

FINANCIAL REPORT

2022



2022 Annual financial report





2022 **Annual financial** report

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The Company's position and business during the financial year 1.

Key events of the period 1.1

1.1.1 Events of the period

Cofiroute's business and results remain on a good momentum following the significant recovery initiated in 2021.

1.1.2 Length of the network

As of 31 December 2022, the total length of the Cofiroute concession network was 1,111 km.

1.1.3 Accounting principles and valuation methods

The accounting principles and valuation methods applied by Cofiroute at 31 December 2022 are the same as those used for the financial statements as at 31 December 2021, with the exception of the standards and interpretations adopted by the European Union, applicable from 1 January 2022.

1.2 Position and business

Cofiroute's activity and results improved compared with the 2021 financial year:

- Cofiroute's revenue amounted to €1,534.2 million for the 2022 financial year, an increase of 6.7%. It mainly consists of revenue from tolls, which rose due to the 6.7% increase in traffic on the Intercity network;
- the ratio of EBITDA (cash flows from operations before tax and financing costs) to revenue stood at 76.2%, compared to 76.1% in 2021;
- operating income from ordinary activities amounted to €910.1 million (€829.7 million in 2021). The ratio of operating income from ordinary activities to revenue was 59.3% (57.7% in 2021);
- current operating income (COI) amounted to €905.8 million (€826.6 million in 2021);
- net income totalled €664.4 million (€563.4 million in 2021);
- net financial debt stood at €3.3 billion at 31 December 2022, an improvement of €119 million over twelve months.

1.3 Toll rates

1.3.1 Toll rates

Toll rates on the A86 Duplex increased on 1 January 2022 pursuant to the Interministerial Decree of 27 December 2021.

Toll rates for the Intercity network increased on 1 February 2022 pursuant to the Concessions Contract. The average rise in the rate per kilometre is +1.90%.

1.3.2 Traffic

Traffic on the Cofiroute Intercity network increased by 4.9% in 2022; we saw an increase of 5.6% in light vehicles (LV) and of 1.5% for heavy goods vehicles (HGV). The average traffic intensity on the network was 29,900 vehicles per day in 2022. The increase in traffic is largely due to the base effect of travel restrictions related to the coronavirus in the first half of 2021.

Traffic on the A86 Duplex showed an increase of 10.1% in the number of transactions, with a slightly more marked increase on weekends and public holidays (+12.0%) than on working days (+9.6%). The average weekday traffic in 2022 was 31,700 vehicles per day.

1.3.3

Toll revenue amounted to €1,511.5 million in 2022, made up of €1,441.2 million from the Intercity network (+6.6% compared to 2021) and €70.3 million from the A86 Duplex (+9.9% compared to 2021).

1.4 Revenue from ancillary activities

Revenue from ancillary activities totalled €22.7 million in 2022.

1.5 Investments and infrastructure maintenance expenditure

1.5.1 Construction investments on motorways in service

Cofiroute's planning contracts provide for major investments in the construction of motorways in service. A significant portion of the annual amounts invested is intended for the adaptation of current infrastructure. These investments concern the widening of motorways, the creation or extension of shared mobility areas, environmental improvements and the creation of new interchanges.

Investments in the network in service amounted to €192.6 million in 2022.

Motorway Stimulus Plan

As part of the Motorway Stimulus Plan (PRA), the environmental improvement programme has been completed. Work on the creation of carpooling car parks was completed in March 2020, bringing the number of carpooling parking spaces created to 600. Hydraulic redevelopment works on the A71 have also been completed. The Longvilliers multimodal park on the A10 motorway was commissioned on 14 December 2020.

Work to widen the A10 north of Orléans and between Sainte-Maure-de-Touraine and Veigné continues.

Motorway investment plan

The motorway investment plan was approved by the Decree of 28 August 2018, published on 30 August 2018. It calls for a programme of five construction operations to improve mobility in the regions, particularly travel in urban and suburban areas. Four of these projects will be covered by financing agreements which were signed in 2019 between the Company and the relevant regional and local authorities.

The Huisne Sarthoise interchange was commissioned on 26 April 2021.

Work has begun on the Porte de Gesvres and Saran-Gidy interchanges and on the three eco-bridges, while studies on the Laval interchange are continuing.

1.5.2 Infrastructure maintenance expenditure

Infrastructure maintenance work is carried out to remedy deterioration and wear and tear resulting from traffic, ageing of the network, and/or natural phenomena.

This work is conducted according to a schedule that quarantees an optimum level of service, customer safety and asset conservation.

In 2022, €36.3 million was spent on infrastructure maintenance for the Cofiroute network.

1.5.3 Operating investments on motorways in service

Equipment replacement (IEAS) amounted to €25.1 million in 2022.

1.6 Debt

1.6.1 Financing activities and Group liquidity management

As at 31 December 2022, Cofiroute's available resources amounted to €1,048.5 million, of which -€1.5 million in net cash and €1,050 million in an undrawn internal credit line with VINCI.

1.6.2 Inter-company loans

Cofiroute has not granted any loans (to companies with which it has commercial relations) that fall within the scope of article L.511-6 of the French Monetary and Financial Code.

1.6.3 Cash-pooling agreement between Cofiroute and VINCI Autoroutes

On 29 July 2011, Cofiroute and VINCI Autoroutes signed a cash-pooling agreement for the centralised management of their cash. This agreement is still active.

1.6.4 Financing

Net financial debt at 31 December 2022 was €3,351.4 million. Long-term debt after interest rate hedging derivatives is indexed at a fixed rate for 35% and a floating rate for 65%.

1.6.5 Information on financial risk management

Cofiroute has implemented a system to manage and monitor the financial risks to which it is exposed, principally interest rate risk.

The management and limiting of these financial risks at Cofiroute are the responsibility of the Group's Finance Department, in accordance with the management policies approved by the governing bodies and under the rules set out in the Group's Treasury and Finance guidelines. In application of these rules, responsibility for identifying, measuring and hedging financial risks lies with the Treasury Committee, which meets regularly to analyse the main exposures and decide on hedging strategies.

To manage its exposure to market risks, Cofiroute uses derivative financial instruments which are recognised in the balance sheet at fair value.

1.7 Research and development

Cofiroute exercises a construction business consisting of obligations to design, build and finance new infrastructures that it delivers to the concession grantor, as well as a business of operating and maintaining the concession assets. These activities do not involve research and development or the holding of specific patents or licenses.

However, Cofiroute may be required to carry out research and development in order to have new tools to improve the "customer experience".

1.8 Significant events since the close of the financial year

1.8.1 Price increase

The toll rates on the A86 Duplex were amended on 1 January 2023 pursuant to the Interministerial Decree of 28 December 2022.

Toll rates for the Intercity network increased on 1 February 2023 pursuant to the Concessions Contract. The average rise in the rate per kilometre will be +4.53%.

1.8.2 Appropriation of 2022 net income

On 3 February 2023, the Board of Directors approved the individual IFRS financial statements for the year ended 31 December 2022. These financial statements will only become definitive when approved by the Shareholders' General Meeting.

The Board of Directors will ask the Shareholders' Ordinary General Meeting of 17 March 2023 to approve a dividend of €159.58 per share in respect of this financial year, to be paid no later than 31 March 2023.

1.9 Risks and uncertainties

The main operational risks that Cofiroute may face primarily relate to traffic and user acceptance of tolls and rates, almost all revenue comprising toll revenue. Traffic may be affected by the level of fuel prices.

The level of net financial debt, at €3,351 million, should be compared with investments made to build the motorway network in concession, i.e. a net value of €4,499 million, and the recurrence of strong cash flows. Cofiroute's debt management policy addresses the financial risk resulting from this level of debt, and includes the use of financial instruments. This policy and the prudential rules applied are described in the notes to the IFRS annual financial statements disclosing information on net financial debt and financial risk management.

The Legal Affairs Department is responsible for litigation management, with the exception of disputes handled by the Human Resources Department, Concessions Department and Finance Department.

To the Company's knowledge, there is no litigation likely to have a material impact on the Company's business, earnings, assets or financial situation. Provisions have been made, where applicable, for ongoing disputes in amounts that the Company considers sufficient given the current status of the corresponding cases.

1.10 Outlook for development

In an uncertain economic context (particularly with high inflation and an unstable geopolitical context), Cofiroute has demonstrated its ability to adapt operationally and financially. However, its outlook remains very directly linked to changes in the French economy. It is stipulated that Cofiroute's concession contracts provide for price increases that partially offset the risk of inflation, given the revision

Concession contracts with remaining terms of 12.5 years for the Intercity network and 65 years for the A86, as well as the planning contracts signed with the French State, give Cofiroute good visibility as to its business outlook and help drive its financial performance.

Internal control procedures implemented by the Company 2.

2.1 Objectives and limitations of internal control

The internal control procedures applied within the Company aim to:

- firstly, ensure that management practices, operations and employee behaviour are consistent with the Company's business strategy as defined by its governing bodies, its values, standards and internal rules as well as all applicable laws and regulations;
- secondly, verify that the accounting, financial and management information given to the governing bodies and third parties fairly presents the Company's situation and business.

One of the objectives of internal control is to prevent and manage risks arising from the Company's business operations and the risks of error and fraud, particularly in accounting and finance. No control system can provide absolute assurance that all risks will be eliminated.

2.2 General organisation of the internal control system

2.2.1 Internal control structure

The Company's internal control structure is based on:

- the formal definition of company strategy and decision-making procedures;
- the co-ordination and monitoring of business activities;
- the notification of and co-ordination between different Company entities.

The Chief Executive Officer has stipulated that the internal control structure should consist of:

- a toll fraud prevention officer;
- a revenue certification manager;
- a head of information system security (RSSI); and
- a quality and audit manager.

2.2.2 Delegations of authority

Delegations of authority have been put in place within Cofiroute to transfer to management employees the authority and corresponding criminal responsibilities to apply and enforce, within the scope of their duties, the regulations applicable to the business they manage. These delegations give them the power to decide on the measures to be taken to ensure compliance. The principle is based on a delegation of authority from the senior executive, the Chief Executive Officer, to each member of the Management Committee. These directors may in turn subdelegate some of their authorities to employees who have the authority, the skills and the resources necessary to carry out the work entrusted to them. The delegation of authority is valid for the duration of the term of office of the delegated person. It is granted by the legal entity and continues in the event of a change of delegator.

In addition to the delegations of authority, powers of representation have been put in place within Cofiroute enabling the delegated entities to represent the Company with regard to third parties.

The delegations of authority and powers of representation have been established in accordance with VINCI's general guidelines.

The Company's system for delegating authority is applied in compliance with the following principles for conduct and behaviour:

- strict adherence to the rules laid down by the Chief Executive Officer, in particular as regards delegation, commitments and financial and accounting information;
- employee transparency and loyalty towards their line management and functional departments. All managers must, in particular, inform their line managers of any difficulties encountered in performing their duties. An integral part of operational managers' role is to make decisions alone on matters falling within their area of expertise. However, these difficulties should be handled with the assistance, if necessary, of their line managers or functional departments;
- compliance with the laws and regulations in force in the countries where the Company operates;
- responsibility of operational executives to communicate these principles by appropriate means (orally and/or in writing) and set an example;
- safety of property and individuals;
- a rigorous approach and management culture.

Internal control bodies 2.2.3

Management Committee

The Management Committee is a forum for information, discussion, co-ordination and decision-making; it brings together the Chief Executive Officer and certain other senior officers every fortnight. At 31 December 2022, the Management Committee was composed of:

- Pierre COPPEY Chairman;
- Marc BOURON Chief Executive Officer;
- Didier HAMON Director of Engineering and Information Systems;
- Jean-Vianney d'HALLUIN Director of Concessions;
- François-Brice HINCKER Director of Communications;
- Thomas HUCHET Chief Financial Officer;
- Guillaume LAPIERRE Chief Operating Officer;
- François LEMAGNENT Director of Human Resources;
- Daria ORLAC'H, Director of Project Management.

Commitments Committee

The Committee must be consulted for any commitment whose amount exceeds the threshold of €240,000 before tax. The permanent members of the Commitments Committee are the Chief Executive Officer, the Chief Financial Officer, who acts as secretary of the Committee and the General Counsel. The other members of the Management Committee, excluding the Chairman, are also invited. The Chief Operating Officer, who is in charge of the project, the project manager concerned and the Management Controller of the operational department concerned are responsible for presenting the project.

For each transaction presented, the Committee examines:

- the appropriateness and relevance of the investment, particularly with regard to concession contracts, the planning contract, the operating policy and the level of quality required;
- the financial impacts on the Company's financial statements;
- the reliability of the proposed estimated final cost;
- profitability and/or expected benefits in terms of service quality or safety, for example;
- the proposed analytical monitoring method.

Contract fees

Once the projects have been approved by the Commitments Committees, a second review linked to the verification of procurement procedures is planned within the framework of a Contracting Commission (CM), the composition of which received a favourable opinion from the French Transport Regulatory Authority (ART) on 28 May 2018. The CM is responsible for works contracts of an amount equal to or greater than €500,000 excluding tax, for supply and service contracts of an amount equal to or greater than €240,000 excluding tax, for which advertising was launched on or after 5 May 2016, and for any amendment to any of these contracts representing an increase in the initial amount of more than 5% and up to €100,000 excluding tax.

The French Transport Regulatory Authority, the minister responsible for national roadways, and the Minister for the Economy will receive, before 31 March 2023, the activity report for 2022 from the CM, as well as all opinions issued and recommendations made on the award of works, supply and service contracts. The French Transport Regulatory Authority will draw up a report on the contracts with motorway concession companies, which will be made public, under the conditions provided for in article L.1261-2 of the French Transport Code, and sent to the Minister responsible for national roadways and the Minister for the Economy before 30 June 2023.

Information on the work of the Contracting Commission is presented to the directors on a regular basis.

Information Systems Security Steering Committee (COPIL SSI)

Composed of a representative from each VINCI Autoroutes Business Department, it is responsible for:

- validating the ISS roadmap, which is based on the analysis of any residual risks, the security context, the analyses and exercise as well as the assessment of the level of security in accordance with the NIST standard in order to establish the priority acculturation, in-depth defence and resilience measures that need to be carried out;
- staying informed of:
 - the level of ISS maturity and any changes thereto,
 - the stage of completion of ISS projects,
 - the compliance of the ISS with VINCI Autoroutes and VINCI standards and security policy and standards,
 - VINCI Autoroutes' level of preparedness and any threats,
 - the status of ISS budgets,
 - incidents that have occurred and the handling thereof,
 - the results of internal and external audits,
 - the stage of completion of action plans following audits, tests and security checks;
- the prioritisation of topics presented by the RSSI, both for projects and for operations;
- validating the proposed budgets before approval by the Information system (IS) Governance Committee.

Information Systems Governance Committee (COGSI)

Composed of the Chairman, four Deputy Chief Executive Officers, including the one in charge of systems and tolls, the Human Resources Director and the VINCI Autoroutes Director of Engineering and Information Systems, it is responsible for approving the IS master plan, strategic decisions, project budgets and more generally the IT departments.

VINCI Autoroutes Data Protection Committee

Called "COPIL GDPR", it meets every month to discuss topics relating to personal data protection.

Budget Committee

This Committee meets three times a year in the presence of the heads of the entities, the Chief Executive Officer and the Chief Financial

Investment Operations Monitoring Committee

All work operations are subject to a formal quarterly review in the presence of the Director of Project Management, the administrative and financial manager, project managers and operators (risk analysis, scheduling, financial adjustment).

2.2.4 Internal control within the Operations business

Given the decentralised structure of the Company's operations, which are organised in appropriately-resourced geographical sectors, local management can act rapidly by making any necessary operational decisions.

Internal and external procedures, set out in the "Technical and Operational Handbook", apply to the operation of the network in service. Interventions are formally set out in the Intervention and Back-up Plan ("Plan d'Intervention et de Secours" or PIS) which defines and facilitates the co-ordination and implementation of back-up and operational measures. It ranges from coping with minor, daily events to handling serious disruptions in cases where the Prefect has not decided to launch an Emergency plan or an Orsec Plan (the French basic emergency plan implemented in the event of a disaster, when local resources are not sufficient).

An emergency procedure covers the entire network. Under this procedure, a crisis management cell is manned by operational employees 24 hours a day, while Executive Management, represented by one of the members of the Management Committee, and the Communications Department is also available around-the-clock.

A business continuity plan has been put in place in order to ensure the continuity of the Company's business in the event of an incident or event causing major disruption to normal operations.

Internal control within the Operations business is based on a quality management approach that includes:

- a monthly operational review, conducted by the Chief Operating Officer with each of the operational entities and operational support departments;
- Steering Committee meetings for strategic projects, systematically including employees from operational entities;
- a quarterly financial update (review of budgets and adjustments, progress report on action plans);
- a quarterly QSE report with specific operating performance indicators;
- two management reviews per year, in order to ensure a review of the quality management system (triple ISO 9001, 14001, 45001 certification and Diversity Label);
- the implementation of monthly reports for monitoring customer and employee safety performance;
- the implementation of consistent management reports, produced according to the same model for each operational entity, rolled out at district level.

2.2.5 Quality, Safety and Environment reviews

Every year, management reviews study the results of the Company's Quality, Safety and Environment (QSE) policy and set its future priorities based on the audits and analysis of the efficiency of the operational and support processes.

The Company's QSE management system, which includes these management reviews, underwent ISO 9001 (Quality management), ISO 14001 (Environmental management) and ISO 45001 (Health and safety management) certification for the construction, operation and maintenance of its motorway network.

As part of the principle of continuous improvement, a QSE action plan is drawn up each year. It contains initiatives covering all the Company's processes in relation to training, communications and improvements in tools.

2.2.6 Reporting

Reporting to Executive Management and shareholders

The Finance Department reports every month to the Company's Executive Management and shareholders regarding the Company's revenue, key operating indicators and net debt.

It also provides the following information:

- · interim and annual financial statements;
- the provisional financial statements for year N;
- the three-year plan, which is revised every year.

Reporting to the concession-granting authority

Under its two concession contracts, Cofiroute regularly reports to the concession-granting authority on its commitments. In June 2022, Cofiroute sent its 2021 parent company financial statements, reports on the performance of each of its concession contracts and an annual review of operations. As part of its turn-around plan, Cofiroute also prepares quarterly progress reports on operations as well as a biannual report. Quarterly meetings are held with the concession-granting authority on the stage of completion of all redevelopment projects, as well as an annual meeting on asset maintenance policies. Half-yearly meetings are held to discuss operations.

Reporting to the French Transport Regulatory Authority (ART)

The French Transport Regulatory Authority, established by the Law on economic growth, activity and equal opportunities of 6 August 2015, notably carries out the economic monitoring of motorway concessions and controls the awarding of contracts. A report on the activity of the Contracting Commission must be sent to this authority every year. The activity report for 2021 was sent on 28 March 2022.

Report of the Board of Directors

Internal control procedures implemented by the Company

2.2.7 Internal quidelines

Internally, the internal control framework is structured around several guidelines:

- the rules to be followed by Company employees, set out primarily in the internal rules, departmental procedures and any other documents issued by Executive Management or its representatives;
- an information technology charter, which informs users of the rules and conditions that apply to information system resources, particularly as regards data security and protection. This document was supplemented in 2012 by a code of conduct for IT administrators;
- a set of documents defines the rules and conditions that users of information system resources must comply with, particularly as regards data security and protection. Holders of privileged accounts must sign a set of documents to ensure that they are familiar with
- the VINCI subcontractor relations guidelines, sent to all managers in 2013, stipulate the importance of fairness in relations with its subcontractors and suppliers. To this end, the Group's contracting agents give six fundamental commitments and ensure that they are adhered to;
- on a Group level, a Code of "Ethics and Conduct" was compiled in 2010 then revised in 2017 to be brought in line with the provisions of French Law No. 2016-1691 of 9 December 2016 on transparency, the fight against corruption and the modernisation of economic life. It defines the rules of conduct applicable to all Group employees and companies;
- VINCI's Code of "Ethics and Conduct" is accompanied by an Anti-Corruption Code of Conduct, which defines the Group's rules for combating the various forms of corruption. These documents are appended to the Company's internal regulations and have been notified to all employees concerned, who must acknowledge receipt and accept them.

2.2.8 Certifications and labels

As part of the quality, safety and environment management system, which is ISO 9001, ISO 14001 and ISO 45001 certified and covers all of Cofiroute's activities, the risks and opportunities of all processes have been identified and an action plan relating to them is reviewed at least once a year.

ISO 9001

Internal control is based on a structure and quality management system designed to ensure control over Cofiroute's activities. This certification, valid for three years, was renewed in April 2022.

ISO 14001

The environmental policy has become a strategic priority for the VINCI Group. Faced with urgency and aware of its responsibilities as a transport infrastructure concession operator, Cofiroute takes the environmental aspect into account in all its strategic and operational

ISO 14001 certification is one of the levers of action due to the fact that this approach enables the more formal identification of the potential environmental impacts of Cofiroute's activity and better risk management with a view to continuous improvement. This certification, valid for three years, was renewed in April 2022.

ISO 45001

The safety of people is a top priority for the Company. Its management of work-related risks is reflected in the zero workplace accident objective, a policy integrated into all company procedures. Resources and tools (education, training, procedures, indicators) are adapted to this business policy. Cofiroute was ISO 45001 certified in April 2022 for a period of three years.

Diversity Label

The promotion of Diversity and Equal opportunities is a key element of Cofiroute's social policy. Firmly of the belief that diversity is a performance factor, the Company is committed to diversity of all kinds, equal opportunities and the fight against all forms of discrimination and harassment. Cofiroute ensures that its actions are in line with the development of Diversity, at the same time as ensuring the equal treatment of employees, in particular through its commitment to the principle of non-discrimination and equal opportunities for existing and potential employees, from recruitment to retirement. Indeed, the commitment to Diversity and Equal opportunities is reiterated in the VINCI Manifesto, which formalises the Group's cultural foundation and the launch of the VINCI Group policy on this topic.

The strong foundations of its Diversity and Equal Opportunities policy now offers Cofiroute the opportunity to develop a culture that incorporates diversity issues to foster exchanges, develop skills, share best practices and promote the benefits of working well together. Each year, four establishments are subject to internal audits, allowing a more regular analysis than the external audits but also a sharing of best practices since these audits are carried out cross-functionally between establishments. The Diversity Label renewal audit took place in 2021 and the label validation commission of 10 March 2022 renewed it for a period of four years.

PCI-DSS

PCI-DSS is the standard for protecting bank card data issued by a consortium of card issuers (VISA, MasterCard, AMEX, etc.). It includes more than 250 security requirements covering technical, procedural and organisational measures. Certification is carried out via an annual audit which verifies the entity's compliance with the standard. Certified companies can avoid fines in the event of the compromise of bank data and ensure the security of the acquiring banks of VINCI Autoroutes concession companies payments. Cofiroute was certified in May 2021 for one year and obtained the renewal of its certification in May 2022.

2.2.9 Risk mapping

In the context of the measures launched by the VINCI Group to update its risk management system, Cofiroute has defined a risk mapping which offers an overall view and, above all, a ranking of the major risks faced by the Company and which may prevent it from achieving its objectives, in particular in terms of results.

This mapping allows the identification of a list of major risks to which particular attention must therefore be paid. This mapping was updated in June 2022 on the basis of consultations carried out with each of the Company's operating departments and support functions. The process was structured around the various business processes identified in its quality management system. The description of the risks, their consequences and the means of managing such risks have been identified in the mapping matrix and are ranked on the basis of frequency, impact, criticality and strategic importance.

