

CONSOLIDATED FINANCIAL STATEMENTS UNDER IFRS FINANCIAL YEAR ENDED 31 DECEMBER 2022 TERÉGA SAS





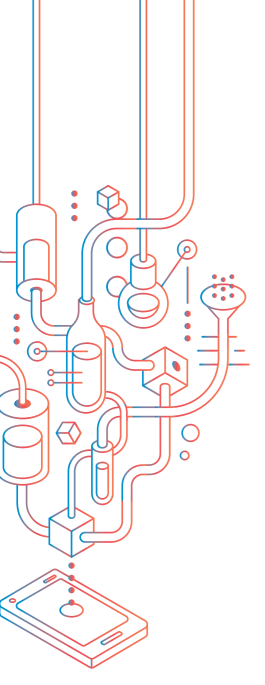


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1. CONSOLIDATED INCOME STATEMENT

In thousands of euros

	NOTES	12/31/2022	12/31/2021				
Revenues	5.10.1	488 436	484 341				
Other income	5.10.2	2 681	2 906				
Purchases consumed	5.10.3	(54 870)	(67 138)				
Personnel expenses	5.10.3	(69 971)	(60 233)				
External expenses	5.10.3	(53 258)	(55 501)				
Taxes and duties	5.10.3	(10 929)	(11 845)				
Allowances for amortisation/depreciation & provisions	5.9.2 - 5.9.3 5.9.5 - 5.9.10	(108 767)	(109 286)				
Other current operating income and expenses		(2 618)	(5 655)				
CURRENT OPERATING PROFIT/LOSS		190 703	177 590				
Other non-current operating income and expenses		(1 891)	1 635				
OPERATING PROFIT/LOSS		188 812	179 226				
Net financial debt cost	5.10.4	(31 685)	(39 150)				
Other financial income and expenses	5.10.4	130	(5 627)				
PRE-TAX PROFIT(LOSS)		157 257	134 449				
Income tax	5.10.5	(52 228)	(50 273)				
NET PROFIT FROM CONSOLIDATED COMPANIES		105 029	84 175				
Share of profit(loss) of equity-accounted companies		(1 169)	-				
CONSOLIDATED NET PROFIT		103 860	84 175				
Profit(loss) for the period attributable to:							
- owners of the company		103 860	84 175				
- equity interest without control		-	-				
Earnings per share		2,12	1,72				
Diluted earnings per share		2,12	1,72				

In thousands of euros

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	NOTES	12/31/2022	12/31/2021
NET PROFIT		103 860	84 175
OTHER ELEMENTS OF COMPREHENSIVE INCOME			
Actuarial gains and losses		2 623	(167)
Impact of deferred taxes	5.9.7	(678)	43
Share of affiliated companies on the elements which cannot be recycled to the income statement		-	-
Elements not to be reclassified in profit(loss) subsequently		1 945	(124)
Change in fair value of financial instruments (cash flow hedges)	5.9.11	(1 842)	(1 250)
Impact of deferred taxes on financial instruments		431	490
Share of affiliated companies on the elements recycled to the income statement		-	-
Elements that may be reclassified in profit(loss) subsequently		(1 410)	(761)
TOTAL OTHER ELEMENTS OF THE COMPREHENSIVE INCOME		535	(885)
TOTAL COMPREHENSIVE INCOME		104 395	83 291
Attributable to the owners of the company		104 395	83 291
Attributable to equity interests without control		-	-

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2. STATEMENTS OF CONSOLIDATED FINANCIAL POSITION

In thousands of euros

	NOTES	12/31/2022	12/31/2021
ASSETS			
Goodwill	5.9.2	420 756	420 756
Other intangible assets	5.9.2	80 540	89 567
Tangible assets	5.9.3	2 526 102	2 468 134
Investments in equity-accounted companies	5.9.4	660	823
Other non-concurrent financial assets		7 240	8 577
Other non-current assets		1 960	3 304
Deferred tax assets		2	478
NON-CURRENT ASSETS		3 037 261	2 991 638
Inventory	5.9.5	26 522	26 013
Other current financial assets		159	159
Trade receivables	5.9.6	60 497	60 824
Current payable tax receivables		-	-
Other current assets	5.9.14	8 199	2 801
Cash and cash equivalents	5.9.8	60 278	19 691
CURRENT ASSETS		155 655	109 489
TOTAL ASSETS		3 192 916	3 101 127
Shareholder equity and liabilities			
Capital	5.9.9	489 474	489 474
Issue premiums		71 053	71 053
Reserves		(168 649)	(223 712)
Convertible bonds		470 000	470 000
Profit(loss) for the year attributable to the owners of the company	1	103 860	84 175
SHAREHOLDER EQUITY ATTRIBUTABLE TO THE OWNERS OF THE COMPANY		965 738	890 990
TOTAL SHAREHOLDER EQUITY		965 738	890 990
Non-current financial debts	5.9.11	1 793 213	1 785 286
Employee benefits	5.10.6	19 747	22 757
Deferred tax liabilities	5.9.7	284 726	275 291
Other non-current liabilities		(7)	(7)
NON-CURRENT LIABILITIES		2 097 678	2 083 327
Current financial debts	5.9.11	18 899	27 010
Current provisions	5.9.10	1 822	260
Trade payables	5.9.12	67 130	63 107
Payable tax liabilities		-	110
Other current liabilities	5.9.13	41 649	36 324
CURRENT LIABILITIES		129 500	126 810
TOTAL SHAREHOLDER EQUITY AND LIABILITIES		3 192 916	3 101 127

3. TABLE OF CHANGES TO CONSOLIDATED SHAREHOLDER EQUITY

In thousands of euros

Capital Park Park Port											ius oi euros
Note		CAPITAL		DISTRIBUTED						WITHOUT	TOTAI SHAREHOLDER EQUIT
Profitibosa) 84.775 (220 1250) 490 (85.7051) 4		489 474	71 053	(29 986)	(107)	470 000	398	9 957	(176 215)		834 573
Total Compenients of the comprehensive income (124) (1250) 490 (350) 450 (353) 450 (35	Total comprehensive income for the period										
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD 1.04 1.02	Profit(loss)			84 175							84 175
PERIOD Transactions with the owners of the Company, entered directly as shareholder equity interest some content be bonds Total Contributions and DISTRIBUTIONS FROM / TO OWNERS OF THE COMPANY Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiaries Equity interests without control during acquisition of the subsidiaries SHAREHOLDER EQUITY AT 31 DECEMBER 2021 469 474 71 053 54 189 (231) 470 000 (852) 10 782 (203 426) 890 53 180 64 191 64 19	Total other elements of the comprehensive income				(124)		(1 250)	490			(885)
### Interest from convertible bonds (27 211) (27	TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	-	-	84 175	(124)	-	(1250)	490	-		83 291
TOTAL CONTRIBUTIONS AND DISTRIBUTIONS FROM / TO OWNERS OF THE COMPANY Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE COMPANY SHAREHOLDER EQUITY AT 31 DECEMBER 2021											-
Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE COMPANY	Interest from convertible bonds								(27 211)		(27 211)
Equity interests without control during acquisition of the subsidiary		-	-	-	-	-	-	-	(27 211)		(27 211)
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD TOTAL COMPANY	Change in interests in subsidiaries										-
SHAREHOLDER EQUITY AT 31 DECEMBER 2021								336			336
Shareholder equity at 31 december 2021 489 474 71 053 54 189 (231) 470 000 (852) 10 782 (203 426) 890 57 10 10 10 10 10 10 10 10 10 10 10 10 10		-	-	-	-	-	-	336	-		336
at 31 december 2021 Total comprehensive income for the period Profit(loss) 103 860 103 860 Total comprehensive income for the period Total Comprehensive income 1945 1945 1942 431 - 104 3 Total Comprehensive income 1945 1945 1942 1943 1 - 104 3 Transactions with the owners of the Company, entered directly as shareholder equity Interest from convertible bonds (27 595) (27 5) Total Constributions and Distributions FRRM / To OWNERS OF THE COMPANY Other elements affecting shareholder equity 1943 1943 1945 1945 1945 1945 1946 1945 1946 1946 1943 1946 1944 1944 1944 1944 1944 1944 1944	SHAREHOLDER EQUITY AT 31 DECEMBER 2021	489 474	71 053	54 189	(231)	470 000	(852)	10 782	(203 426)		890 989
Profit(loss) 103 860 1045 Total other elements of the comprehensive income 1945 (1842) 431 55 TOTAL COMPREHENSIVE INCOME FOR THE	Shareholder equity at 31 december 2021	489 474	71 053	54 189	(231)	470 000	(852)	10 782	(203 426)		890 989
Total other elements of the comprehensive income 1945 (1842) 431 5 Total COMPREHENSIVE INCOME FOR THE 103 860 1945 - (1842) 431 - 104 3 Transactions with the owners of the Company, entered directly as shareholder equity Interest from convertible bonds (27 595) (27 5) TOTAL CONSTRIBUTIONS AND DISTRIBUTIONS FROM / TO OWNERS OF THE COMPANY (27 595) (27 5) Other elements affecting shareholder equity (1943) (1943) (1943) TOTAL OTHER ELEMENTS AFFECTING (1943) (1943) Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE	Total comprehensive income for the period										
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD 103 860 1 945 - (1 842) 431 - 104 3 Transactions with the owners of the Company, entered directly as shareholder equity Interest from convertible bonds (27 595) (27 5) TOTAL CONSTRIBUTIONS AND DISTRIBUTIONS FROM / TO OWNERS OF THE COMPANY Other elements affecting shareholder equity (1 943) (1 943) (1 943) TOTAL OTHER ELEMENTS AFFECTING (1 943) - (1 943) Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE (108) - (108) SHARE HOLDER EQUITY (10 8) TOTAL TRANSACTIONS WITH OWNERS OF THE (108) - (108) SHARE HOLDER EQUITY	Profit(loss)			103 860							103 860
PERIOD - 103 860 1945 - (1642) 451 - 104 55 Transactions with the owners of the Company, entered directly as shareholder equity Interest from convertible bonds (27 595) (27 57 57 57 57 57 57 57 57 57 57 57 57 57	Total other elements of the comprehensive income				1 945		(1842)	431			535
Interest from convertible bonds (27 595) (27 595		-	-	103 860	1 945	-	(1 842)	431	-		104 395
TOTAL CONSTRIBUTIONS AND DISTRIBUTIONS FROM / TO OWNERS OF THE COMPANY Other elements affecting shareholder equity (1 943) (1 943) (1 943) (1 943) Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary (108) (108) (108) SHARE HOLDER EQUITY											-
Company Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary Company Com	Interest from convertible bonds								(27 595)		(27 595)
TOTAL OTHER ELEMENTS AFFECTING SHAREHOLDER EQUITY (1943) - (1943)		-	-	-	-	-	-	-	(27 595)		(27 595)
Change in interests in subsidiaries Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE (108) - (108) SHARE HOLDER EQUITY (20 CT) TOSK 158 0(0 LT)	Other elements affecting shareholder equity							(1 943)			(1 943)
Equity interests without control during acquisition of the subsidiary TOTAL TRANSACTIONS WITH OWNERS OF THE (108) - (108) SHARE HOLDER EQUITY (2017) 1987 1987 1987 1987 (2017) 1987 (2017) 1987 (2017) 1987 (2017)		-	-	-	-	-	-	(1 943)	-		(1 943)
SHARE HOLDER EQUITY (20,000, 17,1000, 1	Change in interests in subsidiaries										-
COMPANY (108) - (118) SHARE HOLDER EQUITY		Э						(108)			(108)
		-	-	-	-		-	(108)	-		(108)
		489 474	71 053	158 049	1 715	470 000	(2 694)	9 163	(231 021)		965 738

⁽¹⁾ Convertible bonds issued by the Group are considered as equity instruments according to IAS 32. The nominal sum as well as the interest paid (after tax) are therefore classed as shareholder equity (see note 5.9.9 Capital and reserves). The interest incurred is entered as other debt.

