

CONTENTS

Consolidated balance sheet	
Effects of the first application of IFRS 9 "Financial instruments" on the balance sheet	
Consolidated income statement	
Statement of changes in equity	
Consolidated statement of cash flows	
Basis of preparation	
Significant events	12
Scope of consolidation	14
Accounting principles	21
Note 1. Goodwill	
Note 2. Other intangible assets	42
Note 3. Insurance business investments	
Note 4. Receivables arising from banking and other activities	49
Note 5. Investments in associates	
Note 6. Tangible assets	50
Note 7. Receivables arising from insurance and reinsurance operations	51
Note 8. Other assets	
Note 9. Cash and cash equivalents	
Note 10. Share capital	
Note 11. Share-based payments	
Note 12. Revaluation reserves	
Note 13. Provisions for liabilities and charges	
Note 14. Employee benefits	57
Note 15. Financing liabilities	
Note 16. Liabilities relating to insurance contracts	
Note 17. Payables arising from banking sector activities	
Note 18. Deferred tax	
Note 19. Payables arising from insurance and reinsurance	
Note 20. Other liabilities	
Note 21. Revenue	
Note 22. Claim expenses	
Note 23. Overheads by function	
Note 24. Expenses from banking activities	
Note 25. Income and expenses from ceded reinsurance	
Note 26. Investment income, net of management expenses (excluding finance costs)	
Note 27. Other operating income and expenses	
Note 28. Share in net income of associates	
Note 29. Income tax expense	
Note 30. Breakdown of net income by segment	71
Note 31. Earnings per share	
Note 32. Group's headcount	
Note 33. Related parties	
Note 34. Key management compensation	
Note 35. Breakdown of audit fees	
Note 36. Off-balance sheet commitments	
Note 37. Operating leases	
Note 38. Relationship between parent company and subsidiaries	
Note 39. Events after the reporting period	
Note 40. Risk management	79

Consolidated balance sheet

Asset

(in thousands of euros)	Notes	Dec. 31, 2018	Jan. 1, 2018 (*)	Dec. 31, 2017
Intangible assets		220,675	217,230	217,230
Goodwill	1	155,058	155,082	155,082
Other intangible assets	2	65,617	62,148	62,148
Insurance business investments	3	2,833,613	2,876,380	2,876,380
Investment property	3	288	288	288
Held-to-maturity securities	3	1,848	1,852	1,852
Available-for-sale securities	3	2,742,533	2,743,385	2,743,385
Trading securities	3	9,527	30,111	30,111
Derivatives	3	2,354	9,383	9,383
Loans and receivables	3	77,063	91,361	91,361
Receivables arising from banking and other activities	4	2,509,047	2,522,803	2,523,549
Investments in associates	5	(0)	15,780	15,780
Reinsurers' share of insurance liabilities	16	425,398	405,178	405,178
Other assets		927,888	920,776	920,776
Buildings used for operations purposes and other property, plant and equipment	6	48,972	54,679	54,679
Deferred acquisition costs	8	42,176	43,903	43,903
Deferred tax assets	18	52,809	79,516	79,516
Receivables arising from insurance and reinsurance operations	7	498,826	494,839	494,839
Trade receivables arising from other activities	8	48,553	47,640	47,640
Current tax receivables	8	57,267	60,286	60,286
Other receivables	8	179,285	139,913	139,913
Cash and cash equivalents	9	302,419	264,325	264,325
TOTAL ASSETS		7,219,040	7,222,472	7,223,218

^(*) Effects related to the first application of IFRS 9

Liability

(in thousands of euros)	Notes	Dec. 31, 2018	Jan. 1, 2018 (*)	Dec. 31, 2017
Equity attributable to owners of the parent		1,806,249	1,802,423	1,802,621
Share capital	10	307,799	314,496	314,496
Additional paid-in capital		810,420	810,420	810,420
Retained earnings		508,925	518,163	518,361
Other comprehensive income		56,772	76,131	76,131
Consolidated net income of the year		122,333	83,213	83,213
Non-controlling interests		148	160	160
Total equity		1,806,397	1,802,583	1,802,781
Provisions for liabilities and charges	13	94,344	121,716	121,716
Financing liabilities	15	388,729	388,234	388,234
Liabilities relating to insurance contracts	16	1,746,379	1,681,780	1,682,258
Payables arising from banking sector activities	17	2,544,716	2,527,716	2,527,716
Amounts due to banking sector companies	17	660,204	568,711	568,711
Amounts due to customers of banking sector companies	17	346,932	322,064	322,064
Debt securities	17	1,537,580	1,636,941	1,636,941
Other liabilities		638,475	700,443	700,513
Deferred tax liabilities	18	95,962	113,525	113,595
Payables arising from insurance and reinsurance operations	19	195,653	204,730	204,730
Current taxes payable	20	41,580	76,996	76,996
Derivative instruments with a negative fair value	20	1,666	267	267
Other payables	20	303,614	304,925	304,925
TOTAL EQUITY AND LIABILITIES		7,219,040	7,222,472	7,223,218

