group operates, the subsidiaries may experience fluctuations in their business activity, resulting in a deterioration in financial performance. Accordingly, and given their amounts in the Company's balance sheet, we deemed the measurement of equity investments, related receivables and merger losses on financial assets to be a key audit matter.

How our audit addressed this risk

To assess the reasonableness of the estimated value in use of the equity investments and merger losses on financial assets, our work consisted mainly in verifying that the estimated values determined by management were based on appropriate justification of the measurement method and calculation assumptions used. In particular:

- for valuations based on historical data: verifying that the equity and net debt amounts used were consistent with the financial statements of entities that have been audited or subject to analytical procedures, and that any adjustments to equity were based on documentary evidence;
- for valuations based on forecast data, we obtained the forecast future cash flows for the investments concerned and:

Specific verifications

In accordance with professional standards applicable in France, we have also performed the specific verifications required by French legal and regulatory provisions.

Information given in the management report and in the other documents provided to the shareholders with respect to the Company's financial position and the financial statements

We have no matters to report as to the fair presentation and the consistency with the financial statements of the information given in the Management Board's management report and in the other documents provided to the shareholders with respect to the Company's financial position and the financial statements.

We attest to the fair presentation and the consistency with the financial statements of the information about payment terms referred to in article D.441-6 of the French Commercial Code.

Report on corporate governance

We attest that the Supervisory Board's report on corporate governance sets out the information required by articles L.225-37-4, L.22-10-10 and L.22-10-9 of the French Commercial Code.

- assessed their consistency with the business plans drawn up by management,
- assessed their reasonableness in light of the economic and financial environments in which the investees operate,
- assessed the reasonableness of the discount rates and longterm growth rates used, with the support of our asset valuation experts.

Lastly, we obtained assurance that Notes 2.1, 3.2, 3.3 and 3.4 to the financial statements provided appropriate disclosures.

Our work also consisted in assessing the recoverability of receivables from equity investments.

Concerning the information given in accordance with the requirements of article L.22-10-9 of the French Commercial Code relating to compensation and benefits paid or awarded to corporate officers and any other commitments made in their favor, we have verified its consistency with the financial statements or with the underlying information used to prepare these financial statements, and, where applicable, with the information obtained by the Company from controlled companies within its scope of consolidation. Based on this work, we attest to the accuracy and fair presentation of this information.

Concerning the information given in accordance with the requirements of article L.22-10-11 of the French Commercial Code relating to those items the Company has deemed liable to have an impact in the event of a takeover bid or exchange offer, we have verified its consistency with the underlying documents that were disclosed to us. Based on this work, we have no matters to report with regard to this information.

Other information

In accordance with French law, we have verified that the required information concerning the purchase of investments and controlling interests and the identity of shareholders and holders of the voting rights has been properly disclosed in the management report.

Other verifications and information pursuant to legal and regulatory requirements

Presentation of the financial statements to be included in the annual financial report

In accordance with professional standards applicable to the Statutory Auditors' procedures for annual and consolidated financial statements presented according to the European single electronic reporting format, we have verified that the presentation of the financial statements to be included in the annual financial report referred to in paragraph I of article L.451-1.2 of the French Monetary and Financial Code (*Code monétaire et financier*) and prepared under the Chairman of the Management Board's responsibility, complies with this format, as defined by European Delegated Regulation No. 2019/815 of December 17, 2018.

On the basis of our work, we conclude that the presentation of the financial statements to be included in the annual financial report complies, in all material respects, with the European single electronic reporting format.

It is not our responsibility to ensure that the financial statements to be included by the Company in the annual financial report filed with the AMF correspond to those on which we carried out our work.

Appointment of the Statutory Auditors

We were appointed Statutory Auditors of Elis by the Annual General Meeting held on June 29, 2011 for Mazars and by the bylaws at the time of the Company's incorporation in 2007 for PricewaterhouseCoopers Audit.

At December 31, 2023, Mazars and PricewaterhouseCoopers Audit were in the thirteenth and seventeenth consecutive year of their engagement, respectively, and the ninth year for each statutory auditors since the Company's securities were admitted to trading on a regulated market.

Responsibilities of management and those charged with governance for the financial statements

Management is responsible for preparing financial statements giving a true and fair view in accordance with French accounting principles, and for implementing the internal control procedures it deems necessary for the preparation of financial statements that are free of material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company'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 it expects to liquidate the Company or to cease operations. The Audit Committee is responsible for monitoring the financial reporting process and the effectiveness of internal control and risk management systems, as well as, where applicable, any internal audit systems, relating to accounting and financial reporting procedures.

The financial statements were approved by the Management Board.

Responsibilities of the Statutory Auditors relating to the audit of the financial statements

Objective and audit approach

Our role is to issue a report on the financial statements. Our objective is to obtain reasonable assurance about whether the financial statements as a whole are free of material misstatement. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with professional standards 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 taken by users on the basis of these financial statements.

As specified in article L.821-55 of the French Commercial Code, our audit does not include assurance on the viability or quality of the Company's management.

As part of an audit conducted in accordance with professional standards applicable in France, the Statutory Auditors exercise professional judgment throughout the audit. They also:

- identify and assess the risks of material misstatement in the financial statements, whether due to fraud or error, design and perform audit procedures in response to those risks, and obtain audit evidence considered to be sufficient and appropriate to provide a basis for their 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 the internal control procedures 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 internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management and the related disclosures in the notes to the financial statements;
- assess the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence

obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. This assessment is based on the audit evidence obtained up to the date of the audit report. However, future events or conditions may cause the Company to cease to continue as a going concern. If the Statutory Auditors conclude that a material uncertainty exists, they are required to draw attention in the audit report to the related disclosures in the financial statements or, if such disclosures are not provided or are inadequate, to issue a qualified opinion or a disclaimer of opinion;

 evaluate the overall presentation of the financial statements and assess whether these statements represent the underlying transactions and events in a manner that achieves fair presentation.

Report to the Audit Committee

We submit a report to the Audit Committee which includes, in particular, a description of the scope of the audit and the audit program implemented, as well as the results of our audit. We also report any significant deficiencies in internal control that we have identified regarding the accounting and financial reporting procedures.

Our report to the Audit Committee includes the risks of material misstatement that, in our professional judgment, were the most significant for the audit of the financial statements and which constitute the key audit matters that we are required to describe in this report.

We also provide the Audit Committee with the declaration provided for in article 6 of Regulation (EU) No. 537/2014, confirming our independence within the meaning of the rules applicable in France, as defined in particular in articles L.821-27 to L.821-34 of the French Commercial Code and in the French Code of Ethics for Statutory Auditors. Where appropriate, we discuss any risks to our independence and the related safeguard measures with the Audit Committee.

Neuilly-sur-Seine and Courbevoie, March 6, 2024 The Statutory Auditors

PricewaterhouseCoopers Audit

Bardadi Benzeghadi

Mazars Francisco Sanchez





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7.1 INFORMATION ABOUT THE COMPANY

Entity name	Elis
Registered office and contact information	5, boulevard Louis Loucheur - 92210 Saint-Cloud, France - Tel. +33 (0)1 75 49 94 00
Company website:	www.elis.com
Legal form Governing law	French joint-stock corporation (société anonyme) governed by a Management Board and a Supervisory Board.
	Legal and regulatory provisions applicable in France (and especially those of Book II of the French Commercial Code) and its bylaws.
LEI	969500UX71LCE8MAY492
Place of registration and registration number	Registered in the Nanterre Trade and Companies Register under no. 499 668 440.
Date of incorporation	08/10/2007
Duration of the Company	Ninety-nine (99) years as at its registration in the Trade and Companies Register, i.e., until August 26, 2106, unless dissolved sooner or said period is extended.
Corporate purpose (Article 3 of the bylaws)	 the acquisition of stakes, through contributions, purchase, subscription or otherwise, in any companies, regardless of their corporate form or purpose; management services to companies, including in the administrative, accounting, financial, IT and sales fields; the exploitation of any patents and trademarks, including under licenses; the renting of any equipment and facilities of any type; the ownership, through acquisition or otherwise, and the management, including through rentals, of any properties and assets or real estate rights; the direct or indirect participation in any transactions that may be directly or indirectly related to the corporate purpose through the creation of new companies, contributions, subscriptions or purchases of securities or shares and related rights, mergers, alliances, joint ventures and by any other means and in any form used in France and abroad; and more generally, any commercial, financial, industrial, personal property or real estate transaction that may be directly or indirectly related to the corporate purposes that are similar, related or likely to facilitate the achievement of the corporate purpose.
Location of corporate documents, historical information and regulated information ^(a)	Company's registered office. Regulated information is available under "Group/Investor Relations/Regulated information" on the Company's website. The "Group/About Us/Governance" section of the Elis website provides the following information: > the composition of the Management Board and the Supervisory Board; > the Company's bylaws, the Supervisory Board's rules of procedure and the Stock Market Code of Ethics; > details regarding the commitments made by the Company to the Chairman and members of the Management Board.
Financial year (Article 25 of the bylaws)	January 1 to December 31 each year.

(a) The bylaws, financial statements, reports presented to the general shareholders' meeting by the Management Board and the Supervisory Board and, more generally, all documents that must be sent or made available to shareholders as stipulated in Articles L. 225-115, L. 225-116 and L. 225-117 of the French Commercial Code.

7.2 SHARE CAPITAL AND SHARE OWNERSHIP

7.2.1 Information about the Company's share capital AR

Amount and structure of the share capital

As at December 31, 2023, the Company's share capital was \notin 234,000,047, divided into 234,000,047 shares with a par value of one euro each, fully subscribed, fully paid-up and all of the same class.

In 2023, the share capital increased by 3,852,790 new shares issued, first, as part of the "Elis for All 2023" employee share ownership plan, which resulted in two capital increases reserved for employees carried out on November 7, 2023, and, second, in connection with capital increases through the capitalization of sums deducted from the "Additional paid-in capital" account to cover (i) the performance share plans implemented on July 9, 2020, March 10, 2021 and August 30, 2021, (ii) the payout of the

dividend in shares on June 22, 2023, and (iii) the delivery of some of the bonus shares used as matching contributions for the "Elis for All 2023" plan.

In 2024, three performance share plans will expire (see chapter 6 of this Universal Registration Document – Note 5.4 to the 2023 consolidated financial statements and Note 4.2 to the 2023 parent company financial statements).

Furthermore, following delivery of the 2021 Executive Committee performance share plan on March 11, 2024, the share capital was increased through the capitalization of the sum of €423,033 deducted from the "Additional paid-in capital" account via the issue of 423,033 new shares with a par value of €1 each. The new share capital amounts to €234,423,080.