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4. CONSOLIDATED CASH FLOW STATEMENT

In thousands of euros

	NOTES	12/31/2022	12/31/2021
Net profit from consolidated companies	1	103 860	84 175
Elimination of profit(loss) of equity-accounted companies		1 169	
Elimination of dividend income		(34)	-
Amortisation/depreciation and provisions	5.9.2 - 5.9.3	107 858	103 838
Income tax	5.10.5.1	52 228	50 273
Financial result	5.10.4	31 685	44 304
Neutralisation as elements classed as investment flows		2 550	(1 661)
Change in working capital requirement		5 357	(9 611)
Tax paid		(32 587)	(15 034)
NET CASH FLOW RELATED TO OPERATING ACTIVITIES		272 086	256 284
Acquisition of tangible and intangible assets	5.9.2 - 5.9.3	(164 491)	(139 721)
Transfer of fixed assets		2 425	3 340
Change in loans and other financial assets		(3)	(9 966)
Impact of changes to scope	5.5.5 - 5.9.4	-	(2 072)
Dividends received		34	28
NET CASH FLOW RELATED TO INVESTMENT ACTIVITIES		(162 032)	(148 392)
Capital increases (reductions)		-	1 900
Issue of loans	5.9.11	8 629	10 000
Loan repayments	5.9.11	(10 695)	(500 209)
Interest paid		(67 402)	(89 461)
Other financial expenses paid			9
NET CASH FLOW RELATED TO FINANCING ACTIVITIES		(69 468)	(577 761)
Impact of exchange rate fluctuations		-	-
CHANGE IN CASH FLOW		40 586	(469 868)
Opening cash and cash equivalents		19 691	489 560
Closing cash and cash equivalents	5.9.8	60 278	19 691

5. EXPLANATORY NOTES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

5.1 ENTITY PRESENTING THE FINANCIAL STATEMENTS

Teréga SAS is a company domiciled in France, with its registered office at 40 avenue de l'Europe, Pau. The consolidated financial statements of the Company at 31 December 2022 are drawn up in relation to the Company and its subsidiaries, referred to together as "the Group", and each individually as "entities of the Group".

5.2 HISTORY OF THE ESTABLISHMENT OF THE TERÉGA GROUP

On 30 July 2013, all of the securities of Teréga SA (formerly TIGF SA), held until then by TGEHF (Total Gaz Electricité Holding France), were sold to Teréga SAS (formerly TIGF INVESTISSEMENTS), itself held by Teréga HOLDING (formerly TIGF HOLDING).

5.3 ACCOUNTING STANDARDS

5.3.1 DECLARATION OF COMPLIANCE

The accounting principles chosen for the preparation of the consolidated financial statements comply with the IFRS and interpretations as published by the IASB and approved by the European Union at 31 December 2022 and presented in detail on the website of the European Commission (https://ec.europa.eu/info/business-economy-euro/company-reporting-and-auditing/company-reporting/financial-reporting_en).

5.3.2 STANDARDS, INTERPRETATIONS AND AMENDMENTS APPLIED

IFRS as well as their interpretations and amendments are presented in the table below. They were applied by the Group in its consolidated financial statements drawn up on 31 December 2022:

IFRS ADOPTED BY THE EU (and related amendments)	IMPACT	LINK TO APPENDICES
IAS 1 - Presentation of Financial Statements	Yes	Notes 1 - 2
IAS 2 - Inventories	Yes	Note 5.5.6
IAS 7 - Statement of Cash Flows	Yes	Note 4
AS 8 - Accounting Policies, Changes in Accounting Estimate Errors	Yes	Note 5.5
IAS 10 - Events after the Reporting Period	Yes	Note 5.13
AS 11 - Construction Contracts	NA	
AS 12 - Income Taxes	Yes	Note 5.5.12
IAS 16 - Property, Plant and Equipment	Yes	Note 5.5.4
AS 18 - Revenue	Yes	Note 5.5.9
AS 19 - Employee Benefits	Yes	Note 5.5.7
AS 20 - Government Grants	Yes	Note 5.5.4.4
AS 21 - The Effects of Changes in Foreign Exchange Rates	NS	Note 5.9.1
AS 23 - Borrowing Costs	Yes	Note 5.5.2.7
AS 24 - Related Party Disclosures	Yes	Note 5.11
AS 26 - Accounting and Reporting by Retirement Benefit Plans	NA	
AS 27 - Separate Financial Statements	NA	
AS 28 - Investments in Associates and Joint Ventures	NA	
AS 29 - Financial Reporting in Hyperinflationary Economies	NA	
AS 32 - Financial instruments	Yes	Note 5.5.2.3
AS 33 - Earnings Per Share	NA	Non-listed company
AS 34 - Interim Financial Reporting	NA	

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IAS 36 - Impairment of Assets	Yes	Note 5.5.2.8
IAS 37 - Provisions, Contingent Liabilities and Contingent Assets	Yes	Note 5.5.8
IAS 38 - Intangible Assets	Yes	Note 5.5.3
IAS 39 - Financial Instruments: Recognition & Measurement	Yes	Note 5.5.2.3
IAS 40 - Investment Property	NA	
IAS 41 - Agriculture	NA	
IFRS 1 - First-time Adoption of IFRS	NA	
IFRS 2 - Share-based Payment	NA	Non-listed company
IFRS 3 - Business Combinations	Yes	Note 5.5.2.1
IFRS 4 - Insurance Contracts	NS	
IFRS 5 - Non-current Assets Held for Sale and Discontinued Operations	NA	
IFRS 6 - Exploration for & Evaluation of Mineral Resources	NA	
IFRS 7 - Financial instruments: Disclosures	Yes	Note 5.5.2.3
IFRS 8 - Operating Segments	Yes	Note 5.10.1
IFRS 9 - Financial Instruments	NS	Note 5.5.2.3
IFRS 10 - Consolidated Financial Statements	Yes	Notes 1 - 2
IFRS 11 - Join Arrangements	NA	
IFRS 12 - Disclosure of Interests in Other Entities	NA	
IFRS 13 - Fair Value Measurement	Yes	Note 5.9.11
IFRS 15 - Revenues from Contracts with Customers	NS	Note 5.5.9
IFRS 16 - Leases	NS	Note 5.5.10

5.3.2.1 New mandatory standards, amendments and interpretations

Mandatory Standards, Amendments and Interpretations as of 1 January 2022

The group is not affected by the new standards, amendments and interpretations, mandatory as of 1 January 2022.

5.3.2.2 New standards, amendments and interpretations published by the IASB but not yet adopted by the European Union

The standards, amendments and interpretations published by the IASB but not yet adopted by the European Union will only enter into force in a mandatory manner from this adoption and are therefore not applied by the Group.

5.3.3 ESTIMATES AND JUDGEMENTS

The preparation of the consolidated financial statements requires the management to exercise judgement in making estimates and assumptions likely to affect the application of accounting methods. The actual values may be different from the estimated values.

The estimates and the underlying assumptions are constantly examined. The impact of the changes of accounting estimates is recorded during the period of the change and all the subsequent periods affected.

The assumptions and estimates mainly concern:

- the measurement of the fair value of the assets acquired and liabilities recovered in the context of business combinations (see note 5.5.1.1);
- the period of use of tangible and intangible assets used for the calculation of depreciation: these estimates are presented in notes 5.5.3 and 5.5.4 of the accounting principles;
- \cdot the measurement of the recoverable value of the goodwill (assumptions described in note 5.5.1.1);
- · the measurement of the obligations linked to defined benefit plans (assumptions described in notes 5.5.7 and 5.10.6.3);
- \cdot the valuation of the financial instruments (see note 5.5.2.3);
- \cdot the measurement of the deferred tax assets (see note 5.9.7).

5.4 CONSOLIDATION METHODS

The acquired subsidiaries are consolidated in the Group's financial statements from the date of their acquisition of control or, for reasons of convenience, if the impact is not material, from the date of establishment of the most recent consolidated balance sheet.

The consolidated financial statements presented in this document cover the period from 1 January to 31 December 2022. All of the Group's companies have a closing date of 31 December.

5.4.1 SUBSIDIARIES

A subsidiary company is an entity controlled by the Group. The Group controls an entity if, and only if, all of the conditions below are met:

- · It holds power over the entity;
- · It is exposed or has the right to variable returns due to its involvement with the entity;
- · It has the ability to exercise power over the company so as to influence the amount of the returns it obtains.

The financial statements of the subsidiaries are included in the consolidated financial statements from the date on which control is obtained until the date on which control ceases

5.4.2 INVESTMENTS CONTROLLED EXCLUSIVELY: FULL CONSOLIDATION

Full consolidation consists of:

- · integrating the accounts of consolidated companies after any restatements into the accounts of the consolidating company;
- · distributing equity and income between the interests of the consolidating company and the interests of other non-controlling shareholders;
- · eliminating transactions in account between the fully consolidated company and its consolidated subsidiaries.

5.4.3 PARTIALLY CONTROLLED INTERESTS: EQUITY-ACCOUNTED COMPANIES

Equity accounting consists in including the consolidating company's share of equity and profit or loss in its financial statements.

5.4.4 TRANSACTIONS ELIMINATED FROM THE CONSOLIDATED FINANCIAL STATEMENTS

The balance sheet balances and transactions and the income and expenses resulting from intra-group transactions are eliminated during the preparation of the consolidated financial statements.

5.5 ACCOUNTING METHODS AND PRINCIPLES AND VALUATION RULES

5.5.1 ACCOUNTING METHODS AND PRINCIPLES USED ON THE ESTABLISHMENT OF THE GROUP

5.5.1.1 Business combination and allocation of goodwill

In accordance with the provisions of IFRS 1 relating to subsidiaries adopting IFRS after their parent company, Teréga SAS chose to assess business combinations based on the values adopted by its parent company: Teréga HOLDING.