^(*) Effects related to the first application of IFRS 9 $\,$

Effects of the first application of IFRS 9 "Financial instruments" on the balance sheet

Asset

(in thousands of euros)	Dec. 31, 2017	Effect of the first application of the standard IFRS 9	Jan. 1, 2018 (*)
Intangible assets	217,230		217,230
Goodwill	155,082		155,082
Other intangible assets	62,148		62,148
Insurance business investments	2,876,380		2,876,380
Investment property	288		288
Held-to-maturity securities	1,852		1,852
Available-for-sale securities	2,743,385		2,743,385
Trading securities	30,111		30,111
Derivatives	9,383		9,383
Loans and receivables	91,361		91,361
Receivables arising from banking and other activities	2,523,549	(746)	2,522,803
Investments in associates	15,780		15,780
Reinsurers' share of insurance liabilities	405,178		405,178
Other assets	920,776		920,776
Buildings used in the business and other property, plant and equipment	54,679		54,679
Deferred acquisition costs	43,903		43,903
Deferred tax assets	79,516		79,516
Receivables arising from insurance and reinsurance operations	494,839		494,839
Trade receivables arising from other activities	47,640		47,640
Current tax receivables	60,286		60,286
Other receivables	139,913		139,913
Cash and cash equivalents	264,325		264,325
TOTAL ASSETS	7,223,218	(746)	7,222,472

^(*) Effects related to the first application of IFRS 9
The effect is related to factoring entities in Germany and in Poland. Insurance entities, and entities whose activity is directly related to insurance, opted to postpone the application of IFRS 9 until January 1, 2022.

Liability

(in thousands of euros)	Dec. 31, 2017	Effect of the first application of the standard IFRS 9	Jan. 1, 2018 (*)
Equity attributable to owners of the parent	1,802,621	(198)	1,802,423
Share capital	314,496		314,496
Additional paid-in capital	810,420		810,420
Retained earnings	518,361	(198)	518,163
Other comprehensive income	76,131		76,131
Consolidated net income for the year	83,213		83,213
Non-controlling interests	160		160
Total equity	1,802,781	(198)	1,802,583
Provisions for liabilities and charges	121,716		121,716
Financing liabilities	388,234		388,234
Liabilities relating to insurance contracts	1,682,258	(478)	1,681,780
Payables arising from banking sector activities	2,527,716		2,527,716
Amounts due to banking sector companies	568,711		568,711
Amounts due to customers of banking sector companies	322,064		322,064
Debt securities	1,636,941		1,636,941
Other liabilities	700,513	(70)	700,443
Deferred tax liabilities	113,595	(70)	113,525
Payables arising from insurance and reinsurance operations	204,730		204,730
Current taxes payable	76,996		76,996
Derivative instruments with a negative fair value	267		267
Other payables	304,925		304,925
TOTAL EQUITY AND LIABILITIES	7,223,218	(746)	7,222,472

^(*) Effects related to the first application of IFRS 9

The effect is related to factoring entities in Germany and in Poland. Insurance entities, and entities whose activity is directly related to insurance, opted to postpone the application of IFRS 9 until January 1, 2022.

Coface relies on the internal ratings of debtors for the calculation of depreciation of factoring receivables according to the new standard IFRS 9. The depreciation methodology (expected loss or "ECL") is based on three main parameters: the probability of default "PD", the loss given default "LGD" and the amount of exposure in case of default "EAD" (exposure at default). The depreciation is the product of the PD by the LGD and the EAD over the lifetime of receivables.

Most of factoring receivables are covered by credit insurance contracts subscribed by Coface entities. Therefore, the depreciation of factoring receivables was already taken into account in the Group consolidated financial statements through insurance provisions.

Thus, the increase of factoring receivables depreciation under new standard IFRS 9 is partially offset by a reversal of technical provisions.