2.3 Specific risk management systems

2.3.1 Ethical risk prevention and compliance

Legal monitoring through legislative, regulatory and case law monitoring is carried out by the Legal Affairs Department (excluding labour law and tax law) through the issuance of legal monitoring notices and memos which are circulated to the departments concerned, for transmission to the relevant employees. This monitoring is carried out both through collections of publications and reviews to the Legal Affairs Department subscribes, but also through news conferences and digital tools.

This role of legal monitoring is supplemented by an assistance and advisory role to the Company Chairman and departments, as requested, and by employee awareness raising and training on the applicable legal rules.

Several anti-corruption measures prescribed by Law No. 2016-1691 of 9 December 2016 on transparency, the fight against corruption and the modernisation of economic life (known as the "Sapin II Law") have been rolled out:

• The Code of "Ethics and Conduct" and the Anti-Corruption Code of Conduct

The VINCI Code of "Ethics and Conduct" and Anti-Corruption Code of Conduct define the rules of conduct that apply to all employees and set out the professional ethical principles that govern everyone's conduct.

The Code of "Ethics and Conduct" and the Anti-Corruption Code of Conduct are appended to the Company's internal rules and have been notified to all employees concerned, who must acknowledge receipt and accept them. They are also presented to all new employees.

· Corruption risk mapping

Risk mapping has been carried out on the subject of anti-corruption. This risk mapping identifies and assesses the internal and external risks of corruption and, on this basis, enables the Company to identify the prevention and detection measures to be implemented to mitigate these risks. An update of the risk mapping was initiated in 2022.

· Internal whistleblowing system

The process involving the monitoring of ethical behaviour is coordinated on a Group level by an Ethics and Due Diligence Department. The Group now has a "VINCI Integrity" platform through which allows all employees to report, in a totally confidential manner, any serious breaches of the rules and commitments in terms of ethics.

• Assessment of third parties

An anti-corruption clause is included in the contract templates. This clause sets out the major principles of business ethics and features a link to VINCI's Code of "Ethics and Conduct" which the co-contracting party must accept by signing the contract.

A procedure for assessing third parties was implemented in 2021. The third-party assessment procedure will be updated in 2023 to take into account the results of the updated corruption risk mapping.

· Training and awareness-raising

An e-learning course is available on the intranet. This training consists of two modules: a general module on the prevention of corruption and a specific module on conflicts of interest. The purpose of this training is to remind employees of the challenges and best practices with regard to the prevention of corruption. The modules have been circulated to all employees concerned.

Face-to-face training provided by the Legal Affairs Department to delegated authorities continued in 2022.

Report of the Board of Directors

Internal control procedures implemented by the Company

· Accounting procedures

A guide to accounting procedures has been drafted. It lists all the accounting procedures used to prevent corruption risks.

• Internal communication

Internal communication has been strengthened by a note on gifts and invitations, distributed to all employees likely to be exposed to this type of situation and by an internal note intended for all employees recalling the governing body's commitments, the fundamental rules and principles in terms of ethics and compliance and the measures put in place under the anti-corruption system. An ethics week was organised from 5 to 9 December 2022 to raise employee awareness and remind them of the various pillars of the Sapin II Law.

Personal data protection 2.3.2

The Company complies with applicable regulations and legislation on the protection of personal data, and in particular Law No. 78-17 of 6 January 1978 on data processing, data files and individual liberties, as amended, and Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and the free movement of such data.

• Internal organisation

A VINCI Autoroutes Personal Data Protection Committee ("COPIL GDPR") meets each month to discuss issues related to personal data protection. Cofiroute appointed a Data Protection Officer on 25 May 2018. Persons concerned by the processing of personal data may exercise their rights by contacting the Data Protection Officer directly by way of a form available on the website or from a specific e-mail address.

Data Protection Officers have been appointed within each department.

· Training and awareness-raising

E-learning training is mandatory for all employees. This training consists of two modules: a general VINCI "GDPR Mission" module and a specific VINCI Autoroutes module launched online in 2021. The purpose of this training is to raise employees' awareness of personal data protection and in particular to increase their understanding of the various types of personal data and how it can be used. Face-to-face training provided by the Legal Affairs Department to the departments involved in the processing of personal data was continued in 2022.

Awareness-raising campaigns have also been carried out by the Data Protection Officer for several departments.

On the occasion of the International Data Privacy Day, a series of events were held to present the concept to as many employees as possible and to ensure their involvement. In this context, an online event highlighted the major issues related to personal data protection to a large number of employees.

General memos and specific recommendations have been published by the Data Protection Officer on a platform accessible to all employees.

Compliance monitoring

The mapping of applications containing personal data is kept up to date. A progress meeting regarding this mapping process is held twice each year with the Chief Executive Officer and attended by the Data Protection Officer, the Legal Affairs Department and the Data Protection Officers from each department. Three internal audits were carried out.

· Personal data protection framework

A clause relating to the protection of personal data is included in the contract templates and is customised to the various types of personal data processing.

Certain formalities must be completed prior to any new processing of personal data.

Moreover, the protection of personal data and the performance of preliminary formalities are among the items to be completed before projects submitted to the Commitments Committee can be examined.

2.3.3 Information systems security

Based on an analysis of the information system risks, the Management Committee decided to introduce an Information System Security Policy (ISSP) which outlines the security objectives of the Company and the associated security rules to be put in place. This policy was standardised and rolled out across VINCI Autoroutes in 2016. The ISSP and the resulting ISS standards are aligned with the VINCI safety directives.

In terms of organisation, it comprises:

- an Information Systems Security Steering Committee (COPIL ISS) which validates the information systems security policy and monitors its implementation;
- a Head of Information Systems Security (RSSI) who defines and oversees IS security (ISSP). In particular, it proposes periodic reviews of the ISSP to the COPIL ISS, establishes ISS standards for operational staff, analyses risks, establishes action plans, and conducts audits of correct application of the ISSP rules. It also ensures user awareness and updates the business continuity plan.

To complete this organisation, the position of Head of Information System Security (RSSI) shared by the various VINCI Autoroutes entities was created in 2013. This manager's main task is to harmonise IT security policies and standards and to implement coordinated security improvement plans at VINCI Autoroutes.

The security policy is also coordinated with that implemented by the VINCI Group. The VINCI Autoroutes RSSI represents the Company within the various management bodies set up by the Group's RSSI and participates in the Group's security action plan projects.

The continued security of IS is based on a roadmap. A multi-year security action plan has been launched and includes:

- the implementation of security tools:
- increasing the level of security regarding access to the information system (network partitioning, password procedure, encryption of sensitive hard drives, access rights controls, strengthening of smartphone security, etc.);
- performing network and application intrusion tests and technical audits;
- · raising employee awareness of IT threats;
- the drafting of security procedures resulting from the security standards adopted, for example for the execution of IT projects;
- compliance with banking data security standards (PCI-DSS) and the obligations of the French Military Programming Act (LPM).

As part of the current three-year investment plan, a Security Operations Centre (SOC) was established in 2020. The purpose of this system is to collect the information and traces produced by the IT and IS security infrastructures and components, to analyse and correlate them, and thus to identify possible security breaches or deviant actions characteristic of potential cyberattacks. It is also responsible for alerting the operational teams in the event of anomalies and assisting them in the handling and management of potential crises.

In addition, a Security Incident Response Plan (PRI) defines the organisation and resources implemented to manage a security incident (detection, mobilisation of staff, implementation of countermeasures, recording of evidence, post-incident analysis and improvement of the process).

More broadly, this PRI is integrated into the Company's business continuity plan, which covers all activities and describes the procedures to be put in place to deal with a major incident.

2.3.4 Financial risk management

The Finance Department, which reports to Executive Management, is in charge of producing and analysing the parent company, IFRS and consolidated financial information, disclosed within and outside of the Company. In particular, it is responsible for:

- drawing up, validating and analysing interim and annual parent company and IFRS financial statements;
- · defining and monitoring accounting procedures and applying IFRS in accordance with VINCI Group guidelines by Cofiroute's different departments.

The Statutory Auditors are involved in discussions and work related to the implementation of complex accounting operations. They present their comments and observations on the annual and half-year financial statements to the Finance Department before they are presented to the Board of Directors. As part of their assignment, the Statutory Auditors check the procedures and compliance with accounting principles. Prior to the signature of their reports, the Statutory Auditors obtain a letter of representation signed by the Chief Executive Officer and the Chief Financial Officer.

The Company's information and management system is based on SAP software. It comprises various functionalities, including accounting, management control, purchasing, invoicing and investment management.

The following restrictions have been put in place:

- disbursements (expenses and investments) are authorised subject to personalised thresholds configured in the software. This authorisation is required before an item of expenditure can be accounted for or a disbursement made;
- supplier accounts, and the creation or modification of a supplier, as well as payments, are centralised;
- accounts management and payment of supplier invoices are separate roles.

Accounting and management system procedures have been drawn up and are available to all users on the Company's intranet.

Prior to processing toll revenue, the control function is separated from the production function: this procedure involves the Finance Department, Information Systems and Engineering Department (DISI) and Operations Department performing cross-checks and compiling a monthly report.

The Management Control Department implements and co-ordinates the budget process for the entire Group. Budgets are regularly monitored at the rate of three annual adjustments. Each Cofiroute department explains the link between the budget proposals and the business forecasts, as well as the risks and contingencies identified. These forecasts are presented by each of the Company's departments to the Chief Executive Officer and the Chief Financial Officer. Twice a year, the Chief Executive Officer and the Chief Financial Officer present the budgets to the Chairman. The Management Control service then carries out monthly monitoring of the approved forecasts.

Cash management complies with the VINCI Group's cash management guidelines. Interest rate risk management is governed by prudential rules defined by the VINCI Group.

As part of the management of its debt, in particular exposure to market risks, Cofiroute uses derivative financial instruments as described in the notes to the IFRS individual financial statements "Information on net financial debt" and "Information on financial risk management". Decisions concerning the main financing and debt management transactions are made during Treasury Committees, which meet regularly and prior to any major transaction.

Bank mandates are granted on a restricted basis, in compliance with the VINCI Group's cash management guidelines. The nature of the authorisations granted and the list of beneficiaries are regularly reviewed.

The VINCI Group's instructions and information guides to prevent the risks of fraud were circulated throughout the Financial Services Department.

Report of the Board of Directors

Internal control procedures implemented by the Company

2.3.5 Toll fraud risk management

The Tolls and Revenue Certification Department (DPCR) coordinates the fight against fraud, ensures the development of analysis tools and the monitoring of cases and costing of fraud by station, by type of customer (professional, private individuals) and by type of fraud. It acts in consultation with VINCI Autoroutes and ASFA and also maintains close relations with the Gendarmerie, the Public Prosecutor's Office (OMP) and the prosecution service.

Cofiroute has equipped itself with state-of-the-art technical resources to detect and qualify toll fraud (high-definition cameras in toll lanes and for the general supervision of toll stations, automated registration plate reading cameras, and a computer system to analyse transactions both in real-time and deferred time). Potentially abnormal transactions, detected by these systems, are then analysed by certified employees present in the field and grouped together in so-called qualification units.

Since March 2013, the Company has had access to the national vehicle registration file (SIV) and applies the Grenelle 2 transaction procedure (sending payment notices) for unlawful crossings and non-payment. A collections unit is responsible for ensuring that payment notices are settled. Unlawful crossings have fallen by 80% since that date.

The Mobility Orientation Law (LOM), enacted on 24 December 2019, has increased the penalties for toll fraud by French vehicles. Its implementing decree, published on 30 November 2020, contains several notable elements:

- increase in the fine for non-payment of the category 4 toll (from €75 to €375);
- increase in the flat-rate payment from €20 to €90;
- for barrier-free tolls, creation of a reduced flat-rate payment of €10 if paid within 15 days;
- creation of the repeat offense (fine of €7,500): if more than five fines for non-payment are recorded within 12 months.

On 22 March 2021, the VINCI Autoroutes companies activated the system provided for by the Mobility Orientation Law and its implementing regulations. The monitoring of these new measures is carried out in conjunction with the State services, and will require long-term observation because several measures (sending of fixed fines of €375, roll-out of "repeat offense fines") have so far not been implemented by French State services. In summary, the following have been noted:

- a stabilisation of fraud rates;
- a stabilisation of recovery rates (in number of cases recovered);
- a sharp increase in protest rates following the sending of payment notices.

The same type of provision (access to the national registration file) is now also possible for foreign vehicles, under the European Emissions Trading System - EU ETS Directive (March 2019), which was transposed into French law in April 2022. The first operational implementations are planned for the summer of 2023, through international inquiries carried out by ANTAI (on behalf of France), and possible at that date for 17 European Union countries.

With regard to payment fraud, the Company has strengthened its policy of online authorisation requests for bank card payments (systematic for heavy goods vehicles and foreign card transactions, subject to a toll amount for French light vehicle transactions). The Company withholds bank cards that have been recorded lost or stolen and those identified as fraudulent, in order to avoid their subsequent reuse. In March 2020, Cofiroute finished deploying contactless bank card technology, which is much more secure than "track reading" technology. "Contactless" technology was quickly and massively adopted by customers; at the end of October 2022, it represented around 80% of total bank card traffic on the Cofiroute network. Thanks to these various anti-fraud measures, the amount of credit card arrears has been divided by more than seven since 2012.

Cofiroute may also organise, with the relevant authorities, flagrante delicto operations targeting repeat fraudsters. "Travel fraud" has fallen by more than 90% since 2012.

2.3.6 Prevention of occupational risks

Protecting employee health and safety is also based on a decentralised structure. Each Regional Operations Department (DRE) has a unit in charge of the prevention of occupational risks, which reports to the regional director. It is responsible for the deployment and management of the Company's health and safety policy. The Prevention Manager, reporting to the Viability Prevention Department of the Operations Department, defines the strategy, is responsible for the occupational health and safety management system, develops actions and coordinates their implementation whilst providing expertise and support to the regional services. It is also responsible for monitoring the application of the Company's regulations and internal procedures. As part of the implementation of ad hoc training and certification processes for the interventions on the route, two safety trainers will be attached to the Viability Prevention Department.

The prevention unit helps to promote health and safety in all of the Company's businesses, in conjunction with employee representative bodies. The prevention of occupational risks is the subject of intercompany coordination within the VINCI Autoroutes Group in order to ensure consistency and harmonisation of practices and the sharing of issues. A common policy defines the main guidelines with regard to the prevention of these risks. In 2018, the VINCI Autoroutes companies set out to establish an occupational health and safety management system based on the new international standard ISO 45001. Cofiroute was certified to this standard in April 2019.

The annual action plan is mainly focused on the implementation of a management system in accordance with the requirements of ISO 45001.

The year 2022 ended with a frequency rate of 2.91 (down compared to 6.14 in 2021) and a severity rate of 0.13 (down from 0.29 in 2021).

2.3.7 Human resources management

Cofiroute's human resources management is based on a decentralised structure with the presence of a Human Resources (HR) service in each of the regional departments as well as at the Company's head office. The HR services maintain ongoing social dialogue with the Staff Representative Institutions (IRP) both at Company and regional level, and actively participate in the representative bodies in place since 1 January 2020: Social and Economic Committee (SEC) and regional delegations which, following the professional elections in November 2019, replace the Works Council, the employee representatives, the Health, Safety and Working Conditions Committee (CHSCT), which were abolished on 31 December 2019 in accordance with the law.

In 2009, the Company's commitment to diversity was certified by AFNOR Certification. Cofiroute was thus awarded the Diversity Label, which has since been renewed in 2013, 2017 and 2022. A Professional Equality, Diversity and Social Review Commission has been set up at the Social and Economic Committee level.

To raise customer awareness, two "diversity" stands were set up this summer as part of the #Bien arriver (arrive safely) events.

The Company agreement on Quality of Life at Work (QVT) and the prevention of risks of discrimination and equal opportunities expired in December 2021. Management and the trade unions met to discuss the results of all the actions and measures provided for in the agreement. As the parties were unable to reach a Company agreement, the Company is continuing to develop a policy that is both inclusive and prevents the risks of discrimination.

With regard to professional training, the HR services are committed to implementing the objectives of the three-year Company agreement that entered into force in January 2021, which, as a reminder, are based on:

- adapting to the legislative reform for the freedom to choose one's professional future in order to take into account the updating of training systems, the flexibility of teaching methods to encourage innovation, and the simplification of training access procedures;
- the continuation of Cofiroute's innovative training approach to diversify the resources offered for learning: digital learning has become complementary to face-to-face training methods.

2.3.8 Portfolio monitoring

The challenges of portfolio management are:

- the safety of customers and our staff;
- maintaining the good condition of infrastructure to the benefit of our customers;
- compliance with annual contractual indicators and the obligation of good state of maintenance at the end of the concession;
- reducing the environmental footprint of operations.

To meet these challenges, the Project Management Department (DMO) has implemented the risk-based management of the portfolio maintenance cycle:

- firstly, by improving the reliability of the portfolio inventory;
- through the continuous monitoring of the portfolio by people working on the route on a daily basis;
- by applying portfolio monitoring policies, implemented for the various assets, which were shared with the French State as concession grantor in 2021, in accordance with contractual obligations. The application of these policies requires annual visits and inspection reports;
- the analysis of all monitoring to prepare development proposals;
- these proposals are prioritised taking into account the aforementioned issues to determine the maintenance programme for the following year and to adjust the long-term programmes accordingly;
- work is then carried out by the Project Management and Operations Departments, with regular site visits to assess quality, safety and the environment to ensure compliance with internal procedures and contractual obligations;
- feedback is provided on major operations in order to share knowledge within the community of maintenance players and enhance our expertise for the organisation of future projects.

The operational departments involved in the portfolio maintenance cycle are assisted by the Technical Department in terms of methods, contracts and technical expertise. Thus, the Project Management Department has put in place:

- quarterly reviews of operations for each of its projects and in particular the principal maintenance operations to enable regular progress monitoring (time, cost, quality) of operations;
- within the Technical Department, a "control tower" for the condition indicators of portfolio assets and for the monitoring of inspection visits.

A shared software package encompassing all of the technical information on portfolio assets will be gradually rolled out by end 2023. Geographic land, environment and network information systems, as well as specialist software for equipment maintenance, have already been in operation since 2021.

Lastly, the French State services also exercise control over the management of Cofiroute's assets through the audits they conduct, the reports they receive, the technical files submitted, the discussions to which they give rise, specific meetings, etc.

2.3.9 **Customer safety**

The management of actions relating to customer safety is carried out in synergy with the other VINCI Autoroutes networks by a "Road Safety Division" which was created in 2021 within the Safety Operations unit.

- the infrastructure (inspections, signage, improvements, etc.);
- the equipment used for events, in order to improve the safety of customers and stakeholders;
- assistance to broken down customers via breakdown management;
- raising driver awareness (light vehicles and heavy vehicles) of road safety.

Cofiroute is a founding member of the VINCI Autoroutes Corporate Foundation that works to ensure safety on the roads. Numerous actions have been taken: raising awareness of road risks, funding scientific research, and supporting community and civic initiatives. Cofiroute relays these campaigns across its network as part of #BienArriver events and by participating in local operations alongside the Corporate Foundation. A large number of Company employees are involved in these events.

Throughout the month of July 2022, an exceptional convoy, consisting of six transporters, each transporting three damaged vans, crisscrossed the VINCI Autoroutes network under the banner of a simple and crucial question: "Quand allez-vous percuter?" (which has two meanings in French - when are you going to learn/when are you going to collide?). This travelling campaign, encouraging drivers to finally become aware of the dangerousness of certain behaviours and to keep their eyes open on the road, stopped at the service areas of the VINCI Autoroutes network in 17 successive stages. Each stopover also enabled road workers to meet motorists to raise their awareness and remind them of the "safety corridor" rule. Included in the Highway Code since 2018, this is not applied by two out of three French drivers (67%). However, it must be respected when approaching a vehicle on a mission (patrol van, recovery truck, firefighters and law enforcement vehicles, etc.) so as not to endanger the lives of those involved, as well as those of the drivers and their passengers.

Road accidents are regularly monitored via these reports:

- to the Board of Directors: three times a year;
- to the VINCI Autoroutes Management Committee: every month;
- to operating departments: every month (with weekly monitoring of fatal accidents);
- to the supervisory authority: annual "road safety" report as part of the performance report of each Motorway Concession Company (Société Concessionnaire d'Autoroute - SCA).

Accidents occurring on the Cofiroute network are checked against the national BAAC (Bulletin d'Analyse des Accidents Corporels - Personal Injury Analysis Bulletin) file which is managed by the ONISR (French Road Safety Observatory) and each fatal accident is analysed in detail.

The indicators at the end of December 2022 show figures that are more comparable with the year 2019 in terms of the number of kilometres travelled; however, compared to the year 2021, we note:

- a decrease in the accident rate impacted by an increase in the number of km travelled, with the number of accidents being stable, at 2,113 accidents in 2022 compared to 2,117 accidents in 2021;
- a significant increase in the rate of accidents with personal injury (non-fatal) linked to an increase in accidents with personal injury of 22.5% for the same period, returning to a level equivalent to 2019;
- if we consider all victims in terms of volume, the severity is also up sharply by 26.2%, with 62 more victims compared to the same period in 2021 (299 victims in 2022 compared to 237 victims in 2021). But compared to the reference year 2019, 2022 saw a decrease of 14.67% (350 victims in 2019);
- a very sharp increase in the rate of fatalities since at the end of 2022, with 28 fatalities compared to 13 for 2021. We return to the level of 2019 with 29 fatalities.

Indicators	2019	2020	2021	2022
Accident rate(*)	17.19	17.67	18.56	17.66
Rate of accidents with personal injury(*)	1.19	1.21	1.05	1.23
Fatality rate(*)	0.24	0.18	0.11	0.23

^(*) Number of accidents/personal injuries/fatalities per number of km travelled x 10 %.

The final indicators for 2022 will only be validated from February 2023 for fatal accidents (30-day deferment, see the decree of 27 March 2007) and from 1 May 2023 for all accidents with personal injuries, which is the closing date of the Ministry of the Interior database. The data for previous years are then updated with the final data.

2.3.10 Risks related to the effects of climate change

Climate change poses risks to transport and the business of public interest transportation companies.

Cofiroute, a subsidiary of VINCI Autoroutes, has decided to radically transform its businesses, its infrastructures and the way people travel on the motorway network. The commitments we are making as part of this Ambition Environnement 2030 initiative embody our vision of our roles and responsibilities as both a private player and a public service operator, serving the regions and the community.

This policy is based on three major themes:

- the fight against climate change (-50% reduction in greenhouse gas emissions by 2030) with a strengthening of the Scope 3 downstream policy in 2022 (our customers' emissions) and an ambition of -20% of emissions;
- the transition to a circular economy (100% of waste recovered by 2030) thanks in particular to the "Nudge" experiments set up in six motorway service areas ahead of the 2022 summer period to improve our customers' understanding of the sorting to be done with a specific pathway established;
- protection of natural environments (zero-phyto maintenance, water consumption down by 10%) through:
 - an ambitious multi-year partnership developed in 2022 with the National Forestry Office (ONF) and aimed at the renaturation of the motorway domain in two regions,
 - partnerships developed with the Loire Bretagne and Seine Normandie Water Agencies for the development of joint programmes with the REUT project (reuse of treated wastewater) as a reference,
 - an experiment implemented with Toopi to recover urine for the agricultural sector, a first on a French motorway network.

To reduce these risks linked to climate change, the following strategy has been adopted:

- reduction of direct business-related emissions, using them to set a good example and as testing grounds: converting its fleet of vehicles, buildings and operating centre and store equipment to drastically limit their carbon emissions;
- transition to sustainable mobility and low carbon transport by supporting new forms of mobility (carpooling, collective transport on motorways and dual carriageways), by carrying out programmes with French State approval and in some cases involving local communities or other partners to encourage carpooling, promote public transport on the motorways and make coaches more welcome, and to install roadside recharging terminals for electric vehicles at service areas.