Thus, the allocation of goodwill as at 30 July 2013, in accordance with the principles set out in note 5.5.3.4, is broken down as follows (in $\mathbf{\in}M$):

Acquisition cost as at 30 July 2013			1 596
Shareholder equity acquired at 30 July 2013			644
FIRST CONSOLIDATION DIFFERENCE			952
	GROSS	DEFERRED TAX	NET
Assets re-measured at fair value	835	(288)	548
- Tangible assets	797	(274)	522
- Intangible assets	39	(13)	25
Decognition of investment subsidies	38	(13)	25
Liability re-measured at fair value - €500 M bond	(63)	22	(41)
ALLOCATION OF THE ACQUISITION PRICE	810	(279)	531
GOODWILL			421

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In application of the principles laid down by IFRS 3, as it concerned a business combination, the valuation at fair value of certain tangible and intangible assets acquired respectively led to a re-measurement of \in 797 M and \in 39 M (see paragraphs relating to the tangible assets, intangible assets and goodwill).

The bond loan of €500 M taken out in 2011 was revalued at its fair value with a negative impact of €63 M.

Residual goodwill of €421 M was then recorded for the difference between the cost of acquiring Teréga SA and the net fair value of the assets and liabilities restated as part of the acquisition.

5.5.1.2 Recognition of the tax expense

Teréga SAS belongs to the tax group of which Teréga Holding is the consolidation parent company. The tax consolidation agreement between Teréga Holding, Teréga SAS, Teréga Solutions, Loca Teréga, Teréga SA and Metha Infra Berry provides that the tax results are definitively acquired by the parent company. The tax expense applied in the accounts of Teréga SAS thus corresponds to the profit(loss) for tax purposes of Teréga SA, Teréga Solutions, Loca Teréga, Metha Infra Berry and Teréga SAS as if they were taxed separately.

The reintegration of financial expenses has also been maintained at the Teréga Holding level, with taxation at the group level.

5.5.2 ACCOUNTING POLICIES AND VALUATION RULES

The accounting methods described below were applied systematically by all the entities of the Group.

5.5.2.1 Business combinations

Business combinations are accounted for in accordance with the principles set out by IFRS 3 by applying the purchase method on the purchase date, i.e. the date on which control is transferred to the Group.

The Group measures goodwill on the acquisition date as:

- · the fair value of the consideration transferred; plus
- · the amount entered for any profit-sharing that does not grant control in the company acquired; plus
- · if the business combination is carried out in stages, the fair value of any shares previously held in the company acquired; less
- · the fair value of the identifiable assets acquired and liabilities assumed.

If the difference is negative, the gain arising from the acquisition made under beneficial conditions is immediately recorded on the income statement.

The consideration transferred excludes the amounts relating to the payment of pre-existing relations. These amounts are generally entered on the income statement.

The costs related to the acquisition, other than those related to the issue of debt or equity securities, that the Group covers due to a business combination, are recorded as expenses when they are incurred.

Goodwill is then measured at the cost, less the accumulation of impairment losses.

5.5.2.2 Shareholder equity

The additional costs directly attributable to the issue of new ordinary shares are recorded as a deduction from the shareholder equity. In addition, the convertible bonds issued by the Group are considered as equity instruments according to IAS 32.

Changes in fair value of the hedging instruments are recorded net of tax as "other elements of the comprehensive income" for the effective portion and on the income statement for the period for their ineffective portion. When the hedging instruments are implemented, the gains or losses accumulated in shareholder equity are recategorised on the income statement in the same section as the element covered.

5.5.2.3 Financial instruments

On 24 July 2014, the IASB published IFRS 9 "Financial Instruments", applicable to financial years beginning on or after 1 January 2018. This standard defines a classification and valuation of financial assets that reflect the business model in which they are managed as well as their contractual cash flows; an impairment methodology based on "expected losses" and a change in the principles of hedge accounting. As the current accounting practice within the Teréga Group complies with IFRS 9, the application of this standard therefore does not result in a significant change in the Group's consolidated financial statements.

5.5.2.4 Non-derivative financial assets

The Group initially records the loans, receivables and deposits on the date on which they are generated. All the other financial assets are recorded on the transaction date, which is the date on which the Group becomes a party to the contractual provisions of the instrument.

The Group derecognises a financial asset when the contractual rights of the cash flow generated by the asset expire, or when it transfers the right to receive the contractual cash flow of a transaction in which practically all risks and benefits inherent to the ownership of the financial asset are transferred. Any interest created or preserved by the Group in transferred financial assets is entered separately as an asset or liability.

The financial assets and liabilities are offset and recorded for their net balance in the statement of financial position if, and only if, the Group legally has the right to offset the amounts and has the intention to either pay them for a net sum or realise the assets and settle the liabilities simultaneously.

5.5.2.5 Loans and receivables

Loans and receivables are financial assets with fixed or calculable payments which are not listed on an active market. Such assets are recorded initially at the fair value, plus the directly attributable transaction costs. After the initial recording, the loans and receivables are measured at the amortised cost according to the effective interest rate method, less any impairment losses. Loans and receivables include trade receivables and other debtors.

5.5.2.6 Cash and cash equivalents

Cash and cash equivalents are immediately available assets or short-term, highly liquid investments that are easily convertible into a known amount of cash and are subject to a negligible risk of value change.

5.5.2.7 Non-derivative financial liabilities

The Group records the debts issued on the date on which they are generated. All the other financial assets are initially recorded on the transaction date, which is the date on which the Group becomes a party to the contractual provisions of the instrument.

The Group derecognises a financial liability when the contractual rights are extinguished, cancelled or expire.

The financial liabilities are recorded initially at the fair value, adjusted to include any directly attributable transaction costs. After the initial recording, these financial liabilities are measured at the amortised cost according to the effective interest rate method.

5.5.2.8 Impairment of non-derivative financial assets

A financial asset that is not recorded at its fair value is examined on each closing date in order to determine if there is an objective indication of impairment losses. A financial asset is impaired if there is an objective indication that one or more events took place after the initial recording of the asset and that these events have an impact on the future estimated cash flow of the asset, which can be reliably estimated.

5.5.3 INTANGIBLE ASSETS

5.5.3.1 Other intangible assets (excluding goodwill)

The other intangible assets that have been acquired by the Group and that have finite useful lives are recorded at cost less the accumulated depreciation and any accumulated impairment losses. They include, in particular, the customer contracts identified during business combinations and software.

Other intangible assets also include software applications, which are amortised on a straight-line basis over their useful life, including SaaS (Software as a Service) agreement, which, as an exception, would not be considered as service agreements and recognised as expenses. To be recorded as fixed assets, SaaS agreements must give the user a right of control, in addition to access to the software for a defined period.

5.5.3.2 Subsequent spending

The subsequent spending relating to intangible assets is activated only if it increases the future economic advantages associated with the specific corresponding asset. Other spending, including spending pertaining to goodwill or trademarks generated internally, is recorded as an expense at the time it is incurred.

5.5.3.3 Amortisation

The amortisation of intangible assets is recorded as an expense according to the straight-line method over the estimated useful life for each component, starting from the commissioning thereof.

The estimated useful lives for the current period are the following:

Patents and trademark
Software
Development costs
Customer contracts
5 years
5 to 10 years
30 years

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The amortisation methods, the useful lives and the residual values are reviewed on each closing date and adjusted if necessary.

5.5.3.4 Impairment of non-financial assets

The book values of the non-financial assets of the Group, other than the inventory and the deferred tax assets, are examined on each closing date in order to assess whether there is an indication that an asset has suffered impairment. If there is such an indication, the recoverable value of the asset is estimated. The goodwill and intangible assets with undetermined useful life are tested every year. An impairment loss is recorded if the book value of an asset or the cash-generating unit (CGU) to which it belongs is greater than its estimated recoverable value.

The recoverable value of an asset or a CGU is the highest value between useful value and the fair value, less the sales costs. In order to assess the useful value, the estimated future cash flows are updated to the rate, before tax, that reflects the current assessment of the time value of money market and the risks specific to the asset or the CGU. Impairment losses are recorded on the income statement.

An impairment loss recorded for the CGUs is first of all allocated to the reduction of the book value of any goodwill allocated to the CGU (of a CGU group), then to the reduction of the book values of the other CGU assets (of the CGU group) in proportion to the book value of each CGU asset (of the CGU group).

In the context of impairment tests, the Teréga Group is considered as a single Cash-Generating Unit, since both the Transmission and Storage activities benefit from synergies and pooling implemented from a decision-making, managerial, operational, commercial and financial perspective - and are interdependent in terms of cash flow. They also meet the same economic and financial constraints since their level of investment and acceptance is regulated by the CRE (Energy Regulatory Commission).

An impairment loss recorded for goodwill cannot be reversed. For the other assets, the book value, increased due to the reversal of impairment, cannot be greater than the book value that would have been calculated, net of amortisation, if no impairment had been recorded.

5.5.4 TANGIBLE ASSETS

5.5.4.1 Recording and measurement

A tangible asset is measured at cost as defined below, less the accumulation of the depreciation and the accumulation of impairment losses.

The cost includes the spending directly attributable to the acquisition of the asset. When components of tangible assets have different periods of use, they are recorded as distinct tangible assets (major components).

The profit or loss on the transfer of tangible assets (corresponding to the difference between the net income from the sale and the book value of the asset) is recorded on the income statement.

Transmission assets mainly consist of pipes and compressor stations.

Transmission structures shall be subject to ministerial authorisation, prefectural authorisation and, where applicable, the authorisation of the other competent bodies. For each project and in accordance with the provisions of Articles L. 134-3 and L. 431-6 of the French Energy Code, Independent Transmission Operators, a category which includes your company, must transmit their annual investment programmes to the Energy Regulation Commission (CRE) and, where applicable, to other competent bodies for approval. Therefore, only approved costs are recorded under fixed assets, and the others are recorded under operating expenses.

Storage investments mainly include cushion gas and compressor stations.

By a decree of the Ministry of Ecological and Solidarity Transition of 12 December 2006, the Izaute gas storage concession was extended for 25 years with effect from 26 October 2005, until 25 October 2030.

By a decree of the Ministry of Ecological and Solidarity Transition of 8 December 2017, the Lussagnet gas storage concession was extended for 25 years with effect from 31 December 2017, until 1 January 2043.

Fixed assets are an essential component of the determination of authorised income for Teréga SA's transmission and storage activities, which are regulated activities.

5.5.4.2 Subsequent costs

Subsequent costs are activated only when it is likely that there will be economic advantages for the Group associated to this element. The spending linked to maintenance and repairs is recorded as an expense when it is incurred.

5.5.4.3 Depreciation

Tangible assets are depreciated according to the straight-line method on the income statement, over the estimated useful life for each component. Land is not depreciated.

Tangible assets are depreciated from the time they are installed and ready for use, or for goods produced internally, from the time the asset is completed and ready for use.