Consolidated income statement

(in thousands of euros)	Notes	Dec. 31, 2018	Dec. 31, 2017
Gross written premiums		1,263,364	1,219,612
Premium refunds		(106,516)	(98,954)
Net change in unearned premium provisions		(14,240)	(10,961)
Earned premiums	21	1,142,608	1,109,697
Fee and commission income		132,418	128,914
Net income from banking activities		66,713	72,043
Income from other activities		42,995	44,279
Other revenue	21	242,127	245,236
Revenue		1,384,735	1,354,933
Claims expenses	22	(504,509)	(570,863)
Policy acquisition costs	23	(243,236)	(262,607)
Administrative costs	23	(241,136)	(253,532)
Other insurance activity expenses	23	(82,556)	(70,816)
Expenses from banking activities, excluding cost of risk	23/24	(13,552)	(13,779)
Expenses from other activities	23	(77,739)	(53,130)
Operating expenses	23	(658,219)	(653,864)
Risk cost	24	(2,122)	(4,483)
UNDERWRITING INCOME BEFORE REINSURANCE		219,885	125,723
Income and expenses from ceded reinsurance	25	(62,128)	(25,970)
UNDERWRITING INCOME AFTER REINSURANCE		157,757	99,753
Investment income, net of management expenses (excluding finance costs)	26	51,124	55,281
CURRENT OPERATING INCOME		208,881	155,034
Other operating income and expenses	27	(4,974)	(589)
OPERATING INCOME		203,907	154,445
Finance costs		(17,681)	(18,109)
Share in net income of associates	28	592	2,369
Income tax expense	29	(64,132)	(55,651)
CONSOLIDATED NET INCOME BEFORE NON-CONTROLLING INTERESTS		122,686	83,054
Non-controlling interests		(353)	159
NET INCOME FOR THE YEAR		122,333	83,213
Earnings per share (€)	31	0.79	0.53
Diluted earnings per share (€)	31	0.79	0.53

Consolidated statement of comprehensive income

(in thousands of euros)	Notes	Dec. 31, 2018	Dec. 31, 2017
Net income of the period		122,333	83,213
Non-controlling interests		353	(159)
Other comprehensive income			
Currency translation differences reclassifiable to income		(2,870)	(19,233)
Reclassified to income			
Recognised in equity		(2,870)	(19,233)
Fair value adjustments on available-for-sale financial assets	3; 12; 18	(17,985)	6,646
Recognised in equity – reclassifiable to income – gross		(39,298)	23,002
Recognised in equity – reclassifiable to income – tax effect		20,627	(7,840)
Reclassified to income – gross		1,913	(11,201)
Reclassified to income – tax effect		(1,227)	2,685
Fair value adjustments on employee benefit obligations	3 ; 12 ; 18	1,395	(797)
Recognised in equity – not reclassifiable to income – gross		1,823	1,024
Recognised in equity – not reclassifiable to income – tax effect		(428)	(1,821)
Other comprehensive income of the period, net of tax		(19,460)	(13,384)
Total comprehensive income of the period		103,226	69,670
- attributable to owners of the parent		102,979	70,011
- attributable to non-controlling interests		247	(341)

Statement of changes in equity

						Other o	omprehensive i	ncome		Equity		
						Foreign	Reclassifiable	Non-	Net income	attributable	Non-	
(in thousands of euros)	Notes	Share capital	Premiums	Consolidated	Treasury	currency	revaluation	reclassifiable	for the period	to owners of	controlling	Total equity
(·····································				reserves	shares	translation	reserves	revaluation		the parent	interests	
						reserve		reserves				
Equity at December 31, 2016		314,496	810,420	504,704	(2,970)	(5,823)	115,601	(22,782)	41,531	1,755,177	5,490	1,760,667
2016 net income to be appropriated				41,531					(41,531)			
Payment of 2016 dividends in 2017				(20,398)						(20,398)		(20,398)
Total transactions with owners		(0)	(0)	21,133	(0)	(0)	(0)	(0)	(41,531)	(20,398)	(0)	(20,398)
December 31, 2017 net income									83,213	83,213	(159)	83,054
Fair value adjustments on available-for-sale financial assets recognized	0						15,162			15,162	(1)	15,161
Fair value adjustments on available-for-sale financial assets reclassified	0						(8,514)			(8,514)	(1)	(8,515)
Change in actuarial gains and losses (IAS 19R)								(797)		(797)		(797)
Currency translation differences						(19,052)				(19,052)	(181)	(19,233)
Treasury shares elimination					(1,696)					(1,696)		(1,696)
Free share plans expenses				695						695		695
Transactions with shareholders				(3,505)		(38)	2,374			(1,169)	(4,988)	(6,157)
Equity at December 31, 2017		314,496	810,420	523,027	(4,666)	(24,913)	124,623	(23,579)	83,213	1,802,621	160	1,802,781
Effect of the first application of the standard IFRS 9				(198)						(198)		(198)
2017 net income to be appropriated				83,213					(83,213)			
Payment of 2017 dividends in 2018				(52,895)						(52,895)	(6)	(52,901)
Total transactions with owners		(0)	(0)	30,318	(0)	(0)	(0)	(0)	(83,213)	(52,895)	(6)	(52,901)
December 31, 2018 net income									122,333	122,333	353	122,686
Fair value adjustments on available-for-sale financial assets recognized	3;12;14;18						(18,668)			(18,668)	(3)	(18,671)
Fair value adjustments on available-for-sale financial assets reclassified	3;12;14;18						686			686	(0)	686
Change in actuarial gains and losses (IAS 19R)								1,395		1,395		1,395
Currency translation differences						(2,767)				(2,767)	(103)	(2,870)
Cancellation of COFACE SA shares		(6,697)		(23,303)	30,000							
Treasury shares elimination		(0)			(46,786)					(46,786)		(46,786)
Free share plans expenses				515						515		515
Transactions with shareholders				18		(5)				13	(253)	(240)
Equity at December 31, 2018		307,799	810,420	530,377	(21,452)	(27,685)	106,641	(22,184)	122,333	1,806,249	148	1,806,397