On the customer side, at the end of 2022, the Cofiroute network had 18 carpooling car parks (i.e. 1,444 spaces) to avoid single person car use and had more than 175 charging points, including 118 high-power terminals with 37 out of the network's 45 service areas being equipped.

This strategy is in line with the VINCI Group's strategy to reduce its greenhouse gas emissions, support its customers by developing lowcarbon solutions, and to encourage its employees and partners to adopt eco-friendly behaviours.

2.3.11 Management of the risk of damage to Cofiroute's reputation

The Communications Department, in collaboration with the other Company departments, implements actions to control and manage reputational risk in the context of planned events, unplanned events and, more broadly, corporate and customer communications: procedures for the approval of internal and external communication materials, on-call procedures, regular crisis drills, training of operational staff in crisis management and talking to the media, proactive and reactive monitoring on social networks and in the media, community management on the social media accounts affiliated with the Company (VINCI Autoroutes, Radio VINCI Autoroutes, Fondation VINCI Autoroutes, Roulons-autrement, Ulys), publication of press releases.

IFRS individual financial statements 3.

The IFRS individual financial statements were approved by the Board of Directors on 3 February 2023.

3.1 Revenue

Revenue is made up of operating revenue, i.e. toll receipts, and construction revenue from building infrastructure facilities, payable in respect of construction services undertaken on behalf of the French State.

Operating revenue for 2022 rose 6.7% to €1,534.2 million (compared with €1,438.3 million in 2021).

Construction revenue rose 4.9% to €192.6 million (versus €183.6 million in 2021). This amount corresponds to the subcontracting of construction work, as Cofiroute does not apply any mark-up on its project management activities.

Total revenue (operations/construction) amounted to €1,726.8 million, compared with €1,621.9 million in 2021.

Report of the Board of Directors

Parent company financial statements

3.2 Operating income

Operating income totalled €905.8 million in 2022, compared with €826.6 million in 2021.

3.3 Net financial income (expense)

Net financial income (expense) for 2022 was -€11.2 million, compared with -€41.7 million in 2021.

3.4 Tax expense

The income tax item amounted to -€230.2 million, up compared to 2021 (-€8.7 million) due to the increase in taxable income compared

3.5 **Net income**

Net income amounted to €664.4 million, up +€101 million compared with 2021 (€563.4 million).

Parent company financial statements 4.

The parent company financial statements were approved in 2022 using the same principles and methods as in 2021.

4.1 Revenue and other income

Operating revenue increased 6.7% to €1,534.2 million in 2022 (compared with €1,438.3 million in 2021).

Revenue from ancillary activities totalled €22.7 million in 2022.

4.2 Operating income

Operating income amounted to €906.6 million, compared with €830.5 million in 2021.

4.3 Net financial income

Net financial income (expense) for 2021 was -€34.9 million, compared with -€40.1 million in 2021.

4.4 Exceptional profit (loss)

Exceptional profit amounted to €2.2 million in 2022 (profit of €3.2 million in 2021).

4.5 Net income

Net income was €647.6 million in 2022, compared with €563.1 million in 2021, largely attributable to higher revenue.

4.6 Other information

4.6.1 Sumptuary expenses

In application of Article 39-4 of the French General Tax Code, expenses relating to the depreciation of personal vehicles, for the percentage of their purchase price which is above a given threshold, or corresponding leasing, are not tax deductible. Cofiroute has therefore reintegrated €168,242 for the purpose of the calculation of its taxable earnings for 2022.

4.6.2 Table of results for the last five financial years

In accordance with article R.225-102 of the French Commercial Code, the following table shows the Company's results over the past five financial years:

Type of information	2017	2018	2019	2020	2021	2022
1. Financial situation at the end of the financial year						
- Share capital	158,282,124	158,282,124	158,282,124	158,282,124	158,282,124	158,282,124
- Number of shares issued	4,058,516	4,058,516	4,058,516	4,058,516	4,058,516	4,058,516
2. Total comprehensive income from operations carried out						
- Revenue	1,400,415,619	1,441,144,343	1,479,531,094	1,204,664,594	1,438,300,789	1,534,161,877
 Income before tax, employee profit-sharing, depreciation, amortisation and provisions 	976,759,596	976,021,187	1,082,689,267	822,748,200	1,068,488,273	1,155,842,981
- Income tax	240,955,096	249,027,594	273,493,710	176,874,332	225,626,627	220,316,813
- Additional corporate income tax	44,069,603	8,192,732	9,000,113	5,811,674	7,420,500	7,245,276
 Income after tax, contributions, employee profit-sharing, depreciation, amortisation and provisions 	448,772,769	490,261,966	539,396,845	491,783,460	563,068,962	647,648,621
- Distributed income	446,355,590	582,843,483	552,445,198	491,810,969	563,037,925	647,685,085
- Long-term debt	3,878,926,740	3,624,463,023	3,568,613,802	3,361,882,456	3,306,112,893	3,249,686,834
- Cost of concession	9,158,765,875	9,324,967,905	9,508,416,856	9,712,633,529	9,919,230,048	10,128,586,355
3. Operating earnings per share						
Income after tax and employee profit-sharing but before depreciation, amortisation and provisions	168.78	175.03	194.80	185.08	203.64	226.07
- Income after tax and employee profit-sharing, depreciation, amortisation and provisions	110.58	120.80	132.90	121.17	138.74	159.58
- Dividend per share	109.98	143.61	136.12	121.18	138.73	159.58
4. Employee information						
- Average workforce during the financial year	1,408	1,360	1,345	1,329	1,293	1,261
- Total payroll	53,422,239	50,912,502	50,901,573	49,428,798	55,453,288	55,500,900
- Total amount paid in respect of employee benefits	34,596,891	34,151,890	31,867,553	31,319,295	34,645,462	34,339,576

4.6.3 Dividends paid over the last three financial years

In application of article 243 bis of the French General Tax Code, the following dividends have been paid out with respect to the past three financial years.

- Payment of an interim dividend amounting to €85,391,177 on 30 August 2021.
- Payment of the final dividend amounting to €477,646,748 on 30 March 2022.

• Distribution amounting to €491,810,969, paid on 30 March 2021.

For 2019

- Payment of an interim dividend of €100,204,760 on 30 August 2019.
- Payment of the final dividend of €452,240,438 on 30 March 2020.

4.6.4 Information on supplier and customer payment terms

Pursuant to article L.441-6-1 of the French Commercial Code, companies whose accounts are certified by a Statutory Auditor must, for financial statements relating to financial years beginning on or after 1 July 2016, include in their management report certain information on their supplier and customer payment terms.

As of 31 December 2022, the information concerning the Company's supplier and customer payment terms is as follows:

	Article D.441 I-1: past due invoices received but unpaid at the reporting date for the financial year					A	rticle D.441 I- at the rep	2: past due in orting date fo			I	
	0 days (indicative)	1 to 30 days	31 to 60 days	61 to 90 days	91 days and over	Total (1 day and over)	0 days (indicative)	1 to 30 days	31 to 60 days	61 to 90 days	91 days and over	Total (1 day and over)
(A) Late payment tr	anches											
Number of invoices concerned	743					41	58					2,874
Total amount of invoices concerned incl. of tax	€4,080,016	€72,233	€15,021	€28,912	€8,334	€124,500	35,455,942	1,159,138	(26,661)	32,037	294,957	1,459,471
Percentage of total amount of purchases incl. tax for the financial year	0.9%	0.0%	0.0%	0.0%	0.0%	0.0%					-	
Percentage of revenue incl. tax for the financial year							1.93%	0.06%	0.00%	0.00%	0.02%	0.08%
(B) Invoices exclude	ed from (A) fo	r debts and c	ontested cla	ims								
Number of excluded invoices	7	4	7	4	90	105	0	0	0	0	10,738	10,738
Total amount of excluded invoices	€5,491	€63,053	€32,694	€8,638	€160,416	€264,801	€0	€0	€0	€0	€2,522,298	€2,522,298
(C) Contractual or s	tatutory benc	hmark paym	ent periods	used - artic	le L.441-6 oı	r article L.443	B-1 of the Frei	nch Commerc	ial Code			
Payment periods used to calculate payment delays Statutory period: 60 days from invoice issue date according to French Act on the modernisation of the economy (LME) Statutory period: 30 days from invoice date												

4.6.5 Employee share ownership

Pursuant to article L.225-102 of the French Commercial Code, we report that employees hold no equity in the Company.

4.6.6 Agreements covered by article L.225-38 of the French Commercial Code

No agreement referred to in article L.225-38 of the French Commercial Code needed approval in 2022.

4.6.7 Observations made by the Social and Economic Committee

Pursuant to article L.2312-25 of the French Labour Code, all documents referred to in this article were sent to the Social and Economic Committee (SEC). The SEC made no comment on said documents.

4.6.8 Report of the Statutory Auditors

The Statutory Auditors' report on the annual financial statements provides further details on the audit performed.

5. Report on corporate governance

5.1 Composition of the Board and gender balance

At 31 December 2022, the Board of Directors had the following members:

- Pierre Coppey;
- VINCI Autoroutes, represented by Xavier Huillard;
- VINCI Concessions, represented by Marie Bastart;
- VINCI Autoroutes Services, represented by Marie-Amélia Folch;
- VINCI Autoroutes Projets 4, represented by Nathalie Boivin;
- VINCI Autoroutes Projets 10, represented by Bernard Huvelin;
- VINCI Autoroutes Projets 11, represented by Estelle Piercourt;
- Hélène Hoepffner;
- · Patrick Priam;
- Alexandra Serizay;
- Pierre Trotot;
- Natacha Valla;
- Sylvain Lefol.

At 31 December 2022, the Board of Directors has thirteen directors, including seven female directors, and therefore meets the balanced representation requirement prescribed by article L.225-18-1 of the French Commercial Code (employee representatives on the Board are not included in this ratio, in compliance with the French Commercial Code).

Directors are appointed for four years.

Diversity policy applied to members of the Board of Directors

The Board of Directors has several objectives:

- the diversity and complementarity of technical skills and experience;
- the balanced representation of men and women; and
- the independence of directors.

The Board therefore tends to choose profiles from the financial, legal, communications or human resources fields.

The latest appointments of Directors have resulted in the following composition:

- 58.3% of directors are women, in compliance with legal provisions;
- 41.7% of directors are not employees of a VINCI Group entity;
- 66.7% of Directors are under the age of 60.

5.2 Preparation and organisation of work performed by the Board of Directors

The functioning of the Board of Directors is governed by the internal regulations adopted on 25 July 2014. It describes the powers of the Board, the rules governing the permanent information of directors and the rules applicable to directors.

It is the responsibility of the Chairman of the Board of Directors to convene Board meetings as often as he/she deems appropriate. The Chairman calls upon the Board of Directors to approve the interim and annual financial statements and convenes the Shareholders' General Meeting responsible for approving them.

The Statutory Auditors are invited to attend the meetings of the Board of Directors held to approve the interim and annual financial statements

Prior to a meeting of the Board of Directors, the directors are provided with any information that may be useful for this meeting, up to seven days before the meeting is held, except in exceptional circumstances or in the event of an emergency meeting.

Cofiroute's Board of Directors met three times in 2022. The attendance rate at these meetings was 97.2%.

In accordance with the internal regulations, a questionnaire relating to the functioning of the Board of Directors was given to the directors at the Board of Directors' meeting held on 9 December 2022.

The prior and permanent information of the directors is an essential condition for the exercise of their duties. The necessary information is made available to the directors on a permanent basis and without restriction. The directors may request any clarification and information they deem useful and may meet with the Company's principal executives at any time, having previously informed the Chairman.

The internal regulations outline the rights and duties of the directors.

5.3 Potential limitations on the powers of Executive Management

No limitations impair or prevent the Chief Executive Officer's full and complete exercise of the powers that come with his duties.

5.4 Shareholders' attendance at Shareholders' General Meetings

The arrangements for shareholders' attendance at Shareholders' General Meetings are laid down in Section V of the Articles of Association, as reproduced below:

"TITLE V/SHAREHOLDERS' GENERAL MEETINGS

Article 21

Shareholders' General Meetings are convened under the terms set by the law.

The meetings take place on the date, time and place indicated in the meeting notification.

Article 22

Shareholders' General Meetings may be attended by all shareholders whose shares are fully paid up at that date, irrespective of the number of shares owned by each of them.

Shareholders who attend the meeting via videoconference or other means of telecommunication by which they can be identified, the nature and conditions of application of which are determined by decree, are deemed to be present for the calculation of the quorum and majority.

In all the meetings, the owners of shares are entitled to attend the meeting or be represented without any prior formalities, if their shares are registered no less than five days before the date of the meeting.

The Board of Directors has the right to shorten or to remove this time limit.

Shareholders' General Meetings are chaired by the Chairman or one of the Vice-Chairmen of the Board of Directors, or by a director specially appointed by the Board for this purpose. Failing that, the meeting shall elect its own Chairman.

Article 23

Ordinary and Extraordinary Shareholders' General Meetings, deliberating in accordance with the statutory quorum and majority voting requirements, exercise the powers granted to them by the laws in force.

Article 24

The resolutions of the Shareholders' General Meetings are recorded in minutes drawn up and kept in accordance with the provisions of law.

Copies or extracts of these minutes are validly certified either by the Chairman of the Board of Directors or by a director fulfilling the office of Chief Executive Officer. They may also be certified by the secretary of the meeting.

If the Company is being liquidated, they may validly be certified by a single liquidator."

5.5 Agreements between a senior executive or major shareholder and a subsidiary

During the 2022 financial year, no agreements were entered into between a senior executive or major shareholder of the Company and a subsidiary of the Company.

5.6 Information on corporate officers

The list of each corporate officer's appointments and terms of office held in any company during the 2022 financial year is presented in the appendix to this report.

5.7 Remuneration and benefits in kind granted for any reason to corporate officers

In compliance with the provisions of article L.225-37-3 of the French Commercial Code, we hereby report on the total remuneration and benefits of all kinds paid during the financial year to each corporate officer by the Company, and by the companies it controls within the meaning of article L.233-16 of the French Commercial Code, and by the company that controls the Company.

• Marc Bouron - Chief Executive Officer

Fixed remuneration	€200,000.00
Variable remuneration	€120,000.00
Benefits in kind	€3,539.75

Number of performance shares granted to the executive corporate officers: 5,000.

Mr Marc Bouron did not receive any allocation of stock options in 2022.

Mr Marc Bouron did not exercise any options in 2022.

· Directors' fees

For the 2022 financial year, Cofiroute paid a total annual amount of €37,500 in directors' fees, distributed among the members in accordance with the rules of distribution adopted by the Board of Directors.

The Chairman and the Chief Executive Officer do not receive any attendance fees.

5.8 Information likely to have an impact in the event of a public offering

The Company's capital structure is included in the management report.

To the best knowledge of the members of the Board of Directors, there is no information likely to have an impact in the event of a public

Delegations of authority and powers granted to the Board of Directors with regard to 5.9 capital increases

No delegation was granted.

The Chairman of the Board of Directors

Appendix

Terms of office and duties of corporate officers as of 31 December 2022

Pierre Coppey 22/05/1963 Director since 18/12/2007 Term expires: OAGM 2024	Appointments and terms of office held by Pierre Coppey Deputy Chief Executive Officer of VINCI Member of the Executive Committee and the Orientation and Coordination Committee of VINCI Chairman of VINCI Autoroutes, VINCI Autoroutes Services, Radio VINCI Autoroutes, VINCI Stadium, VINCI Autoroutes Projets 2, 4, 6, 7, 7 PRIME, 9, 10, 11, 12, 14, 16, ULYS FREE, VIAVEIS, VINCI Autoroutes Rhône-Alpes, LNRD, LNRD Invest Chairman and director of the Board of Directors of Cofiroute, ARCOUR, ESCOTA Chairman-Chief Executive Officer and Director of the Board of Directors of ASF Chairman of VINCI Autoroutes Corporate Foundation Permanent representative of VINCI Autoroutes on the Board of Directors of the VINCI Autoroutes Corporate Foundation Chairman of the association AURORE Chairman and director of the Stade de France Consortium Ex officio member of the Supervisory Committee of Nice Eco Stadium, and of the Bordeaux Atlantique Stadium Chairman of the Board of Directors, director, member of the Orientation Committee and Chairman of the La Fabrique de la Cité fund Director of Newfund Management
Marc Bouron 16/04/1975 Chief Executive Officer Term expires: OAGM 2025	Appointments and terms of office held by Marc Bouron Chief Executive Officer of Cofiroute Director and Chief Executive Officer of ARCOUR Chairman of Autoroutes Trafic Vice-Chairman of the VINCI Autoroutes Corporate Foundation for Responsible Driving Chairman of the Jardins de la Voie Romaine Association Chairman of Arcos Chairman of VINCI Autoroutes Alsace Chairman of VINCI Autoroutes Alsace Chairman of the École des Métiers de l'Autoroute Permanent Representative of Cofiroute on the Board of Directors of the VINCI Autoroutes Corporate Foundation Permanent representative of VINCI Autoroutes on the Board of Directors of the Jardins de la Voie Romaine association Permanent representative of VINCI Concessions on the Board of Directors of ASF
VINCI Autoroutes Director since 28/07/2011 Term expires: OAGM 2024 represented by Xavier Huillard 27/06/1954	Appointments and terms of office held by Xavier Huillard Chairman-Chief Executive Officer and Director of VINCI Chairman of the VINCI Executive Committee Member of the VINCI Orientation and Coordination Committee Chairman of VINCI Concessions Chairman of Fondation d'entreprise VINCI pour la Cité Chairman of the Supervisory Board of VINCI Deutschland GmbH Permanent representative of VINCI on the Boards of Directors of VINCI Energies, La Fabrique de la Cité, and of VINCI Autoroutes on the Board of Directors of Cofiroute Permanent representative of SNEL on the Board of Directors of ASF Director of COBRA Servicios, Comunicaciones y Energia Director of Kansai Airports Honorary Chairman of the Institut de l'Entreprise Director of the association Aurore Director, Chairman of the Remuneration Committee and Member of the Appointments and Governance Committee of AIR LIQUIDE Chairman and director of Institut Pierre Lamoure
VINCI Concessions Director since 11/12/2014 Term expires: OAGM 2025 represented by Marie Bastart 06/07/1966	Appointments and terms of office held by Marie Bastart Permanent representative of VINCI Concessions on the Board of Directors of Cofiroute Permanent representative of VINCI Autoroutes Rhône Alpes on the Board of Directors of ASF Director of Bitumix Director and Secretary-Treasurer of Construction DJL Chairman, Director and Secretary-Treasurer of 7943121 Canada Chairman, Director and Secretary-Treasurer of 8710228 Canada Inc. Director and Secretary-Treasurer of Agrégats Ste-Clotiide Director and Secretary-Treasurer of Eurovia Canada Director and Secretary-Treasurer of Eurovia Québec Canads Director and Secretary-Treasurer of Eurovia Québec CSP Director and Secretary-Treasurer of Eurovia Québec Construction
VINCI Autoroutes Services Director since 20/03/2015 Term expires: OAGM 2023 represented by Marie-Amélia Folch 03/06/1966	Appointments and terms of office held by Marie-Amélia Folch Director of SOC 22 Chairperson-Chief Executive Officer and Director of SOC 13 Non-partner Manager of RECIM Permanent representative of VINCI on the Board of Directors of ESCOTA Permanent representative of SOC 6 on the Board of Directors of RECIM Permanent representative of SOPF on the Board of Directors of SNEL Permanent representative of VINCI Autoroutes Services on the Board of Directors of Cofiroute
VINCI Autoroutes Projets 11 Director since 12/12/2018 Term expires: OAGM 2026 represented by Estelle Piercourt 28/12/1965	Appointments and terms of office held by Estelle Piercourt Permanent representative of VINCI Autoroutes Projets 11 on the Boards of Directors of Cofiroute and ASF Permanent representative of VINCI Concessions on the Board of Directors of ESCOTA
VINCI Autoroutes Projets 4 Director since 23/03/2018 Term expires: OAGM 2026 represented by Nathalie Boivin 12/06/1978	Appointments and terms of office held by Nathalie Boivin Permanent representative of VINCI Autoroutes Projets 4 on the Boards of Directors of ASF, Cofiroute and ESCOTA Director of the Stade de France Consortium

VINCI Autoroutes Projets 10 Director since 19/03/2021 Term expires: 31/12/2024 represented by Bernard Huvelin 10/02/1937	Appointments and terms of office held by Bernard Huvelin Permanent Representative of SEMANA on the Board of Directors of ASF Permanent representative of VINCI Autoroutes Projets 10 on the Board of Directors of Cofiroute Chairman and director of VINCI Finance International
Alexandra Serizay 31/03/1977 Director since 25/07/2018 Term expires: OAGM 2024	Appointments and terms of office held by Alexandra Serizay Director of ASF and of Cofiroute Director of Dexia Crédit Local and Dexia SA Head of Tech & Services at Sodexo Group
Pierre Trotot 09/02/1954 Director since 10/09/2015 Term expires: OAGM 2023	Appointments and terms of office held by Pierre Trotot Director of ASF and of Cofiroute
Natacha Valla 01/01/1976 Director since 01/07/2020 Term expires: OAGM 2024	Appointments and terms of office held by Natacha Valla Director of ASF and of Cofiroute Director of LVMH Moët Hennessy Louis Vuitton SE Director of SCOR Non-voting member at Wajam SA
Patrick Priam 16/02/1956 Director since 15/07/2020 Term expires: OAGM 2024	Appointments and terms of office held by Patrick Priam Director of Cofiroute, ASF and ESCOTA Ex officio member of the Supervisory Board of Nice Eco Stadium Permanent representative of VINCI Concessions on the Board of Directors of the Stade de France consortium Permanent representative of VINCI Autoroutes on the Board of Directors of ARCOUR
Hélène Hoepffner 02/12/1980 Director since 19/03/2021 Term expires: OAGM 2025	Appointments and terms of office held by Hélène Hoepffner Director of ASF and of Cofiroute

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IFRS individual financial statements at 31 December 2022

IFRS income statement

(in € millions)	Notes	2022	2021
Revenue(*)	2	1,534.2	1,438.3
Revenue – construction of new infrastructure assets under concession		192.6	183.6
Total revenue		1,726.8	1,621.9
Income from ancillary activities		2.9	1.9
Operating expenses	4	(819.6)	(794.2)
Operating income from ordinary activities		910.1	829.7
Share-based payments (IFRS 2)	20	(4.3)	(3.1)
Current operating income		905.8	826.6
Operating income	4	905.8	826.6
Cost of gross financial debt		(33.1)	(40.5)
Cost of net financial debt	5	(33.0)	(40.5)
Other financial income and expenses	6	21.8	(1.3)
Income tax	7	(230.2)	(221.5)
Net income		664.4	563.4
Earnings per share (in €)	8	163.70	138.81

 $^{^{(\}prime)}$ Excluding revenue – construction of new infrastructure under concession.

IFRS comprehensive income statement for the period

(in € millions)	2022	2021
Net income	664.4	563.4
Changes in the fair value of financial instruments used to hedge cash flows(*)	0.3	1.6
Tax expense(**)	(0.1)	(0.5)
Other comprehensive income that can be reclassified subsequently in net income	0.2	1.1
Actuarial gains and losses on retirement benefit obligations	4.0	0.7
Tax expense	(1.0)	(0.2)
Other comprehensive income items that cannot be reclassified subsequently in net income	3.0	0.5
Total other comprehensive income items recognised directly in equity	3.2	1.7
Comprehensive income	667.5	565.0

⁽¹⁾ Changes in the fair value of cash flow hedges are recognised in equity for the effective portion. Cumulative gains or losses in equity are recognised in the income statement if the hedged cash flow affects earnings.