Changes in share capital over the past three financial years

Date	Type of transaction	Transaction amount (in euros)	Share premium (in euros)	Share capital before transaction <i>(in euros)</i>	Number of shares before transaction	Number of shares after transaction	Par value after transaction <i>(in euros)</i>	Share capital after transaction <i>(in euros)</i>
As at 12/31/2020						221,819,430	1	221,819,430
04/06/2021	Capital increase through capitalization of reserves ^(a)	255,798	-	221,819,430	221,819,430	222,075,228	1	222,075,228
05/02/2021	Capital increase through capitalization of reserves ^(b)	932,838	-	222,075,228	222,075,228	223,008,066	1	223,008,066
06/29/2021	Capital increase reserved for employees ^(c)	1,061,303 ^(J)	9,584,379.30	223,008,066	223,008,066	224,069,369	1	224,069,369
08/01/2021	Capital increase through capitalization of reserves ^(d)	6,638	-	224,069,369	224,069,369	224,076,007	1	224,076,007
As at 12/31/2021						224,076,007	1	224,076,007
05/02/2022	Capital increase through capitalization of reserves ^(e)	262,532	-	224,076,007	224,076,007	224,338,539	1	224,338,539
06/16/2022	Capital increase through capitalization of reserves ^(f)	3,842,846	45,960,438.16	224,338,539	224,338,539	228,181,385	1	228,181,385
07/11/2022	Capital increase through capitalization of reserves ^(g)	1,366,492	-	228,181,385	228,181,385	229,547,877	1	229,547,877
11/03/2022	Capital increase reserved for employees ^(h)	583,130	4,389,995.55	229,547,877	229,547,877	230,131,007	1	230,131,007
12/28/2022	Capital increase through capitalization of reserves ⁽¹⁾	16,250	-	230,131,007	230,131,007	230,147,257	1	230,147,257
As at 12/31/2022						230,147,257	1	230,147,257
03/10/2023	Capital increase through capitalization of reserves ⁽¹⁾	576,160	-	230,147,257	230,147,257	230,723,417	1	230,523,417
06/22/2023	Capital increase through capitalization of reserves ^(k)	2,002,768	30,822,599.52	230,723,417	230,723,417	232,726,185	1	232,726,185
07/09/2022	Capital increase through capitalization of reserves ⁽¹⁾	548,801	-	232,726,185	232,726,185	233,274,986	1	233,274,986
08/30/2023	Capital increase through capitalization of reserves ^(m)	12,863	-	233,274,986	233,274,986	233,287,849	1	233,287,849
11/07/2023	Capital increase reserved for employees ⁽ⁿ⁾	712,198	7,496,177.12	233,287,849	233,287,849	234,000,047	1	234,000,047
As at 12/31/2023						234,000,047	1	234,000,047

(a) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on April 6, 2018 and whose vesting period expired on April 6, 2021.

(b) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on May 2, 2019 and whose vesting period expired on May 2, 2021.

(c) Capital increases reserved for employees under the "Elis for All 2021" plan. This number of shares includes the 48,134 new shares issued through the capitalization of €48,134 deducted from "Additional paid-in capital" to cover the matching employer contribution to the Group savings plan in France.

(d) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on August 1, 2019 and whose vesting period expired on August 1, 2021.

(e) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on May 2, 2019 and whose vesting period expired on May 2, 2022.

(f) Capital increase through the capitalization of reserves to cover the payout of the dividend in shares on June 16, 2022.

(g) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on July 9, 2020 and whose vesting period expired on July 11, 2022.

(h) Capital increases reserved for employees under the "Elis for All 2022" plan. This number of shares includes the 32,315 new shares issued through the capitalization of €32,315 deducted from "Additional paid-in capital" to cover the matching employer contribution to the Group savings plan in France.

(i) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on December 28, 2020 and whose vesting period expired on December 28, 2022.

(j) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on March 10, 2021 and whose vesting period expired on March 10, 2023.

(k) Capital increase through the capitalization of reserves to cover the payout of the dividend in shares on June 22, 2023.

(1) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on July 9, 2020 and whose vesting period expired on July 9, 2023.

(m) Capital increase through the capitalization of reserves for the beneficiaries of the performance share plan introduced on August 30, 2021 and whose vesting period expired on August 30, 2023.

(n) Capital increases reserved for employees under the "Elis for All 2023" plan. This number of shares includes the 38,688 new shares issued through the capitalization of €38,688 deducted from "Additional paid-in capital" to cover the matching employer contribution to the Group savings plan in France.

Ownership of share capital and voting rights over the last three years

The latest ownership structure of the Company's share capital is available on the Group's website at www.elis.com.

The ownership structure as at December 31, 2023 is presented in the table below based on disclosures required by law establishing an interest of more than 5% of the share capital or voting rights at the end of the financial year pursuant to Article L. 233-7 of the French Commercial Code, and disclosures by Group executives and individuals related to them. all voting rights attached to outstanding shares, including nonvoting shares (i.e., treasury shares). The number of theoretical voting rights thus differs from the number of voting rights that can actually be exercised at general shareholders' meetings.

Furthermore, double voting rights are allocated to each registered share held by a shareholder in registered form for at least two years, pursuant to Article 9 of the Company's bylaws (see section 7.2.4, "Double voting rights" below). As at December 31, 2023, a total of 31,389,570 shares had double voting rights.

Pursuant to Article 223-11 of the General Regulation of the AMF, the theoretical voting rights presented in the table below account for

			12/31/2021						12/31/2022			
Shareholders	Number of shares	Theoretical voting rights	Exercisable voting rights	% of share capital	% of theoretical voting rights	% of exercisabl e voting rights	Number of shares	Theoretical voting rights	Exercisable voting rights	% of share capital	% of theoretical voting rights	% of exercisabl e voting rights
Canada Pension Plan Investment Board ^(a)	27,328,509	54,653,018	54,653,018	12.20	20.34	20.35	28,104,606	55,429,115	55,429,115	12.21	20.23	20.24
Predica (Crédit Agricole Group) ^(a)	13,992,162	27,934,324	27,934,324	6.24	10.40	10.40	14,391,615	28,383,777	28,383,777	6.25	10.36	10.37
Free float, o/w	182,638,047	186,012,686	186,012,686	81.51	69.22	69.25	187,517,261	190,012,782	190,012,782	81.48	69.36	69.39
> FIL Limited	11,220,641 ^(b)	11,220,641	11,220,641	5.01	4.18	4.18	11,192,755 ^(c)	11,192,755	11,192,755	4.86	4.09	4.09
 Executives and employee s 	4,006,909 ^(d)	5,213,002	5,213,002	1.79	1.94	1.94	5,637,304 ^(e)	6,607,860	6,607,860	2.59	2.41	2.41
Treasury stock	117,289()	117,289	-	0.05	0.04	0	133,775 ^(g)	133,775	-	0.06	0.05	0
TOTAL	224,076,007	268,717,317	268,600,028	100	100	100	230,147,257	273,959,449	273,825,674	100	100	100

(a) Including shares held by the shareholder representatives on the Supervisory Board.

(b) Based on the breach of shareholding threshold disclosure dated March 19, 2021.

(c) Based on the breach below the shareholding threshold disclosure dated July 25, 2022.

(d) O/w 1,325,721 held by employees through the "Elis for All" investment fund (FCPE) and 2,250,306 shares held in respect of settlements of performance share plans implemented by the Company for which the vesting period has expired.

(e) O/w 1,873,318 held by employees through the "Elis for All" investment fund (FCPE), 399,697 held directly by employees of foreign subsidiaries under "Elis for All" and 3,262,261 held in respect of settlements of performance share plans implemented by the Company for which the vesting period has expired (i.e. employee ownership of 2.41% of the share capital as at December 31, 2022 pursuant to Article L. 225-102 of the French Commercial Code).

(f) O/w 117,289 held under the liquidity agreement. These shares have no voting rights.

(g) O/w 133,098 held under the liquidity agreement. These shares have no voting rights.

	12/31/2023						
- Shareholders	Number of shares	Theoretical voting rights	Exercisable voting rights	% of share capital	% of theoretical voting rights	% of exercisable voting rights	
Canada Pension Plan Investment Board ^{(a)(b)}	28,109,795	55,434,331	55,434,331	12.01	20.89	20.89	
Brasil Warrant Administraçao de Bens e Empresas * BWSA " (Kaon V fund) ^{(o)(c)}	15,903,264	15,903,264	15,903,264	6.80	5.99	5.99	
Lac I SLP fund ^{(a)(d)}	13,347,238	13,347,238	13,347,238	5.70	5.03	5.03	
Predica (Crédit Agricole group) ^(a)	-	-	-	-	-	-	
Free float, o/w	176,575,995	180,641,029	180,641,029	75.46	68.07	68.08	
 Executives and employees^(f) 	6,705,393	10,513,615	10,513,615	2.87	3.96	3.96	
Treasury stock ^(g)	63,755	63,755	-	0.03	0.02	-	
TOTAL	234,000,047	265,389,617	265,325,862	100	100	100	

(a) Including shares held by the shareholder representatives on the Supervisory Board.

(b) Based on the disclosures concerning the breach below the voting rights threshold of 20% dated July 18, 2023 then the breach above the threshold dated November 21, 2023 (see section 7.2.3 " Shareholder structure ").

(c) Based on the disclosure concerning the breach above the shareholding and voting rights thresholds of 5% dated October 12, 2023 (see section 7.2.3 "Shareholder structure"). The Kaon V fund is managed by the Brazilian company BW Gestão de Investimentos Ltda (BWGI), a member of the Supervisory Board.

(d) Based on the disclosures concerning the breach above the shareholding threshold of 5% dated January 9, 2023 and the voting rights threshold of 5% dated November 22, 2023 (see section 7.2.3 " Shareholder structure "). The Lac I SLP fund is managed by Bpifrance Investissement, a member of the Supervisory Board.

(e) Predica (Crédit Agricole group) sold its entire equity investment in the Company (14,391,115 shares) to BWSA (Kaon V fund) on October 11, 2023 (disclosure concerning the breach below the shareholding threshold of 5% and below the voting rights threshold of 10% dated October 16, 2023 (see section 7.2.3 "Shareholder structure").

(f) O/w 2,415,470 held by employees (including members of the Management Board) through the "Elis for All" investment fund (FCPE), 460,241 held directly by employees of foreign subsidiaries under "Elis for All" and 3,161,591 held by employees in respect of settlements of performance share plans implemented by the Company for which the vesting period has expired (i.e. employee ownership [including employees who are members of the Management Board] of 2.57% of the share capital as at December 31, 2023 pursuant to Article L. 225-102 of the French Commercial Code).

(g) O/w 63,192 held under the liquidity agreement (see section 7.2.2 "Share buyback and liquidity agreement"). These shares have no voting rights.

Unissued authorized capital

A table summarizing the currently valid delegations of authority and powers granted to the Management Board to increase or reduce the share capital, trade in the Company's shares under the share buyback program and carry out transactions reserved for employees and corporate officers, along with the use of these delegations in 2022, can be found in the Supervisory Board's report

on corporate governance (see chapter 2 of this Universal Registration Document, section 2.5).

At the Company's next annual general shareholders' meeting, the shareholders will be asked, among other things, to vote on the renewal of the share buyback program and the financial delegations that will be expiring, including the delegation allowing the Management Board to award bonus performance shares.