The useful lives for tangible assets are as follows:

Pipework and connections 50 years
Compression stations 10 to 30 years
Buildings 25 years
Fittings 10 years

Equipment and tools
Transmission equipment
Office and IT equipment
Furniture
Cushion gas
Technical installations
Wells
10 years
10 years
10 years
25 years

The cushion gas corresponds to a permanent gas reserve that makes it possible to maintain the level of pressure required for storage and to maintain the delivery speeds requested by customers.

Regarding its depreciation: see note 5.8 on "information on the comparability of accounts".

Storage assets are depreciated by periods independent of the duration of the concession. If the concession is not renewed, the concession capital assets should be subject to accelerated depreciation.

5.5.4.4 Investment subsidies

The European investment subsidies received by the companies of the Group are recorded as a deduction from the assets and are entered on the income statement over the functional lifespan of the assets they contributed to financing.

5.5.5 LONG-TERM INVESTMENTS

Equity investments are recognised at their date of entry at acquisition cost and are tested for impairment at the balance sheet date, which results in an impairment loss when the present value of the securities held falls below their net book value.

5.5.6 INVENTORY

Inventory is measured at the lowest value between the cost and the net realisation value. The cost of inventory is calculated using the average weighted cost method. The cost of entry into inventory of items includes actual accessory purchase costs, excluding transmission.

The provision for materials and supplies inventory impairment is created on the basis of a detailed analysis of rotations by article.

5.5.7 EMPLOYEE BENEFITS

The Group grants certain employees post-employment benefits (retirement schemes) as well as other long-term benefits (long-service awards).

Defined-benefit plan

The net obligation of the Group for defined-benefit plans is measured separately for each plan by estimating the sum of the future benefits acquired by the staff in exchange for services provided during the current and previous periods; this sum is discounted to determine its present value. Post-employment costs not recorded and the fair value of the assets of the plan are then deducted. The discount rate is equal to the interest rate, on the date of closure, of the first category obligations with a due date close to that of the Group's commitments and which are denominated in the currency for payment of the services.

The calculations are made every year by a qualified actuary, using the projected unit credit method. For defined-benefit plans, the Group records all the actuarial differences in shareholder equity.

5.5.7.1 Other long-term staff benefits

The Group's net obligation for long-term benefits, other than pension schemes, is equal to the value of the future benefits acquired by the staff in exchange for services rendered during the current period and previous periods. These benefits are primarily composed of long-service awards.

5.5.7.2 Short-term staff benefits

The obligations for short-term benefits are measured on a non-discounted basis and recorded when the corresponding service is provided. A liability is recorded for the amount that the Group expects to pay for profit-sharing and bonus plans paid in cash in the short term if the Group has a current legal or constructive obligation to make these payments in exchange for past services rendered by the staff member and that a reliable estimation may be made of the obligation.

5.5.8 PROVISIONS

A provision is recorded when the Group has a current legal or constructive obligation as a result of a past event, the obligation may be reliably estimated and it is likely that an outflow of resources representative of economic benefits will be required to settle the obligation. For provisions whose time frame is greater than 12 months, the amount of the provision is determined by discounting the future expected cash

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flows at the rate, before tax, reflecting the current assessment by the market of the time value of money and the specific risks in this liability. The effect of the accretion is recorded in the financial charges.

5.5.9 REVENUES

The revenues mainly correspond to the income from transmission and storage capacities but also income from connection and transit contracts

The Group records sales when:

- · A contractual relation is proven;
- · The provision of services is completed;
- · The price is fixed or determinable.

The recognition of income from contracts with customers is based on the following five steps:

- · Identification of the contract with the client;
- · Identification of the obligation to execute, represented by the contractual promise to transfer goods and/or services to a client;
- · Determination of the transaction price;
- · Allocation of the transaction price to the execution obligations identified on the basis of the separate selling price for each property or service.
- The registration of products when the corresponding performance obligation has been fulfilled, or at the time of the transfer to the customer of the promised property or service. The transfer will be considered to be carried out when the customer obtains control of the goods or services, which may take place in time or at a specific time.

As regards the activities carried out by the Teréga Group, revenues are generally recognised when the service is provided. Most of the basic revenues concern regulated activities, whose revenues are governed by the regulatory framework established by the CRE (Energy Regulatory Commission).

Under the neutrality principle defined by applicable law, transactions in the balancing market do not generate costs or revenues, since they are only batches in transit and are redistributed annually to the gas community.

The difference (positive or negative) between the invoice and the forecast is covered in the EIAA (Expenses and Income Adjustment Account).

The current revenue recognition practice is essentially in line with the requirements of IFRS 15. The application of IFRS 15 therefore has no significant impact on how revenues are recognised in the Group's consolidated financial statements.

5.5.10 LEASE AGREEMENTS

Leases are classified as operating leases and are not recorded in the Group's statement of financial status.

Payments under operating leases are recorded on the income statement on a straight-line basis over the term of the lease agreement. The benefits received from the lessor form an integral part of the net total of rental expenses and are recorded, less the expenses, over the term of the lease agreement.

On 13 January 2016, the IASB published IFRS 16 "Leases", which replaced IAS 17 "Leases" and applies to financial years beginning on or after 1 January 2019. IFRS 16 replaces the single lease expense line with depreciation of leased assets and interest expense on lease liabilities. This standard aligns the treatment of lease expenses for all leases.

IFRS 16 eliminates the distinction between simple lease and financial lease in IAS 17 and requires almost all lease agreements on the balance sheet:

- \cdot an asset representative of the right of use of the leased asset during the term of the contract;
- · offsetting a liability in respect of the obligation to pay rents.

The application of IFRS 16 has no significant consequences in the Group's consolidated financial statements as at 31 December 2022.

5.5.11 INCOME AND FINANCIAL CHARGES

The cost of the net financial debt is mainly composed of the interest charges in connection with the financial debts calculated according to the effective interest rate.

The other financial products and expenses include the income from financial assets and the foreign exchange earnings.

5.5.12 TAXES

Income taxes include tax liabilities and deferred taxes. Payable and deferred taxes are recorded on the income statement unless they relate to a business combination or to items recorded directly as equity or other elements of comprehensive income.

Payable tax is the estimated tax owed (or to be received) on the taxable profit (or loss) for a period, determined using tax rates that have been adopted or practically adopted on the balance sheet date and any adjustment of the amount of the tax payable in respect of previous periods. For financial year 2022, the tax rate applied by the group is 25.83 %.

The deferred tax is recorded on the basis of the time differences between the book value of the assets and liabilities and their tax bases.

The following elements do not give rise to any recognition of deferred tax:

- the initial recognition of an asset or a liability in a transaction which is not a business combination and which affects neither the accounting profit nor the taxable profit;
- the time differences relating to investments in subsidiaries and joint ventures insofar as it is unlikely that they will be reversed in a foreseeable future.
- · the taxable time differences generated by the initial recognition of goodwill.

The deferred tax assets and liabilities are measured at the tax rates which are expected to be applied over the period during which the asset will be realised and the liability settled, on the basis of the tax rates which have been adopted or practically adopted on the closing date.

To determine the amount of the tax due and deferred, the Group takes into account the impact of the uncertain tax positions and the additional taxes and interest which may be due.

The deferred tax assets and liabilities are offset if there is a legally enforceable right to offset the current tax assets and liabilities and if they concern taxes on the same income payable to the same tax authority, either on the same taxable entity, or on different taxable entities, but which are intended to pay the current tax assets and liabilities on the basis of the net amount or to realise the tax assets and settle the liabilities simultaneously.

A deferred tax asset is recognised for temporary deductible differences and tax losses and unused tax credits only insofar as it is likely that the Group will have sufficient future taxable profits against which the asset can be charged. The deferred tax assets are examined at each closing date and are reduced insofar as it is unlikely that sufficient taxable profit will be available.

This standard clarifies the application of the provisions of IAS 12 "Income Taxes" concerning accounting and valuation, where there is uncertainty about the treatment of income tax.

The Group assesses its tax uncertainties in accordance with the principles of IFRIC 23; the application of this standard will therefore not have a significant impact on the Group's consolidated financial statements

5.5.13 FOREIGN CURRENCY

Foreign currency transactions are converted into the functional currency of the Group by applying the exchange rate in force on the transaction date. Monetary assets and liabilities recorded in foreign currencies on the balance sheet date are converted into the functional currency by using the exchange rate on that date.

Foreign exchange rate differences arising from these conversions are recorded on the income statement.

5.6 TYPICAL FACTS OF THE PERIODS PRESENTED

Ukrainian conflict

The war in Ukraine had repercussions on gas supply, which led the Senate on 3 August 2022 to adopt Article 23 of the bill introducing new provisions, transcribed in Article L.421-7-2 of the Energy Code, relating to security of supply. This law requires operators to reach a stock level expected by the State by a set date.

For the 2022 financial year, Teréga did not have to buy gas to meet the target mentioned above.

The war in Ukraine did not lead the company to review the valuation of its assets or liabilities.

Control of the Directorate General for Competition, Consumer Affairs and Fraud Control ("DGCCRF")

On 4 October 2019, Teréga SA received a notice of control from the DGCCRF on inter-company payment deadlines. The control covers 2018 and began on 14 January 2020. It gave rise to the exchange of documents in the first quarter of 2021.

No conclusions have been received to date.

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In accordance with the provisions of Article L. 452-2 of the French Energy Code, the CRE sets the methods for establishing gas network usage rates. These rates, which cover all costs incurred by their operators, are established by taking into account:

- · operating expenses necessary for the proper operation and security of networks and installations,
- · capital charges (depreciation and remuneration of assets of transporters, distributors, methane terminals and storage operators).

They are calculated based on assumptions of expenses and income established for the entire tariff period. These assumptions present uncertainties when setting tariffs. These tariffs have an EIAA (Expenses and Income Adjustment Account) mechanism to correct the differences between the projected expenses and income and those actually recorded for previously identified items.

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In order to ensure better comparability of the accounts of European operators, IFRS 14, published by the IASB in January 2014, is being updated to reflect the functioning of the EIAA mechanism. This analysis could have an impact on the reporting and presentation of the financial statements drawn up in accordance with French standards.

To date, Teréga's position has led to the recognition of adjustments during the year of their observation. This position could be reviewed based on the elements of doctrine to be published in the future.