Consolidated statement of cash flows

(in thousands of euros)	Notes	Dec. 31, 2018	Dec. 31, 2017
Net income for the period		122,333	83,213
Non-controlling interests		353	(159)
Income tax expense		64,132	55,651
+/- Share in net income of associates	28	(592)	(2,369)
Finance costs		17,681	18,109
Operating income (A)		203,907	154,445
+/- Depreciation, amortization and impairment losses		(5,282)	(11,742)
+/- Net additions to / reversals from technical provisions		57,428	26,362
+ Dividends received from associates	28		
+/- Unrealized foreign exchange income / loss		(6,958)	(2,898)
+/- Non-cash items		(15,051)	615
Total non-cash items (B)		30,137	12,336
Gross cash flows from operations (C) = (A) + (B)		234,044	166,780
Change in operating receivables and payables		(74,892)	14,964
Net taxes paid		(64,772)	(47,699)
Net cash related to operating activities (D)		(139,664)	(32,735)
Increase (decrease) in receivables arising from factoring operations		2,612	(24,117)
Increase (decrease) in payables arising from factoring operations		(74,491)	1,458
Increase (decrease) in factoring liabilities		102,295	99,343
Net cash generated from banking and factoring operations (E)	4 - 17	30,416	76,684
Net cash generated from operating activities (F) = (C+D+E)		124,796	210,730
Acquisitions of investments	3	(341,747)	(1,531,312)
Disposals of investments	3	375,163	1,331,927
Net cash used in movements in investments (G)		33,416	(199,385)
Acquisitions of consolidated subsidiaries, net of cash acquired		00,110	(6,500)
Disposals of consolidated companies, net of cash transferred		14 202	(0,000)
Net cash used in changes in scope of consolidation (H)		14,202	(6,500)
Acquisitions of property, plant and equipment and intangible assets		(20,541)	(18,085)
Disposals of property, plant and equipment and intangible assets		4,196	2,045
Net cash generated from (used in) acquisitions and disposals of property, plant and		1,100	2,010
equipment and intangible assets (I)		(16,345)	(16,040)
Net cash used in investing activities (J) = (G+H+I)		31,273	(221,925)
Proceeds from the issue of equity instruments		31,273	(221,323)
Treasury share transactions		(46,786)	(1,696)
Dividends paid to owners of the parent		(52,895)	(20,398)
Dividends paid to non-controlling interests		(6)	(20,390)
Cash flows related to transactions with owners		(99,687)	(22,114)
Proceeds from the issue of debt instruments		(99,007)	(22,114)
Cash used in the redemption of debt instruments			(2,290)
Interests paid		(16,276)	(17,583)
Cash flows related to the financing of Group operations		(16,276)	, ,
Net cash generated from (used in) financing activities (K)		(115,963)	(19,873) (41,987)
Impact of changes in exchange rates on cash and cash equivalents (L)			
NET INCREASE IN CASH AND CASH EQUIVALENTS (F+J+K+L)		(2,012)	(14,564)
Net cash generated from operating activities (F)		38,094 124,796	(67,746) 210,730
Net cash used in investing activities (J)			•
Net cash generated from (used in) financing activities (K)		31,273	(221,925)
Impact of changes in exchange rates on cash and cash equivalents (L)		(115,963)	(41,987)
Cash and cash equivalents at beginning of period	9	(2,012)	(14,564)
oasii anu casii equivalents at beginning oi penou		264,325 302,419	332,071 264,325
Cash and cash equivalents at end of period	9		

Basis of preparation

These IFRS consolidated financial statements of the Coface Group as at December 31, 2018 are established in accordance with the International Financial Reporting Standards (IFRS) as published by the IASB and as adopted by the European Union¹. They are detailed in the note "Accounting principles" of the present consolidated financial statements as at December 31, 2018.

They are presented with comparative financial information at December 31, 2017. A comparison on January 1, 2018 following the application of IFRS 9 is provided for detailed information on balance sheet notes.

These IFRS consolidated financial statements for the year ended December 31, 2018 have been reviewed by the Coface Group's Board of Directors on February 11, 2019.