Other issued securities giving rights to the Company's capital

As at the date of this Universal Registration Document, the securities giving rights to the Company's capital are as follows:

- performance shares granted by the Company (see chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document, Note 5.4 to the 2023 consolidated financial statements, and Note 4.2 to the Company's 2023 parent company financial statements), i.e., 3,452,091 rights likely to result in the issue of 3,452,091 new shares; and
- OCEANE (bonds convertible into new shares and/or exchangeable for existing shares) issued by the Company representing 22,480,724 underlying shares (o/w 3,800 OCEANE due in 2029). The number of shares takes into account the last adjustment of the conversion ratio made in June 2023 in the context of the distribution of dividends. This number amounts to 5,915.980 shares per bond (see chapter 6 of this Universal Registration Document and Note 8.3 to the 2023 consolidated financial statements). The 2023 OCEANE were repaid in full on October 6, 2023, with no need for conversion.

No other securities give access to the Company's share capital.

Information about the potential dilution of the Company's share capital

The overall potentially dilutive effect of the financial instruments described above was approximately 11.11% of the Company's share capital as at December 31, 2023.

Pledges

As at December 31, 2023, the Company is aware, through Uptevia, its securities manager, of a pledge of administered registered shares concerning 1,000 shares of the Company's share capital. No shares held by the Company in its subsidiaries had been pledged.

7.2.2 Share buyback and liquidity agreement AR

The combined general shareholders' meeting of May 25, 2023 (20th resolution) authorized the Management Board to trade in the Company's shares in accordance with the provisions of Article L. 22-10-62 et seq. of the French Commercial Code and Articles 241-1 et seq. of the General Regulation of the AMF, as well as Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (Market Abuse Regulation) and the related regulations of the European Commission (delegated regulation). This authorization was granted for a period of 18 months and replaced the previous share buyback program authorized by the combined general shareholders' meeting of May 19, 2022.

A description of the share buyback program, as well as all press releases related to it, can be viewed on the Group's website at: www.elis.com.

Transactions carried out by the Company with its own shares in financial year 2023

In 2023, the Company used its share buyback program as part of the liquidity agreement with Exane BNP Paribas (which became BNP Paribas Arbitrage in October 2023), as well as to award bonus shares under the "Elis for All 2023" employee share ownership plan.

Liquidity agreement

To facilitate liquidity and stabilize the Elis share, since March 1, 2021 the Company has been in a liquidity agreement with Exane BNP Paribas (now BNP Paribas Arbitrage) that complies with applicable European regulations, Articles L. 225-209 et seq. of the French Commercial Code, and French Financial Markets Authority (AMF) Decision No. 2018-01 of July 2, 2018. It should be noted that, from July 1, 2021, this liquidity agreement was amended to comply with the new AMF Decision No. 2021-01 of June 22, 2021, which canceled and replaced the Decision of July 2, 2018.

The trading platform on which transactions under this liquidity agreement are carried out is Euronext Paris.

The half-year statement of the liquidity agreement is available on the Group's website (www.elis.com).

The liquidity agreement was entered into initially until December 31, 2021, subsequently being tacitly renewable each year for a period of one year.

To implement this agreement from the date of its execution, the following resources were allocated to the liquidity account:

- > 185,022 shares;
- €497,338.62.

The execution of the liquidity agreement may be suspended:

- when the conditions referred to in Article 5 of the AMF Decision are met;
- in the event that a number of securities equal to the maximum amount decided by the Company's general shareholders' meeting is held, in particular taking into account the securities already held by the Company in accordance with Article L. 225-210 of the French Commercial Code;
- in the event that the security is listed outside the intervention thresholds authorized by the general shareholders' meeting of the Company;
- in the event of expiration or suspension of the authorization to buy back shares by the general shareholders' meeting of the Company or when the limits set by the general shareholders' meeting have been reached, including the impossibility of executing the contract during the periods of a public offering on the Company's capital (except with the prior authorization of said general shareholders' meeting).

The liquidity agreement may be terminated:

- by the Company, at any time and without notice, under the liquidity account closing conditions provided for under the terms of Article 13 of the contract;
- > by BNP Paribas Arbitrage, with one month's notice.
- At the end of the notice period, the liquidity account will be closed under the conditions provided for in the agreement.

In 2023:

- 1,610,448 shares were purchased at an average price of €17.15, or a total amount of €27,622,765; and
- 1,678,854 shares were sold at an average price of €17.13, or a total amount of €28,753,844.

As at December 31, 2023, the following resources were allocated to the liquidity account managed by BNP Paribas Arbitrage:

- 63,192 shares;
- €2,570,530
- As of January 1, 2024:

The liquidity agreement with BNP Paribas Arbitrage (formerly Exane) was terminated on December 31, 2023. As of January 1, 2024, the Company entered into a liquidity agreement with Oddo BHF SCA (Natixis group) in accordance with the aforementioned regulation.

The existing resources as at December 31, 2023 in the BNP Paribas Arbitrage liquidity account, as mentioned above, were transferred to the new liquidity account opened with Oddo BHF as of January 1, 2024. A press release about this change of liquidity agreement was issued on January 2, 2024.

To implement this agreement from the date of its execution, the following resources were allocated to the liquidity account:

- 63,192 shares;
- > €2,570,530.

The trading platform on which transactions under this liquidity agreement will be carried out is Euronext Paris.

The liquidity agreement with Natixis Oddo BHF was entered into initially until December 31, 2024, subsequently being tacitly renewable each year for a period of one year.

The execution of the liquidity agreement may be suspended:

- when the conditions referred to in Article 5 of the AMF Decision are met;
- in the event that a number of securities equal to the maximum amount decided by the Company's general shareholders' meeting is held, in particular taking into account the securities already held by the Company in accordance with Article L. 225-210 of the French Commercial Code;
- in the event that the security is listed outside the intervention thresholds authorized by the general shareholders' meeting of the Company;
- in the event of expiration or suspension of the authorization to buy back shares by the general shareholders' meeting of the Company or when the limits set by the general shareholders' meeting have been reached, including the impossibility of executing the contract during the periods of a public offering on the Company's capital (except with the prior authorization of said general shareholders' meeting).

The liquidity agreement may be terminated:

- by the Company, at any time and without notice, under the liquidity account closing conditions provided for under the terms of Article 14 of the contract;
- by Oddo BHF, at any time, with one month's notice.

At the end of the contract, the liquidity account will be closed under the conditions provided for in the agreement.

Other transactions

In the context of the share buyback program authorized by the 17th resolution of the combined general shareholders' meeting of May 19, 2022, on February 1, 2023, the Company acquired 2,261 shares on the market for a gross transaction amount of €36,594 (at an average price of €16.185), to meet its obligations relating to bonus share awards to members of an employee share ownership plan. Trading costs were €54.89.

In the context of the share buyback program authorized by the 20th resolution of the combined general shareholders' meeting of May 25, 2023, on October 31, 2023, the Company acquired ₹5,000 Elis shares on the market for a gross transaction amount of ₹386,090 (at an average price of ₹15.44), for the purposes of awarding bonus shares in the context of the employee share ownership plan "Elis for All 2023". Trading costs were ₹1,158.27. No shares were reallocated or canceled.

Transaction summary

The table below summarizes the Company's transactions with its own shares between January 1, 2023 and December 31, 2023 and shows the number of treasury shares held by the Company:

Transactions conducted by the Company under the share buyback program in 2023				
Number of shares purchased during financial year 2023	1,637,709 ^(o)			
Number of shares sold during financial year 2023	1,678,854 ^(b)			
Number of shares canceled during financial year 2023	0			
Average transaction price (in euros)	(C)			
Transaction amount (in euros)				
> Purchases:	28,046,662 ^(d)			
> Sales:	28,753,844			

(a) O/w 1,610,448 for the liquidity agreement and 27,261 for the purpose of awarding bonus shares (including the "Elis for All 2023" matching contribution). (b) in total for the liquidity agreement.

(c) See section 7.7.2 "Transactions carried out by the Company with its own shares in financial year 2023" above.

(d) Including trading costs (excluding tax). See details above in "Transactions carried out by the Company with its own shares in financial year 2023."

Status as at December 31, 2023

Treasury shares held directly or indirectly as at January 1, 2023 (beginning of the period)	133,775 ^(a)
Treasury shares held directly or indirectly as at December 31, 2023	63,755 ^(b)
Percentage of treasury shares held directly or indirectly as at December 31, 2023	0.00027
Par value of the portfolio as at December 31, 2023 ^(c) (in euros)	63,755
Market value of the portfolio as at December 31, 2023 ^(d) (in euros)	1,204,331.95

(a) As at January 1, 2023, 63, 192 of the Company's treasury shares were allocated for liquidity purposes.

(b) O/w 63,192 for the liquidity agreement.

(c) Based on a par value for the Elis share of €1.00.

(d) Based on the closing price of Elis shares as at December 29, 2023 (the last trading day of 2023): €18.89.

Description of the share buyback program that will be submitted for the approval of the combined general shareholders' meeting of May 23, 2024

In accordance with the General Regulation of the AMF (Articles 241-1 et seq.) and Article L. 451-3 of the French Monetary and Financial Code, this program description is intended to outline the objectives and conditions of Elis's new share buyback program, which will be submitted for the approval of the combined general shareholders' meeting to be held on May 23, 2024. Shareholders will therefore be asked to terminate the 20th resolution approved by the combined general shareholders' meeting on May 25, 2023.

The objectives of the buyback program are as follows:

- > to ensure liquidity and activity in the market for the Elis share, using an investment services provider as an intermediary, in connection with a liquidity agreement that complies with the ethics charter of the AMAFI;
- > to honor obligations arising from the exercising of rights attached to securities giving the right to Company shares by conversion, exercise, redemption, exchange or any other means in compliance with applicable regulations;
- > to honor obligations related to stock option plans, the allocation of bonus shares to employees and corporate officers, the allocation or transfer of shares to employees as part of the Company's expansion-related profit sharing plan, employee share ownership or company savings plans, and any other forms of share allocation, allotment, sale or transfer to employees and

corporate officers of the Company or Group, and to carry out any hedging transactions relating to these transactions, as provided by law:

- to cancel any shares acquired in the context of the current capital reduction authorization granted by the general shareholders' meetina;
- > to hold all or part of the shares acquired for subsequent reintroduction to the market or for use as payment for potential acquisitions in accordance with recognized market practices and applicable regulations; and
- » more generally, to carry out any other transaction that is permitted or that might be authorized in the future by law or the regulations in force or by the AMF.

The purchase of Company shares may involve a number of shares such that on the date of each buyback, the total number of shares purchased by the Company since the start of the buyback program cannot exceed 10% of the number of shares making up the share capital at that date, with the understanding that, in accordance with Article L. 225-209 of the French Commercial Code, the number of shares purchased by the Company to be retained and delivered at a later date as payment or exchange in the context of an acquisition may not exceed 5% of its share capital

The maximum purchase price per share is €30. The total maximum amount allocated to the share buyback program may not exceed €650 million.