5.7 INFORMATION RELATING TO THE SCOPE

The scope of consolidation is as follows:

	12/31/2022				12/31/2021	
COMPANIES	CONSOLIDATION METHOD	% CONTROL	% STAKE	CONSOLIDATION METHOD	% CONTROL	% STAKE
TERÉGA SA	Full consolidation	100,00 %	100,00%	Full consolidation	100,00%	100,00%
TERÉGA SAS	Full consolidation	100,00%	100,00%	Full consolidation	100,00%	100,00%
TERÉGA SOLUTIONS SAS	Full consolidation	100,00%	100,00%	Full consolidation	100,00%	100,00%
LOCATERÉGA	Full consolidation	100,00%	100,00%	Full consolidation	100,00%	100,00%
METHA INFRA BERRY	Full consolidation	100,00%	100,00%	Full consolidation	100,00%	100,00%
DUALMETHA SAS	Equity method	16,53%	16,53 %	Equity method	19,96%	19,96%
CHADASAYGAS	Equity method	40,00%	40,00%	Equity method	40,00%	40,00%
STIRVIA	Equity method	49.00%	49.00%	Equity method	49.00%	49.00%

5.8 INFORMATION ON THE COMPARABILITY OF ACCOUNTS

The purchases and sales relating to balancing and congestion flows (cf. 5.5.9) were offset in the accounts in 2022 in accordance with application of the IFRS 15 standard. This change in presentation in 2022 was made given the significance of their presentation impacts on the financial statements (ϵ 307m). The impacts were not significant in previous years (ϵ 29m in 2021).

5.8.1 CHANGE IN PRESENTATION

There is no change in accounting method as at 31 December 2022.

5.8.2 CHANGE IN ACCOUNTING METHOD

There is no change in accounting method as at 31 December 2022.

5.8.3 CHANGE IN ACCOUNTING ESTIMATE

There is no change in accounting estimates as at 31 December 2022.

5.9 NOTES ON THE CONSOLIDATED STATEMENT OF FINANCIAL STATUS

5.9.1 FUNCTIONAL AND ACCOUNTING CURRENCY

The consolidated financial statements of the Group are presented in euros, the functional currency of the Company. Unless otherwise specified, all the financial information presented in euros is rounded up to the nearest thousand euros.

5.9.2 INTANGIBLE ASSETS AND GOODWILL

5.9.2.1 Changes in financial years 2021 and 2022

						In thousands of eur			
GROSS VALUES	12/31/2020	ACQUISITIONS	TRANSFERS/ SCRAPPING	12/31/2021	ACQUISITIONS	TRANSFERS/ SCRAPPING	12/31/2022		
Goodwill	420 760	-	-	420 760	-	-	420 760		
Development costs	9 141	2 409	-	11 550	3 616	-	15 167		
Software	124 730	18 222	(5 440)	137 511	4 281	(6 076)	135 717		
Customers	38 711	-	-	38 711	-	-	38 711		
Current intangible assets	5 319	(1 036)	-	4 284	118	-	4 401		
GROSS VALUES	598 662	19 595	(5 440)	612 817	8 015	(6 076)	614 756		

In thousands of euros

DEPRECIATION AND IMPAIRMENT	12/31/2020	ALLOWANCES	TRANSFERS/ SCRAPPING	12/31/2021	ALLOWANCES	TRANSFERS/ SCRAPPING	12/31/2022
Goodwill impairment	(5)	-	-	(5)	-	-	(5)
Amt./Imp. devel. costs	(885)	(1 901)	-	(2 778)	(2 498)	-	(5 276)
Amt./Imp. software	(74 874)	(19 389)	5 440	(88 837)	(12 242)	5 062	(96 018)
Amt./Imp. customer base	(9 577)	(1 298)	-	(10 875)	(1 287)	-	(12 163)
AMORTISATION AND IMPAIRMENT	(85 341)	(22 588)	5 440	(102 496)	(16 027)	5 062	(113 461)
NET BOOK VALUE	513 321	(2 992)	-	510 321	(8 012)	(1 014)	501 296

Goodwill

As at 31 December 2022, the impairment tests carried out did not lead to restatements.

The main work consisted of:

- · Determining the asset base to be tested from the consolidated financial statements as at 31 December N;
- · Analysing the consistency between the cash flows used for the impairment tests and the tested assets;
- Analysing the differences between the trajectories of Strategic Plan N and N-1 used for asset impairment tests and the consistency of the assumptions used in the Strategic Plan;
- · Estimating the weighted average cost of capital ("WACC") applicable to cash flows from transmission and storage activities;
- · Estimating the enterprise value of the CGU;
- · Performing value sensitivity analyses on key operational and financial assumptions.

The impairment test is based on the parameters published by the CRE in its public consultations referring to ATS2 and ATRT7. The sensitivity of the impairment test was tested on a change in WACC as well as on a change in the indexation of the value of the BAR (Regulated Asset Base). The analysis did not identify any significant risk in the valuation of the company's value.

Software

Scrapping concerns software that is no longer used by the company. The net book value of this scrapping was zero.

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5.9.3 TANGIBLE ASSETS

The change in tangible assets during the year is as follows:

In	thou	ussar	nds	Ot.	euros	

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GROSS VALUES	12/31/2020	ACQUISITIONS	TRANSFERS/ SCRAPPING	12/31/2021	ACQUISITIONS	TRANSFERS/ SCRAPPING	12/31/2022
Land	11 069	11	(107)	10 973	23	(139)	10 858
On land development	11 968	340	-	12 308	665	-	12 974
Buildings	97 288	5 185	(2 704)	99 769	12 578	(7 703)	104 643
Tech installations, materials & tools	3 012 303	118 101	(1 075)	3 129 330	145 606	(1 312)	3 273 624
Other tangible assets	1 975	69	(147)	1 897	50	(13)	1 933
Office equipment	1 674	125	(55)	1 744	377	(4)	2 117
IT equipment	6 415	790	(79)	7 127	647	(72)	7 701
Current tangible assets	72 662	(4 718)	-	67 944	(10 181)	-	57 763
Advances and deposits on tang. assets	85	-	(85)	-	-	-	-
GROSS VALUES	3 215 681	120 126	(4 252)	3 331 555	150 126	(9 244)	3 472 438

In thousands of euros

DEPRECIATION AND IMPAIRMENT	12/31/2020	ALLOWANCES	TRANSFERS/ SCRAPPING	12/31/2021	ALLOWANCES	TRANSFERS/ SCRAPPING	12/31/2022
Amt./Imp. on land development	(7 157)	(1 065)	-	(8 223)	(314)	-	(8 537)
Amt./Imp. on buildings	(29 026)	(5 103)	1 160	(32 969)	(5 348)	3 526	(34 792)
Amt./Imp. on technical installations, material & tools	(738 193)	(78 145)	1 075	(815 263)	(81 254)	1 668	(894 849)
Amt./Imp. on other tangible assets	(977)	(142)	147	(972)	(146)	13	(1 104)
Amt./Imp. office equipment	(568)	(171)	28	(711)	(189)	4	(896)
Amt./Imp. transmission equipment	(20)	(64)	-	(84)	(86)	-	(170)
Amt./Imp. IT equipment	(4 194)	(1 085)	79	(5 200)	(859)	72	(5 987)
DECPRECIATION AND IMPAIRMENT	(780 134)	(85 775)	2 488	(863 421)	(88 196)	5 282	(946 335)
NET BOOK VALUE	2 435 546	34 351	(1 763)	2 468 134	61 930	(3 961)	2 526 102

5.9.3.1 FIXED ASSETS BY ACTIVITY

5.9.3.1.1 Transmission

In thousands of euros

	NET VALUES 12/31/2021	CHANGES GROSS VALUES	CHANGES DEPRECIATION AND AMORTISATION	NET VALUES 12/31/2022
Intangible assets	336 591	(2 077)	(4 875)	329 639
Goodwill	294 529	-	-	294 529
Development costs	5 940	3 110	(1 729)	7 321
Software	33 110	(4 946)	(3 146)	25 017
Current intangible assets	3 012	(241)	-	2 771
Tangible assets	1 406 331	86 756	(48 534)	1 444 533
Land	8 785	133	(307)	8 611
Buildings	31 999	1 193	(809)	32 383
General facilities	13 361	(3 206)	781	10 936
Technical installations, equipment, tools	1 303 530	105 252	(47 381)	1 361 401
Transmission equipment	311	305	(76)	540
Office IT equipment + furniture	2 671	749	(741)	2 679
Current tangible assets	45 673	(17 671)	-	28 002
Advances and down payments	-	-	-	-
TOTAL	1 742 921	84 679	(53 409)	1 774 192

The sum of acquisitions of transmission fixed assets recorded in the financial year totalled €125,089,476.

5.9.3.1.2 Storage

In	thousands	of	euros

	NET VALUES 12/31/2021	CHANGES GROSS VALUES	CHANGES DEPRECIATION AND AMORTISATION	NET VALUES 12/31/2022
Intangible assets	171 736	1 787	(5 759)	167 763
Goodwill	126 227			126 227
Development costs	2 932	394	(769)	2 556
Software	14 212	1 450	(3 695)	11 967
Customers	27 844		(1 295)	26 549
Current intangible assets	522	(57)		465
Tangible assets	1 060 832	52 710	(33 674)	1 079 868
Land	6 274	416	(842)	5 848
Buildings	14 356	5 322	(842)	18 837
General facilities	7 076	1 403	(946)	7 534
Technical installations, equipment, tools	1 010 587	39 234	(30 672)	1 019 149
General facilities	6	-	(3)	3
Transmission equipment	68	56	(9)	115
Office IT equipment + furniture	1 207	203	(360)	1 050
Current tangible assets	21 256	6 076		27 332
Advances and down payments	-			-
TOTAL	1 232 568	54 497	(39 434)	1 247 631

The sum of acquisitions of storage fixed assets recorded in the financial year totalled €49,992,955.

5.9.3.1.3 Non-regulated activities

on one rion rogulation doubling				
				In thousands of euros
	NET VALUES 12/31/2021	CHANGES GROSS VALUES	CHANGES DEPRECIATION AND AMORTISATION	NET VALUES 12/31/2022
Intangible assets	1 951	1 504	(338)	3 117
Software	1 202	1 082	(338)	1 946
Current intangible assets	749	421	-	1 171
Tangible assets	1 014	1 446	-	2 460
Office IT equipment + furniture	-	32	-	32
Current tangible assets	1 014	1 414	-	2 428
TOTAL	2 965	2 950	(338)	5 577

The intangible assets of the unregulated business come from Teréga Solutions and mainly consist of software and digital technologies. They concern activities related to multi-energy/digital.

Current tangible assets concern the methanisation unit under construction at Métha Infra Berry.

5.9.4 LONG-TERM INVESTMENTS

											In thousand	s of euros
GROSS VALUES	12/31/2020	CHANGES TO SCOPE	ACQUISITIONS	RECLASS.	EXCHANGE GAINS/LOSSES		CHANGES TO SCOPE	ACQUISITIONS REC	LASS.	CHANGE IN NS	IMPAIRMENT	
Equity-accounted securities	6 272	509	-	(293)	(5 664)	823	(9)	-	1 115	(1 269)	-	660
Equity securities	379	-	-	(47)	-	332	-	-	-	-	-	332
Investment securities	-	-	9 968	-	(1723)	8 245	-	32	-	-	(1 369)	6 908
GROSS VALUES	6 651	509	9 968	(340)	(7 387)	9 400	(9)	32	1 115	(1 269)	(1 369)	7 901

Equity-accounted investments consist of shares and acquisition costs in the following companies:

- Chadasaygas Group, 40% owned;
- DualMetha, 16.53% owned;
- Stirvia, 49% owned.