¹ The standards adopted by the European Union can be consulted on the website of the European Commission at: https://ec.europa.eu/info/business-economy-euro/company-reporting-and-auditing/company-reporting_en#ifrs-financial-statements

Significant events

Introducting of a new tagline - Coface For Trade

During its Risk Country Seminar of January 23, 2018, an event bringing together its clients, brokers and partners, Coface has introduced its new tagline: Coface For Trade. This new wording is intended to be clearer and more engaging. It underlines the Group's commitment to trade and commerce, which is a powerful driver to create wealth and stability. It expresses the purpose of the Group, which is to help companies developing their business.

Election of François Riahi as Chairman of Coface's Board of Directors

During its meeting on June 15, 2018, the Board of Directors of COFACE SA co-opted François Riahi, Chief Executive Officer of Natixis, as a board member and then elected him as Chairman of the Board of Directors. He replaces Laurent Mignon who leaves the Board of Directors of COFACE SA to devote himself to his new responsibilities within BPCE Group.

Own shares transactions

In line with the second pillar of Fit to Win which aims at improving the capital efficiency of its business model, Coface implemented in 2018 two shares buybacks programs for a total amount of 45 million euros. The description of these programs is as follows:

- a first program of 30 million euros, performed between February 15 and October 15, resulted in the purchase of 3,348,971 shares. The Board of Directors, in its meeting of October 24, 2018, decided to cancel these shares; and correlatively, to reduce the share capital of the company.
- a second program for a targeted amount of 15 million euros was launched at October 25, 2018 and extends until January 8, 2019 with 1,867,312 additional shares bought. As of December 31, 2018, Coface purchased 1,708,735 shares for an amount of 13,736,491 euros.

Set up of a €300m syndicated loan agreement for Coface Poland Factoring

As part of the refinancing of its factoring activity, Coface Poland Factoring signed on June 8, 2018, an agreement with a group of banking partners for a €300m syndicated multicurrency loan (EUR, PLN). This syndicated loan partly replaces existing bilateral credit lines.

The loan is put in place for two years, with an option to extend its duration by one year, exercisable once, subject to the banks' agreement. The Group's Polish subsidiary is supported by seven banking partners (Crédit Agricole CIB, HSBC, ING Bank Ślaski and Natixis, acting as Mandated Lead Arrangers and Bookrunners, Banco Santander, Commerzbank and Société Générale CIB, acting as Mandated Lead Arrangers). Natixis is acting as Documentation Agent and Crédit Agricole CIB as Facility Agent.

This operation enables the Group to increase its financial flexibility and to extend the maturity of its refinancing debt, whilst benefiting from current favorable market conditions and strengthening its relationships with its leading banks, who thus confirm their commitment to Coface over the mid-term.

Disposal of Cofacredit

Coface announced on end-June, 2018 that it has ceded to Factofrance (Groupe Crédit Mutuel – CM11) its 36% stake in the Cofacrédit's capital, a factoring company previously jointly owned by the two groups. This minority stake was not core to the development strategy in the factoring sector. The disposal is also in line with the second pillar of Fit-to-Win strategic plan, which aims to improve Coface's capital efficiency. The transaction had a slightly negative impact on net income for Q2-2018 and a positive impact of approximately 3 points on Coface's solvency ratio².

-

² Information non audited

Signature of an agreement to acquire PKZ (Slovenia)

On September 6, 2018, Coface announced that it has signed a binding agreement with SID Bank, a Slovenian public bank, to acquire 100% of PKZ capital, a credit insurance subsidiary of SID Bank.

Created by SID Bank in 2005, PKZ is the market leader in credit insurance in Slovenia, with a strong market share. In 2017, the company recorded €15.1m of gross written premiums on an export business focused portfolio.

The acquisition of PKZ by Coface is subject to usual regulatory approvals.

"Brexit" effects on Coface's activity in the UK

In 2018, the negative impacts of the "Brexit" have highlighted longer term trends in the UK economy: decline in business and household confidence, pressures on changing business models (non-food distribution). In this context, Coface continued its rigorous underwriting policy. Our overall exposure to the UK decreased by 12%, mainly in food, distribution and construction sectors. Uncertainty remains high ("no deal", 2nd referendum) and additional actions can be taken in 2019. To ensure this follow-up, a steering committee, chaired by the Group's General Secretary, has been created and meets regularly to determine the priority actions to be taken: regulatory changes to the status of the branch, change in underwriting policy, communication with our clients and brokers.

Coface South Africa new partnership

Coface South Africa, a South African subsidiary of Compagnie Française d'Assurance pour le Commerce Extérieur, signed a strategic partnership on November 16, 2018 that could result in an opening of its capital with a B-BBEE Investment Holding Company, Identity Capital Partners (Pty) Ltd.