Share buybacks may be staggered over an 18-month period from May 23, 2024 until November 22, 2025 inclusive.

Under this program, purchases, sales or transfers of the Company's shares may take place at any time in accordance with legal and regulatory requirements, except during public offers for the purchase or exchange of shares initiated by the Company or concerning the Company's shares.

7.2.3 Shareholder structure AR

Control of the Company

No shareholder, alone or in concert with others, directly or indirectly, has held a controlling interest in the Company or has been deemed to exercise control over the Company.

Share transactions carried out by executives and associated persons

In accordance with Article 223-26 of the General Regulation of the AMF and Regulation (EU) No. 596/2014 of April 16, 2014 on market abuse (MAR), the table below shows the transactions carried out by the Company's executives and persons closely associated with them as defined in Article 3 of the MAR who have been disclosed

to the AMF in accordance with Articles 223-22-A et seq. of the General Regulation of the AMF and under the terms set out in Article 19 of the MAR for the financial year ended December 31, 2023.

Transaction

Date of transaction	Disclosed by	Status	Type of transaction	Number	Unit price (in euros)	Transaction amount <i>(in euros)</i>
03/29/2023	Xavier Martiré	Chairman of the Management Board			17.17	68,680.00
04/05/2023	Xavier Martiré	Chairman of the Management Board	Sale of shares on the market	10,000	17.15	171,500.00
04/17/2023	Xavier Martiré	Chairman of the Management Board	Sale of shares on the market	5,000	17.74	88,700.00
07/10/2023	Xavier Martiré	Chairman of the Management Board	Vesting of shares from the free performance share grant ^(a)	165,746	0	0
07/10/2023	Louis Guyot	Member of the Management Board	Vesting of shares from the free performance share grant ^(a)	64,457	0	0
07/10/2023	Matthieu Lecharny	Member of the Management Board	Vesting of shares from the free performance share grant ^(a)	46,041	0	0
10/11/2023	Prédica SA	Person related to the Supervisory Board member Magali Chessé	Sale of a block of shares (6.17%) to BWSA	14,391,115	16.00	230,257,840.00
10/27/2023	BWSA (Kaon E fund)	Person related to the censor Alexis Martineau ^(b)	Purchase of shares on the market	1,000,000	15.3290	15,329,000.00
10/10/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	165,582	17.0056	2,815,821.26
10/10/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	76,436	17.13	1,309,348.68
10/27/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	397,093	15.2041	6,037,441.68
10/27/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	43,000	15.24	655,320.00
10/30/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	700,000	15.4443	10,811,010.00
10/31/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	200,000	15.43	3,086,000.00
November 1, 2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	8,102	15.4787	125,408.43
11/02/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	100,000	15.91	1,591,000
11/02/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	20,327	15.8658	322,504.1166
11/03/2023	Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	32,398	15.93	516,100.14
11/07/2023	Matthieu Lecharny	Member of the Management Board	Inter vivos donation of October 31, 2023	38,709	15.50	599,989.50

ər	Unit price (in euros)	amount (in euros)
2	12.13	49,999.86
2	12.13	49,999.86

Transaction

Date of transaction Disclosed by		Type of transaction	Number	(in euros)	(in euros)	
Xavier Martiré	Chairman of the Management Board	Subscription for units of the "Elis for All 2023" investment $fund^{\rm (c)}$	4,122	12.13	49,999.86	
Louis Guyot	Member of the Management Board	Subscription for units of the "Elis for All 2023" investment $fund^{\rm (c)}$	4,122	12.13	49,999.86	
Xavier Martiré	Chairman of the Management Board	Bondo ondro gran do a matoring		0	0	
Louis Guyot	Member of the Management Board	Bonus share grant as a matching contribution under the "Elis for All 2023" plan	412	0	0	
Alexis Martineau	Censor of the Supervisory Board ^(b)	Purchase of shares on the market	500	16.29	8,145.00	
BWSA (Kaon fund)	Person related to the censor Alexis Martineau ^(b)	Purchase of shares on the market	300,000	16.7418	5,022,540.00	
Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Loan (off-platform) between the Lac I fund and Bpifrance Investissement	500	0	0	
Bpifrance Investissement (manager of the Lac I fund)	Member of the Supervisory Board	Purchase of shares on the market	600,000	17.25	10,350,000.00	
Louis Guyot	Member of the Management Board	Sale of shares on the market	18,200	17.68	321,776.00	
	Xavier Martiré Louis Guyot Xavier Martiré Louis Guyot Alexis Martineau BWSA (Kaon fund) Bpifrance Investissement (manager of the Lac I fund) Bpifrance Investissement (manager of the Lac I fund)	Xavier Martiré Chairman of the Management Board Louis Guyot Member of the Management Board Xavier Martiré Chairman of the Management Board Louis Guyot Member of the Management Board Louis Guyot Member of the Management Board Alexis Martineau Censor of the Supervisory Board ^(%) BWSA (Kaon fund) Person related to the censor Alexis Martineau ^(%) Bpifrance Investissement (manager of the Lac I fund) Member of the Supervisory Board Bpifrance Investissement (manager of the Lac I fund) Member of the Supervisory Board Louis Guyot Member of the Management	Xavier MartiréChairman of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(9)Louis GuyotMember of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(9)Xavier MartiréChairman of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" planLouis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" planLouis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" planAlexis MartineauCensor of the Supervisory Board(9)Purchase of shares on the marketBWSA (Kaon fund)Person related to the censor Alexis Martineau(9)Loan (off-platform) between the Lac I fund and Bpifrance Investissement (manager of the Lac I fund)Bpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardPurchase of shares on the marketBpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardPurchase of shares on the marketLouis GuyotMember of the Supervisory BoardPurchase of shares on the market	Xavier MartiréChairman of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(9)4,122Louis GuyotMember of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(9)4,122Xavier MartiréChairman of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan412Louis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan412Louis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan412Alexis MartineauCensor of the Supervisory Board ^(b) Purchase of shares on the market fund and Bpifrance Investissement (manager of the Lac I fund)300,000Bpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardLoan (off-platform) between the Lac I fund and Bpifrance Investissement Board500Bpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardLoan (off-platform) between the Lac I fund and Bpifrance Investissement600,000Louis GuyotMember of the Supervisory BoardPurchase of shares on the market fund and Bpifrance Investissement600,000	Xavier MartiréChairman of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(°)4,12212.13Louis GuyotMember of the Management BoardSubscription for units of the "Elis for All 2023" investment fund(°)4,12212.13Xavier MartiréChairman of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan4120Louis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan4120Louis GuyotMember of the Management BoardBonus share grant as a matching contribution under the "Elis for All 2023" plan4120Alexis MartineauCensor of the Supervisory Board(°)Purchase of shares on the market fund and Bpifrance Investissement (manager of the Lac I fund)916.7418Bpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardLoan (off-platform) between the Lac I fund and Bpifrance Investissement (manager of the Lac I fund)Member of the Supervisory BoardPurchase of shares on the market fund and Bpifrance Investissement (manager of the Lac I fund)600,00017.25Louis GuyotMember of the Management SoardSale of shares on the market fund and Bpifrance Investissement (manager of the Lac I fund)18.20017.68	

(a) See chapter 2, summary table 7, and chapter 6 (Note 5.4 to the 2023 consolidated financial statements and Note 4.2 to the 2023 parent company financial statements) of this Universal Registration Document

(b) The Elis share purchase declarations made by BWSA and Alexis Martineau to the AMF in 2023 were carried out voluntarily with no legal obligation, since Alexis Martineau is not considered to be an executive of the Company pursuant to the market abuse regulation (MAR).

(c) Subscription for units via the "Elis for All 2023" investment fund as part of the employee share ownership program.

As at the date of this 2023 Universal Registration Document:

- » Xavier Martiré, Chairman of the Management Board, declared to the AMF that he sold performance shares on the market:
 - on January 31, 2024, 50,000 shares at a unit price of €20.52, for a total of €1,026,000,
 - on February 1, 2024, 15,000 shares at a unit price of €20.51, for a total of €307.650.
 - on February 2, 2024, 15,000 shares at a unit price of €20.73, for a total of €310,950,
 - on March 7, 2024, 20,000 shares at a unit price of €20.83, for a total of €416,600,
 - on March 8, 2024, 20,000 shares at a unit price of €20.45, for a total of €409.000.
 - on March 11, 2024, 20,000 shares at a unit price of €20.08, for a total of €401,600,
 - on March 12, 2024, 10,000 shares at a unit price of €20.17, for a total of €201,700,
 - on March 13, 2024, 10,000 shares at a unit price of €20.26, for a total of €202.600.
 - on March 15, 2024, 12,000 shares at a unit price of €20.31, for a total of €243,720,
 - on March 18, 2024, 12,000 shares at a unit price of €20.01, for a total of €240,120,
 - on March 19, 2024, 11,268 shares at a unit price of €19.69, for a total of €221,866.92;

- > Louis Guyot, member of the Management Board, declared to the AMF that he sold on the market:
 - on March 7, 2024, 17,800 performance shares at a unit price of €20.53, for a total of €365,434,
 - on March 12, 2024, 5,000 shares at a unit price of €20.30 and 5,000 shares at a unit price of €20.37, for a total of €203,350;
- > on March 11, 2024, following delivery of the 2021 performance share plan for the Executive Committee (including members of the Management Board), Xavier Martiré, Louis Guyot and Matthieu Lecharny declared to the AMF the vesting of 127,932 shares, 49,751 shares and 35,537 shares, respectively;
- » BWGI voluntarily declared to the AMF that it had acquired 500 shares on the market on March 18, 2024 at a unit price of €20.00, i.e. a total amount of €10,000;
- > no other corporate officer has declared having carried out any transactions concerning the Company's shares during the course of 2023 or since January 1, 2024 (source: AMF).

Transfer or disposal of shares undertaken to regularize cross shareholdings

None.

Breach of shareholding threshold disclosures made to the AMF in 2023

Shareholder	Date of disclosure	AMF declaration no.	Breach of threshold
Lac I SLP (Bpifrance Investissement)	01/11/2023	223C0063	Passed above the threshold of 5% of the share capital
Lac I SLP (Bpifrance Investissement)	06/23/2023	223C0959	Dropped below the threshold of 5% of the share capital
Canada Pension Plan Investment Board	07/18/2023	223C1127	Dropped below the threshold of 20% of the voting rights
BWSA (Kaon E fund)	10/12/2023	223C1614	Passed above the threshold of 5% of the voting rights
Lac I SLP (Bpifrance Investissement)	10/13/2023	223C1620	Passed above the threshold of 5% of the share capital
PREDICA (Crédit Agricole group)	10/17/2023	223C1638	Dropped below the threshold of 5% of the share capital
Canada Pension Plan Investment Board	11/21/2023	223C1888	Passed above the threshold of 20% of the voting rights
Lac I SLP (Bpifrance Investissement)	11/22/2023	223C1895	Passed above the threshold of 5% of the voting rights

Equity interests of members of the Company's Management Board and Supervisory Board

As at December 31, 2023, the personal interests in the Company's share capital of members of the Management Board and Supervisory Board accounted for less than 1% of the share capital and voting rights. The number of shares held by each corporate

officer can be found in the Supervisory Board's report on corporate governance (see chapter 2 of this Universal Registration Document).