(**) Tax effects related to changes in the fair value of financial instruments used to hedge cash flows (effective portion).

IFRS balance sheet - Assets

(in € millions)	Notes	31/12/2022	31/12/2021
Non-current assets			
Concession intangible assets	9	4,498.8	4,546.0
Other intangible assets	10.2	1.8	2.0
Property, plant and equipment related to concession contracts	10.1	179.0	186.1
Property, plant, and equipment	10.1	7.5	8.3
Non-current derivative financial instruments assets	15 - 18	52.6	39.7
Total non-current assets		4,739.7	4,782.1
Current assets			
Inventories and work in progress	11	1.4	1.1
Trade and other receivables	11	126.8	110.0
Other current assets	11	29.7	32.0
Current derivative instruments assets	15 - 18	0.7	3.4
Cash and cash equivalents	15 - 16	6.7	30.6
Total current assets		165.2	177.0
Total assets		4,904.9	4,959.1

IFRS balance sheet – Equity and liabilities

(in € millions)	Notes	31/12/2022	31/12/2021
Equity			
Share capital	13.1	158.3	158.3
Other equity instruments		7.0	7.0
Consolidated reserves		(52.3)	(21.3)
Net income attributable to owners of the parent		664.4	563.4
Amounts recognised directly in equity	13.2	8.7	5.5
Total equity		786.0	712.8
Non-current liabilities			
Provisions for employee benefits	19	13.4	15.3
Bonds	15 - 18	2,628.5	2,971.7
Other loans and borrowings	15 - 18	239.5	294.7
Non-current derivative instruments liabilities	15 - 18	414.4	56.7
Non-current lease liabilities	12	1.2	1.2
Other non-current liabilities		7.0	8.0
Net deferred tax liabilities	7.3	174.9	170.3
Total non-current liabilities		3,478.8	3,517.9
Current liabilities			
Current provisions	11.4	271.3	283.9
Trade payables	11	55.2	44.4
Liabilities for non-current concession assets		55.3	49.5
Other current liabilities	11.2	123.1	120.5
Current tax liabilities		5.2	8.1
Current lease liabilities	12	0.9	1.0
Current derivative instruments liabilities	15 - 18	0.9	1.5
Current financial debt	15	128.2	219.5
Total current liabilities		640.1	728.3
Total equity and liabilities		4,904.9	4,959.1

IFRS cash flow statement

(in € millions)		Notes	2022	2021
Consolidated net income for the period (including non-controlling interests)			664.4	563.4
Depreciation and amortisation		4.2	263.3	268.2
Net increase/(decrease) in provisions and impairment	•		(19.8)	2.4
Share-based payments (IFRS 2) and other restatements		20	(1.1)	(2.4)
Gain (loss) on disposals			(0.3)	0.7
Impact of present-discounting of non-current receivables and liabilities			(1.0)	0.0
cost of net financial debt recognised		5	33.0	40.5
Financial expenses associated with leases		6	0.0	0.0
Current and deferred tax expense recognised		7	230.2	221.5
Cash flows (used in)/from operations before tax and financing costs			1,168.5	1,094.3
Changes in operating working capital requirement and current provisions		11	7.8	50.9
Income taxes paid	•		(229.2)	(209.4)
Net interest paid			(28.2)	(56.9)
Net cash flows from (used in) operating activities	1		919.0	878.9
Purchases of property, plant and equipment and intangible assets			(1.1)	(0.4)
Disposals of property, plant and equipment and intangible assets			0.0	0.4
Investments in concession fixed assets (net of grants received)		9 - 10	(199.5)	(223.5)
Other			(0.2)	(0.2)
Net cash flows from (used in) investing activities	II		(200.8)	(223.7)
Dividends paid				
- to Cofiroute shareholders		14	(593.4)	(577.2)
Repayments of long-term borrowings		15	(55.5)	(1,160.9)
Repayment of lease liabilities and associated financial expense			(1.4)	(3.4)
Change in cash management assets and other current financial liabilities		15	(100.0)	150.0
Net cash flows from (used in) financing activities	III		(750.3)	(1,591.5)
Change in net cash	1+11+111		(32.0)	(936.4)
Net cash at opening			30.6	967.0
Net cash at closing			(1.5)	30.6

Change in net financial debt for the period

(in € millions)	Notes	2022	2021
Net financial debt at beginning of period		(3,470.4)	(3,562.9)
Change in net cash		(32.0)	(936.4)
Change in cash management assets and other current financial liabilities		100.0	(150.0)
(Proceeds from)/repayment of loans		55.5	1,160.9
Other changes		(4.5)	18.1
Change in net financial debt		119.0	92.6
Net financial debt at end of period	15	(3,351.4)	(3,470.4)

IFRS statement of changes in equity

			Equity		
(în € millions)	Share capital	Reserves	Transactions recognised directly in equity	Net income	Total
Equity at 31/12/2020	158.3	132.5	3.9	432.2	726.8
Net income for the period				563.4	563.4
Other comprehensive income items			1.7		1.7
Comprehensive income for the period			1.7	563.4	565.0
Appropriation of net income and dividend payments		(145.0)		(432.2)	(577.2)
Share-based payments		(1.8)			(1.8)
Equity at 31/12/2021	158.3	(14.3)	5.5	563.4	712.8
Net income for the period				664.4	664.4
Other comprehensive income items			3.2		3.2
Comprehensive income for the period			3.2	664.4	667.5
Appropriation of net income and dividend payments		(30.0)		(563.4)	(593.4)
Share-based payments		(1.0)	-		(1.0)
Equity at 31/12/2022	158.3	(45.3)	8.7	664.4	786.0

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Key events of the period, accounting policies A. and specific arrangements

Key events of the period 1.

Assessment of financial performance

Cofiroute's activity and results remain on a good momentum following the significant recovery initiated in 2021.

- revenue for 2022 amounted to €1.5 billion, up by 6.7% compared to that of 2021;
- operating income from ordinary activities (ROPA), up compared to 2021, stood at €910.1 million. The ROPA to revenue ratio amounted to 59.3% (57.7% in 2021);
- Cofiroute's net income was €664.4 million (€563.4 million in 2021);
- net financial debt stood at €3,351.4 million at 31 December 2022, down €119 million over 12 months.

Cofiroute's financing transactions and liquidity management

The main debt repayments made during 2022 concern:

- EIB borrowings for €55.4 million;
- the revolving credit facility with VINCI for €100 million.

As of 31 December 2022, Cofiroute had cash totalling €1,048.5 million, of which:

- net cash of -€1.5 million (€30.6 million at end-December 2021);
- a revolving credit facility with VINCI, the unused portion of which amounted to €1,050 million.

2. Accounting policies

2.1 Basis of preparation of the financial statements

As required by European regulation No. 1606/2002 of 19 July 2002, Cofiroute's IFRS individual financial statements for the year ended 31 December 2022 have been prepared and presented in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union at 31 December 2022(*).

The accounting policies applied at 31 December 2022 are the same as those used in preparing the IFRS individual financial statements at 31 December 2021, with the exception of the standards and/or amendments to standards described below, adopted by the European Union and mandatorily applicable from 1 January 2022.

The IFRS individual financial statements were approved by the Board of Directors on 3 February 2023 and will be submitted for shareholder approval at the Shareholders' General Meeting on 17 March 2023.

New standards and interpretations applied from 1 January 2022

The applicable standards and interpretations that were mandatory from 1 January 2022 do not have a significant impact on the IFRS individual financial statements of Cofiroute at 31 December 2022. They mainly include:

- amendment to IAS 37 "Onerous Contracts Contract Fulfilment Costs":
 - In May 2020, the IASB published amendments to IAS 37 on the valuation of onerous contracts. This amendment specifies the indirect costs to be taken into account when determining the "cost of fulfilment" of the contract to determine whether it is an onerous contract. The impact is not significant for Cofiroute;
- amendment to IAS 16 "Proceeds before intended use":
 - In May 2020, the IASB published an amendment to IAS 16 relating to the recognition of income generated by a non-current asset during its transfer to a site or its reclamation. This amendment prohibits an entity from deducting such income from the cost of the asset. Cofiroute is not affected by this type of non-current asset.

Concerning the conclusions of IFRS IC relating to IAS 38 cited in Note 2.1 to the IFRS individual financial statements at 31 December 2021, the analysis of configuration and customisation costs related to the implementation of SaaS (Software as a Service) was carried out in the first half of 2022. The IFRS IC agenda decision indicates that in most cases these costs must be recognised as expenses and not as intangible assets because, firstly, the entity does not control the software, and secondly, the customisation/configuration activities do not generate any resource controlled by the customer, separate from the software.

In application of this decision, the configuration and customization costs of software used as SAAS mode that had previously been capitalised were identified and were not reclassified due to their non-material amount.

^(*) Available at: https://ec.europa.eu/finance/companu-reportina:frs-financial-statements/index fr.htm

Standards and interpretations adopted by the IASB but not yet applicable at 31 December 2022

Cofiroute has not applied early any of the following standards or interpretations that might affect it, application of which was not mandatory at 1 January 2022:

- amendments to IAS 1 "Disclosure of accounting policies";
- amendments to IAS 1 "Presentation of financial statements Classification of liabilities as current or non-current liabilities";
- amendments to IAS 8 "Definition of accounting estimates";
- amendments to IAS 12 "Deferred tax related to assets and liabilities arising from a single transaction";
- IFRS 17 "Insurance Contracts Recognition, Measurement and Presentation".

An analysis of the impacts and practical consequences of application of these provisions is currently under way. However, these amendments do not contain any provisions counter to Cofiroute's current accounting practices.

Cofiroute is also studying the impacts and practical consequences of the IFRS IC's final decisions taken in the 2022, which are not expected to be significant.

2.2 Use of estimates

The preparation of financial statements under IFRS requires estimates to be used and assumptions to be made that affect the amounts shown in these financial statements. In a context of rising interest rates and high inflation, Cofiroute carried out an in-depth review of these assumptions and estimates.

These estimates are based on a going concern assumption analysed on the basis of Cofiroute's liquidity and the upturn in business recorded. They are compiled on the basis of the information available at the time of their preparation. Estimates may be revised if the circumstances on which they were based change or if new information becomes available. Actual results may be different from these estimates.

The consolidated financial statements for the financial year have been prepared with reference to the immediate environment, in particular as regards the estimates presented below.

Values used in impairment tests

The assumptions and estimates used to determine the recoverable amount of intangible assets and property, plant and equipment relate in particular to the market outlook required to assess the cash flow and discount rates applied. Any change in these assumptions could have a material effect on the recoverable amount.

The main assumptions used by Cofiroute are described in Note E.10. "Property, plant and equipment and other intangible assets".

Measurement of provisions

The factors likely to cause a material change in the amount of provisions are:

- forecasts for medium to long-term maintenance expenditure and for major repairs, which serve as a basis for provisions for obligations to maintain infrastructure assets under concession in good condition. These forecasts are estimated by taking into account the indexing clauses of construction contracts (primarily the TP01, TP02 and TP09 indices);
- the discount rates used to discount these provisions to present value.

Lease valuation

The assumptions and estimates made to determine the value of the rights-of-use and associated liabilities for leases relate, in particular, to the determination of discount rates and lease periods.

Cofiroute determines the performance period for leases, taking into account all the economic facts and circumstances of which it is aware and ensures that this is not less than the amortisation period for non-moveable leasehold improvements.

Measurement at fair value

Fair value is the price that would be received from selling an asset or paid to transfer a liability in a normal transaction. It is recognised on the basis of the asset or liability's main market (or the most advantageous market if there is no main market), i.e. the one that offers the highest volume and activity levels. The fair value of derivative financial instruments includes a "counterparty risk" component for derivatives carried as assets and an "own credit risk" component for derivatives carried as liabilities.

Cofiroute mainly uses fair value in measuring, on a consistent basis, derivative instruments, cash and cash equivalents, and cash management financial assets. The fair values of other financial instruments (in particular debt instruments and assets measured at amortised cost) are disclosed in the notes to the annual IFRS individual financial statements under Note G.18. "Book and fair value of financial assets and liabilities by accounting category".

Cofiroute uses the following measurement methods to determine these fair values:

- market-based approaches, based on observable market prices or transactions;
- revenue-based approaches, which convert future cash flows into a single discounted amount;
- cost-based approaches, which take the physical, technological and economic obsolescence of the measured asset into account.

The following three-level ranking of fair values is used:

- level 1: quoted prices in an active market. Marketable securities and listed bonds are valued in this way;
- level 2: internal model using observable factors based on internal valuation techniques: these techniques are based on standard mathematical computation methods, which incorporate observable market data (forward prices, yield curves, etc.). The fair value of most derivative financial instruments (swaps, caps, floors, etc.) traded on the markets is measured on the basis of models commonly used to determine the price of these financial instruments.
 - Internal valuations of derivative instruments are checked quarterly for consistency with the valuations sent by counterparties;
- level 3: internal model using non-observable factors: this model applies in particular to customer relationships and contracts acquired as part of business acquisitions, as well as holdings of unlisted shares which are valued at their acquisition cost plus transaction costs, in the absence of an active market.

Measurement of retirement benefit obligations

Cofiroute subscribes to defined-contribution and defined-benefit retirement plans. For defined-benefit plans, obligations are measured using the actuarial projected unit credit method based on assumptions such as the discount rate, future increases in wages and salaries, employee turnover, mortality rates and the healthcare expenditure growth rate.

These obligations are therefore likely to change in the event of a change in assumptions, most of which are updated annually. Cofiroute considers that the actuarial assumptions used are appropriate and justified in current conditions.

Valuation of share-based payments

Cofiroute recognises a share-based payment expense for the granting of performance share plans to certain employees and the VINCI Group savings plans. This expense is measured using actuarial calculations based on estimated behavioural assumptions arising from observation of past behaviour.

The main actuarial assumptions (volatility, return on shares) used by Cofiroute are described by plan in Note H.20 "Share-based payments".

Climate risks

Cofiroute takes into account, to the best of its knowledge, climate risks in its closing assumptions and includes their potential impact in the financial statements. The process implemented is described in Note A.3. "Specific provisions".

3. Specific arrangements

Climate risks

The VINCI Group has committed to an environmental strategy with targets for 2030:

- achieve a 40% reduction in direct greenhouse gas emissions by 2030 compared with 2018 levels;
- reduce indirect emissions by 20% by 2030 compared to 2019, by acting on the value chain of the company's businesses;
- adapt assets and activities to improve their resilience to climate change.

The main risks identified relate, on the one hand, to physical risks such as floods, typhoons, etc. and on the other hand, to transition risks such as market uncertainties related to projections of possible carbon taxes on fossil fuels or the consequences of European taxonomy on sectors that are excluded from it.

Physical risks are usually covered by property and casualty insurance policies.

The main transition risks related to changes in the markets in which VINCI operates have also been reviewed to the best of our knowledge. The Group's ability to adapt quickly enough could be a condition for securing new contracts.

- Short-term regulatory and market changes are included in the flows, whilst medium- and long-term changes are managed through sensitivity tests.
- . Longer-term market changes related to the environmental transition are difficult to anticipate and quantify, but are not expected to have a significant impact on the life of Cofiroute's assets.

However, certain expected market changes such as the development of low-carbon mobility are also opportunities for the Group.

VINCI has incorporated the identification of the main climate risks into its reporting process so as to assess the potential impact of these risks on its financial statements. Specific information has been included in the closing instructions and distributed to all Group subsidiaries. These instructions mainly concerned:

- the review of the useful life of certain assets;
- inclusion in the impairment testing for non-current assets of expected impacts on future cash flows;
- the assessment of risks to determine the amount of provisions for risks (including RMP).

The Finance Department is in regular contact with the Environment Department, which is provided with dedicated resources, to ensure consistency between the commitments made by the Group and their inclusion in the financial statements.

VINCI considers that the assessment of climate risks has been properly considered and is consistent with its commitments in this area. The inclusion of these items did not have any material impact on the Group's 2022 financial statements.

Cofiroute has ramped up the roll-out of its environmental ambition, by initiating or continuing, on the three areas of focus set at VINCI Group level, a series of actions aimed at reducing the direct impact of its businesses and that of road and motorway mobility: decarbonisation of its fleet of vehicles, roll-out of electric vehicle charging infrastructure, close collaboration with local communities to develop sustainable mobility in their regions, recycling of waste generated by its own activities in the form of secondary raw materials.

Consequences of the conflict between Ukraine and Russia

The direct financial consequences of the conflict between Russia and Ukraine are limited for Cofiroute.

However, Cofiroute remains very vigilant about the evolution of the conflict and its consequences on the global economy, in particular with regard to cost inflation (in particular of energy and raw materials) and the disruption of supply chains.

Moreover, as the price increases of the managed infrastructure are determined by contractual formulas, they at least partially offset the risk of inflation. The current macroeconomic environment has led to a tightening of monetary policies around the world and an increase in interest rates. This should lead to higher financing conditions for Cofiroute. In this context, Cofiroute is closely monitoring financial market developments and remains particularly attentive to maintaining good liquidity.

Financial indicators B.

1. Segment information

Cofiroute is managed as a single business segment, namely the management and operation of motorway concession sections to which ancillary fees are attached (commercial premises, the provision of fibre optics, telecommunication stations, parking for heavy goods vehicles).

2. Revenue

Accounting policies

Cofiroute's revenue is recognised in accordance with IFRS 15 "Revenue from Contracts with Customers".

IFRS15 "Revenue from Contracts with Customers" requires the identification of a contract as well as the various performance obligations contained in the contract. The number of performance obligations depends on the types of contracts and activities. Cofiroute's contracts contain only one performance obligation.

The recognition of revenue from contracts with customers must reflect, in accordance with IFRS 15:

- both the rate of achievement of the performance obligations corresponding to the transfer of control of the good or service to a
- and on the other hand, the consideration to which the vendor expects to be entitled in exchange for the activities carried out.

Control of a good or service is the key factor, with transfer thereof being determinant for the recognition of revenue. Control of a good or service may be passed over time (recognition of revenue on the basis of the stage of completion) or at a specific point in time consistent with the completion of works.

Income from concession contracts consists of:

- payments received on road infrastructures operated under concessions and ancillary income such as fees for use of commercial premises, and revenue from the rental of telecommunication infrastructures and parking facilities; and
- revenue in respect of the construction of new concession infrastructure recognised on a stage of completion basis in accordance with IFRS 15

The method for recognising revenue in respect of concession contracts is detailed in Note D "Concession contracts".

(in € millions)	2022	2021
Revenue - Tolls	1,511.5	1,416.4
Revenue - Other	22.7	21.9
Operating revenue	1,534.2	1,438.3
Revenue – construction of new infrastructure assets under concession	192.6	183.6
Total revenue	1,726.8	1,621.9

Revenue generated by Cofiroute amounted to €1,726.8 million at 31 December 2022 (including toll revenue of €1,511.5 million), an increase of 6.5% compared to 2021 (including a 6.7% increase in toll revenue).

3. Performance monitoring indicators with the cash flow statement

(in € millions)	2022	2021
Net cash flows from (used in) operating activities	919.0	878.9
Capital expenditure (net of disposals)	(1.1)	(0.1)
Repayment of lease liabilities and associated financial expense	(1.4)	(3.4)
Operating cash flow	916.5	875.4
Investments in concession fixed assets (net of grants received)	(199.5)	(223.5)
Free cash flow	717.0	651.9
Other financial investments	(0.2)	(0.2)
Total net financial investments	(0.2)	(0.2)

Main income statement items

Operating income 4.

Accounting policies

Operating income from ordinary activities corresponds to the measurement of Cofiroute's operating performance before taking into account the expenses associated with share-based payments (IFRS 2) and other current and non-current operating items.

Current operating income is obtained by adding the IFRS 2 expenses associated with share-based payments (Group Savings Plan) and other current operating income and expenses to operating income from ordinary activities.

Current operating income is intended to show the level of Cofiroute's recurring operating performance excluding the impact of nonrecurring transactions and events of the period.

Operating income is obtained by adding income and expenses considered as non-current to current operating income.

(in € millions)	2022	2021
Revenue(*)	1,534.2	1,438.3
Revenue – construction of new infrastructure assets under concession	192.6	183.6
Total revenue	1,726.8	1,621.9
Income from ancillary activities	2.9	1.9
Concession operating companies' construction costs	(192.6)	(183.6)
Purchases consumed	(9.7)	(10.0)
External services	(80.3)	(71.6)
Taxes	(167.9)	(154.8)
Employment costs	(97.8)	(97.3)
Other operating income and expense	0.5	(0.5)
Depreciation and amortisation	(263.3)	(268.2)
Net provision expense	(8.4)	(8.2)
Operating expenses	(819.6)	(794.2)
Operating income from ordinary activities	910.1	829.7
Share-based payments (IFRS 2)	(4.3)	(3.1)
Current operating income	905.8	826.6
Operating income	905.8	826.6

^(*) Excluding revenue – construction of new infrastructure assets under concession.

The increase in operating income recorded for the 2022 financial year mainly reflects the increase in traffic compared to 2021.

4.1 **Employment costs**

Employment costs break down as follows:

(in € millions)	2022	2021
Wages and employee benefit expenses – I	(83.9)	(84.1)
Of which wages and salaries	(55.5)	(55.5)
Of which employer social contributions	(28.4)	(28.7)
Incentive and employee profit-sharing – II	(13.9)	(13.2)
Total I+II	(97.8)	(97.3)

The average workforce in 2022 breaks down as follows:

	2022	2021
Average workforce	1,261	1,293
Of which managers	245	251
Of which other employees	1,016	1,042

4.2 Depreciation and amortisation

Depreciation and amortisation break down as follows:

(in € millions)	2022	2021
Concession intangible assets	(227.9)	(227.2)
Concession property, plant and equipment	(34.1)	(39.7)
Property, plant and equipment and intangible assets	(1.3)	(1.4)
Depreciation and amortisation	(263.3)	(268.2)

The depreciation of concession property, plant and equipment at 31 December 2022 includes -€1.3 million in depreciation of right-of-use assets (-€3.3 million at 31 December 2021).

5. Cost of net financial debt

Accounting policies

The cost of net financial debt includes:

- the cost of gross debt, which includes interest expenses (calculated at the effective interest rate), gains and losses on interest rate derivatives allocated to gross debt, whether or not they are designated as hedging instruments and hedging costs;
- finance income from investments which includes income from investments in cash and cash equivalents measured at fair value through profit and loss;
- the recycling of financial hedging costs.

At 31 December 2022, the cost of net financial debt amounted to €33.0 million, down €7.5 million from 31 December 2021 (€40.5 million). The cost of net financial debt breaks down as follows:

Total cost of net financial debt	(33.0)	(40.5)
Derivatives at fair value through profit and loss: assets and liabilities	2.6	0.8
Derivatives designated as hedges: assets and liabilities	1.4	18.6
Financial assets and liabilities at fair value through profit or loss	0.1	0.0
Financial liabilities measured at amortised cost	(37.1)	(59.8)
(in € millions)	2022	2021

The entry "Derivatives designated as hedges: assets and liabilities" breaks down as follows:

Gains and losses on derivative instruments allocated to net financial debt	1.4	18.6
Reserve recycled through profit or loss in respect of cash flow hedges	(0.3)	(1.6)
Change in value of the adjustment to hedged financial liabilities at fair value	344.9	89.5
Change in value of interest rate derivatives designated as fair value hedges	(344.9)	(89.5)
Net interest from derivatives designated as fair value hedges	1.7	20.1
(in € millions)		2021

Other financial income and expenses 6.