Through this transaction, Coface South Africa will improve and strengthen its local footprint and compliance with B-BBEE (broad-based Black Economic Empowerment) legislation.

This transaction remains subject to the approval of the South African regulatory authorities (not obtained at the closing date); it will result in an equity investment of Coface South Africa's capital up to 25% over a 10-year horizon.

Scope of consolidation

Change in the scope of consolidation in 2018

First-time consolidation

The Colombes 5 Bis mutual funds (FCP), held by Coface Europe, and Lausanne 6, held by Coface Ré, were created in 2018.

Exit from consolidation scope

The branches Coface Luxembourg (Western Europe region) and Coface Latvia Insurance (Central Europe region) were liquidated in 2018.

The Colombes 4bis mutual fund (FCP), held by Coface Europe, was also liquidated in 2018.

Special purpose entities (SPE)

SPEs used for the credit insurance business

Coface's credit enhancement operations consist of insuring, via a special purpose entity (SPE), receivables securitised by a third party through investors, for losses in excess of a predefined amount. In this type of operation, Coface has no role whatsoever in determining the SPE's activity or its operational management. The premium received on the insurance policy represents a small sum compared to all the benefits generated by the SPE, the bulk of which flow to the investors.

Coface does not sponsor securitisation arrangements. It plays the role of mere service provider to the special purpose entity by signing a contract with the SPE. In fact, Coface holds no power over the relevant activities of the SPEs involved in these arrangements (selection of receivables in the portfolio, receivables management, etc.). No credit insurance SPEs were consolidated within the financial statements.

SPEs used for financing operations

Since 2012, Coface has put in place an alternative refinancing solution to the liquidity line granted by Natixis for the Group's factoring business in Germany and Poland (SPEs used for financing operations).

Under this solution, every month, Coface Finanz – a Group factoring company – sells its factored receivables to a French SPV (special purpose vehicle), the FCT Vega securitisation fund. The sold receivables are covered by credit insurance provided by Coface Deutschland (formerly Coface Kreditversicherung AG).

The securitisation fund acquires the receivables at their nominal value less a discount (determined on the basis of the portfolio's past losses and refinancing costs). To obtain refinancing, the fund issues (i) senior units to the conduits (one conduit per bank) which in turn issue ABCP (asset-backed commercial paper) on the market, and (ii) subordinated units to Coface Factoring Poland. The Coface Group holds control over the relevant activities of the FCT.

The FCT Vega securitisation fund is consolidated in the Group financial statements.

SPEs used for investing operations

The "Colombes" mutual funds were set up in 2013 to centralise the management of the Coface Group's investments. The administrative management of these funds has been entrusted to Amundi, and Caceis has been selected as custodian and asset servicing provider.

The European branches of Compagnie Française d'Assurance pour le commerce extérieur, which do not have any specific local regulatory requirements, participate in the centralized management of their assets, set up by the Compagnie française d'assurance pour le commerce extérieur. They receive a share of the global income resulting from the application of an allocation key representing the risks subscribed by each branch and determined by the technical accruals.

Fonds Lausanne was created in 2015 in order to allow Coface Ré to subcribe for parts in investment funds, the management is delegated to Amundi, the custodian is Caceis Switzerland and the asset servicing provider is Caceis.

The three criteria established by IFRS 10 for consolidation of the FCP Colombes and FCP Lausanne funds are met. Units in dedicated mutual funds (UCITS) have been included in the scope of consolidation and are fully consolidated. They are fully controlled by the Group.

All of Coface entities are consolidated by full integration method, except Cofacredit which was consolidated by equity method. Indeed this entity was sold at the end of June 2018.