Registered shares account-holding bank

Uptevia Elis shareholder relations 90 - 110 Esplanade du Général de Gaulle 92931 Paris La Défense Cedex Telephone: +33 (0)1 40 14 00 90 Elis shares may be registered with this bank as described in the "Group/Investor relations/Individual shareholders" section of the Company's website (www.elis.com).

Factors likely to have an impact in the event of a public offering

In accordance with Articles L. 22-10-11 and L. 225-100-3 of the French Commercial Code, the events likely to have an impact on a public offering are disclosed below:

Agreements entered into by the Company that would be amended or terminated in the event of a change in control of the Company

As at the date of this Universal Registration Document, the financing agreements entered into by the Company (especially the Syndicated Revolving Credit Facility Contract, the OCÉANEs, the bond issues under the EMTN program, and the USPP private placements), described in Note 8.3 "Gross debt" to the 2023 consolidated financial statements that can be found in chapter 6 of the 2023 Universal Registration Document and section 7.6 "Material agreements" of this chapter, contain a clause providing for the possibility under certain conditions of their early redemption in the event of a change of control of the Company.

Shareholder agreement

On June 7, 2017 the Company and Canada Pension Plan Investment Board ("CPP Investments") entered into an investment agreement (the "Investment Agreement") related to the investment made by CPP Investments as part of the Berendsen acquisition.

The Investment Agreement contains an anti-dilution clause pursuant to which, as long as CPP Investments holds at least 8% of Elis's share capital, Elis must make any and all efforts to give CPP Investments, in connection with any future offerings of securities by Elis, including any offering of equity securities, the right to purchase or subscribe for a portion of such new securities pro rata to its shareholding in the Company for the same price per security either (i) as part of the offering, or (ii) by any other means agreed among the parties so that the CPP Investments shareholding remains unchanged and in all cases on the same terms as those applicable to the purchase or subscription of the securities offered to others.

As regards corporate governance, the Investment Agreement provides that CPP Investments has the right to nominate a representative to Elis's Supervisory Board if its shareholding in the Company is at least equal to 8% of Elis's share capital, and to nominate a second representative to Elis's Supervisory Board if its shareholding in the Company is at least equal to 15% of Elis's share capital. As at December 31, 2023, CPP Investments has two representatives on the Supervisory Board.

CPP Investments may freely transfer all or part of the Elis shares it holds. In the event CPP Investments and/or its affiliates want such transfer to occur through a block trade or private placement, CPP Investments may notify Elis, up to three times every five years, and Elis will undertake to cooperate with CPP Investments, its affiliates and its/their advisers in order to ensure the liquidity of the investment of CPP Investments in Elis, by using commercially reasonable efforts to carry out these transactions and provide CPP Investments with the assistance it is reasonably able to give in order to facilitate the sale of the securities that CPP Investments with CPP Investments of the Company with CPP Investments is only applicable if the block trade covers at least 10% of the share capital of the Company and/or if the private placement covers at least 5% of the share capital of the Company.

The commitments to which the Company and the CPP Investments fund were bound under the Investment Agreement, which has expired since this Agreement was entered into, are not included in this Universal Registration Document.

The Investment Agreement was signed for a 10-year period from its execution date and is renewable for subsequent three-year periods unless terminated by written non-renewal notice sent by either party to the other party at least 12 months prior to the expiration of the initial 10-year period or of any renewal period. CPP Investments may terminate the Investment Agreement at any time by giving at least four (4) months' prior notice.

- On January 6, 2023, the Company and Bpifrance Investissement (manager of the Lac 1 SLP fund), after it had breached the threshold of 5% of the Company's share capital on January 4, 2023, signed a governance agreement under the terms of which the Elis Supervisory Board appointed Bpifrance Investissement on the same day as a censor of the Supervisory Board for a oneyear term (Bpifrance Investissement being represented by Paul-Philippe Bernier for that purpose). It was agreed that the Company would propose the nomination of Bpifrance Investissement as a member of the Supervisory Board, replacing its appointment as a censor, at the next general shareholders' meeting convened in May 2023, and as a member of the Appointments, Compensation and Governance Committee or the CSR Committee. As at December 31, 2023, Bpifrance Investissement, represented by Paul-Philippe Bernier, is a member of the Supervisory Board appointed by the general shareholders' meeting of May 25, 2023 for a term of three years, and no longer holds a mandate as censor. It is also a member of the Appointments, Compensation and Governance Committee.
- On October 9, 2023, the Company and BW Gestão de Investimentos Ltda (BWGI - manager of the Kaon E fund) entered into an investment agreement, in the context of its acquisition of the entire equity investment of Predica (Crédit Agricole group) and its breach of the 5% threshold of the Company's share capital on October 11, 2023.

This investment agreement has an initial duration of 10 years. In particular, it involves BWGI's commitment to retain its Elis shares for a duration of 12 months (lock-up) and not to hold or purchase or subscribe for Elis shares that would result in exceeding the

Other agreements or options regarding share capital

Agreements likely to cause a change in control of the Company

As at the date of this Universal Registration Document, to the Company's knowledge, there are no shareholder or other agreements likely to cause a change in control of the Company at a later date.

threshold of 25% of the share capital or voting rights of the Company for a duration of 10 years (standstill), with each of these cases being subject to certain exceptions. BWGI has also undertaken not to transfer its equity investment to a competitor of the Company without the prior approval of the Supervisory Board, again subject to certain exceptions.

As regards governance, this investment agreement provides that BWGI has the right to nominate a representative to the Company's Supervisory Board if its shareholding in the Company is at least equal to 5%, and to nominate a second representative to the Company's Supervisory Board if its shareholding in the Company is at least equal to 15%. The presence of BWGI on the Supervisory Board would be supplemented with a role as censor (with no voting rights) in the event that BWGI's stake were to be between 6% and 15% or greater than 18%. On December 31, 2023, BWGI, represented by Cécile Helme-Guizon, was appointed as a member of the Supervisory Board for the remainder of the mandate currently held by Predica, which has resigned from the position. Furthermore, a representative of BWGI has been appointed censor of the Supervisory Board for a term of four years.

To the Company's knowledge, there are no other agreements likely to have a material impact on the Company's capital in the event of a public offering on the Company's shares.

Agreements providing for compensation payments for Management Board members in the event of departure

Management Board members are eligible for compensation payments in the event of departure. The terms and conditions of such payments are presented in the Supervisory Board's report on corporate governance (see chapter 2 of this Universal Registration Document).

Agreement that may lead to restrictions on share transfers or on the exercise of voting rights

As at the date of this Universal Registration Document, to the Company's knowledge, and with the exception of the restrictions described in section 7.2.4 below, there are no shareholder or other agreements that may lead to restrictions on share transfers or on the exercise of voting rights.

Options or conditional or unconditional agreements regarding the capital of the Company or its subsidiaries

As at the date of this Universal Registration Document, no share capital of the Company or its subsidiaries is under option or agreed conditionally or unconditionally to be put under option (including the identities of those persons to whom such options relate).

7.2.4 Shareholders' rights

Rights, privileges, restrictions and obligations attached to the shares

Fully paid-up shares may be held either in registered or bearer form, at the shareholder's discretion.

Article 10 of the Company's bylaws

The ownership of a share automatically entails acceptance of these bylaws and the decisions of the general shareholders' meetings.

In addition to the associated voting rights provided by law, each share gives its owner a right to the ownership of the corporate assets and of any liquidation surplus in proportion to the fraction of the share capital it represents.

When ownership of several old shares is required to exercise a right, or if a share entitling its owner to a new share in return for

the delivery of several old shares is exchanged or granted, owners of individual shares or of fewer shares than the number required will not be entitled to any rights with respect to the Company, as shareholders are personally responsible for grouping together and, if applicable, purchasing or selling the required number of shares.

Shares are indivisible as regards the Company, such that undivided co-owners are required to be represented vis-à-vis the Company by one of them or by a single proxy, appointed by a court of law in the event of disagreement.

Double voting rights

Article 9 of the Company's bylaws

No use was made of the exemption from the allotment of double voting rights as provided for in Article L. 225-123, paragraph 3 of the French Commercial Code. Double voting rights have been granted to all fully paid-up shares held in registered form by the same shareholder for at least two years.

Furthermore, in accordance with Article L. 225-123, paragraph 2 of the French Commercial Code, in the event of a capital increase through the capitalization of reserves, profits or share premiums, double voting rights are conferred, from the date of issue, to new shares allocated to a shareholder free of charge

by reason of their ownership of former shares that already conferred double voting rights.

Double voting rights may be exercised at any general shareholders' meeting.

Shares converted to bearer form or transferred to a new owner lose their double voting rights. However, a transfer of ownership arising from succession rights, the liquidation of the joint property of spouses, or inter vivos gifts to a spouse or relative entitled to inherit will not result in the loss of double voting rights and will not represent a break in the aforementioned minimum holding period.

Distribution of profits

Article 26 of the Company's bylaws

The profits of each financial year are determined in accordance with the legal and regulatory provisions in force.

If the profits of the financial year so permit, after deduction of amounts to create or increase the legal reserve, upon a proposal from the Management Board, the general meeting may deduct any amounts it sets at its discretion, either to be added to retained earnings, allocated to one or more general or special reserves or distributed among the shareholders.

The general shareholders' meeting has the right to grant the shareholders, for all or part of the dividends distributed or the

interim dividends, an option between payment in cash and payment in shares under the conditions set by the regulations in force. In addition, the general shareholders' meeting may decide, for all or part of the dividends, interim dividends, reserves or share premiums distributed, or for any capital reduction, that such distribution of dividends, reserves or share premiums or such capital reduction will be performed in kind by delivery of the Company's portfolio securities or assets.

Each shareholder will be entitled to the profits and liable to contribute to the losses in proportion to their share of the share capital.

Provisions in the bylaws that may have an effect on a change in control None.

Identification of bearers of securities

Article 7 of the Company's bylaws

The Company has the right, under the statutory and regulatory conditions in force, to request at any time, from the central depository of financial instruments, as the case may be, the name or corporate name, nationality, year of birth or year of formation, and the address of the holders of bearer securities conferring immediate or future voting rights at its own general shareholders' meetings and the quantity of securities held by each of them and, if applicable, any restrictions on such securities. In view of the list transmitted by the aforementioned organization, the Company has the right to request from the persons on such list whom the Company believes to be registered on behalf of third parties the above information pertaining to the owners of the securities.