After analysis, it was determined that Teréga had a significant influence on these three companies. The consolidation method applied is the equity method.

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The accounting close periods of the subsidiaries do not allow data to be reported for the period in question. The figures used for the net positions and the profit(loss) correspond to those of 2021 financial year.

Over the 2022 financial year, the percentage of ownership of DualMetha was reduced by 1.96% in accordance with the shareholder agreement following the sale of two "DualMetha" kits. DualMetha also carried out a capital increase in favour of its long-standing shareholders, which led to a dilution of 1.43% at the end of 2022.

Long-term investments consist of shares acquired in Hydrogène de France, held at 2.35%.

In the parent company financial statements, Hydrogène de France equity investments are recognised at acquisition cost (including acquisition fees).

In the IFRS financial statements, Teréga Solutions took the irrevocable option of fair value adjustment against non-recyclable OCI.

As such, the valuation of the shares at 31 December 2022 was adjusted based on the price of the shares at the end of December.

5.9.5 INVENTORY

In thousand of euros

GROSS VALUES		12/31/2022			12/31/2021		
	Gross values	Impairment	Net values	Gross values	Impairment	Net values	
Inventories of raw materials, supplies and other consumables	31 467	(4 945)	26 522	30 841	(4 828)	26 013	
GROSS VALUES	31 467	(4 945)	26 522	30 841	(4 828)	26 013	

The stocks are composed of technical equipment parts as well as gas inventory, mainly for self-consumption.

The provision for materials and supplies inventory impairment is created on the basis of a detailed analysis of rotations by article.

5.9.6 TRADE RECEIVABLES AND OTHER DEBTORS

In thousands of euros

		inododinación caroc
	12/31/2022	12/31/2021
Trade receivables and related accounts	13 156	36 063
Unbilled revenues	47 746	24 762
Customer deposits and related accounts	(405)	-
TRADE RECEIVABLES	60 497	60 824

The stability of trade receivables is mainly due to the increase in activity offset by the cancellation of balancing entries by applying IFRS 15 as mentioned in paragraph 5.8.1.

5.9.7 DEFERRED TAX ASSETS AND LIABILITIES

5.9.7.1 Changes in the financial year

The change in deferred taxes during the financial year is analysed as follows:

In thousands of euros

	12/31/2021	PROFIT(LOSS) FOR THE PERIOD	OTHER ELEMENTS OF COMPREHENSIVE INCOME	SHAREHOLDER EQUITY	RECLASSIFICATIONS	12/31/2022
Deferred tax assets	478	-	-	-	(477)	2
Deferred tax liabilities	(275 291)	(19 751)	(246)	10 086	477	(284 726)
NET DEFERRED TAX	(274 812)	(19 751)	(246)	10 086	-	(284 724)

Deferred taxes recognised in "Other comprehensive income" relate to actuarial gains and losses on pension liabilities and the fair value adjustment of Hydrogène de France shares.

Deferred taxes on equity mainly correspond to convertible bonds for the period from 1 January to 31 December 2022.

The deferred tax assets and liabilities must be measured at the tax rates expected to be applied over the period during which the asset will be realised or the liability settled, on the basis of the tax rates adopted on the closing date.

The valuation of deferred tax assets and liabilities must reflect the tax consequences that would result from how the entity expects, at the closing date, to recover or settle the book value of its assets and liabilities.

5.9.7.2 Deferred tax types for the financial year

	12/31/2021	PROFIT(LOSS) FOR THE PERIOD	OTHER ELEMENTS OF COMPREHENSIVE INCOME	OTHER RESERVES	RECLASS.	12/31/2022
Deferred tax on difference between book profit(loss) and tax profit(loss)	1 415	318	-	-	-	1 733
Tax on other consolidation adjustments	499	(579)	354	374	-	648
Deferred tax on revaluation difference on tangible and intangible assets (allocation of the acquisition price)	(195 656)	(849)	-	-	-	(196 505)
Deferred tax on expenses from the acquisition of securities	37 952	-	-	-	-	37 952
Deferred tax on cancellation of regulated provisions	(126 937)	(8 341)	-	-	-	(135 278)
Deferred tax on social commitments	5 332	(98)	(678)	-	-	4 557
Tax deferred according to IFRIC 21 C3S standard	(177)	8	-	-	-	(169)
Deferred tax on adjustment of financial debt	2 760	(10 229)	122	9 712	-	2 365
Deferred tax from variable carry forwards	-	18	(44)	-	-	(27)
NET DEFERRED TAX	(274 812)	(19 751)	(246)	10 086	-	(284 724)
Deferred tax assets	478	-	-	-	(477)	2
Deferred tax liabilities	(275 291)	(19 751)	(246)	10 086	477	(284 726)
NET DEFERRED TAX	(274 812)	(19 751)	(246)	10 086	-	(284 724)

5.9.7.3 Changes and types of deferred taxes for the previous financial year

The changes in the previous financial year are as follows:

					In tho	usands of euros
	12/31/2020	PROFIT(LOSS) FOR THE PERIOD	OTHER ELEMENTS OF COMPREHENSIVE INCOME	OTHER RESERVES	RECLASS.	12/31/2021
Deferred tax assets	13	-	-	-	465	478
Deferred tax liabilities	(260 636)	(25 404)	533	10 682	(465)	(275 291)
NET DEFERRED TAX	(260 623)	(25 404)	533	10 682	-	(274 812)

Deferred taxes recognised in "other comprehensive income" relate to actuarial gains and losses on pension liabilities and the fair value adjustment of Hydrogène de France securities. Deferred taxes on equity correspond to interest relating to the convertible bonds for the period from 1 January to 31 December 2021.

	12/31/2020	PROFIT(LOSS) FOR THE PERIOD	OTHER ELEMENTS OF COMPREHENSIVE INCOME	OTHER RESERVES	RECLASS.	12/31/2021
Deferred tax on the difference between the book profit(loss) and the tax profit(loss)	1359	56	-	-	-	1 415
Tax on other consolidation adjustments (cancellation of spreading of capital gains)	-	10	-	-	-	10
Deferred tax on revaluation difference on tangible and intangible assets (allocation of the acquisition price)	(191 887)	(3 769)	490	-	-	(195 166)
Deferred tax on expenses from the acquisition of securities	39 932	(1)	-	-	-	39 932
Deferred tax on cancellation of regulated provisions	(120 922)	(7 996)	-	-	-	(128 918)
Deferred tax on social commitments	6 467	(1 178)	43	-	-	5 332
Tax deferred according to IFRIC 21 C3S standard	(172)	(5)	-	-	-	(177)
Deferred tax on adjustment of financial debt (fair value and effective interest rate)	4 600	(12 522)	-	10 682	-	2 760
NET DEFERRED TAX	(260 623)	(25 404)	533	10 682	-	(274 812)
Deferred tax assets	13	-	-	-	465	478
Deferred tax liabilities	(260 636)	(25 404)	533	10 682	(465)	(275 291)
NET DEFERRED TAX	(260 623)	(25 404)	533	10 682	-	(274 812)

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5.9.7.4 Deferred tax assets not recognised

In accordance with the description in note 5.5.1.2, the tax deficits of the Group entities are not returned to the entities that generated them. Each legal company is considered an independent tax entity, with the head of tax consolidation being placed above Teréga SAS.

Thus, deferred tax assets, corresponding to the deficits used by tax consolidation and not recognised because not available in the consolidated financial statements amounted to €8.801 K as at 31 December 2022 and €8.849 K as at 31 December 2021.

5.9.8 CASH AND CASH EQUIVALENTS

		In thousands of euros
	12/31/2022	12/31/2021
Marketable securities - Cash equivalents	-	-
Cash and cash equivalents	60 278	19 691
TOTAL NET CASH	60 278	19 691

Cash and cash equivalents are immediately available assets or short-term, highly liquid investments that are easily convertible into a known amount of cash and are subject to a negliaible risk of value change.

The increase in cash and cash equivalents as at 31 December 2022 is mainly due to operating activities that generated more cash relative to the level of investment and financing activities.

5.9.9 CAPITAL AND RESERVES

At 31 December 2022, the share capital amounted to €489,474 K, consisting of 48,947,355 shares with a nominal value of €10.

The Group set up external funding as well as a convertible bond with a nominal value of €790,000 K with an initial maturity of 30 years. Convertible bonds issued by the Group are considered as equity instruments according to IAS 32. The interest expenses on the ORA (after tax) are classified as shareholder equity.

On 26 February 2015, €120,000 K of the ORA was repaid, divided by the percentage of ownership of the capital of the four shareholders, reducing its nominal value to €670,000 K.

On 20 October 2020, €200,000 K of the ORA was repaid, divided by the percentage of ownership of the capital of the four shareholders, reducing its nominal value to €470,000 K.

5.9.10 PROVISIONS

						In thous	ands of euros
	12/31/2020	ALLOWANCES	REVERSALS USED	12/31/2021	ALLOWANCES	REVERSALS USED	12/31/2022
Provisions for disputes - non-current	-	-	-	-	-	-	-
NON-CURRENT PROVISIONS	-	-	-	-	-	-	-
Provisions for disputes - current	69	75	(19)	125	740	-	865
Other provisions for expenses - current	135	-	-	135	822	-	957
CURRENT PROVISIONS	204	75	(19)	260	1 562	-	1 822
TOTAL PROVISIONS	204	75	(19)	260	1 562	-	1 822

A provision is recorded when the Group has a current legal or constructive obligation as a result of a past event, that the obligation may be reliably estimated and that it is likely that an outflow of resources representative of economic benefits will be required to settle the obligation.