	Entity	Consolidation	Percentage				
Country		Method	Control	Interest	Control	Interest	
		method	Dec. 31, 2018	Dec. 31, 2018	Dec. 31, 2017	Dec. 31, 2017	
Northern Europ	e						
	Coface, Niederlassung in Deutschland (ex Coface Kreditversicherung)		Branch of 0	Compagnie	Branch of (Compagnie	
Germany	Isaac - Fulda - Allee 1	-	française d'ass	surance pour le	française d'ass	surance pour le	
	55124 Mainz		commerc	e extérieur	commerc	e extérieur	
	Coface Finanz GMBH						
Germany	Isaac – Fulda – Allee 1	Full	100.00%	100.00%	100.00%	100.00%	
	55124 Mainz						
	Coface Debitorenmanagement GMBH						
Germany	Isaac - Fulda - Allee 1	Full	100.00%	100.00%	100.00%	100.00%	
	55124 Mainz						
	Coface Rating Holding GMBH						
Germany	Isaac - Fulda - Allee 1	Full	Full 100.00%	100.00%	00.00% 100.00%	100.00%	100.00%
	55124 Mainz						
	Coface Rating GMBH						
Germany	Isaac - Fulda - Allee 1	Full	Full	100.00%	100.00%	100.00%	100.00%
	55124 Mainz						
	Kisselberg KG						
Germany	c/o VR-LEASING	Full	100.00%	100.00%	100.00%	100.00%	
	Hauptstr. 131. 65760 Eschborn						
	Fct Vega (Fonds de titrisation)						
Germany	41 rue Délizy	Full	100.00%	100.00%	100.00%	100.00%	
	93500 Pantin						
	Coface Nederland Services						
Netherlands	STADIONSTRAAT 20	Full	100.00%	100.00%	100.00%	100.00%	
	4815 NG Breda						
	Coface Nederland		Branch of (Compagnie	Branch of 0	Compagnie	
Netherlands	Postbus 3377	-	française d'ass	surance pour le	française d'ass	surance pour le	
	4800 DJ Breda		commerc	e extérieur	commerc	e extérieur	
	Coface Danmark		Branch of (Compagnie	Branch of 0	Compagnie	
Denmark	Jens Ravns Vej 11C	-	- française d'assurance		française d'ass	surance pour le	
	7100 Vejle	commerce extérier		e extérieur	commerce extérieur		
	Coface Sverige		Branch of 0	Compagnie	Branch of (Compagnie	
Sweden	Kungsgatan 33	-	française d'ass	surance pour le	française d'ass	surance pour le	
	111 56 Stockholm		commerc	e extérieur	commerc	e extérieur	

			Percentage				
Country	Entity	Consolidation Method	Control Dec. 31, 2018	Interest Dec. 31, 2018	Control Dec. 31, 2017	Interest Dec. 31, 2017	
Western Europ							
	COFACE SA						
France	1 Place Costes et Bellonte	Parent company	100.00%	100.00%	100.00%	100.00%	
	92 270 Bois-Colombes						
	Compagnie française d'assurance pour le commerce extérieur						
France	1 Place Costes et Bellonte	Full	100.00%	100.00%	100.00%	100.00%	
	92 270 Bois-Colombes						
	Cofacredit						
France	Tour D2 - 17 bis place des reflets	Not consolidated	-	-	36.00%	36.00%	
	92988 Paris la Défense cedex						
	Cofinpar						
France	1 Place Costes et Bellonte	Full	100.00%	100.00%	100.00%	100.00%	
	92 270 Bois-Colombes						
	Cogeri						
France	Place Costes et Bellonte	Full	100.00%	100.00%	100.00%	100.00%	
	92 270 Bois-Colombes						
	Fimipar						
France	1 Place Costes et Bellonte	Full	100.00%	100.00%	100.00%	100.00%	
	92 270 Bois-Colombes						
	Fonds Colombes 2						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 2 bis						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 3						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 3 bis						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 3 ter						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 3 quater						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 4						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 4 bis						
France	90, Boulevard Pasteur	Full	-	-	100.00%	100.00%	
	75015 Paris						
	Fonds Colombes 5 bis						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	-	-	
	75015 Paris						
	Fonds Colombes 6						
France	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
	75015 Paris						