If a person who has been asked for information has not transmitted the information within the time limits provided by the legal and regulatory provisions in force or has transmitted incomplete or incorrect information related either to such person's status or to the owners of the securities, the shares or securities giving access immediately or in the future to the share capital and for which such person has been registered as the owner will be deprived of voting rights for all general shareholders' meetings that may be held until the date on which the actual owner is identified, and the payment of the corresponding dividends will be deferred until such date.

Clauses in the bylaws restricting share transfers

There are no clauses in the Company's bylaws restricting share transfers. However, rules relating to the prevention of insider trading imposing restrictions on share transfers (blackout periods related to financial publications) and to the prohibition on the sale of shares granted under the mechanism provided for in Article L. 22-10-59 of the French Commercial Code, as well as rules requiring corporate officers to retain shares, are applicable to Elis.

7.3 MARKET ON WHICH THE SECURITY IS TRADED

7.3.1 Exchange

On February 11, 2015 Elis was listed for trading in Compartment A of the Euronext Paris regulated market. The Company is included in the SBF 120 index and in the Euro Stoxx 600 index.

Elis share data as at 12/31/2023

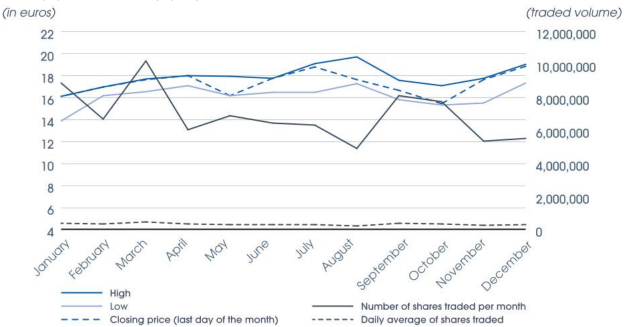
ISIN code	Exchange	Other exchanges where the shares are traded	Par value (in euros)	Number of shares outstanding	Share price (in euros)	Market capitalization (In millions of euros)
FR0012435121	Euronext - Compartment A of NYSE Euronext Paris	None	1	234,000,047	18.89	4,420.3

7.3.2 Volumes traded and share price trend in 2023

	Price (in euros) Traded vo					Traded volume
_	High	Low	Closing price (last day of the month)	Number of shares traded per month	Monthly average of daily transactions of shares traded	Market capitalization (end of month) (In millions of euros)
January 2023	16.10	13.88	16.10	8,890,247	404,102	3,705.4
February 2023	17.00	16.18	17.00	6,711,397	335,569	3,912.5
March 2023	17.72	16.53	17.64	10,247,892	445,560	4,059.8
April 2023	18.00	17.08	18.00	6,077,567	337,642	4,153.0
May 2023	17.96	16.18	16.18	6,903,349	313,788	3,733.1
June 2023	17.80	16.49	17.80	6,481,368	294,607	4,142.5
July 2023	19.10	16.50	18.79	6,335,530	301,691	4,372.9
August 2023	18.73	17.31	17.64	4,932,466	214,455	4,115.0
September 2023	17.58	15.85	16.66	8,129,961	387,141	3,886.6
October 2023	17.10	15.34	15.47	7,761,765	352,807	3,609.0
November 2023	17.80	15.52	17.68	5,357,384	243,517	4,137.1
December 2023	19.03	17.35	18.89	5,546,826	291,938	4,420.3

Source: Oddo BHF.

SHARE PRICES AND TRADED VOLUMES



7.4 INVESTOR RELATIONS

The Group is committed to maintaining ongoing relationships with financial analysts and its shareholders, including French and foreign individual and institutional investors. Analyst meetings and/ or conference calls are organized for the publication of annual and half-year results, as well as for other significant events. The Group's management gives talks year-round at conferences organized by specialized financial intermediaries.

Individual meetings between investors and various contact persons within the Company are also arranged several times a year, especially during roadshows in France and abroad. Investors may also contact the Director of Investor Relations, Financing and Treasury at any time.

The "Group/Investor Relations" section of the Elis website (www.elis.com) is specifically designed for both individual and institutional shareholders and offers open and unrestricted access. It provides share price information (both in near real time and historical data) and all information published by the Group's Finance Department: press releases and news, analyst presentations, annual financial reports and registration documents from previous financial years, the financial publications calendar and the list of financial analysts that cover Elis stock.

Investor relations contact

Nicolas Buron Director of Investor Relations, Financing and Treasury Telephone: +33 (0)1 75 49 98 30

Charline Lefaucheux Treasury and Investor Relations Analyst Telephone: +33 (0)1 75 49 98 15

5, boulevard Louis Loucheur – 92210 Saint-Cloud, France investors@elis.com

7.5 PROVISIONAL FINANCIAL COMMUNICATIONS CALENDAR

The provisional calendar of the main communication events coming in 2024 is as follows:

Date (Tentative)	Contents
05/06/2024	Q1 2024 revenue
07/24/2024	Q2 revenue and H1 2024 results
10/30/2024	Q3 2024 revenue

7.6 MATERIAL AGREEMENTS

Financing agreements

The bank financing and private placement agreements described in Note 8.3 "Gross debt" to the 2023 consolidated financial statements, which can be found in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document, contain clauses requiring Elis to (i) comply with a financial covenant each half-year according to which the ratio of net debt as defined in the agreement to EBITDA (pro forma) after synergies (Leverage ratio) is less than 3.75x at December 31, 2023 and on subsequent half-yearly test dates, and (ii) provide lenders with certain guarantees, in keeping with market standards, notably:

- a negative pledge whereby the borrower undertakes not to provide collateral to third parties, subject to certain exceptions;
- cross-default clauses stipulating that an event of default on any other borrowing would also render these agreements immediately due and payable;

Other agreements

None

- a periodic reporting obligation;
- > compliance with legislation in force; and
- > no change in control (resulting from the acquisition by one or more persons acting in concert of more than 50% of the voting rights in the Company).

After reporting a leverage ratio, as defined in the agreements, of 2.0x at December 31, 2023, Elis is well in compliance with the covenant ratio.

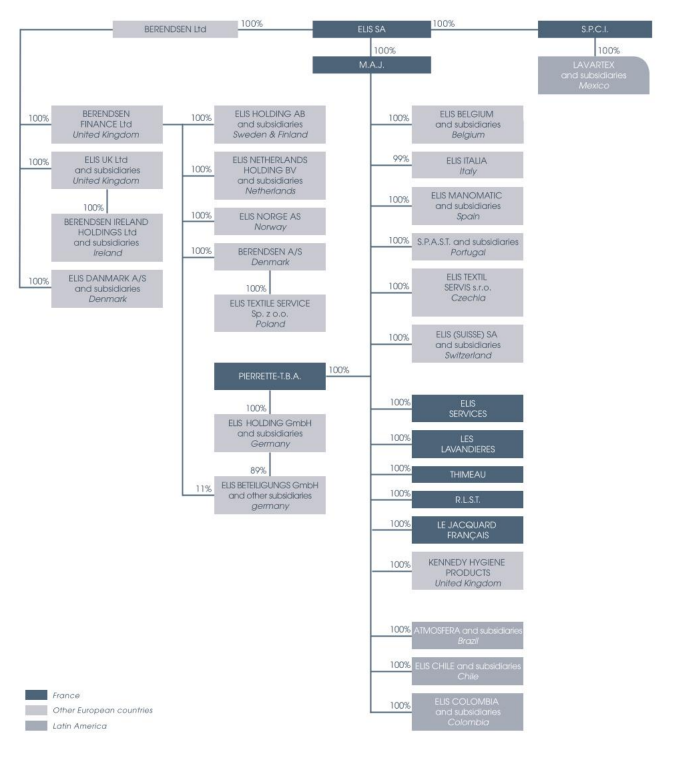
The syndicated revolving credit facility contract also provides a schedule of applicable margins indexed to Elis's issuer financial ratings published by the S&P Global Ratings and Moody's rating agencies.

In contrast, none of these financing agreements contain any specific acceleration clauses linked to minimum financial rating levels.

7.7 SIMPLIFIED ORGANIZATIONAL CHART OF THE GROUP AND ITS MAIN SUBSIDIARIES

7.7.1 Simplified organizational chart

The simplified Group organizational chart presented below shows the Group's legal structure as at December 31, 2023 (the percentages shown on the organizational chart correspond to the percentage of share capital and voting rights held by the Company in the subsidiary concerned):



7.7.2 Main subsidiaries

Elis is the Group's holding company, cash pool leader with M.A.J., and the head of the French tax consolidation group set up on March 1, 2008. The Company's main direct and indirect subsidiaries are described below. No Group subsidiary is listed.

- M.A.J. SA is a joint-stock company incorporated under French law whose registered office is located in Pantin, France. Its main activity is rental and maintenance services for flat linen, workwear, and hygiene and well-being appliances in France. M.A.J. SA also owns the Elis brand and acts as Elis's historical cash pool leader.
- Elis Textile Service AB is a company incorporated under Swedish law and a wholly owned subsidiary of Elis Holding AB. Its registered office is located in Malmö, Sweden. Its main activity is rental-maintenance services for flat linen, workwear and hygiene and well-being appliances in Sweden.
- Elis Danmark A/S is a company incorporated under Danish law whose registered office is located in Søborg, Denmark. Its main activity is rental-maintenance services for flat linen, workwear and hygiene and well-being appliances in Denmark.
- Elis Holding GmbH is a company incorporated under German law whose registered office is located in Rehburg-Loccum, Germany. It is the holding company for the German subsidiaries.
- Elis Nederland BV is a company incorporated under Dutch law and a direct, wholly owned subsidiary of Elis Netherlands Holding BV. Its registered office is in Arnhem in the Netherlands. Its main activity is rental-maintenance services for workwear and hygiene and well-being appliances in the Netherlands.
- Atmosfera Gestão e Higienização de Têxteis SA is a company incorporated under Brazilian law whose registered office is located in Jundiaí, São Paulo State, Brazil. Its main activity is rental-maintenance services for flat linen and workwear in Brazil. It is the holding company for the Brazilian subsidiaries.
- Elis UK Ltd is a company incorporated under UK law whose registered office is located in Basingstoke, United Kingdom. Its main activity is rental-maintenance services for flat linen and workwear in the UK.
- Elis Manomatic SA is a joint-stock corporation incorporated under Spanish law whose registered office is located in Sant

Cugat del Vallès, Barcelona, Spain. Its main activity is rentalmaintenance services for flat linen, workwear and hygiene and well-being appliances in Spain. Elis Manomatic SA is the holding company for the Spanish subsidiaries.