5.9.11 FINANCIAL DEBT

5.9.11.1 Changes in the 2022 financial year

The change in financial debts during the financial year is analysed as follows:

				In thousands of euros
	12/31/2021	INCREASE	REDUCTION	12/31/2022
Bonds - non-current	1 782 231	-	-	1 782 231
Issue of equity securities and state advances - non-current	-	-	-	-
Other loans and similar debts - non-current	3 056	8 629	(703)	10 982
TOTAL NON-CURRENT	1 785 286	8 629	(703)	1 793 213
Loans and debt with credit institutions - current	10 000	-	(10 000)	-
Bonds - current	-	-	-	-
Accrued interest on loans - current	17 010	30 960	(29 070)	18 899
TOTAL CURRENT	27 010	30 960	(39 070)	18 899
TOTAL FINANCIAL DEBT	1 812 296	39 589	(39 773)	1 812 113

					In	thousand of euros
			12/3	1/2022		
	TOTAL	N+1	N+2	N+3	N+4	>=N+5
Bond issues	1 782 231	-	-	546 189	-	1 236 042
Loans from credit institutions	-	-	-	-	-	-
Other loans and similar debts	10 989	10 989	-	-	-	-
Accrued interest on borrowing	18 892	18 892	-	-	-	-
TOTAL	1 812 113	29 881	-	546 189	-	1 236 042

The financial structure is composed of:

- · Bonds for €1,782,231 K, including:
 - · A public bond for €550,000 K, maturing in 2025, with a fixed rate of 2.200%, minus issue fees for €3,810 K;
 - · Private bond for €350,000 K, maturing in 2035, fixed rate of 2.998%, less issuance fees for €1,566 K;
 - · Bond issue for €400,000 K, maturing in 2028, a fixed rate of 0.625%, minus issue fees for €2,517 K and the issue premium for €2,604 K;
 - · Bond issue for €500,000 K, maturing in 2030, a fixed rate of 0.875%, minus issue fees for €2,341 K and issue premium for €4,930 K.
- · Reserve Revolving Credit Facility, with a drawdown capacity of €250,000 K. The RCF was not drawn down as of 31 December 2022;
- $\cdot \text{ Other non-current loans and similar debts for } \& 10,982 \text{ K (mainly customer guarantees equivalent to deposits and securities received)}; \\$
- · Accrued interest on loans for €18,899 K, made up of:
 - \cdot €3,878 K in accrued interest relating to the €400 M bond subscribed in 2020;
 - . €7,453 K in accrued interest relating to the €550 M bond subscribed in 2015;
 - \cdot €4,640 K in accrued interest relating to the €350 M bond subscribed in 2015;
 - . €2,872 K in accrued interest relating to the €500 M bond subscribed in 2020;
 - . €57 K relating to the RCF drawdown in 2022.

The Group complies with its contractual commitments to banking ratios.

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5.9.11.2 Changes in the 2021 financial year

In thousands of euros

			113	triousurius or euros
	12/31/2020	INCREASE	REDUCTION	12/31/2021
Bonds - non-current	1 782 648	-	(417)	1 782 231
Issue of equity securities and state advances - non-current	-	-	-	-
Other loans and similar debts - non-current	3 265	-	(209)	3 056
TOTAL NON-CURRENT	1 785 912	-	(626)	1 785 286
Loans and debt with credit institutions - current	-	10 000	-	10 000
Bonds - current	524 390	-	(524 390)	-
Accrued interest on loans - current	5 803	39 946	(28 740)	17 010
TOTAL CURRENT	530 193	49 946	(553 130)	27 010
TOTAL FINANCIAL DEBT	2 316 105	49 946	(553 756)	1 812 296

5.9.11.3 Net financial debt

In thousands of euros

				III C	riousurius or euros
NET FINANCIAL DEBT	12/31/2020	CHANGE IN THE PERIOD	12/31/2021	CHANGE IN THE PERIOD	12/31/2022
Gross cash	489 560	(469 868)	19 691	40 586	60 278
Current account balances and bank loans	-	-	-	-	-
NET CASH	489 560	(469 868)	19 691	40 586	60 278
Gross financial debt	2 316 105	(503 809)	1 812 296	(183)	1 812 113
NET FINANCIAL DEBT	1 826 546	(33 941)	1 792 605	(40 770)	1 751 835

5.9.11.4 Management of risks related to financial assets and liabilities

The Group is exposed to the following risks in connection with the use of financial instruments:

- · Credit risk
- · Liquidity risk
- · Market risk

The aim of the Group's risk policy and management is to identify and analyse the risks with which the Group is faced, to determine the limits within which the risks must lie and the controls to be implemented, to manage the risks and to ensure compliance with the limits defined. The risk policy and risk management systems are regularly reviewed in order to take into account the developments of the market conditions and the activities of the Group. Through its training and management rules and procedures, the Group aims to develop an environment of rigorous and constructive control, in which all the members of staff have a good understanding of their roles and obligations.

Credit and counterparty risk

The credit and counterparty risk is managed at a Group level. It represents the risk of financial loss for the Group in the event that a customer or a counterparty fails to meet its contractual payment obligations.

The credit and counterparty risk concerns the cash and cash equivalents, the derivatives and the deposits with banks and financial institutions, as well as customer credit exposure, including unpaid receivables.

The maximum exposure to the credit and counterparty risk on the closing date is the following:

In thousands of euros

		12/31/2022				
	TOTAL	N+1	N+2	N+3	N+4	>=N+5
Other non-current assets	1 966	-	-	-	-	1966
Trade receivables	60 497	60 497	-	-	-	-
Current payable tax receivables	-	-	-	-	-	-
Social receivables	190	190	-	-	-	-
Tax receivables	4 361	4 361	-	-	-	-
Other receivables	3 576	3 576	-	-	-	-
TOTAL RECEIVABLES	70 590	68 623	-	-	-	1966

In view of the types of customers, which are large European gas producers and the relatively small number of shipping customers, the Group considers that it is exposed only to a marginal credit risk.

Liquidity risk

The liquidity risk is the risk that the Group has difficulties in fulfilling its obligations with regard to financial liabilities which will be settled by a delivery of cash or other financial assets. The Group's approach to managing the liquidity risk is to ensure, insofar as possible, that it always has sufficient liquidity to meet its liabilities, when they reach maturity, under normal or "strained" conditions, without incurring unacceptable losses or harming the reputation of the Group.

The contractual cash flow is essentially composed of financial costs relating to the payment of interest and capital repayments.

Market risk

The market risk is the risk that variations in market prices, such as exchange rates, interest rates and prices of share capital instruments, affect the Group's income or the value of the financial instruments held. The purpose of the management of the market risk is to manage and control exposure to market risk within acceptable limits, all the while optimising the profitability / risk ratio.

The Group's financial performance is not substantially influenced by exchange fluctuations since a significant part of the activity is within the euro zone and costs and revenues are generally denominated in the same currency.

The Group is not exposed to changes in future flows. All of its non-current debt is fixed-rate debt.

5.9.11.5 Information on the fair value of financial assets and liabilities

Cash, loans and receivables

The Group considers that the book value of cash, trade receivables, other receivables, trade payables, other debts and various deposits and guarantees reflects the market value given the high level of liquidity of these items and their maturity at less than one year.

Assets re-measured at fair value

Marketable securities are recognised at their acquisition price, which reflects their fair value (the amounts are non-significant).

Derivatives and hedging instruments

On 6 February 2020, the Group set up a deferred start-up interest rate swap with a mandatory early termination clause on 6 March 2020 to heage the risk of interest rate fluctuations prior to the date of issuance of the bond issued by Teréga SAS. This swap was terminated on 20 February 2020, the day of trading of the bond issued by Teréga SAS. This swap had a maturity of 7 years.

The balancing cash payment (resulting from the fair value at the end of the swap) paid by Teréga SAS is spread over the hedging period (i.e. 7 years from 20 February 2020) in OCI.

Financial liabilities at amortised cost

With regard to trade payables, the Group considers that the book value reflects the market value due to their high level of liquidity.

The market value of long-term and short-term financial debts is determined using the estimated future cash flows discounted using the rates observed by the Group at the end of the period for instruments with similar conditions and maturities.

Balance sheet of financial instruments

The market values of financial assets and liabilities measured at fair value in the statement of financial position were classified according to the hierarchy below as defined by IFRS 7:

- · Level 1: the fair value is based on the listed prices (non-adjusted) observed on active markets, for identical assets or liabilities.
- · Level 2: the fair value measured with the help of data ("inputs"), other than the prices in level 1, which may be observed for the assets or the liabilities in question, either directly (in price form) or indirectly (determined on the basis of price).
- · Level 3: the fair value measured with the help of data ("inputs") which are not based on observable market data (non-observable "inputs").

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5.9.12 TRADE PAYABLES AND OTHER CREDITORS

		In thousands of euros
	12/31/2022	12/31/2021
Trade payables	10 913	10 396
Invoices not yet received	56 216	52 711
TRADE PAYABLES	67 130	63 107

The increase in trade payables is explained by the increase in activity at the end of the financial year, especially energy costs, offset by the cancellation of balancing entries by applying IFRS 15 as mentioned in paragraph 5.8.1.

5.9.13 OTHER CURRENT LIABILITIES

		In thousands of euros
	12/31/2022	12/31/2021
Customers - Advances and deposits received	-	-
Employment-related debts - current	30 743	24 744
Tax debts (except corporate tax and company added-value contribution) - current	9 074	9 708
Group current accounts liabilities - current	287	61
Other debts - current	1 545	1 811
OTHER CURRENT LIABILITIES	41 649	36 324

The increase in employee-related debts stems from the increase in the provision for profit-sharing and incentive plans of +€1.9 M due to the increase in profit(loss), as well as the change in other provisions for +2.2 M.

5.9.14 OTHER CURRENT ASSETS

		In thousands of euros
	12/31/2022	12/31/2021
Suppliers - Advances and down payments paid	72	268
Debtor suppliers (discounts, rebates, reductions and other credit notes)	-	33
Receivables from employees & social security bodies	190	399
Tax receivables - excluding corporate tax - current	4 361	1 967
Group current accounts assets - current	85	117
Other receivables - current	493	18
Prepaid expenses	2 998	-
GROSS VALUES	8 199	2 801
IMPAIRMENT	•	-
OTHER CURRENT ASSETS	8 199	2 801

The increase in tax receivables is explained by the increase in VAT on invoices not yet received and the increase in VAT on disbursements.

The amount of prepaid expenses is mainly due to the restatement carried out since 2022 on SaaS software (\in 2.2 M). The rest is primarily related to the Group's normal activity.

5.10 INFORMATION RELATING TO ITEMS IN THE CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

5.10.1 INCOME

		In thousands of euros
	12/31/2022	12/31/2021
Production of goods sold	56	-
Production of services sold	488 380	456 333
Sales of goods	-	28 016
Other rebilling with margin	-	(8)
REVENUES	488 436	484 341

The production of services sold mainly corresponds to the receipts from transmission and storage capacities, to which the receipts from connection and transit contracts are added. All turnover is generated in France.

Sales of goods in 2021 correspond to the balancing of the network for which the balancing entry is in operating expenses. In 2022, the impacts of the presentation of balancing on income and expenses were cancelled out (cf. 5.8.1), with no impact on the group's profit(loss).

The breakdown of revenues by sector is as follows:

In thousands of euros

	12/31/2022		12/31/2021	
Transmission	326 075	67%	336 671	70%
Storage	162 191	33%	147 670	30%
Other	170	0%		
REVENUES	488 436		484 341	

5.10.2 OTHER INCOME

Other income is mainly from re-billing for pipe diversions under work agreements.