Accounting policies

Other financial income and expenses mainly comprise the effects of discounting to present value, the impact of capitalised borrowing costs, foreign exchange gains and losses related to financial items, changes in the value of derivatives not allocated to interest and exchange rate risk hedging and the financial expenses related to lease liabilities in application of IFRS 16.

(in € millions)	2022	2021
Discounting costs of provisions for obligation to maintain the condition of concession assets	20.9	(1.1)
Discounting costs of provisions for non-current receivables and liabilities	1.0	(0.0)
Discounting costs of provisions for retirement benefit obligations	(0.2)	(0.1)
Financial expense related to leases	(0.0)	(0.0)
Total other financial income and expenses	21.8	(1.3)

7. Income tax expense

Accounting policies

Cofiroute calculates its income taxes in accordance with French tax law. In accordance with IAS 12, deferred tax is recognised for the temporary differences between the book value and the tax base of assets and liabilities. Tax is calculated on the basis of the latest tax rates enacted or substantively enacted at the balance sheet date. The effects of changes in tax rates from one period to another are recognised in the income statement in the period in which the change occurs except when they relate to transactions recognised in other comprehensive income or directly in equity.

Deferred tax relating to share-based payments (IFRS 2) is recognised in income as long as the deductible base does not exceed the fair value of the plans drawn up in accordance with IFRS 2.

Deferred tax balances are determined on the basis of the tax status of Cofiroute and are presented as assets or liabilities at their net position by tax category. Deferred tax is reviewed at each balance sheet date to take account in particular of the impact of changes in tax law and the prospect of recovery. Deferred tax assets are only recognised if their recovery is probable.

Deferred tax assets and liabilities are not discounted.

Tax expense amounted to €230.2 million at 31 December 2022, compared to €221.5 million at 31 December 2021.

7.1 Breakdown of net tax expense

Total	(230.2)	(221.5)
Deferred tax	(3.6)	9.7
Current tax	(226.6)	(231.2)
(in € millions)	2022	2021

Net tax expense for the period reflects:

- tax recorded by Cofiroute, belonging to the VINCI tax consolidation group;
- the supplementary welfare tax of 3.3% of the Company tax rate;
- the impact of non-current changes in deferred taxation (reduction of the corporate tax rate from 27.5% to 25% from 2022).

7.2 **Effective tax rate**

The effective tax rate is 25.73% in 2022, compared to 28.22% in 2021.

The difference between the tax calculated using the standard tax rate in force in France and the amount of tax effectively recognised in the period can be analysed as follows:

(in € millions)	2022	2021
Income before tax	894.5	784.8
Theoretical tax rate in force in France	25.83%	28.41%
Expected theoretical tax expense	(231.1)	(223.0)
Permanent differences and other	0.9	1.5
Tax expense recognised	(230.2)	(221.5)
Effective tax rate	25.73%	28.22%

7.3 Breakdown of deferred tax assets and liabilities

			Change		
(in € millions)	31/12/2022	Income	Equity	Other	31/12/2021
Deferred tax assets					
Retirement benefit obligations	3.3	0.3	(1.0)		4.0
Concession assets	22.7	1.0			21.7
Temporary differences on provisions	2.7	(2.4)			5.1
Fair value adjustment on financial instruments			(0.1)		0.1
Finance leases	0.5	(0.0)			0.6
Other	10.0	0.8			9.2
Total	39.2	(0.3)	(1.1)		40.6
Deferred tax liabilities					
Concession assets	(201.3)	5.9			(207.2)
Finance leases	(0.5)	0.0			(0.5)
Fair value adjustment on financial instruments	(1.4)	(0.5)			(0.9)
Other	(10.9)	(8.7)			(2.3)
Total	(214.1)	(3.2)			(210.9)
Net deferred tax	(174.9)	(3.6)	(1.1)		(170.3)

Net deferred tax liabilities amounted to €174.9 million (versus €170.3 million in 2021).

8. Earnings per share

Accounting policies

Earnings per share before dilution (basic earnings per share) correspond to net income divided by the number of shares for the year.

Cofiroute SA's share capital comprises 4,058,516 shares, unchanged between 2021 and 2022. The Company has not issued any instrument granting rights to shares.

Earnings per share amounted to €163.70 in 2022 (€138.81 in 2021).

Concession contracts D.

Cofiroute (the concession operator), according to the provisions of IFRIC 12 "Service Concession Arrangements", has two business activities:

- a construction business consisting of its obligations to design, build and finance new infrastructures that it delivers to the concession grantor: revenue is recognised according to the percentage of completion method of accounting under IFRS 15 with the performance obligations being continually recognised;
- an operating and maintenance activity in respect of concession assets: revenue is recognised in accordance with IFRS 15.

The concession operator has the right to receive toll (or other types of revenue) from users for financing, building and operating the infrastructure. If the grantor pays the concession operator on the basis of the extent to which users use the service, with no guarantee of payment amounts ("pass through" or "shadow toll" agreements), the "Intangible Asset Model" applies.

In this model, the right to receive toll (or other) revenue is recognised on the balance sheet of the concession operator under "Concession intangible assets".

This right corresponds to the fair value of the infrastructure asset under concession plus the capitalised borrowing costs recognised during the construction period. It is amortised over the period covered by the contract in order to reflect the pace at which the contract's economic benefits are consumed, from the date on which the concession asset is commissioned.

This model has been applied to the two Cofiroute concession contracts.

Grants related to assets are presented on the balance sheet and charged against the book value of the asset for which they were received.

Concession intangible assets 9.

9.1 Details of concession intangible assets

(in € millions)	Cost of infrastructure in service(*)	Advances and outstanding amounts	Total
Gross		•	
At 01/01/2021	8,402.9	310.0	8,712.9
Acquisitions during the period	30.7	152.9	183.6
Other movements	80.5	(92.4)	(11.9)
At 31/12/2021	8,514.1	370.6	8,884.7
Acquisitions during the period		192.6	192.6
Other movements	(0.8)	(10.8)	(11.6)
At 31/12/2022	8,513.3	552.4	9,065.7
Depreciation and amortisation			
At 01/01/2021	(4,111.3)		(4,111.3)
Depreciation during the period	(227.4)		(227.4)
Other movements	(0.0)		(0.0)
At 31/12/2021	(4,338.7)		(4,338.7)
Depreciation during the period	(228.1)		(228.1)
Other movements	(0.0)		(0.0)
At 31/12/2022	(4,566.8)		(4,566.8)
Net			
At 01/01/2021	4,291.6	310.0	4,601.6
At 31/12/2021	4,175.4	370.6	4,546.0
At 31/12/2022	3,946.4	552.4	4,498.8

^(*) After deduction of grants.

The increase in the gross value of concession intangible assets corresponds mainly to the €192.6 million of acquisitions completed in 2022 (against €183.6 million in 2021). This increase consists of assets under construction mainly related to the implementation of the motorway recovery plan signed in 2015.

9.2 Main characteristics of concession contracts

The characteristics of concession contracts granted to Cofiroute are presented in the table below:

2022	Control and regulation of prices by concession grantor	Source of payments	Grant or guarantee from concession grantor	Residual value	End date or average duration	Accounting mode
Cofiroute						
Intercity network motorway tolls - France (1,100 km of toll motorways)	Pricing regulation as defined in the concession contract. Price increases subject to agreement by grantor.	Users	None	Infrastructure returned to grantor for no consideration at the end of the contract unless purchased by the grantor on the basis of its economic value.	Contract end: 30 June 2034	Intangible asset
A86 Duplex - France (11 km toll tunnel)	Pricing regulation as defined in the concession contract. Price increases subject to agreement by grantor.	Users	Infrastructure returned to gr for no consideration at the None of the contract unless purch by the grantor on the of its economic		Contract end: end of December 2086	Intangible asset

9.3 Commitments given under concession contracts

Under the concession contracts it has signed, Cofiroute has committed to making certain infrastructure investments in facilities that it will subsequently operate as a concession company.

At 31 December 2022, the total investment commitment provided for under the concession contracts was €369.8 million, compared with €467.2 million in 2021.

- . . .

Other balance sheet items and commitments related E. to the business

10. Property, plant and equipment and other intangible assets

10.1 Property, plant and equipment

Accounting policies

Property, plant and equipment are recorded at acquisition or production cost, net of investment grants received, less cumulative depreciation and any impairment losses. Their value is not remeasured. These assets mainly include fittings, equipment, furniture and vehicles wholly owned by Cofiroute. They also include concession operating property, plant and equipment that is not controlled by the grantor but that is necessary for the operation of the concession: buildings used in operations, toll equipment, signage, remote transmission, video surveillance, vehicles and equipment.

Depreciation is generally calculated on a straight-line basis over the period of use of the asset. Accelerated depreciation may, however, apply when deemed more appropriate given the terms of use of the asset.

Periods of use of the various categories of property, plant and equipment (fittings, equipment, furniture and vehicles) range from three to ten years.

Depreciation commences on the date on which the asset is ready to come into service.

(in € millions)	Operating concession assets	Land	Plant, equipment, fixtures and fittings	Right-of-use of concession assets	Total
Gross					
At 01/01/2021	958.6	1.4	25.2	9.7	994.9
Acquisitions during the period	28.6		0.4		29.1
Disposals during the period	(2.5)		(9.3)		(11.8)
Other movements	(0.6)		0.1	1.3	0.9
At 31/12/2021	984.1	1.4	16.4	11.1	1,013.0
Acquisitions during the period	25.1		1.0		26.1
Disposals during the period	(9.1)	(0.0)	(0.8)		(9.9)
Other movements	0.7	0.0	(1.2)	0.0	(0.5)
At 31/12/2022	1,000.8	1.4	15.4	11.1	1,028.7
Depreciation, amortisation and impairment		<u>.</u>			
At 01/01/2021	(765.6)		(18.0)	(6.1)	(789.6)
Depreciation during the period	(36.3)		(0.6)	(3.3)	(40.3)
Disposals during the period	1.8		9.2		11.0
Other movements	(0.0)		0.0	0.3	0.3
At 31/12/2021	(800.1)		(9.5)	(9.1)	(818.6)
Depreciation during the period	(32.8)		(0.6)	(1.3)	(34.7)
Disposals during the period	9.1		0.8		9.9
Other movements	(0.0)		(0.0)	1.1	1.1
At 31/12/2022	(823.8)		(9.3)	(9.2)	(842.3)
Net					
At 01/01/2021	193.1	1.4	7.1	3.7	205.3
At 31/12/2021	184.1	1.4	6.9	2.0	194.4
At 31/12/2022	177.1	1.4	6.1	1.9	186.5

Rights to use concession property, plant and equipment refer mainly to vehicles.

10.2 Other intangible assets

They mainly include software licenses and software. They are stated in the balance sheet at acquisition cost less amortisation and any accumulated impairment losses. They are amortised on a straight-line basis over their useful life.

The net value of other intangible assets amounted to €1.8 million at 31 December 2022. These include software, patents, licenses and other intangible assets, representing a gross value of €20.5 million.

Cumulative amortisation recorded at the end of 2022 stood at €18.7 million.

10.3 Impairment of non-financial non-current assets

Accounting policies

Impairment tests are performed on property, plant and equipment and intangible assets where evidence of a loss of value arises.

Cofiroute did not identify any material impairment of its tangible or intangible non-current assets in 2022 or 2021.

11. Working capital requirements and current provisions

Accounting policies

Trade receivables are current financial assets. They are initially measured at their fair value, which is generally their nominal value, unless the effect of discounting is material.

The Group applies the simplified model defined under IFRS 9 and accordingly records an impairment of its trade receivables equal to the credit loss expected at maturity.

At each balance sheet date, trade receivables are measured at their amortised cost less any impairment losses taking account of any likelihood of non-recovery.

An analysis of the losses recognised during the period is performed in order to make any necessary adjustments in the impairment rates. This risk is assessed in the light of payment delays and guarantees obtained.

Trade payables are current financial liabilities. They are initially measured at their fair value, which is most often their nominal value, unless the effect of discounting is material.

Inventories and work in progress are recognised at their cost of acquisition or of production by the entity. At each balance sheet date, they are measured at the lower of cost and net realisable value.

11.1 Change in working capital requirement

			Change		
(in € millions)	31/12/2022	31/12/2021	Change in operating WCR	Other changes	
Inventories and work in progress (net)	1.4	1.1	0.3	0.0	
Trade and other receivables	126.8	110.0	16.8	0.0	
Other current operating assets	29.7	32.0	3.7	(6.1)	
Inventories and operating receivables (I)	157.9	143.1	20.9	(6.1)	
Trade payables	(55.2)	(44.4)	(10.8)	0.0	
Other current liabilities	(123.1)	(120.5)	(2.6)	(0.0)	
- Non-operating liabilities	0.0	1.0	(1.0)	0.0	
Trade and other operating payables (II)	(178.3)	(163.9)	(14.3)	(0.0)	
Working capital requirement (excluding current provisions) (I+II)	(20.4)	(20.9)	6.6	(6.1)	
Current provisions	(271.3)	(283.9)	(8.3)	20.9	
of which part at less than one year of non-current provisions	0.0	0.0	0.0	0.0	
Working capital requirement (including current provisions)	(291.7)	(304.8)	(1.8)	14.9	

The working capital requirement (WCR) comprises current assets and liabilities related to operations except for current tax assets and liabilities and other current financial assets and liabilities.

11.2 Current operating assets and liabilities

The components of current assets and liabilities break down with respect to maturity in the following manner:

					Maturity		
				< 1 year		From	
(in € millions)		31/12/2022	1 to 3 months	3 to 6 months	6 to 12 months	1 to 5 years	> 5 years
Inventories and work in progress (net)		1.4	1.4				
Trade and other receivables		126.8	126.8				
Other current operating assets		29.7	15.0	11.3		3.4	
Inventories and operating receivables	I	157.9	143.2	11.3		3.4	
Trade payables		(55.2)	(55.2)				
Other current operating liabilities		(123.1)	(108.0)	•	(8.0)	(7.1)	
Trade and other operating payables	II	(178.3)	(163.2)		(8.0)	(7.1)	
Working capital requirement (connected with operations)	1+11	(20.4)	(20.0)	11.3	(8.0)	(3.7)	

11.3 Breakdown of trade receivables

The following table presents invoiced trade receivables and any possible impairment:

(in € millions)	31/12/2022	31/12/2021
Trade receivables invoiced	39.3	28.6
Allowances against trade receivables	(2.3)	(2.4)
Trade receivables, net	37.0	26.2

At 31 December 2022, trade receivables between six and twelve months past due amounted to €0.3 million (€0.4 million at 31 December 2021). Trade receivables more than one year past due amounted to €2.5 million (€2.6 million at 31 December 2021) and were impaired in the amount of €2.3 million (€2.4 million at 31 December 2021).

11.4 Breakdown of current provisions

Current provisions are directly linked to the operating cycle, irrespective of their expected maturity. They are accounted for in accordance with IAS 37. They also include the current part (maturing in less than one year) of provisions not directly linked to the operating cycle.

Provisions are recognised for the contractual commitments to keep the facilities under concession in good working order. They are calculated on the basis of a medium to long-term expenditure programme that is reviewed annually. This expenditure is remeasured using the appropriate indices (primarily the TP01, TP02 and TP09 indices).

Provisions are also booked when structures have been identified with established problems. These provisions are recognised at their discounted amounts. The discounted cost is recorded under "Other financial income and expenses".

In 2022 and 2021, current provisions recognised as liabilities on the balance sheet changed as follows:

(in € millions)	Opening	Provisions taken	Provisions	Other reversals not used	Change in scope and miscellaneous	Closing
01/01/2021	270.0	42.1	(15.7)	(20.7)		275.6
Obligation to maintain the condition of concession assets	274.3	27.3	(25.3)	(6.4)		269.9
Other current liabilities	1.3	13.5	(0.8)			14.0
31/12/2021	275.6	40.8	(26.1)	(6.4)		283.9
Obligation to maintain the condition of concession assets	269.9	30.3	(27.7)	(8.8)		263.7
Other current liabilities	14.0	0.8		(7.2)		7.6
31/12/2022	283.9	31.1	(27.7)	(16.0)		271.3

Current provisions relate directly to the operating cycle. They amounted to €271.3 million at 31 December 2022 (compared with €283.9 million at 31 December 2021) and mainly relate to provisions for the obligation to maintain the condition of concession assets.

12. Lease liabilities

Accounting policies

At the start of the lease, the liability is measured at the discounted value of the payments remaining due to the lessor, i.e.:

- the fixed rents, less any sums received from the lessor as incentives to sign the lease;
- the variable rents, which vary with an index or a rate, with the understanding that future payments are calculated based on the level of the index or rate at the start date of the lease;
- payments to be made by the lessee as part of a residual value guarantee;
- the exercise price of a purchase option if the lessee is reasonably certain to exercise it; and
- the penalties to be paid should the lease termination option be exercised, if the term of the lease was determined on the assumption that the lessee would exercise that option.

The liability may be remeasured in the following situations: a change in the lease term; a change in the reasonably certain (or otherwise) likelihood of an option being exercised; when the residual value guarantee is re-estimated; when the rates or indices used to determine lease payments are revised at the time of lease adjustments.

At 31 December 2022, lease liabilities amounted to €2.1 million, of which €1.2 million relating to the portion beyond one year and €0.9 million to the portion at less than one year.

They amounted to €2.2 million at 31 December 2021.

The net change of -€0.1 million recorded for the period just ended breaks down as follows:

- new lease liabilities: €0.6 million,
- repayment of lease liabilities: -€0.7 million.

Schedule of non-current lease liability

(in € millions)	Non-current lease liability	between 1 and 2 years	between 2 and 5 years	> 5 years
Lease liabilities on real property	0.0	0.0	0.0	0.0
Lease liabilities on moveable assets	1.2	1.2	0.0	0.0
31/12/2022	1.2	1.2	0.0	0.0

Equity F.

Information on equity **13**.

13.1 **Share capital**

Cofiroute SA's share capital comprises 4,058,516 shares, unchanged between 2022 and 2021. The Company has not issued any instrument granting rights to shares.

13.2 Transactions recognised directly in equity

The following tables provide a breakdown of changes in these items by type of financial instrument:

(in € millions)		31/12/2022	31/12/2021
Net cash flow hedges			
Reserve at start of period		(0.3)	(1.9)
Other changes in fair value for the period		0.3	1.7
Items recognised in the income statement			(0.1)
Gross reserve before tax effect at balance sheet date (items that may be reclassified in the income statement)			(0.3)
Associated tax effect			0.1
Reserve net of tax (items not reclassified in the income statement)	I		(0.2)
Equity instruments			
Reserve at start of period		10.1	10.1
Changes in fair value for the period ^(*)			
Gross reserve before tax effect at balance sheet date	II	10.1	10.1
Actuarial gains and losses on retirement benefit obligations			
Reserve at start of period		(4.4)	(4.9)
Actuarial gains and losses recognised in the period		4.0	0.7
Associated tax effect		(1.0)	(0.2)
Reserve net of tax at reporting date	III	(1.4)	(4.4)
Total reserve net of tax (items not reclassified in the income statement)	11+111	8.7	5.7
Total transactions recognised directly in equity	1+11+111	8.7	5.5

^(*) Change in value of disposed equity investments measured at fair value through equity.

Changes in fair value recognised in the income statement for the period mainly concern the hedging of floating-rate borrowings. These operations are described in Note G.17.1.3 "Description of cash flow hedging transactions".

14. **Dividends**

The balance of the 2021 dividend was paid in March 2022 and amounted to €477.6 million.

An interim dividend of €115.7 million was paid for the 2022 financial year.

The total amount of the dividend to be distributed in respect of the 2022 financial year will be submitted for approval at the Shareholders' Ordinary General Meeting of 17 March 2023 (see Note K. "Post-balance sheet events").

Financing and financial risk management G.

15. Net financial debt

Accounting policies

Bonds, other borrowings and financial debt are recognised at amortised cost using the effective interest rate. The effective interest rate is determined after taking redemption premiums and issuance expenses into account. Under this method, the interest expense is measured actuarially and reported under "Cost of gross financial debt"

When the prevailing rate is significantly lower than market rates, particularly in the case of project financing granted by public bodies, the economic benefit that results is considered, according to IAS 20, as a government grant for debt reduction and the related investments.

Certain financing contracts provide for early redemption options, for amounts that are always close to the amortised cost of the financial liabilities that are recognised as a result. Consequently, Cofiroute does not recognise any derivative financial instrument separately from these original contracts.

The portion at less than one year of financial debt is reported under "Current financial debt".

At 31 December 2022, net financial debt, as defined by Cofiroute, stood at €3,351.4 million, down €119 million from 31 December 2021. Net financial debt breaks down as follows:

Analysis by			31/12/2022		31/12/2021			
accounting category	(in € millions)	Non-Current	Current(*)	Total	Non-Current	Current(*)	Total	
	Bonds	(2,628.5)	(11.5)	(2,639.9)	(2,971.7)	(11.5)	(2,983.2)	
	Other bank loans and borrowings	(239.5)	(58.5)	(298.0)	(294.7)	(58.0)	(352.7)	
Financial liabilities	Long-term financial debt(**)	(2,867.9)	(70.0)	(2,937.9)	(3,266.4)	(69.5)	(3,335.9)	
measured	Other current financial liabilities		(50.0)	(50.0)		(150.0)	(150.0)	
at amortised cost	Financial current accounts – liabilities	-	(8.2)	(8.2)		•		
	I – Gross financial debt	(2,867.9)	(128.2)	(2,996.1)	(3,266.4)	(219.5)	(3,485.9)	
	of which impact of fair value hedges	361.8	0.0	361.8	16.9	0.0	16.9	
Financial assets	Collateralised loans and financial receivables							
at amortised cost	Financial current account assets	-				•		
	Cash management financial assets			0.0			0.0	
Financial assets	Cash equivalents	-		0.0		24.4	24.4	
measured at fair value through profit or loss	Cash		6.7	6.7	•	6.2	6.2	
• .	II – Financial assets	0.0	6.7	6.7	0.0	30.6	30.6	
	Derivative financial instruments – liabilities	(414.4)	(0.9)	(415.3)	(56.7)	(1.5)	(58.1)	
Derivatives	Derivative financial instruments – assets	52.6	0.7	53.3	39.7	3.4	43.1	
	III – Derivative instruments	(361.8)	(0.2)	(362.0)	(16.9)	1.9	(15.0)	
	Net financial debt (I+II+III)	(3,229.7)	(121.7)	(3,351.4)	(3,283.4)	(187.0)	(3,470.4)	

^(*) Current portion including accrued interest not yet due.

^(**) Including portion at less than one year.

Change in net financial debt

					"No	on cash" changes				
(in € millions)	Opening	Changes in consolidation Translation Changes in fair Other ening Cash flows Ref. scope effect value Changes		Total "non cash"	Ref.	Closing				
Non-current bonds	(2,971.7)	0.1	(3)			344.9	(1.8)	343.1	(4)	(2,628.5)
Other non-current loans and borrowings	(294.7)		(3)				55.3	55.3	(4)	(239.5)
Current financial debt	(219.5)	147.2				0.0	(55.9)	(55.9)		(128.2)
of which portion of long-term debt at less than one year	(55.4)	55.4	(3)				(56.0)	(56.0)	(4)	(56.0)
of which current financial debt at origin	(0.0)		(3)				0.0	0.0	(4)	(0.0)
of which other current financial debt	(150.0)	100.0	(2)					0.0	(4)	(50.0)
of which financial current accounts – liabilities	0.0	(8.2)	(1)					0.0	(4)	(8.2)
of which accrued interest not yet due	(14.1)		(4)				0.1	0.1	(4)	(14.0)
of which overdraft	0.0		(4)					0.0	(4)	0.0
Cash management assets	0.0	0.0	(2)					0.0	(4)	0.0
Cash and cash equivalents	30.6	(23.9)	(1)					0.0	(1)	6.7
Derivative financial instruments – net	(15.0)	0.0				(342.0)	(5.0)	(347.0)		(362.0)
of which FV of derivatives	(16.8)	0.0	(2)			(342.0)		(342.0)	(4)	(358.8)
of which accrued interest not matured on derivative financial instruments	1.8		(4)				(5.0)	(5.0)	(4)	(3.2)
Net financial debt	(3,470.4)	123.5	(5)	0.0	0.0	2.9	(7.4)	(4.5)	(5)	(3,351.4)

[&]quot;Other changes" include the reclassification of the non-current portion of long-term financial debt to the current portion.