- Lavartex SAPI de CV is a company incorporated under Mexican law whose registered office is located in Mexico City, Mexico. Lavartex SAPI de CV is a holding company indirectly held at 100% by Société de Participations Commerciales et Industrielles SARL (SPCI). Lavartex SAPI de CV owns flat linen rental and maintenance subsidiaries in Mexico.
- Elis Textile Service Sp zoo is a company incorporated under Polish law whose registered office is located in Żukowo, Poland. Its main activity is rental-maintenance services for workwear and hygiene and well-being appliances in Poland.
- Elis Norge AS is a company incorporated under Norwegian law whose registered office is located in Oslo, Norway. Its main activity is rental-maintenance services for workwear and hygiene and well-being appliances in Norway.
- Elis Textile Services Ltd is a company incorporated under Irish law and a wholly owned subsidiary of Berendsen Ireland Holdings Ltd, whose registered office is located in Dublin, Ireland. Its main activity is rental-maintenance services for flat linen, workwear and hygiene appliances in Ireland.
- Elis (Suisse) SA is a company incorporated under Swiss law whose registered office is located in Bern, Switzerland. Its main activity is rental-maintenance services for flat linen and workwear in Switzerland. It is the holding company for the Swiss subsidiaries.

The position of Elis's subsidiaries and direct shareholdings is shown in the table in Note 3.4 to the 2023 parent company financial statements included in chapter 6 "Financial statements for the year ended December 31, 2023" of this Universal Registration Document.

The Elis Group primarily analyzes its business by geographic region, in which the legal entities listed above are included based on where they are located. It would therefore not be relevant to analyze revenue and EBITDA by legal entity. Revenue and EBITDA by region are presented in section 5.2.2 of this Universal Registration Document.

O male flaure

Consolidated values (excluding dividends) (In millions of euros)	Total non-current assets (including goodwill)	External financial liabilities	Cash on balance sheet	Cash flows from operating activities	Dividends paid during the year and attributable to the listed company
M.A.J. SA (France)	2,107.7	119.0	14.5	288.6	110.0
Elis Textile Service AB (Sweden)	748.1	-	12.4	70.6	-
Elis Danmark A/S (sub-group)	632.0	-	4.6	74.6	-
Elis Holding GmbH (sub-group, Germany)	550.7	0.6	3.8	130.5	-
Elis Nederland BV (sub-group)	497.7	-	1.8	66.7	-
Atmosfera Gestão e Higienização de Têxteis SA (sub-group, Brazil)	443.4	0.0	54.5	68.9	-
Elis UK Ltd	438.5	-	5.4	127.4	-
Elis Manomatic SA (Spain)	305.9	0.0	1.4	64.4	-
Lavartex SAPI de CV (sub-group, Mexico)	282.7	-	19.2	37.0	-
Elis Textile Service Sp. z o.o. (Poland)	169.4	-	2.6	33.7	-
Elis Norge AS (Norway)	150.2	-	3.3	18.2	-
Elis Textile Services Ltd (sub-group, Ireland)	150.2	-	3.0	31.3	-
Elis (Suisse) SA	147.9	-	5.7	27.0	-





Additional information

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		and the non-financial performance statement)	

8.1 PERSONS RESPONSIBLE

8.1.1 Identity of the person responsible for the Universal Registration Document

Xavier Martiré, Chairman of the Management Board.

8.1.2 Declaration of the person responsible for the 2023 Universal Registration Document including the annual financial report AR

I hereby declare that, to the best of my knowledge, the information contained in this Universal Registration Document is consistent with the facts and contains no omission likely to affect its scope.

I further declare that, to the best of my knowledge, the financial statements have been prepared in accordance with applicable accounting standards and present fairly the assets and liabilities, financial position, and results of the Company and all companies in the Group, and that the information included in the 2023 Universal Registration Document relating to the management report, listed in the cross-reference table in section 8.3.2 of this Universal Registration Document, presents fairly the changes in the business, results, and financial position of the Company and all companies in the Group as well as a description of the major risks and uncertainties they face.

Saint-Cloud, March 28, 2024 Xavier Martiré, Chairman of the Management Board

8.2 STATUTORY AUDITORS

mazars

Mazars SA

Represented by Francisco Sanchez

Member of the Association of Statutory Auditors of Versailles (Compagnie régionale des commissaires aux comptes de Versailles)

61, rue Henri Regnault

92400 Courbevoie

First appointed on: 06/29/2011

Expiration of term: 2025 (general shareholders' meeting called to approve the financial statements for the year ending December 31, 2024).



PricewaterhouseCoopers Audit SAS

Represented by Bardadi Benzeghadi

Member of the Association of Statutory Auditors of Versailles (Compagnie régionale des commissaires aux comptes de Versailles)

63, rue de Villiers

92200 Neuilly-sur-Seine

First appointed on: 2007 (incorporation of the Company)

Expiration of term: 2025 (general shareholders' meeting called to approve the financial statements for the year ending December 31, 2024).

8.3 CROSS-REFERENCE TABLES

8.3.1 Cross-reference table for the Universal Registration Document

This cross-reference table lists the main sections referred to in Commission Delegated Regulation (EU) 2019/980 of March 14, 2019 (the "Commission Delegated Regulation") and lists on which pages in this Universal Registration Document the information relating to those sections may be found.

No. 1.	Information referred to in Annex 1 of the Commission Delegated Regulation Persons responsible, third-party information, experts' reports and competent authority	Chapter/section	Page(s)
	approval		
1.1.	Persons responsible for the information contained in the Universal Registration Document	8.1.1	398
1.2.	Declaration of the persons responsible	8.1.2	398
1.3.	Statement or report attributed to a person acting as an expert	N/A	
1.4.	Information from third parties	N/A	
1.5.	French Financial Markets Authority (AMF) approval	Summary	1
2.	Statutory Auditors		
2.1.	Names and addresses of the issuer's Statutory Auditors	8.2	398
2.2.	Information about changes in the Statutory Auditors during the financial year	N/A	
3.	Risk factors	4.1	236 et seq.
4.	Information about the issuer		
4.1.	Legal and commercial name of the issuer	7.1	380
4.2.	Place of registration of the issuer, its registration number and LEI	7.1	380
4.3.	Date of incorporation and length of life of the issuer	7.1	380
4.4.	Registered office and legal form of the issuer, governing law, country of incorporation, address and telephone number of its registered office, issuer's website	7.1	380
5 .	Business overview		
5.1.	Principal activities	1	05, 07, 10-11
5.2.	Principal markets	1.3	07, 38-49
5.3.	Important events in the development of the issuer's business	1	04 et seq.
		6.1 – Note 2.4	289
5.4.	Strategy and objectives	1.2	19 et seq.
5.5.	Dependence on patents, licenses, contracts and manufacturing processes	1.2	32
5.6.	Basis for statements regarding competitive position	1.3, 4.1.1	35 et seq., 237
5.7.	Investments	5.2, 5.6	261, 268
<mark>6</mark> .	Organizational structure		
6.1.	Brief description of the Group (organizational chart)	7.7.1	394
6.2.	List of main subsidiaries (name, country, percentage of holdings)	7.7.2	395
7.	Operating and financial review		
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7.2.	Operating results	5.2	259 et seq.
<mark>8</mark> .	Capital resources		
8.1.	Issuer's capital resources	5.2.4, 5.2.5	262, 264
		6.1 – Note 10	345-346
		6.3.3 – Note 4.1	366
8.2.	Sources and amounts of cash flows	5.2.4	262
8.3.	Borrowing needs and financing structure	5.2.5, 7.6, 6.1	264, 393
		– Note 8.3	331
8.4.	Restrictions on the use of capital resources	6.1 - Note 8.4	334
8.5.	Sources of funds needed to fulfill firm commitments already made and material investments		393
	of the issuer that are in progress	6.1 – Note 8.3	331
9.	Regulatory environment (description of governmental, economic, fiscal, monetary or political policies or factors that have materially affected, or could materially affect, directly or indirectly, the issuer's operations)	4.1.4	245

No.	Information referred to in Annex 1 of the Commission Delegated Regulation	Chapter/section	Page(s)
10.	Trend information		
10.1.	 Most significant recent trends in production, sales and inventory, and costs and selling prices since the end of the last financial year to the date of the Universal Registration Document 	5.4	267
	 Significant change in the financial performance of the Group since the publication of the previous financial results 		
10.2.	Known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the issuer's prospects for at least the current financial year	5.4	267
11.	Profit forecasts or estimates		
11.1.	Statement on the invalidity of a forecast previously included in a prospectus	N/A	
11.2.	Statement setting out the principal assumptions upon which the issuer has based its profit forecast or estimate	N/A	
11.3.	Statement on comparability and accounting policies	N/A	
12.	Administrative, management and supervisory bodies and senior management		
12.1.	Composition – statements	2.1	56-92
12.2.	Conflicts of interest	2.1.8	92
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		6.1 - Note 5.5	313
13.2.	Amounts set aside or accrued by the issuer or its subsidiaries to provide for pension,	2.2	104-110
	retirement or similar benefits	6.1 – Note 5.5	313
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		2.1.4	64
14.2.	Service contracts binding members of the administrative and management bodies	2.1.9	91
14.3.	Information about the specialized committees of the Supervisory Board	2.1.5	86-89
14.4.	Statement on corporate governance applicable to the issuer	2.1	56
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16.2.	Voting rights	7.2.1, 7.2.4	383, 390
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18.	Financial information concerning the issuer's assets and liabilities, financial position and profits and losses		
18.1.	Historical financial information	5.9, 6.1, 6.3	269, 276, 357
18.2.	Interim and other financial information	N/A	
18.3.	Auditing of historical annual financial information	6.2	354-355
18.4.	Pro forma financial information	N/A	
18.5.	Dividend policy and amount	5.10.5	271
		6.1 - Note 10.2	346
18.6.	Legal and arbitration proceedings	4.1.4	245
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18.7.	Significant change in the financial or commercial position		
19.	Additional information		
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19.2.	Memorandum and Articles of Association	7.1, 7.2.4	
20 .	Material agreements	7.6	393
21.	Documents available	7.1	380

8.3.2 Cross-reference table with the Management Board's management report (which includes the report on corporate governance and the non-financial performance statement)

The cross-reference table below may be used to identify the information in this Universal Registration Document used to compile the Management Board's report, the report on corporate governance and the non-financial performance statement.