5.10.3 PURCHASES AND EXPENSES

5.10.3.1 Purchases of materials, supplies and goods

In thousands of euros

	in thousands of edios	
	12/31/2022	12/31/2021
Purchases of RM, supps. & other goods	(9 033)	(29 342)
Change RM invent., supps. & other goods	626	1 867
Purchase of studies	(67)	(1)
Other purchases	(1)	19
Non-inventory purchases of materials and supplies	(46 395)	(39 681)
PURCHASES CONSUMED	(54 870)	(67 138)

The decrease in purchases consumed is mainly due to:

- · the cancellation of the impact of presentation of balancing on income and expenses in 2022, creating a decrease in purchases of -€28 M;
- · the cost of congestion in 2022 not applicable in 2021 of +€4 M;
- · the increase in energy costs of +€9 M.

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5.10.3.2 Personnel expenses

	In thousands of euros	
	12/31/2022	12/31/2021
Staff remuneration	(39 194)	(36 041)
Social sec. and provident expenses	(19 747)	(18 425)
Other personnel expenses (including incentive schemes)	(7 198)	(6 500)
Employee profit-sharing	(4 220)	(3 847)
Allocs/Provs for pension obligations	(1 487)	216
Revs/Provs for pension obligations	1 875	4 364
Net reversal / (allocation) for pension obligations	388	4 580
PERSONNEL EXPENSES	(69 971)	(60 233)

The increase in personnel expenses is mainly due to the increase in profit-sharing and incentive schemes in connection with the increase in profit and the recognition of additional provisions related to wages.

5.10.3.3 External expenses

		In thousands of euros
	12/31/2022	12/31/2021
General sub-contracting	(24 036)	(19 981)
Rentals and rental expenses	(1 908)	(2 381)
Maintenance and repairs	(14 055)	(20 359)
Insurance premiums	(926)	(789)
Studies and research	-	(145)
Miscellaneous	(1 954)	(1 545)
Remuneration of intermediaries & fees	(1 494)	(1 338)
Advertising	(3 147)	(2 363)
Transmission	(109)	(221)
Travel, assignments	(2 311)	(2 100)
Postage	(2 103)	(2 586)
Banking services	(130)	(132)
Other external expenses	(1 085)	(1 561)
EXTERNAL EXPENSES	(53 258)	(55 501)

5.10.3.4 Taxes and duties

		In thousands of euros
	12/31/2022	12/31/2021
Taxes and duties on remuneration	(400)	(963)
Other taxes and duties	(10 529)	(10 882)
TAXES AND DUTIES	(10 929)	(11 845)

5.10.4 FINANCIAL INCOME AND FINANCIAL EXPENSES

In thousands of euros

	12/31/2022	12/31/2021
Interest on bank borrowing	(10 891)	(10 909)
Interest on bonds	(20 779)	(27 416)
Current account interest	(15)	(353)
Change in fair value of swaps	-	(473)
NET FINANCIAL DEBT COST	(31 685)	(39 150)
Dividends	34	28
Alloc./imp. of financial assets	-	(5 664)
Other financial expenses	(11)	-
Other financial income	107	9
OTHER FINANCIAL INCOME AND EXPENSES	130	(5 627)
FINANCIAL PROFIT(LOSS)	(31 555)	(44 777)

The interest on borrowing is related to the external financing mentioned in the paragraph "financial debt".

The decrease in interest on borrowings in 2022 is explained by the bond repaid in 2021.

Interest on borrowings is calculated using an Effective Interest Rate (EIR).

5.10.5 TAXES

5.10.5.1 Taxes recorded in the income statement

		In thousands of euros
	12/31/2022	12/31/2021
Payable tax (corporate tax at normal rate / additional and exceptional contribution)	(32 478)	(24 869)
Deferred taxes	(19 751)	(25 404)
INCOMETAX	(52 228)	(50 273)

The increase in payable tax is mainly due to the increase in profit between 2021 and 2022, partially offset by the reduced tax rate.

In accordance with the description in Note 5.9.7, tax assets relating to deficits contributed to the "Teréga Holding" tax consolidation are not recognised in these consolidated financial statements.

Taking into account this asset, the tax expense would be as follows:

		In thousands of euros
	12/31/2022	12/31/2021
Payable tax (corporate tax at normal rate / additional and exceptional contribution)	(32 478)	(24 869)
Deferred taxes	(19 751)	(25 404)
Deferred tax assets not recognised	8 801	8 849
DEFERRED TAXES	(10 950)	(16 556)
INCOMETAX	(43 427)	(41 425)

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5.10.5.2 Reconciliation between the actual tax and the theoretical tax

		In thousands of euros
	12/31/2022	12/31/2021
TAX RATE	25,83 %	28,41 %
Profit(loss) for the period attributable to:		
- owners of the company	103 860	84 175
Share of profit(loss) of equity-accounted companies	1 169	-
CONSOLIDATED PROFIT(LOSS) AFTER TAX OF THE CONSOLIDATED COMPANIES	105 029	84 175
Payable tax	(32 478)	(24 869)
Deferred tax	(19 751)	(25 404)
INCOMETAX	(52 228)	(50 273)
CONSOLIDATED PROFIT(LOSS) BEFORE TAX OF THE CONSOLIDATED COMPANIES	157 257	134 449
THEORETICAL TAX (ATTHE TAX RATE OF THE CONSOLIDATING COMPANY)	(40 620)	(38 197)
Differences in tax rates	-	1 086
Permanent differences between the book profit and the tax profit	(580)	(1 830)
Non-deductible interest	-	-
Tax consolidation effect	(12 326)	(12 347)
Tax credits	1 285	1 033
Tax and corporate tax adjustment	12	(21)
EFFECTIVE TAX	(52 228)	(50 273)

5.10.6 EMPLOYEE BENEFITS

5.10.6.1 Change in net obligation and impact recognised in profit(loss) and OCI

	12/31/2022	12/31/2021
IMPAIRMENT	22 757	27 171
Cost of services provided over the period	1 299	1846
Cost of past services	-	-
Interest expenses	188	91
Actuarial gains and losses CET and MDT	(688)	(351)
Benefits paid by the employer	(1 187)	(3 166)
Other adjustments	-	(3 000)
IMPACT RECOGNISED IN PROFIT(LOSS)	(388)	(4 580)
Actuarial gains and losses	(2 623)	167
IMPACT RECOGNISED IN OCI	(2 623)	167
EMPLOYEE BENEFIT ON THE CLOSING DATE	19 746	22 757
Employment-related debts (CET) on the closing date	3 268	2 822
NET OBLIGATION ON THE CLOSING DATE	23 014	25 579

The staff benefits are primarily composed of the following elements:

- · MIP (Mutuelle de l'Industrie du Pétrole): supplemental health scheme,
- · Early retirement right (CAA): pension scheme intended to provide a retirement allowance to employees with sufficient years worked,
- · End-of-career compensation: payment of capital owed to the employee by the company at the time of retirement,
- · Long-service awards: capital paid to the employee when the employee reaches a certain seniority group,
- · PEC (Savings Plan selected): days that the former seconded employees have acquired and which they may use in order to retire earlier,
- · Malakoff: company insurance scheme,
- · CET (Time Savings Account): the aim is to allow employees who so wish to accumulate paid leave rights.

5.10.6.2 Actuarial assumptions

The actuarial valuation of social security commitments under IAS 19 was conducted by an independent actuary.

	12/31/2022	12/31/2021
Discount rate on the closing date	3,00 %	0,75%
Inflation rate	2,00 %	1,50%
Average salary increase rate	3,00 %	2,45%
Employer contribution rate	53,00 %	53,16%
Employee turnover rate	Executive/Non-Executive tables with decreasing rates by age and zero over 55 years of age	Executive/Non-Executive tables with decreasing rates by age and zero over 55 years of age
Retirement age	Executive: 62 to 66 years Non-Executive: 60 to 63 years of age	Executive: 62 to 66 years Non-Executive: 60 to 63 years of age
Mortality table	Employment phase: TH/TF 00-02 Retirement phase: TGH/TGF 05	Employment phase: TH/TF 00-02 Retirement phase: TGH/TGF 05

5.10.7 STAFF

	12/31/2022	12/31/2021
STAFF BY CATEGORY		
- Executives	318	312
- Non-Executives	357	361
TOTAL STAFF	675	673
AVERAGE STAFF NUMBERS DURING THE FINANCIAL YEAR		
- Executives	314	306
- Non-Executives	358	364
AVERAGE TOTAL STAFF	672	670

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5.11 RELATED PARTIES

The related parties are mainly the sole partner, Teréga Holding SAS and the Group Management.

Executive remuneration is not presented in the notes to the consolidated financial statements as this would indirectly lead to showing individual remuneration.

5.12 OFF-BALANCE SHEET COMMITMENTS

5.12.1 COMMITMENTS MADE

No commitments were made by the Group at 31 December 2022.

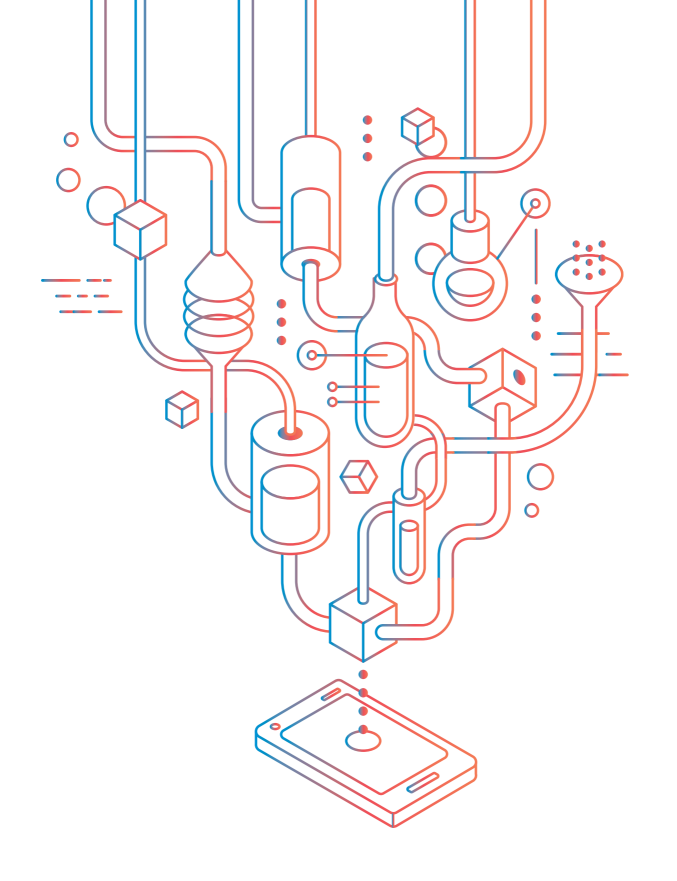
5.12.2 COMMITMENTS RECEIVED

			In thousands of euros
	NATURE	VALUATION AS OF 12/31/2022	VALUATION AS OF 12/31/2021
Customer bank guarantees	Teréga SA	76 174	65 764
Supplier bank guarantees	Teréga SA	10 008	10 689
TOTAL COMMITMENTS		86 183	76 452

5.13 EVENTS AFTER THE BALANCE SHEET DATE

None.







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