Reconciliation of net financial debt with the financing flows in the statement of cash flows

(in € millions)	Ref.	31/12/2022
Change in net cash	(1)	(32.0)
Change in cash management assets and other current financial liabilities	(2)	100.0
(Issue) repayment of borrowings	(3)	55.5
Other changes	(4)	(4.5)
Change in net financial debt	(5)	119.0

15.1 Breakdown of long-term financial debt

At 31 December 2022, long-term financial debt recognised in the balance sheet stood at €2,937.9 million, a decrease of €398 million compared to 31 December 2021. This is mainly due (in the amount of €344.9 million) to the revaluation, in respect of the hedged risk, of the debts subject to a fair value hedge and to the repayment of EIB loans for €55.4 million.

Long-term financial debt at 31 December 2022 showed the following characteristics:

			31 December 2021						
(in € millions)	Currency	Contractual interest rate	Maturity	Capital outstanding	Carrying amount	of which accrued interest not yet due	Capital outstanding	Carrying amount	of which accrued interest not yet due
Bonds I				3,000.0	2 639,9	11,5	3,000.0	2,983.2	11,5
2016 bond issue	EUR	0.750%	September-28	650.0	553.2	1.5	650.0	657.3	1.5
2016 bond issue	EUR	0.375%	February-25	650.0	641.6	2.2	650.0	652.0	2.2
2017 bond issue	EUR	1.125%	October-27	750.0	720.8	1.8	750.0	756.8	1.8
2020 bond issue	EUR	1.000%	May-31	950.0	724.3	5.9	950.0	917.0	5.9
Other bank loans and borrowing	ngs II			297.7	298.0	2.5	353.1	352.7	2.6
EIB March 2002	EUR	EUR3M + 0.31%	March-13 to March-27	25.0	25.0	0.0	30.0	30.0	0.0
EIB December 2002	EUR	EUR3M + 0.467%	June-13 to June-27	16.7	16.7	0.0	20.0	20.0	0.0
EIB December 2005	EUR	4.115%	December-12 to December-25	49.8	50.0	0.2	65.2	65.4	0.2
EIB December 2006	EUR	4.370%	December-13 to December-29	20.6	20.6	0.0	23.5	23.6	0.0
EIB June 2007	EUR	4.380%	June-14 to June-29	91.9	93.9	2.1	105.0	107.4	2.4
EIB November 2008	EUR	EUR3M + 0.324%	November-13 to November-28	93.8	91.7	0.2	109.4	106.4	0.0
Long-term financial debt				3,297.7	2,937.9	14.0	3,353.1	3,335.9	14.1

15.2 Breakdown of the maturity of net financial debt

The maturity of Cofiroute's financial liabilities, at redemption value and the associated interest payments, based on interest rates at 31 December 2022, breaks down as follows:

	31/12/2022									
(in € millions)	Carrying amount	Capital and interest cash flows ^(*)	< 1 year	between 1 and 2 years	between 2 and 5 years	> 5 years				
Bonds										
Capital	(2,639.9)	(3,000.0)			(1,400.0)	(1,600.0)				
Interest cash flows		(164.2)	(25.3)	(25.3)	(70.9)	(42.9)				
Other bank loans and borrowings										
Capital	(298.0)	(297.7)	(56.0)	(56.6)	(137.3)	(47.8)				
Interest cash flows		(34.5)	(10.2)	(8.3)	(13.5)	(2.5)				
Sub-total: long-term financial debt	(2,937.9)	(3,496.5)	(91.5)	(90.2)	(1,621.7)	(1,693.1)				
Other current financial liabilities and current account liabilities	(58.2)	(58.3)	(58.3)							
I - Financial debt	(2,996.1)	(3,554.8)	(149.8)	(90.2)	(1,621.7)	(1,693.1)				
Cash management financial assets	0.0	0.0								
Cash equivalents	0.0	0.0	0.0							
Financial current account assets	0.0	0.0	0.0							
Cash	6.7	6.7	6.7							
II – Financial assets	6.7	6.7	6.7							
Derivative financial instruments – liabilities	(415.3)	(319.1)	(48.4)	(48.4)	(135.8)	(86.5)				
Derivative financial instruments – assets	53.3	35.0	7.0	7.0	20.9					
III - Derivative financial instruments	(362.0)	(284.1)	(41.4)	(41.4)	(114.9)	(86.5)				
Net financial debt (I+II+III)	(3,351.4)	(3,832.2)	(184.5)	(131.5)	(1,736.6)	(1,779.6)				

^(*) Regarding derivative financial instruments, the amounts equal only interest cash flows.

At 31 December 2022, the average maturity of Cofiroute's long-term financial debt was 5.3 years (6.2 years at 31 December 2021).

15.3 Financial covenants

Cofiroute's financing agreements (bonds, bank loans and credit facility) do not include any case of default as defined by financial covenants.

Furthermore, some finance agreements stipulate that a change in control of the borrower may require mandatory early redemption or repayment.

15.4 Credit ratings

At 31 December 2022, Cofiroute had the following financial ratings from Standard & Poor's:

- long term: A-;
- · forecast: stable;
- short-term: A-2.

16. Information on net cash managed and available resources

Accounting policies

Cash and cash equivalents include bank current accounts and short-term liquid investments, and are subject to an insignificant risk of changes in value. Cash equivalents comprise in particular interest-bearing accounts, monetary UCITS and certificates of deposit with maturities not exceeding three months at inception. Bank overdrafts are not included in cash and are reported under "Current financial liabilities". Changes in the fair value of these instruments are recognised directly in profit or loss.

Cash management financial assets include money market securities and bonds and short-term investments in UCITS that do not meet the criteria for cash equivalents defined by IAS 7. They are measured and recognised at their fair value. Changes in the value of these instruments are recognised directly in profit or loss.

Purchases and sales of cash management financial assets are recognised at their transaction date.

At 31 December 2022, Cofiroute's available resources amounted to €1,048.5 million, breaking down as -€1.5 million in net cash and €1,050 million in an undrawn internal credit facility with VINCI (see Note G.16.2 "Revolving credit facility").

16.1 Breakdown of net cash under management

Net cash under management, including cash management financial assets, breaks down as follows:

(in € millions)	31/12/2022	31/12/2021
Cash equivalents	0.0	24.4
Cash	6.7	6.2
Financial current accounts – liabilities	(8.2)	0.0
Net cash	(1.5)	30.6
Other current financial liabilities	(50.0)	(150.0)
Net cash under management	(51.5)	(119.4)

The investment vehicles available to Cofiroute are mainly money market UCITS, negotiable debt securities (in particular, bank certificates of deposit) and term accounts. They are measured and recognised at their fair value.

Investments ("Cash management financial assets" and "Cash equivalents") are managed to avoid risks to capital and are monitored through a performance and risk control system.

Most cash is invested in a current account with VINCI Autoroutes. Cash borrowed from VINCI on the revolving credit facility is presented in other current financial liabilities. At 31 December 2022, €50 million had been drawn down.

At 31 December 2022, total cash under management amounted to -€51.5 million.

16.2 Revolving credit facilities

At 31 December 2022, the internal credit facility of €1,100 million with VINCI had only been used up to the amount of €50 million.

The amounts authorised and used and the maturity of the VINCI credit facility at 31 December 2022 are presented in the following table:

	Used at	Authorised at		Maturity	
(in € millions)	31/12/2022	31/12/22	< 1 year	From 1 to 5 years	> 5 years
VINCI credit facility	50.0	1,100.0	1,100.0		
Total	50.0	1,100.0	1,100.0		

17. Information on financial risk management

Management rules

Cofiroute has implemented a system to manage and monitor the financial risks to which it is exposed, and interest rate risk in particular.

In accordance with the rules defined by the Group's Finance Department, the responsibility for identifying, evaluating and hedging financial risks lies with the operational entities. However, derivatives are generally managed by the Group's Finance Department on behalf of the subsidiaries concerned.

As Cofiroute has significant exposure to financial risks, a Treasury Committee, of which the Finance Departments of VINCI SA and Cofiroute are members, regularly analyses the main exposures and decides on hedging strategies.

In order to manage its exposure to market risks, Cofiroute uses derivative financial instruments.

Accounting policies

Most interest rate and currency exchange derivatives used by Cofiroute are designated as hedging instruments. Hedge accounting is applicable if the conditions provided for under IFRS 9 are satisfied:

- the hedging relationship must be clearly designated and documented at inception;
- economic link between the item hedged and the hedging instrument must be documented, as well as the potential sources of ineffectiveness;
- retrospective ineffectiveness must be measured at each closing date.

Changes in fair value from one period to another are recognised differently depending on whether the instrument is designated as:

- a fair value hedge of an asset or liability or an unrecognised firm commitment;
- · a cash flow hedge;
- · a net investment hedge in a foreign entity.

Cofiroute applies the provisions allowed or required by IFRS 9 for the treatment of hedging costs of all instruments that qualify as hedges from an accounting viewpoint.

A fair value hedge is used to hedge exposure to the risk of a change in the fair value of a financial asset, a financial liability or an unrecognised firm commitment. They notably concern receive fixed/pay floating interest rate swaps.

Changes in the fair value of the hedging instrument are recognised in the income statement for the period. Similarly, the change in value of the hedged item attributable to the hedged risk is also recognised (and adjusted to the book value of the hedged item). These two revaluations offset each other in the same line items in the income statement, for the exact amount of the "ineffective portion" of the hedge.

A cash flow hedge is used to hedge exposure to variability in future cash flows associated with an existing asset or liability, or a forecast and highly probable transaction. They notably concern receive floating/pay fixed interest rate swaps.

Changes in the fair value of the hedging instrument are recognised in other comprehensive income (OCI) for the "effective portion" and in the income statement for the period for the "ineffective portion". Cumulative gains or losses in equity are recycled in the income statement on the same line as the hedged item - i.e. operating income for cash flow hedges and cost of operating cash flow hedges and cost of net financial debt for others - when the hedged cash flow hedge occurs.

When the ineffectiveness of the hedging relationship leads to its disqualification, the cumulative gains or losses in respect of the hedging instrument are retained in equity and recycled to the income statement at the same rate as the occurrence of the hedged flows. Subsequent changes in fair value are recognised directly in the income statement. If the future cash flow is no longer expected, the gains and losses previously recognised in equity are recorded in the income statement.

Hedging of a net investment consists of hedging the currency exchange risk related to the net position of an investment in a consolidated foreign subsidiary outside the euro area. Changes in the value of the hedging instrument are recorded in equity under "translation differences" for the effective portion. The portion of changes in the value of the hedging instrument deemed "ineffective" is recorded in the net borrowing cost. Translation differences related to changes in the value of the hedging instrument are recognised in the income statement when the foreign entity that was the subject of the initial investment is removed from the scope of consolidation.

Derivative financial instruments not designated as hedging instruments are recognised in the balance sheet at their fair value, while changes in fair value are recognised in the income statement.

At the balance sheet date, the fair value of derivatives broke down as follows:

			31/12/2022			31/12/2021	
(in € millions)	Notes	Assets	Liabilities	Fair value(*)	Assets	Liabilities	Fair value(*)
Interest-rate derivatives: fair value hedges	17.1.2	53.3	(418.2)	(365.0)	43.2	(58.1)	(14.9)
Interest-rate derivatives: cash flow hedges	17.1.3	0.0	0.0	0.0	0.0	(0.5)	(0.5)
Interest-rate derivatives: not designated as hedges	17.1.4			0.0			0.0
Other derivatives		0.0	2.9	2.9	(0.1)	0.5	0.4
Interest rate derivatives		53.3	(415.3)	(362.0)	43.1	(58.1)	(15.0)

^(*) The Fair value includes unpaid accrued interest amountina to -€3.2 million at 31 December 2022 and €1.8 million at 31 December 2021.

17.1 Interest rate risk management

The interest rate risk is managed according to two horizons: a long-term horizon aimed at securing and preserving the economic equilibrium of the concession, and a short-term horizon with an objective of limiting the impact of the cost of debt on the profit (loss) for the financial year. Over the long-term management horizon, the objective is to ensure that the breakdown between fixed and floating rate debt is adjusted according to the level of debt, the fixed-rate portion being all the greater when the level of debt is high.

To hedge its interest rate risk, Cofiroute uses derivative financial instruments in the form of options (cap) or swaps of which the start date may be deferred. These derivatives may be designated as hedges or not, in accordance with IFRS. Cofiroute ensures that the ineffective portion of hedges is not material.

As part of the benchmark rate reform, the Group transitioned to the new indices during the first half of the year. Coupons starting in 2022 are now calculated on the basis of the new index. The accounting impacts are not significant, insofar as the transition on the hedged instrument and hedging instrument has taken place in a synchronised manner. Finally, the transition to the new indices has no impact on the Group's risk management policy.

17.1.1 Long-term financial debt before and after interest rate hedging and sensitivity to interest rate risk

Characteristics of long-term financial debt before and after interest rate hedging

The table below shows the breakdown at 31 December 2022 of long-term debt between fixed-rate and floating-rate debt before and after taking account of hedging derivative financial instruments:

		Breakdown between fixed and floating rate before hedging									
		Fixed rate			Floating rate	Total					
(in € millions)	Debt	Share	Rate	Debt	Share	Rate	Debt	Rate			
Total at 31/12/2022	3,162.3	96%	1.02%	135.4	4%	2.47%	3,297.7	1.08%			
Total at 31/12/2021	3,193.7	95%	1.05%	159.4	5%	0.00%	3,353.1	1.00%			

		Breakdown between fixed and floating rate after hedging								
		Fixed rate Floating rate				Total				
(in € millions)	Debt	Share	Rate	Debt	Share	Rate	Debt	Rate		
Total at 31/12/2022	1,162.3	35%	1.25%	2,135.4	65%	2.90%	3,297.7	2.31%		
Total at 31/12/2021	2,193.7	65%	0.76%	1,159.4	35%	0.48%	3,353.1	0.66%		

Sensitivity to interest rate risk

Cofiroute's income statement is exposed to fluctuations in interest rates, in light of:

- cash flows connected with net floating-rate financial debt;
- fixed-rate financial instruments, recognised at fair value in the balance sheet through earnings;
- derivatives that are not designated as hedging instruments.

By contrast, fluctuations in the value of derivatives designated as cash flow hedges (for their effective portion) do not have a direct impact on the income statement and are recognised in equity.

The following analysis was carried out by assuming that the amount of financial debt and derivatives at 31 December 2022 remains constant over a year.

A 100-basis point fluctuation in interest rates at the reporting date would lead to an increase or a contraction in equity and (pre-tax) income amounting to the sums shown below. For the purpose of this analysis, all the other variables are assumed to remain constant.

		31/12/20	22	
		Impact of the sensitiv	vity calculation	
	Income	;	Equity	
(in € millions)	+ 100 bps	- 100 bps	+ 100 bps	- 100 bps
Floating-rate debt after hedging (accounting basis)	(21.9)	21.9		
Floating-rate assets after hedging	0.0	0.0		
Derivatives not designated as hedges				
Derivatives designated as cash flow hedges			0.0	(0.0)
Total	(21.9)	21.9	0.0	(0.0)

17.1.2 Description of fair value hedges

At the reporting date, derivatives designated as fair value hedges broke down as follows:

		Receive fixed/pay floating interest rate swaps								
(in € millions)	Fair value	Notional	< 1 year	between 1 and 2 years	between 2 and 5 years	> 5 years				
At 31/12/2022	0.0	2,000.0			400.0	1,600.0				
At 31/12/2021	(14.9)	2,000.0			150.0	1,850.0				

These transactions hedge Cofiroute's issues of fixed-rate bonds.

17.1.3 Description of cash flow hedging transactions

Cofiroute's exposure to risks of fluctuation in future interest flows results from floating-rate debt payments as at 31 December 2022.

Cofiroute has set up interest-rate swaps and/or caps in order to fix the coupons on floating-rate debt. Contractual payments relating to these derivatives are settled symmetrically with the hedged interest flows on bonds. The deferred amount in equity is recognised in the income statement in the period in which the interest flows of the debt affect earnings.

At 31 December 2022, Cofiroute does not hold any instruments designated from an accounting viewpoint as cash flow hedges.

17.1.4 Derivatives not designated as hedging instruments

At 31 December 2022, Cofiroute does not hold any instruments not designated from an accounting viewpoint as hedges.

17.2 Currency exchange risk

Cofiroute is exposed to a currency exchange risk that is not considered to be significant.

17.3 Credit and counterparty risk

Cofiroute is exposed to credit risks in the event of default by its customers. It is exposed to counterparty risk through the investment of its cash and cash equivalents (mainly bank credit balances, negotiable debt securities, term deposits, marketable securities), the subscription of derivatives, commitments received (sureties and guarantees), unused credit authorisations and financial receivables.

Cofiroute has set up procedures to manage and curb credit risk as well as counterparty risk.

Trade receivables

Regarding its exposure to trade receivables risk, Cofiroute considers that the concentration of credit risk related to trade receivables is limited because of the large number of customers and the fact that they are geographically widespread. No customer accounts for more than 10% of Cofiroute's revenue. The breakdown of trade receivables is presented in Note E.11.3 "Breakdown of trade receivables".

Financial instruments (investments and derivatives)

Cash and derivative financial instruments are set up with financial institutions that meet the credit rating criteria defined by the Group In addition, the Group has set up a system of limits for each institution to manage its counterparty risk, as well as maximum control ratios for any given investment. Maximum risk lines are defined by counterparty according to their credit ratings from the ratings agencies. The limits are regularly monitored and updated on the basis of quarterly reporting at consolidated level.

In addition, the Group's Finance Department distributes instructions to subsidiaries setting limits for each authorised counterparty, the list of authorised UCITS (French subsidiaries) and the criteria for selecting money market funds.

The measurement of the fair value of derivative financial instruments carried by the Group includes a "counterparty risk" component for the derivative instruments carried as assets and an "own risk" component for the derivative instruments carried as liabilities. Credit risk is measured by drawing on the mathematical models usually drawn upon by market players.

Netting agreements for derivative financial instruments

At 31 December 2022 and in accordance with IAS 32, Cofiroute's financial assets and liabilities (including derivative instruments) are not offset in the balance sheet, except in cases where Cofiroute has netting agreements. In the event of default by Cofiroute or by financial institutions with which it holds contracts, these agreements provide for netting between the fair values of assets and liabilities arising from derivative financial instruments presented in the IFRS statement of financial position.

The table below presents Cofiroute's net exposure stemming from these netting agreements:

	31/	12/2022		31/12/2021			
(in € millions)	Fair value of derivatives recognised on the balance sheet ^(*)	Impact of netting agreements	Total	Fair value of derivatives recognised on the balance sheet ^(*)	Impact of netting agreements	Total	
Derivative financial instruments – assets	53.3	(0.0)	53.3	43.1	(4.4)	38.8	
Derivative financial instruments – liabilities	(415.3)	(0.0)	(415.3)	(58.1)	4.4	(53.8)	
Derivative financial instruments – net	(362.0)	(0.0)	(362.0)	(15.0)	(0.0)	(15.0)	

^(*) Gross amounts as stated on the balance sheet.

Book and fair value of financial assets and liabilities by accounting category In 2022, the criteria used to measure the fair value of financial assets and liabilities remained unchanged. 18.

The following table shows the book value in the balance sheet of financial assets and liabilities by accounting category as defined by IFRS 9, and their fair value:

						31/12/20)22				
(in € millions)			Accounting	categories		Fair value					
Balance sheet headings and Instrument classes	profit and	Derivatives classifiable as hedges	Financial assets measured at fair value through profit or loss	Financial assets measured at fair value through equity	Financial assets at amortised cost	Financial liabilities at amortised cost	Total net book value on the balance sheet	Level 1 Quoted prices and cash	Level 2 Internal model using observable inputs	Level 3 Internal model using non-observable inputs	Fair value
I - Non-current financial assets							0,0				0,0
II – Derivative financial instruments – assets	0.0	53.3					53.3		53.3		53.3
Cash			6.7				6.7	6.7			6.7
III – Current financial assets			6.7				6.7	6.7	0.0	0.0	6.7
Total assets	0.0	53.3	6.7	0.0	0.0	0.0	59.9	6.7	53.3	0.0	59.9
Bonds						(2,639.9)	(2,639.9)	(2,625.3)			(2,625.3)
Other bank loans and borrowings						(298.0)	(298.0)		(300.3)		(300.3)
IV – Long-term financial debt						(2,937.9)	(2,937.9)	(2,625.3)	(300.3)		(2,925.6)
V – Derivative financial instruments – liabilities	2.9	(418.2)					(415.3)		(415.3)		(415.3)
Other current financial liabilities						(50.0)	(50.0)		(50.0)		(50.0)
Financial current accounts - liabilities						(8.2)	(8.2)	(8.2)			(8.2)
VI - Current financial liabilities						(58.2)	(58.2)	(8.2)	(50.0)		(58.2)
Total liabilities	2.9	(418.2)	0.0	0.0	0.0	(2,996.1)	(3,411.4)	(2,633.5)	(765.5)	0.0	(3,399.0)

The following table shows the book value and fair value of financial assets and liabilities as published at 31 December 2021 using the categories defined by IFRS 9:

						31/12/202	1				
(in € millions)			Accounting of	ategories			Fair value				
Balance sheet headings and Instrument classes			Financial assets measured at fair value through profit or loss	Financial assets measured at fair value through equity	Financial assets at amortised cost	Financial liabilities at amortised cost	Total net book value on the balance sheet	Level 1 Quoted prices and cash	Level 2 Internal model using observable inputs	Level 3 Internal model using non- observable inputs	Fair value
I – Non-current financial assets							0.0				0.0
II – Derivative financial instruments – assets	(0.1)	43.2					43.1		43.1		43.1
Cash equivalents			24.4				24.4	24.4			24.4
Cash			6.2				6.2	6.2			6.2
III - Current financial assets			30.6				30.6	30.6	0.0	0.0	30.6
Total assets	(0.1)	43.2	30.6	0.0	0.0	0.0	73.7	30.6	43.1	0.0	73.7
Bonds						(2,983.2)	(2,983.2)	(3,122.9)			(3,122.9)
Other bank loans and borrowings						(352.7)	(352.7)		(355.7)		(355.7)
IV - Long-term financial debt						(3,335.9)	(3,335.9)	(3,122.9)	(355.7)		(3,478.6)
V – Derivative financial instruments – liabilities	0.5	(58.6)					(58.1)		(58.1)		(58.1)
Other current financial liabilities						(150.0)	(150.0)		(150.0)		(150.0)
VI – Current financial liabilities						(150.0)	(150.0)		(150.0)		(150.0)
Total liabilities	0.5	(58.6)	0.0	0.0	0.0	(3,485.9)	(3,544.0)	(3,122.9)	(563.8)	0.0	(3,686.8)

Η. **Employee benefits and share-based payments**

19. Provisions for employee benefits

As at 31 December 2022, the portion of provisions for employee benefits beyond one year broke down as follows:

(in € millions)	31/12/2022	31/12/2021
Provisions for retirement benefit obligations	11.9	14.8
Other non-current provisions	0.3	0.5
Total non-current provisions at more than one year	12.2	15.3

19.1 Provisions for retirement benefit obligations

Accounting policies

Obligations relating to defined-benefit retirement plans are provisioned as liabilities in the balance sheet, both for current employees and for employees who have left the Company (retirees and persons with deferred rights). These provisions are determined in accordance with the projected unit credit method based on actuarial assessments made at each annual reporting date. The actuarial assumptions used to determine the obligations vary according to the economic conditions in which the plan exists. Each plan's obligations are recognised separately.