No.	Required items Reference texts		eference texts	Chapter/ section	Page(s)
1.	Group's financial position and operations				
1.1	The Company's financial position during the year and an objective and complete analysis of the business performance, earnings and financial condition of the Company and Group, and specifically its debt position, in view of the volume and complexity of its business	>	Articles L. 225-100-1 para. 1, L. 232-1 II, L. 233-6 and L. 233- 26 of the French Commercial	1.1, 1.3 5.1, 5.2 5.8	04-16, 35-49 258, 259 et seq.
	in view of the volume and complexity of its business		Code	0.0	268
1.2	Key financial performance indicators)	Article L. 225-100-1 para. 2	1.1 5.2.1	16-17 259
1.3	Key non-financial performance indicators relating to the specific		Article L. 225-100-1 para. 2	1, 3.1, 3.2	04-33
1.0	business of the Company and Group, including information on	1	Anicie L. 223-100-11 puid. 2	3.3, 3.4	131-192
	environmental and employee-related matters			3.5	193
1.4	Significant events occurring between the end of the reporting period and the date of the management report	>	Articles L. 232-1 II and L. 233-26 of the French Commercial Code	5.3	267
1.5	Major shareholders and holders of voting rights at general shareholders' meetings and changes therein during the financial year)	Article L. 233-13 of the French Commercial Code	7.2.1	383
1.6	Existing branches)	Article L. 232-1 II of the French Commercial Code	5.10.6	271
1.7	Significant equity investments in companies headquartered in France)	Article L. 233-6, para. 1 of the French Commercial Code	5.10.1	270
1.8	Disposals of cross-holdings	>	Articles L. 233-29, L. 233-30, and R. 233-19 of the French Commercial Code	7.2.3	386
1.9	Expected development and future prospects of the Company and)	Articles L. 232-1 II and	5.5	267
	Group		L. 233-26 of the French Commercial Code		
1.10	Research and development activities	>	Articles L. 232-1 II and L. 233-26 of the French Commercial Code	1.2, 5.7	32, 268
1.11	Five-year financial summary)	Article R. 225-102 of the French Commercial Code	5.9	269
1.12	Information on payment terms for customers and suppliers)	Article D. 441-4 of the French Commercial Code	5.10.4	270
1.13	Amount of inter-company loans granted and statement by the Statutory Auditor	>	Articles L. 511-6 and R. 511-2- 1-3 of the French Monetary and Financial Code	5.10.6	271
2 .	Internal control and risk management				
2.1	Description of the main risks and uncertainties facing the Company)	Article L. 225-100-1 I para. 3	4.1	236 et seq.
2.2	Information on the financial risks linked to the impact of climate change)	Article L. 22-10-35 para. 1	3.3.6	164
	and the measures the Company is taking to mitigate them by implementing a low-carbon strategy in all areas of its business			4.1.1, 4.1.2	237, 240
				4.4.1	253
2.3	Main features of the internal control and risk management procedures put in place by the Company and Group for the preparation and processing of accounting and financial information	>	Article L. 22-10-35 para. 2	4.2	248
2.4	Information about the objectives and policy concerning the hedging)	Article L. 225-100-1 para. 4	4.1.3	244
	of each main transaction category and on exposure to price, credit, liquidity and treasury risk, including the use of financial instruments		of the French Commercial Code	4.2	248
2.5	Anti-corruption policy	>	Law no. 2016-1691 of December 9, 2016 (the `Sapin II″ law)	4.2	248
2.6	Vigilance plan and effective implementation report)	Article L. 225-102-4 of the French Commercial Code	4.4	253 et seq.

No.	Required items	R	eference texts	Chapter/ section	Page(s)
3.	Report on corporate governance				
	Information on compensation				
3.1	Compensation policy for corporate officers)	Article L. 22-10-8 I para. 2 of the French Commercial Code	2.2.1	95-102
3.2	Compensation and benefits of any kind paid during the financial year or awarded for the financial year to each corporate officer)	Article L. 22-10-9 para. 1 of the French Commercial Code	2.2.2	102 et seq.
3.3	Relative proportion of fixed and variable compensation	>	Article L. 22-10-9 I para. 2 of the French Commercial Code	2.2.1 2.2.2	94-96 105
3.4	Use of the option to request repayment of variable compensation)	Article L. 22-10-9 para. 3 of the French Commercial Code	2.2.1	96
3.5	Commitments of any kind made by the Company to its corporate officers, such as compensation or benefits due or likely to become due when or after such persons take, leave or change offices)	Article L. 22-10-9 I para. 4 of the French Commercial Code	2.2.1	98-99
3.6	Compensation paid or allocated by a company included in the scope of consolidation as defined by Article L. 233-16 of the French Commercial Code)	Article L. 22-10-9 para. 5 of the French Commercial Code	2.2.1	99
3.7	Ratios between the compensation of each corporate officer and the mean and median compensation of the Company's employees)	Article L. 22-10-9 para. 6 of the French Commercial Code	2.2.2	115
3.8	Annual change in compensation, the Company's performance, the mean compensation of the Company's employees and the aforementioned pay ratios during the last five financial years)	Article L. 22-10-9 para. 7 of the French Commercial Code	2.2.2	115
3.9	Explanation of how the total compensation reflects the compensation policy adopted, including how it contributes to the long-term performance of the Company, and how the performance criteria have been applied)	Article L. 22-10-9 I para. 8 of the French Commercial Code	2.2	93 et seq.
3.10	Process for taking into account the vote of the last ordinary general shareholders' meeting provided for in Article L. 22-10-34-I of the French Commercial Code.)	Article L. 22-10-9 para. 9 of the French Commercial Code	2.2	93 et seq.
3.11	Deviation from the procedure for implementing the compensation policy and any exceptions)	Article L. 22-10-9 para. 10 of the French Commercial Code	2.2	93 et seq.
3.12	Application of the provisions of Article L. 225-45 paragraph 2 of the French Commercial Code (suspension of payment of directors' compensation in the event of non-compliance with the diversity requirements for boards of directors))	Article L. 22-10-9 I para. 11 of the French Commercial Code	2.2	93 et seq.
3.13	Allocation and retention of options by corporate officers	>	Article L. 225-185 of the French Commercial Code	N/A	
3.14	Allocation and retention of bonus shares by corporate officers)	Articles L. 225-197-1 and L. 22- 10-59 of the French Commercial Code	2.2.1 2.2.2	97-98 118
	Information on governance				
3.15	List of all appointments and positions held in any company by each of the corporate officers during the financial year	>	Article L. 225-37-4 para. 1 of the French Commercial Code	2.1.3 2.1.4	56 64
3.16	Agreements between a director or major shareholder and a subsidiary)	Article L. 225-37-4 para. 2 of the French Commercial Code	2.1.9	91
3.17	Summary of current delegations of authority granted by the general shareholders' meeting for capital increases)	Article L. 225-37-4 para. 3 of the French Commercial Code	2.5	124-125
3.18	General management procedures)	Article L. 225-37-4 para. 4 of the French Commercial Code	2.1.2	56
3.19	Composition of the board and how it plans and organizes its work			2.1.4	62-86
3.20	Application of the principle of equal gender representation on the board)	Article L. 22-10-10 para. 2 of the French Commercial Code	2.1.3	61
3.21	Any limits imposed by the board on the powers of the chief executive officer)	Article L. 22-10-10 para. 3 of the French Commercial Code	2.1.3	60

No.	Required items	R	eference texts	Chapter/ section	Page(s)
3.22	Reference to a Code of Corporate Governance and application of the "comply or explain" principle	>	Article L. 22-10-10 para. 4 of the French Commercial Code	2.1.1	56
3.23	Specific arrangements for shareholder participation at general shareholders' meetings	>	Article L. 22-10-10 para. 5 of the French Commercial Code	2.3	123
3.24	Assessment procedure for conventional agreements - Implementation	>	Article L. 22-10-10 para. 6 of the French Commercial Code	2.1.9	91
3.25	 Factors likely to have an impact in the event of a takeover bid: structure of the Company's capital; statutory restrictions on the exercise of voting rights and stock transfers, or contractual clauses brought to the Company's attention in accordance with Article L. 233-11; direct or indirect holdings in the Company that the Company is aware of pursuant to Articles L. 233-7 and L. 233-12; list of holders of any securities conferring special rights of control and a description of those securities - control mechanisms under any employee shareholding scheme where the rights of control are not exercised by the employee; agreements among shareholders that the Company is aware of and that could lead to restrictions on transferring shares or exercising voting rights; puese of Directors and amendments to the Company's bylaws; powers of the Board of Directors, particularly in relation to the issuing or buyback of shares; agreements entered into by the Company that are amended or terminate in the event of a change in control, unless such disclosure would severely compromise its interests (excluding cases where disclosure is required by law); agreements that indemnify members of the Board of Directors or employees in the event that they resign or are unfairly dismissed or if their employees in the event that they resign or are sult of a takeover. 	3	Article L. 22-10-11 of the French Commercial Code	2.4 7.2.3	123 388 et seq.
3.26		>	Article L. 225-68, last paragraph, of the French Commercial Code	2.6	126
4.	Share ownership and share capital				
4.1	Company's shareholding structure, changes in share capital and thresholds exceeded	>	Article L. 233-13 of the French Commercial Code	7.2.1 7.2.3	382-383 388
4.2	Purchase and sale by the Company of its own shares)	Article L. 225-211 of the French Commercial Code	7.2.2	384-386
4.3	Employee share ownership at year-end (proportion of the capital represented)	>	Article L. 225-102 para. 1 of the French Commercial Code	7.2.1	383
4.4	Adjustments, if any, for securities convertible to equity in the event of share buybacks or financial transactions	>	Articles R. 228-90 and R. 228- 91 of the French Commercial Code	7.2.1	384-386
4.5	Disclosures regarding corporate officers and related parties trading in the Company's shares			7.2.3	386-387
4.6	Dividends paid during the last three financial years)	Article 243 bis of the French General Tax Code	5.10.5	271
5.	Non-financial performance statement				
5.1	Business model	>	Articles L. 225-102-1 and R. 225-105 I of the French Commercial Code	1.2 3.1	22-23 131 et seq.
5.2	Description of the main risks associated with the business of the Company or Group, including, where relevant and proportionate, the risks created by business arrangements, products or services)	Articles L. 225-102-1 and R. 225-105 para. 1 of the French Commercial Code	3.6.1 4.1	208 et seq. 236
5.3	Information on how the Company or Group accounts for the social and environmental consequences of its business and its effects on human rights and the fight against corruption (description of the policies applied and the due diligence procedures implemented to prevent, identify and mitigate the main risks associated with the Company or Group's business))	Articles L. 225-102-1 III, R. 225-104 and R. 225-105 I para. 2 of the French Commercial Code	3.6.1 4	208 et seq. 236 et seq.
5.4	Results of the policies applied by the Company or Group, including key performance indicators)	Articles L. 225-102-1 and R. 225-105 I para. 3 of the French Commercial Code	3.6.1 3.2.3	208 et seq. 139

No.	Required items	Re	eference texts	Chapter/ section	Page(s)
5.5	Employee information (headcount, organization of work, health and			3.1	131 et seq.
	safety, labor relations, training, equal opportunities)			3.4	176 et seq.
5.6	Environmental information (general environmental policy, pollution, circular economy, climate change))	Articles L. 225-102-1 and R. 225-105 II. A. 2° of the French Commercial Code	3.3	141 et seq.
5.7	Social information (sustainability commitments, subcontracting and)	Articles L. 225-102-1	3.4.5	191
	suppliers, fair business practices) and R. 225-105 II. A. 3° of the French Commercial Code	3.5	193 et seq.		
5.8	Disclosures related to the fight against corruption Articles L. 225-102-1 and R. 225-105 II. B. 1° of the French Commercial Code)	Articles L. 225-102-1	3.5.4	200
		of the French Commercial	4.2	248	
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<u>6</u> .	Other information				
6.1	Additional tax information	>	Articles 223 quater and 223 quinquies of the French General Tax Code	5.10.3	270
6.2	Injunctions or fines for anticompetitive practices)	Article L. 464-2 of the French Commercial Code	5.10.2	270

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