Under IAS 19, for defined-benefit plans financed under external management arrangements (i.e. pension funds or insurance policies), the surplus or shortfall of the fair value of the assets compared with the discounted value of the obligations is recognised as an asset or liability in the balance sheet. This recognition is subject to the asset ceiling rules and the minimum funding requirements set out

The expense recognised under operating income or loss in each period comprises the current service cost and the effects of any change, reduction or winding up of the plan. The accretion impact recognised on actuarial debt and interest income on plan assets are recognised under other financial income and expenses. Interest income from plan assets is calculated using the discount rate used to calculate obligations with respect to defined-benefit plans.

The impacts of remeasuring net liabilities with respect to defined-benefit retirement plans are recognised in other comprehensive income. They comprise:

- actuarial gains and losses on obligations resulting from changes in actuarial assumptions and from experience adjustments (the effects of differences between the actuarial assumptions adopted and what has actually occurred);
- plan asset outperformance/underperformance (i.e. the difference between the effective return on plan assets and the return calculated using the discount rate applied to the actuarial liability);
- and the change in the effect of the asset ceiling.

The portion of provisions for retirement benefit obligations at less than one year is shown under "Other current liabilities".

Provisions for retirement obligations amounted to €12.9 million at 31 December 2022, including €11.9 million maturing in more than one year, compared to €15.6 million at 31 December 2021, including €14.8 million maturing in more than one year.

Cofiroute's retirement benefit obligations for defined-benefit plans breakdown into two categories:

- obligations borne directly by Cofiroute, covered by provisions recognised in the IFRS balance sheet. These comprise retirement bonuses and additional defined-benefit pension plans;
- plans that are pre-financed through a contract with an insurance company.

Retirement benefit obligations covered by provisions in the balance sheet are measured on the basis of the following assumptions:

Plan 31/12/2022		31/12/2021
Discount rate	3.25%	1.05%
Inflation rate	2.00%	1.80%
Rate of salary increases (excl. inflation)	3.00%	2.80%

The discount rate was determined on the basis of the yields of blue-chip corporate bonds (AA rating) whose maturities correspond to the plans' expected cash flows.

On the basis of these assumptions, retirement benefits, the provisioned and recognised pension expenses break down as follows:

Reconciliation of obligations and provisions recorded in the balance sheet

(in € millions) 31/12/2022		31/12/2021
Actuarial liability from retirement benefit obligations	14.2	17.6
Fair value of hedging assets	(1.3)	(2.0)
Deficit (or surplus)	12.9	15.6
Provision recognised as liabilities in the balance sheet	12.9	15.6

Changes in actuarial liabilities and plan assets for the period

în € millions) 31/12/2022		31/12/2021	
Actuarial liability from retirement benefit obligations			
Balance at the start of the period	17.6	17.8	
of which obligations covered by plan assets	2.0	2.9	
Cost of services rendered during the period	1.4	1.4	
Actuarial liability discount cost	0.2	0.2	
Past service cost (plan changes and curtailments)	0.0	0.0	
Actuarial gains and losses recognised in other comprehensive income items (*)	(3.8)	(0.6)	
of which impact of changes in demographic assumptions	0.0	0.0	
of which impact of changes in financial assumptions	(3.6)	(0.1)	
of which experience gains and losses	(0.3)	(0.6)	
Benefits paid to beneficiaries	(1.1)	(1.3)	
Disposals of companies and other	0.0	0.1	
At the end of the period	14.2	17.6	
of which obligations covered by plan assets	1.3	2.0	

^(*) Actuarial gains and losses refer primarily to changes in financial assumptions, notably the discount rate.

(in € millions) 31/12/2022		31/12/2021
Plan assets		
Balance at the start of the period	2.0	2.9
Interest income during the period	0.0	(0.0)
Actuarial gains and losses recognised in other comprehensive income items ^(*)	0.1	0.1
Benefits paid to beneficiaries	(0.8)	(1.0)
At the end of the period	1.3	2.0

^(*) Actuarial gains and losses refer primarily to changes in financial assumptions, notably the discount rate.

Change in provisions for retirement benefit obligations during the period

(in € millions) 31/12/2022		31/12/2021
Provisions for retirement benefit obligations recognised under liabilities on the balance sheet		
Balance at the start of the period	15.6	14.9
Total expense recognised with respect to retirement benefit obligations	1.5	1.6
Actuarial gains and losses recognised in other comprehensive income items	(4.0)	(0.7)
Benefits paid to beneficiaries	(0.3)	(0.3)
At the end of the period	12.9	15.6

Breakdown of expenses recognised in respect of defined-benefit plans

(in € millions)	31/12/2022	31/12/2021
Cost of services rendered during the period	(1.4)	(1.4)
Actuarial liability discount cost	(0.2)	(0.2)
Interest income during the period	0.0	(0.0)
Impact of plan settlements and other	(0.0)	(0.1)
Total	(1.5)	(1.6)

Breakdown of plan assets by type of vehicle

	31/12/2022	31/12/2021
	Euro area	Euro area
Equities	8%	7%
Bonds	78%	85%
Real estate	15%	8%
Overall breakdown of plan assets	100%	100%
Plan assets (in € millions)	1.3	2.0
Coverage rate of actuarial liability (as a %)	9%	11%

Employee benefits and share-based payments

19.2 Other employee benefits

Provisions for other employee benefits concern the provision for long-service awards, which decreased by €0.2 million compared with 31 December 2021 and amounts to €0.5 million at 31 December 2022, of which €0.2 million due within one year. This provision is measured at the discounted value of future benefits.

20. Share-based payments

Accounting policies

The measurement and recognition methods for the VINCI Group savings plans and performance share plans are defined by IFRS 2 "Share-based payments". The granting of performance shares and offers to subscribe to Group savings plans in France and abroad represent a benefit granted to their beneficiaries and therefore constitute supplementary remuneration borne by the VINCI Group. Because such transactions do not give rise to monetary transactions, the benefits granted in this way are recognised as expenses in the period in which the rights are acquired, with a corresponding increase in equity. They are valued by an external actuary on the basis of the fair value at the grant date of the equity instruments granted.

Benefits in respect of performance shares and the Group savings plan are granted by decision of the Board of Directors of VINCI SA after their approval by the Shareholders' General Meeting. As their valuation is not directly related to operational activity, it was considered appropriate to not include the corresponding expense in operating income from ordinary activities, the indicator used to measure the performance of the business lines, and instead to present it on a separate line entitled "Share-based payments (IFRS 2)" in current operating income.

Performance share plans

Since financial criteria may have to be met for these shares to vest, the number of performance shares to which the fair value is applied for the calculation of the IFRS 2 expense is adjusted at each closing date for the impact of the change in likelihood of the financial criteria being met.

VINCI Group savings plan

The VINCI Board of Directors defines the subscription conditions for the Group savings plans in accordance with the authorisations granted by the Shareholders' General Meeting.

In France generally, VINCI performs capital increases reserved for employees three times a year, with a subscription price including a 5% discount on the average stock market price over the 20 trading days preceding the day on which the Board of Directors sets the subscription price. Subscribers also benefit from an employer's contribution capped at €3,500 per person per year. The subscription period for each capital increase is approximately four months. The subscribed and matched securities are unavailable for a period of five years. The benefits granted in this way to employees of the Group are recognised in profit or loss and are valued in accordance with IFRS 2.

The estimated number of shares subscribed at the end of the subscription period is calculated using an individual subscription allocation method based on historical data observed for the 2018, 2019 and 2021 plans (the 2020 plans are not taken into account due to the exceptional nature of this financial year).

The total expense recorded at 31 December 2022 in relation to share-based payments stands at €4.3 million (€3.1 million in 2021).

Other notes I.

21. Related party transactions

Related party transactions:

- remuneration and similar benefits granted to members of the governing and management bodies;
- transactions with the VINCI Group and other related parties (mainly companies in which the Group holds an equity stake).

21.1 Remuneration and similar benefits paid to members of the governing and management bodies

Remuneration terms for Cofiroute corporate officers are set by the Board of Directors on the recommendation of the Remuneration Committee.

The table below shows the remuneration and similar benefits, on a full-year basis, granted by Cofiroute to persons who, at the reporting date, are (or, have been, during the year) members of Cofiroute's governing bodies and Executive Committee. The corresponding amounts have been recognised and expensed in 2022 and 2021 as follows:

	_ , , ,	Members of governing bodies and Executive Committee		
(in € millions)	2022	2021		
Remuneration	1.3	1.2		
Employer's social charges	0.6	0.6		
Post-employment benefits	0.0	0.0		
Severance payments	0.0	0.0		
Share-based payments ^(*)	1.1	1.1		
Provisions for retirement benefit obligations	0.2	0.2		

^(*) This amount is determined in accordance with IFRS 2 and the terms and conditions described in Note H.20. "Share-based payments".

Members of Cofiroute's Executive Committee do not benefit from a supplementary retirement plan. They benefit from the plan described in Note H.19.1 "Provisions for retirement benefit obligations".

Corporate Officers benefit from a supplementary retirement plan. Contributions to this plan are made by the parent company VINCI SA.

21.2 Transactions with the VINCI Group

Transactions in 2022 and 2021 between Cofiroute and the VINCI Group break down as follows:

(in € millions)	2022	2021
Construction expenses	(30.1)	(15.1)
Revenue and other ancillary revenue	1.9	3.0
Other external expenses	(25.9)	(46.5)
Trade receivables	4.0	4.6
Trade payables	18.3	17.8
Liabilities for non-current concession assets	8.4	2.9
Dividend payments	593.4	577.2

22. Statutory Auditors' fees

The total amount of fees paid to Statutory Auditors is €153.4 thousand for the 2022 financial year (€143.3 thousand in 2021).

They break down as follows: €102.6 thousand for PwC (of which €90.6 thousand for the statutory audit and €12 thousand for other assignments invoiced in 2022) and €50.8 thousand for KPMG (of which €38.8 thousand for the statutory audit and €12 thousand for other assignments invoiced in 2022).

Note on litigation

To Cofiroute's knowledge, there are no litigations likely to have a material impact on the Company's business, earnings, assets or financial position.

Post-balance sheet events K.

Rates

The toll rates on the A86 Duplex were amended on 1 January 2023 pursuant to the Interministerial Decree of 28 December 2022.

Toll rates for the Intercity network will increase on 1 February 2023 pursuant to the Concessions Contract. The average rise in the rate per kilometre is 4.53%.

Appropriation of 2022 net income

The Board of Directors finalised the individual IFRS financial statements for the year ended 31 December 2022 on 3 January 2023. These financial statements will only become definitive when approved by the Shareholders' General Meeting

The Shareholders' Ordinary General Meeting of 17 March 2023 will be asked to approve a dividend of €159.58 per share for this financial year, which takes into account the interim dividend already paid in August 2022 (€28.51 per share) and which would bring the balance of the dividend to be distributed to €131.07 per share, to be paid no later than 31 March 2023.

Report of the Statutory Auditors on the IFRS individual financial statements

Cofiroute 1973 Boulevard de la Défense 92000 Nanterre France

In our capacity as Statutory Auditors for the company Cofiroute and further to your request, we have performed an audit of the Cofiroute IFRS individual financial statements for the financial year ended 31 December 2022, as attached hereto.

These IFRS individual financial statements were prepared under the responsibility of the Board of Directors on 3 February 2022. Our role is to express an opinion on these financial statements, based on our audit.

We conducted our audit in accordance with prevailing standards of the profession in France and the professional guidance issued by the Compagnie Nationale des Commissaires aux Comptes on this operation. These standards require the implementation of procedures to obtain reasonable assurance that the IFRS individual financial statements are free of material misstatement. An audit involves examining, on a test basis or by means of other selection methods, the evidence supporting the amounts and disclosures in the IFRS individual financial statements. An audit also includes assessing the accounting policies used and significant estimates made by management, as well as evaluating the overall presentation of the IFRS individual financial statements. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the IFRS individual financial statements provide, in all material respects, a true and fair view of the Company's financial position, assets and liabilities and results for the year ended 31 December 2022, in accordance with the International Financial Reporting Standards as adopted by the European Union.

Signed in Neuilly-sur-Seine and Paris-La Défense, 3 February 2023

The Statutory Auditors

PricewaterhouseCoopers Audit

Bertrand Baloche

KPMG Audit Department of KPMG SA Karine Dupré

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Annual financial statements

Balance sheet - Assets

		31 December 2022 31		31 December 2021
(in € millions)	Gross amount	Amortisation, depreciation and impairment	Net amount	Net amount
Assets		and impairing		1101 411104111
Intangible assets	23.2	21.3	1.9	2.1
Owned non-current assets		•		
Land	1.4	0.0	1.4	1.4
Fixtures and fittings	1.9	1.1	0.7	0.7
Other property, plant and equipment	10.9	5.5	5.4	6.3
	14.2	6.7	7.5	8.3
Property, plant and equipment under concession		•		
Non-renewable assets in service	8,455.1	4,468.8	3,986.3	4,192.2
Renewable assets in service	1,066.4	944.7	121.6	132.7
Non-renewable assets in progress	552.4	0.0	552.4	370.6
Renewable assets in progress	54.7	0.0	54.7	50.8
	10,128.6	5,413.5	4,715.1	4,746.3
Financial assets			<u></u>	
Investments and related receivables	0.0	0.0	0.0	0.0
Deposits and guarantees	0.0	0.0	0.0	0.0
	0.0	0.0	0.0	0.0
Inventories	1.4	0.0	1.4	1.1
Receivables				
Trade receivables	129.3	2.3	127.0	110.0
Employees	0.7	0.0	0.7	0.3
State	20.7	0.0	20.7	16.4
Other receivables	11.9	6.5	5.4	31.4
	162.6	8.9	153.8	158.1
Prepaid expenses	27.6	0.0	27.6	33.7
Loan issuance premiums and expenses	18.2	8.7	9.5	11.2
Cash and cash equivalents	6.7	0.0	6.7	6.2
Translation difference losses	0.0	0.0	0.0	0.0
Total	10,382.4	5,459.0	4,923.4	4,966.9

Balance sheet - Equity and liabilities

(in € millions)	31 December 2022	31 December 2021
Liabilities		
Shareholders' equity		
Share capital	158.3	158.3
Legal reserve	15.8	15.8
Other reserves	4.2	4.2
Retained earnings	0.0	0.0
Net income for appropriation	0.0	0.0
Profit (loss) for the financial year	647.6	563.1
Interim dividend	(115.7)	(85.4)
Investment grants	272.1	260.2
Tax-regulated provisions	7.3	9.0
	989.7	925.2
Contingencies and loss provisions		
Contingencies and loss provisions	308.2	288.5
Financial debt		
Other borrowings	3,361.7	3,517.2
	3,361.7	3,517.2
DEBT		
Trade payables	110.5	93.9
Customer guarantee deposits	20.3	18.7
Employees	35.0	35.2
Tax and social liabilities	63.3	66.8
Other liabilities	22.7	12.2
	251.8	226.8
Prepaid income	12.0	9.2
Translation difference gains	0.0	0.0
Total	4,923.4	4,966.9

Income statement

(in € millions)	2022	2021
Operating revenue		
Revenue		
Revenue from tolls	1,511.5	1,416.4
Ancillary revenue	22.7	21.9
Net revenue	1,534.2	1,438.3
Reversal of provisions	50.1	36.5
Other income	34.4	36.4
Totall	1,618.7	1,511.1
Operating expenses		
Purchases of consumables	9.7	10.0
External services related to investments	39.9	40.7
Major repairs	36.3	33.5
External services related to operations	36.6	33.9
Transfer of insurance claim settlement income	(9.0)	(6.7)
Taxes	165.8	157.2
Employment costs	89.8	90.1
Incentive and employee profit-sharing	13.9	13.2
Other ordinary management expenses	9.1	8.7
Depreciation and amortisation of owned non-current assets	1.3	1.4
Depreciation and amortisation of renewable assets	33.0	37.0
Special concession depreciation and amortisation	216.7	216.7
Provisions for operating expenses	69.0	45.0
Total II	712.0	680.6
1. Operating income (I - II)	906.6	830.5
Financial income		
Other financial income	12.9	28.0
Reversal of provisions	0.0	0.0
Totalii	12.9	28.0
Financial expenses		
Finance costs	47.8	68.2
TotalIV	47.8	68.2
2. Financial profit (LOSS) (III - IV)	(34.9)	(40.1)
3. Income from ordinary activities (1 +2)	871.7	790.4
Exceptional income V	3.6	5.0
Exceptional expenses VI	1.4	1.9
Exceptional profit (loss) (V - VI)	2.2	3.2
Income tax, deferred tax and contributions VII	226.3	230.5
Total income (I + III + V)	1,635.1	1,544.2
Total expenses (II + IV + VI + VII)	987.5	981.1
Profit (loss)	647.6	563.1

Statement of cash flows

(in € millions)	31 December 2022	31 December 2021
Operating activities		
Operating cash flow	917.0	827.0
Change in the Working Capital Requirement(*)	38.6	958.3
A. Cash flow from/(used in) operating activities	955.7	1,785.3
Investment activities		
Non-current assets	(218.8)	(210.0)
Investment grants	11.9	9.6
Disposals of non-current assets and transfers	0.5	0.0
B. Cash flow from/(used in) investing activities	(206.4)	(200.4)
Financing activities		
Dividends	(593.4)	(577.2)
Borrowings and advances	0.0	150.0
Repayment of borrowings and advances	(155.4)	(1,160.6)
C. Cash flow from/(used in) financing activities	(748.7)	(1,587.8)
Change in cash position (A + B + C)	0.6	(2.9)
Cash at beginning of the financial year	6.2	9.1
Cash at end of the financial year	6.7	6.2
Cash at end of the financial year including VINCI Autoroutes current account	(1.5)	30.6
(*) Of which change to the VINCI Autoroutes current account	32.6	933.0

Appendix to the annual financial statements at 31 December 2022

1 Measurement rules and methods

The financial statements of Cofiroute are prepared in euros in compliance with the Chart of Accounts set forth by ANC (French Accounting Board) Regulation No. 2014-3, amended by ANC Regulation No. 2016-07.

1.1 Non-current assets

These fall into three categories: concession assets, the Company's own assets and financial assets.

1.1.1 Concession assets

Non-current concession assets are the movable and immovable property directly necessary for the design, construction and operation of the motorway network. They are financed by the concession operator and will be returned free of charge to the French government at

They are recognised at their historical cost and comprise:

- land, studies, works, and subsequent improvements;
- pre-operational expenses and borrowing costs: loan issuance expenses and premiums, redemption premiums and capitalised interest;
- the cost of staff assigned to monitoring the construction of the infrastructure asset.

Non-current concession assets fall into two categories:

- non-renewable non-current assets: their useful life extends beyond the length of the concession contract, and they may require major repairs. They relate in particular to the network infrastructure, tunnels and bridges;
- renewable non-current assets: since their economic life is shorter than the term of the concession, they must be renewed at least once during the term of the concession. These assets include plant and equipment needed to ensure safety, maintain usable road surfaces and collect tolls.

Depreciation and amortisation

Special concession depreciation and amortisation charges are applied to non-renewable assets in service and non-current operating assets. The purpose of the special concession depreciation and amortisation charges is to reduce the net book value of these assets to zero by the end of the concession term, rather than to recognise any wear or obsolescence of the assets.

- The special concession depreciation and amortisation charges for non-renewable assets are applied on a straight-line basis to the cost of the assets net of any grants received between the date of their entry into service and the end of the concession.
- These charges applied to non-current operating assets are calculated based on their net book value and the period remaining until the end of the concession.

No provision is booked for the renewal of assets when a difference arises between the replacement value and the purchase price of renewable assets, because their net amount is depreciated or amortised using this special method.

Normal depreciation and amortisation charges are applied to assets with a useful life shorter than the length of the concession contract. They are calculated using the straight-line method pursuant to article 39A of the French General Tax Code. The difference between depreciation for accounting and for tax purposes is recorded under "Tax-regulated provisions", under liabilities.

Depreciation and amortisation periods range between 10 and 20 years for buildings and from 3 to 10 years for fittings, and equipment, furniture and vehicles. Software is written off over one year for tax purposes.

1.1.2 Owned non-current assets

These assets belong to Cofiroute and are the default type of asset. They comprise all the fixed assets not used for operating the motorway concession. They are recorded at cost and are amortised using the linear method over their useful life. Depreciation periods are 3 to 10 years for software, fittings, equipment, furniture and vehicles.

Inventories 1.2

Inventories of chlorides, fuel and equipment are measured according to the weighted average unit cost method. Any differences with physical inventory are recognised in the income statement for the period.

1.3 Trade and other operating receivables

This item includes fees due from other motorway companies under multi-company revenue-sharing agreements.

Trade and other operating receivables are measured at their nominal value less provisions taking account of the probability of recovery.

1.4 Marketable securities

Marketable securities (money market SICAVs) are recorded at their acquisition cost. Impairment is recognised if their market price is lower than cost. Where they exist, unrealised capital gains are not recognised.

1.5 **Borrowings**

Debt issue costs, including issuance premiums, are amortised on a straight-line basis over the life of the debt.

1.6 Financial instruments

The Company uses derivatives such as interest rate swaps and caps to manage the interest rate risk on its borrowings. As these transactions are carried out for hedging purposes, any gains and losses are recognised in the same period as the hedged items.

1.7 Investment grants

Grants received to finance fixed assets are recognised in shareholders' equity. They are deducted from non-current concession assets to calculate the special concession amortisation.

1.8 Contingencies and loss provisions

The contingencies and loss provisions are liabilities of uncertain timing or amount, but are intended to cover expenses that have become likely or certain to occur at the reporting date as a result of a past or present event.

A provision for major repairs is calculated at the end of each period, based on a medium- to long-term works plan drawn up by the Company's Technical Department and revised annually to adjust for changes in costs and in the corresponding spending plans.

1.9 Share-based payment

The measurement and recognition methods for share subscription and purchase plans, the VINCI Group Savings Plans and performance share plans are those defined by the VINCI Group. The grant of performance shares and offers to subscribe to the Group Savings Plan, pursuant to the decision by VINCI SA's Board of Directors after approval by the Shareholders' General Meeting, represent a benefit granted to their beneficiaries and therefore constitute supplementary remuneration. Because such transactions do not give rise to cash transactions, the benefits granted in this way are expensed over the vesting period of the rights, with a corresponding accrued expense. Benefits are measured on the basis of the fair value at the grant date of the equity instruments. Adjustments may be made at each closing date for any items whose definitive grant is subject to the attainment of financial targets.

With regard to the Group Savings Plan, the VINCI Board of Directors defines the subscription conditions in accordance with the authorisations granted by the Shareholders' General Meeting. For France, VINCI performs capital increases reserved for employees three times a year, with a subscription price including a maximum discount of 5% on the average share price over the 20trading days preceding the day on which the Board of Directors sets the subscription price. Subscribers also benefit from a matching contribution paid by their company capped at €3,500 per person per year since 1 January 2018. The benefits granted in this way to employees of the Group are recognised in profit or loss and are valued in accordance with IFRS 2, on the basis of the following assumptions:

- subscription period: four months;
- · lock-up period: five years.

Notes to the financial statements

1.10 Income tax

As part of the tax consolidation agreement signed on 30 January 2015, the Company is liable to pay income tax in respect of VINCI SA, the tax group parent company. The tax expense recognised in the Company's financial statements is equal to what it would have paid if it were not part of the tax group. Any savings, other than those relating to tax loss carry-forwards, are retained by the parent company.

1.11 Consolidation

Cofiroute prepares IFRS individual financial statements, fully consolidated in the financial statements of VINCISA, with a share capital of €1,473,468,325 at 31 December 2022, registered at 1973 boulevard de la Défense, 92000 Nanterre - France.

1.12 Key events of the period

Cofiroute's business and results remain on a good momentum following the significant recovery initiated in 2021.

- revenue for 2022 amounted to €1,534.2 million, up 6.7% on 2021;
- EBITDA, up from 2021, stood at €1,176 million. The ratio of EBITDA to revenue was 76.7% in 2021 (76.1% in 2021);
- current income before tax totalled €873.9 million (€793.5 million in 2021);
- net income amounted to €647.6 million (€563.1 million in 2021);
- net financial debt stood at €3.3 billion at 31 December 2022, down €119 million over twelve months.

Cofiroute's operational performance is discussed in the Board of Directors' management report.

At 31 December 2022, Cofiroute's available resources amounted to €1,048.5 million, of which -€1.5 million in net cash and €1,050 million in an undrawn internal credit line with VINCI.

2. Notes to the financial statements

2.1 Assets

2.1.1 Gross non-current assets

		Change during the period			
(in € millions)	At 1 January 2022	Increases	Decreases	Transfers	At 31 December 2022
Intangible assets	22.6	0.1	-	0.5	23.2
Owned non-current assets	15.2	1.0	(8.0)	(1.2)	14.2
Concession assets:	9,919.2	217.8	(9.1)	0.7	10,128.6
of which in service	9,497.9	1.2	(9.1)	31.5	9,521.5
of which in progress	421.3	216.6	-	(30.8)	607.1
Total	9,957.1	218.8	(9.9)	(0.0)	10,166.0

Investments in 2022 amounted to €218.8 million and are detailed in the Board of Directors' management report.

2.1.2 Depreciation and amortisation

	Change during the period				_
(in € millions)	At 1 January 2022	Provisions taken	Reversal	Transfers	At 31 December 2022
Intangible assets	20.5	0.7	-	-	21.3
Owned non-current assets	6.9	0.6	0.8	-	6.7
Concession assets:					
- Special concession depreciation and amortisation	4,252.0	216.7	-	-	4,468.8
- Depreciation and amortisation of renewable assets	920.8	33.0	9.1	0.0	944.7
Total	5,200.4	251.0	9.9	0.0	5,441.5

The duration of the Intercity network and A86 concession contracts have not changed.

2.1.3 Maturity of receivables

Operating receivables totalled €162.6 million:

(in € millions)	Gross amount	At less than 1 year	From 1 to 5 years	At more than 5 years
Trade receivables	129.3	129.3	-	_
State	20.7	20.7	-	-
Employees	0.7	0.7	-	-
Other receivables	11.9	11.9		
Total	162.6	162.6	0.0	0.0

The amount of €129.3 million under "Trade Receivables" corresponds mainly to Toll invoices not yet prepared or paid.

2.1.4 Impairment provisions

Provisions for impairment for the financial year break down as follows:

		Change durir	ng the period	_
(in € millions)	At 1 January 2022	Increases	Decreases	At 31 December 2022
Trade receivables	2.3	0.1	0.2	2.3
Claims receivables	7.3	3.3	4.1	6.5
Total	9.7	3.4	4.3	8.9

2.1.5 Prepaid expenses

Prepaid expenses totalled €27.6 million. They primarily comprise:

- the state fee of €24.1 million paid in July 2022 for the first half of 2022;
- the exceptional voluntary contribution of €2.9 million.

2.1.6 Loan issuance premiums and expenses

Loan issuance premiums and expenses amounted to €18.2 million with a gross depreciated value of €8.7 million.

2.1.7 Cash and cash equivalents

Cash and cash equivalents of €6.7 million correspond to cash available on bank current accounts.

2.2 Liabilities

2.2.1 Share capital

The share capital breaks down into 4,058,516 fully paid-up shares with a par value of €39.

2.2.2 Equity

	_	Change during the period		_	
(in € millions)	At 1 January 2022	Increases	Decreases	At 31 December 2022	
Share capital	158.3	-	-	158.3	
Legal reserve	15.8	-	-	15.8	
Other reserves	4.2	-	-	4.2	
Retained earnings	0.0	0.0		0.0	
Income	563.1	647.6	563.1	647.6	
Interim dividend	(85.4)	(115.7)	(85.4)	(115.7)	
Investment grants	260.2	11.9		272.1	
Tax-regulated provisions	9.0	1.1	2.9	7.3	
Total	925.2	545.0	480.5	989.7	

2.2.3 Contingencies and loss provisions

Contingencies and loss provisions break down as follows over the period:

			Change during the period			
			Reversal			
(in € millions)	At 1 January 2022	Provisions taken	Used	Unused	Total reversals	At 31 December 2022
Provisions for major repairs	273.8	62.6	27.7	8.8	36.5	300.0
Provisions for other employee benefits	0.7	0.1	0.1		0.1	0.7
Miscellaneous provisions	14.0	0.8		7.2	7.2	7.6
Total	288.5	63.5	27.8	16.0	43.8	308.2

The provision for major repairs covers future expenses for maintaining road surfaces, engineering structures, hydraulic structures and specific equipment, based on a schedule that reflects the frequency with which each item is renovated.

Provisions for other employee benefits mainly include the provision for long-service awards (€0.7 million at 31 December 2022). They are measured at the discounted value of future benefits.

Miscellaneous provisions mainly relate to tax and employee-related risks.

The coverage of the Company's retirement benefit obligations for employees is outsourced via a specific insurance policy for the amount of €1.3 million. Net obligations totalled €12.9 million at the end of 2022.

2.2.4 Maturity of liabilities

Liabilities totalled €3,625.6 million.

(in € millions)	Gross amount	At less than 1 year	From 1 to 5 years	At more than 5 years
Financial debt	3,361.7	120.0	1,594.0	1,647.8
Trade and other operating payables	251.8	247.9	-	3.9
Prepaid income	12.0	7.6	1.3	3.1
Total	3,625.6	375.5	1,595.3	1,654.8

2.2.5 **Borrowings**

At 31 December 2022, borrowings and accrued interest amounted to €3,361.7 million, breaking down as follows:

		Change during	the period	_
(in € millions)	At 1 January 2022	Increases	Decreases	At 31 December 2022
Bonds	3,000.0	-	-	3,000.0
Other borrowings	353.1	-	55.4	297.7
Drawdowns on credit lines	150.0	-	100.0	50.0
Accrued interest	14.1	-	0.1	14.0
Total	3,517.2	-	155.5	3,361.7

(in € millions)	Gross amount	At less than 1 year	From 1 to 5 years	At more than 5 years
Bonds	3,000.0	-	1,400.0	1,600.0
Other borrowings	297.7	56.0	194.0	47.8
Drawdowns on credit lines	50.0	50.0		
Accrued interest	14.0	14.0	-	-
Total	3,361.7	120.0	1,594.0	1,647.8

Cofiroute's financing agreements (bonds, bank loans and credit lines) do not include any case of default as defined by financial covenants.

Furthermore, some finance agreements stipulate that a change in control of the borrower may require mandatory early redemption or repayment.

Credit line

The amounts authorised and used, and the maturity of the VINCI credit line at 31 December 2022 are presented in the following table:

	Used at	Authorised at	Maturity		
(in € millions)	31/12/2022	31/12/2022	<1year	From 1 to 5 years	> 5 years
VINCI credit line	50.0	1,100.0	1,100.0		
Total	50.0	1,100.0	1,100.0		

2.2.6 Prepaid income

Prepaid income mainly comprises:

- rights of use in the amount of €3.4 million, paid by telecommunications operators under multi-year agreements, which are recognised in revenue on a straight-line basis over the duration of the agreements granting these rights;
- subsidies related to the Motorway Investment Plan (PIA) for €6.9 million.

2.2.7 **Accrued expenses**

Accrued expenses relate to:

(in € millions)	2022	2021
Trade payables	104.2	99.5
Employees	33.1	30.8
Taxes	35.6	38.4
Other payables	7.0	7.2
Accrued financial expenses	3.8	1.6
Unpaid accrued interest	14.0	14.1
Accrued expenses	197.8	191.7

2.2.8 **Accrued income**

Accrued income breaks down as follows:

Accrued income	93.7	90.1
Accrued financial income	0.7	3.5
Other receivables and accrued income	3.3	2.9
Trade invoices to be issued	89.8	83.8
(in € millions)	2022	2021

2.3 Income statement

2.3.1 Revenue

Revenue breaks down as follows:

(in € millions)	2022	2021
Revenue	1,534.2	1,438.3
Revenue from tolls	1,511.5	1,416.4
Ancillary revenue	22.7	21.9

2.3.2 Purchases and external expenses

Purchases and external expenses break down as follows:

(in € millions)		2021
Purchases and external expenses	122.4	118.1
Purchases of consumables	9.7	10.0
External services related to investments	39.9	40.7
External services related to operations	36.6	33.9
Major repairs	36.3	33.5

2.3.3 Gross operating income

Gross operating income is the difference between operating revenue and operating expenses, excluding depreciation, amortisation and

(in € millions)	2022	2021
Operating revenue excluding reversals of provisions	1,568.5	1,474.7
Revenue	1,534.2	1,438.3
Other operating income	34.4	36.4
Operating expenses excluding depreciation, amortisation and provisions	392.1	380.6
Purchases and external expenses	122.4	118.1
Insurance claim settlements	(9.0)	(6.7)
Employment costs including statutory profit-sharing	103.7	103.3
Taxes	165.8	157.2
Other ordinary management expenses	9.1	8.7
Gross operating income	1,176.5	1,094.0

In 2022, the ratio of gross operating income to revenue was 76.7%, compared to 76.1% in 2021.

2.3.4 Operating income

(in € millions)	2022	2021
Gross operating income	1,176.5	1,094.0
Net operating provisions	(18.9)	(8.5)
Depreciation and amortisation	(251.0)	(255.0)
Operating income	906.6	830.5

2.3.5 Net financial income

(in € millions)	2022	2021
Financial income	12.9	28.0
Financial expenses	(47.8)	(68.2)
Net financial income	(34.9)	(40.1)

2.3.6 **Exceptional profit (loss)**

Exceptional items include:

Exceptional profit (loss)	2.2	3.2
Depreciation, amortisation and provisions	1.1	0.9
From operating transactions	0.3	0.9
Exceptional expenses	1.4	1.9
Reversals of provisions	2.9	3.6
From operating transactions	0.7	1.4
Exceptional income	3.6	5.0
(in € millions)	2022	2021

2.3.7 Income tax

The income tax expense of - $\ensuremath{\text{e}}$ 226.3 million comprises:

- -€219.8 million in income tax arising on ordinary operations, and -€0.6 million on net exceptional income;
- tax credits obtained for a total of +€1.3 million;
- the social security contribution of 3.3% in the amount of -€7.2 million.

2.3.8 Deferred tax position

The Company had provisions for special depreciation allowances amounting to €7.3 million as at 31 December 2022, relating to excess tax depreciation over normal depreciation, resulting in a deferred tax liability of €1.8 million, applying the tax rate of 25%.

2.4 Additional information

2.4.1 Off-balance sheet commitments

Cofiroute's main off-balance sheet commitments are:

- off-balance-sheet commitments given to third parties either in the form of guarantees issued by banks on behalf of Cofiroute or directly:
- investment commitments: as part of its concession contracts, the Company is committed to making investments amounting to -€391.9 million;
- operating lease commitments: -€0.4 million at 31 December 2022 and mostly related to long-term vehicle rental contracts.

At 31 December 2022, Cofiroute had several interest rate swap agreements:

• swaps in which Cofiroute receives at a fixed rate and pays out at Euribor 3 months (notional total of €2,000 million). These swaps are affected (notional and due dates) to fixed-rate issues.

The market value (net of unpaid coupons) at 31 December 2022 for all of the above transactions was €361.8 million against Cofiroute. According to French accounting standards, these transactions are considered as hedging transactions and are recorded on the balance sheet when the item hedged has a symmetric impact only. Therefore, at 31 December 2022, these financial instruments had no impact on the balance sheet.

(amount of notional in € millions)	At less than 1 year	From 1 to 5 years	> 5 years	Total
Instruments held by Cofiroute				
Receive fixed/pay floating interest rate swaps	-	400.0	1,600.0	2,000.0

2.4.2 Average workforce

(in number)	Salaried employees 2022
Managers	245
Other employees	1,017
Total	1,261

Other information 3.

3.1 Remuneration and similar benefits paid to members of the governing and management bodies

Aggregate remuneration and similar benefits paid to members of Cofiroute's governing bodies and Executive Committee, recorded as expenses in 2022 and 2021, break down as follows:

	Members of and Exec	Members of governing bodies and Executive Committee	
(in € millions)	20	022 2021	
Remuneration		1.3 1.2	
Employer's social charges		0.6	
Post-employment benefits		0.0	
Severance payments		0.0	
Recognised total expenses		1.9 1.8	
Provision for pensions		0.2	

Annual financial statements

Events after the reporting period

3.2

Transactions with the VINCI GroupTransactions in 2021 and 2022 between Cofiroute and the VINCI Group break down as follows:

(in € millions)	2022	2021
Revenue and other ancillary revenue	1.9	3.0
Other external expenses	(25.9)	(46.5)
Trade receivables	4.0	4.6
Trade payables	18.3	17.8
Liabilities for non-current concession assets	8.4	2.9
Dividend payments	593.4	577.2

4.

Events after the reporting periodThe toll rates on the A86 Duplex were amended on 1 January 2023 pursuant to the Interministerial Decree of 28 December 2022.

Toll rates for the Intercity network increased on 1 February 2023 pursuant to the Concessions Contract. The average rise in the rate per kilometre is +4.53%.

Report of the Statutory Auditors on the annual financial statements

(Financial year ended 31 December 2022)

To the Shareholders' General Meeting

COFIROUTE

1973 Boulevard de la Défense 92000 Nanterre - France

Opinion

In accordance with our appointment as Statutory Auditors by your Shareholders' General Meeting, we have performed an audit of the COFIROUTE annual financial statements for the period ended 31 December 2022, as attached hereto.

In our opinion, the annual financial statements are accurate and give a true and fair view of the Company's financial situation and assets and liabilities at the end of this period and the results of its operations for the period then ended, in accordance with accounting rules and principles generally accepted in France.

Basis of our opinion

Audit quidelines

We conducted our audit in accordance with the prevailing professional standards in France. We believe that our audit provides a reasonable basis for our opinion.

Our responsibilities pursuant to these standards are indicated in the section "Responsibilities of the Statutory Auditors relating to the audit of the annual financial statements" of this report.

Independence

We performed our audit assignment in compliance with the independence rules set out in the French Commercial Code and the French Code of Ethics for Statutory Auditors for the period from 1 January 2022 to the issue date of our report, and in particular we have not provided any services prohibited by Article 5, paragraph 1, of Regulation (EU) No. 537/2014.

Justification of our assessments – Key points of the auditPursuant to the provisions of articles L.823-9and R.823-7 of the French Commercial Code relating to the justification of our assessments, we hereby inform you of the key points of the audit relating to the risk of material misstatements that, according to our professional judgement, have been the most significant for the audit of the annual financial statements for the period, as well as our response to this risk.

This assessment was formulated in the context of the audit of the annual financial statements, taken as a whole, and the forming of our opinion expressed above. We do not express any opinion on the individual elements of these annual financial statements.

Measurement of provisions for major repairs

(Notes 1.8 and 2.2.3 "Contingencies and loss provisions" in the notes to the annual financial statements)

Risk identified

Provisions are taken for contractual obligations to maintain the condition of concession assets and principally to cover the expense of major road repairs, bridges, tunnels and hydraulic infrastructure.

These provisions for major repairs, recorded for an amount of €300.0 million at 31 December 2022, are calculated on the basis of a provisional multi-year programme of works prepared according to the periodicity of the renovation of concession assets and reviewed annually to take into account changes in costs and the programme of corresponding expenditure.

We consider that the assessment of the provisions for major repairs, which represent a significant amount on the balance sheet liabilities, is a key point of the audit insofar as these provisions are based on management's judgement in terms of estimating the provisional expenditure for works over several years, and on account of their sensitivity to the assumptions used.

Our response to risk

Our work notably consisted of:

- taking note of the procedures implemented by the Company for the assessment of the provisions for major repairs;
- comparing the expenses anticipated for 2022 at the close of the previous financial year with the actual expenses recorded during the
- · critically analysing the expenses taken into account in the constitution of provisions, by comparing the estimated provisional multi-year expenses for major repairs used at 31 December 2022 with those used at 31 December 2021;
- conducting a critical review of the estimated provisional multi-year expenses for major repairs against the available documentation;
- testing the proper arithmetic application of the indexation clauses included in work contracts (mainly the TP01 and TP09 indices).

Specific verifications

We have also carried out, in compliance with the professional standards applicable in France, the specific verifications required by legislation and regulations.

Information presented in the management report and in other documents sent to the shareholders on the financial situation and annual financial statements

We have no comments to make as to the fair presentation and consistency with the annual financial statements of the information presented in the Board of Directors' management report and in other documents sent to the shareholders on the financial situation and annual financial statements

We certify the accuracy and the consistency with the annual financial statements of the information concerning payment terms mentioned in article D.441-6 of the French Commercial Code.

Report on corporate governance

We certify the existence of the information required by articles L.225-37-4 and L.22-10-10 of the French Commercial Code in the Board of Directors' report on corporate governance.

Other verifications and information required by laws and regulations

Designation of Statutory Auditors

We were appointed as Cofiroute's Statutory Auditors by your Shareholders' General Meeting of 27 April 2000 for KPMG S.A. and 22 March 2019 for PricewaterhouseCoopers Audit.

As at 31 December 2022, KPMG S.A. was in the 23nd uninterrupted year of its mission and PricewaterhouseCoopers Audit was in the 4th uninterrupted year of its mission.

Responsibilities of management and persons constituting the corporate governance relating to the annual financial statements

It is management's responsibility to prepare annual financial statements that present a true and fair view in compliance with the French accounting rules and principles, as well as to implement the internal control that it deems necessary to the preparation of annual financial statements that are free from material misstatements, whether these are the result of fraud or errors.

When preparing the financial statements, it is the responsibility of management to assess the ability of the Company to continue as a going concern, to present in these financial statements, where appropriate, the necessary information relating to the going concern and apply the going concern accounting policy, unless there are plans to wind up the business or discontinue operations.

The Audit Committee is responsible for monitoring the process of preparing financial information and the effectiveness of the internal control and risk management systems, as well as the internal audit, where applicable, with regard to the procedures relating to the preparation and processing of accounting and financial information.

These annual financial statements have been approved by the Board of Directors.

Responsibilities of the Statutory Auditors relating to the audit of the parent company financial statements

It is our responsibility to draw up a report on the financial statements. Our objective is to obtain reasonable assurance that the parent company financial statements are free of material misstatement. Reasonable assurance means a high level of assurance, without however, guaranteeing that an audit conducted in accordance with the standards of professional practice can systematically detect all material misstatements. Misstatements may arise from fraud or be the result of error and are considered material when one can reasonably expect that, taken individually or in combination, they may influence the economic decisions that users of the financial statements take when relying upon them.

As specified by article L.823-10-1 of the French Commercial Code, our audit engagement for the certification of the financial statements does not consist of giving an opinion on the viability or quality of the management of your Company.

As part of an audit carried out in accordance with professional standards applicable in France, the Statutory Auditor exercises his professional judgement throughout this audit. In addition:

- it identifies and assesses the risks that the annual financial statements may contain material misstatements, whether due to fraud or error, defines and implements audit procedures to address such risks, and collects the information that it considers sufficient and appropriate as a basis for its opinion. The risk of not detecting a material misstatement arising from fraud is greater than that of a material misstatement resulting from error, because fraud may involve collusion, falsification, wilful omission, false statements or circumvention of the internal control system;
- it examines the internal control system relevant to the audit in order to define audit procedures that are appropriate to the circumstances, and not in order to express an opinion on the effectiveness of the internal control system;
- it assesses the appropriateness of the accounting methods used and the reasonableness of the accounting estimates made by management, as well as information related thereto provided in the annual financial statements;
- it assesses the appropriateness of management's application of the going concern accounting policy and, depending on the information collected, the existence or non-existence of major uncertainties relating to events or circumstances that are likely to call into question the Company's ability to continue as a going concern. This evaluation is based on the material collected up to the date of the auditor's report, bearing in mind that circumstances or subsequent events could call the going-concern assumption into question. If it concludes that there is a major uncertainty, it draws the attention of the readers of its report to the information provided in the annual financial statements about this uncertainty or, if this information is not provided or not relevant, it issues a certification with reservations or a refusal to certify:
- it assesses the overall presentation of the annual financial statements and assesses whether the annual financial statements reflect the underlying transactions and events in such a way as to give a true and fair view.

Signed in Neuilly-sur-Seine and Paris-La Défense, 3 February 2023

The Statutory Auditors

PricewaterhouseCoopers Audit

KPMG Audit

Department of KPMG SA Karine Dupré

Bertrand Baloche

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Persons responsible for the document

1. Certification by the person responsible for this document

I certify, to the best of my knowledge, that the financial statements have been prepared in compliance with the applicable accounting standards and that they give a true and fair view of the assets, liabilities, financial situation and income of Company, and that the management report appearing on page 3 provides an accurate picture of the business events, results and financial situation of the Company and describes the primary risks and uncertainties faced by the Company.

Marc BOURON

Chief Executive Officer

2. Statutory Auditors

The Company's Statutory Auditors are registered with France's official Statutory Auditors' representative body (Compagnie Nationale des Commissaires aux Comptes) and are subject to the authority of the French Higher Council of Statutory Audit (Haut Conseil du Commissariat aux Comptes).

Primary Auditors

KPMGSA	PricewaterhouseCoopers Audit
2, avenue Gambetta Tour Eqho 92066 Paris La Défense Cedex France	63, rue de Villiers 92208 Neuilly-sur-Seine Cedex France
Start of term of office: GM of 23 March 2018.	Start of term of office: GM of 22 March 2019.
Expiry of current term of office: at the close of the GM approving the 2023 financial statements.	Expiry of current term of office: at the close of the GM approving the 2024 financial statements.

Alternate Auditor

KPMG AUDIT ID

2, avenue Gambetta Tour Egho 92066 Paris La Défense Cedex Start of term of office: GM of 23 March 2018.

Expiry of current term of office: at the close of the GM approving the 2023 financial statements.

3. Person responsible for financial information

Thomas HUCHET, Chief Financial Officer and Member of the Management Committee.

4. Documents available to the public

The following documents are available on the website (www.vinci-autoroutes.com):

- the 2022 financial report;
- the 2022 half-year financial report;
- the annual and half-year financial reports for the years 2008 to 2021.

Cofiroute's Articles of Association may be consulted at the Company's head office: 1973, boulevard de la Défense - CS10268 -92757 Nanterre Cedex.

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www.vinci-autoroutes.com