	Entity	Concelldation		Perce	ntage	е	
Country		Consolidation	Control	Interest	Control	Interest	
		Method	Dec. 31, 2018	Dec. 31, 2018	Dec. 31, 2017	Dec. 31, 2017	
		•			•		
Western Europe							
	Coface Belgium Services						
Belgium	100 Boulevard du Souverain	Full	100.00%	100.00%	100.00%	100.00%	
	B-1170 Bruxelles (Watermael-Boitsfort)						
	Coface Belgique		Branch of 0	Compagnie	Branch of (Compagnie	
Belgium	100, Boulevard du Souverain	-	française d'ass	surance pour le	française d'ass	surance pour le	
	B-1170 Bruxelles (Watermael-Boitsfort)		commerc	e extérieur	commerc	e extérieur	
	Coface Luxembourg				Branch of 0	Compagnie	
Luxembourg	2, Route d'Arlon	-		-	française d'ass	surance pour le	
	L-8399 Windhof (Koerich) Luxembourg				commerc	e extérieur	
	Coface Suisse		Branch of 0	Compagnie	Branch of (Compagnie	
Switzerland	Rue Belle-Fontaine 18	-		surance pour le		surance pour le	
	1003 Lausanne		-	e extérieur	-	e extérieur	
	Coface Ré						
Switzerland	Rue Belle-Fontaine 18	Full	100.00%	100.00%	100.00%	100.00%	
	1003 Lausanne						
	Fonds Lausanne 2						
Switzerland	90. Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
omasnana	75015 Paris		.00.0070	.00.0070	100.0070	100.0070	
	Fonds Lausanne 2 bis						
Switzerland	90. Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
OWIZEIIAIIU	75015 Paris	1 dii	100.0070	100.0070	100.0070	100.0070	
	Fonds Lausanne 3						
Switzerland	90, Boulevard Pasteur	Full	100.00%	100.00%	100.00%	100.00%	
Switzerland	75015 Paris	1 dii	100.00 /6	100.00 /6	100.00 /6	100.0076	
	Fonds Lausanne 3 bis						
Switzerland	90. Boulevard Pasteur	5 11 400 000/ 400 0	100.00%	100.00%	100.00%		
Switzeriand	75015 Paris	Full	100.00%	100.00%	100.00%	100.00%	
	Fonds Lausanne 6						
0 11 1 1		- "	400.000/	400.000/			
Switzerland	90, Boulevard Pasteur	Full	100.00%	100.00%	-	-	
	75015 Paris						
	Coface UK Holdings		400 000/	400 000/		400.000/	
UK	Egale 1, 80 St Albans Rd. Watford	Full	100.00%	100.00%	100.00%	100.00%	
	Hertfordshire. WD17 1RP						
	Coface UK Services						
UK	Egale 1, 80 St Albans Rd. Watford	Full	100.00%	100.00%	100.00%	100.00%	
	Hertfordshire. WD17 1RP						
	Coface UK		Branch of Compagn			Compagnie	
UK	Egale 1, 80 St Albans Rd. Watford	-	-	surance pour le	-	surance pour le	
	Hertfordshire. WD17 1RP			e extérieur commerce ext			
	Coface Ireland			Compagnie		Compagnie	
Ireland	Unit 5, Adelphi House. Upper George's Street	-	française d'ass	surance pour le	française d'ass	surance pour le	
	Dun Laoghaire - Co Dublin		commerc	e extérieur	commerc	e extérieur	

			Percentage				
Country	Entity	Consolidation Method	Control Dec. 31, 2018	Interest Dec. 31, 2018	Control	Interest Dec. 31, 2017	
Central Europe							
Austria	Coface Austria Kreditversicherung Service GmbH Marxergasse 4c 1030 Vienna	Full	100.00%	100.00%	100.00%	100.00%	
Austria	Coface Central Europe Holding AG Marxergasse 4c 1030 Vienna	Full	100.00%	100.00%	100.00%	100.00%	
Austria	Compagnie francaise d'assurance pour le Commerce Exterieur SA Niederlassung Austria Marxergasse 4c 1030 Vienna	-	Branch of Compagnie française d'assurance pour le commerce extérieur		commerce extérieur		
Hungary	Compagnie francaise d'assurance pour le commerce extérieur Hungarian Branch Office Váci út 45. H/7 1134 Budapest	-	Branch of Compagnie française d'assurance pour le commerce extérieur		Branch of Compagnie française d'assurance pour le commerce extérieur		
Poland	Coface Poland Credit Management Services Sp. z o.o. Al. Jerozolimskie 142 A, 02-305 Warszawa	Full	100.00%	100.00%	100.00%	100.00%	
Poland	Coface Poland Factoring Sp. z o.o. Al. Jerozolimskie 142 A, 02-305 Warszawa	Full	100.00%	100.00%	100.00%	100.00%	
Poland	Compagnie francaise d'assurance pour le commerce exterieur Spółka Akcyjna Oddział w Polsce Al. Jerozolimskie 142 A, 02-305 Warszawa	-	française d'assurance pour le français		française d'ass	Branch of Compagnie nçaise d'assurance pour le commerce extérieur	
Czech Republic	Compagnie francaise d'assurance pour le commerce exterieur organizační složka Česko I.P. Pavlova 5 120 00 Praha 2	-	Branch of Compagnie française d'assurance pour le commerce extérieur Branch of Comp		surance pour le		
Romania	Coface Romania CMS Street Pipera number 42, Floor 6, Sector 2, Cladirea Globalworth Plaza (fosta Nusco Tower) 020112, Bucuresti	Full	100.00%	100.00%	100.00%	100.00%	
Romania	Compagnie francaise d'assurance pour le commerce exterieur S.A. Bois - Colombes – Sucursala Bucuresti Street Pipera number 42, Floor 6, Sector 2, Cladirea Globalworth Plaza (fosta Nusco Tower) 020112, Bucuresti		Branch of Compagnie française d'assurance pour le commerce extérieur		Branch of Compagnie française d'assurance pour le commerce extérieur		
Romania	Coface Technologie - Roumanie Street Pipera number 42, Floor 6, Sector 2, Cladirea Globalworth Plaza (fosta Nusco Tower) 020112, Bucuresti	-	Branch of Compagnie française d'assurance pour le commerce extérieur		-	-	
Slovakia	Compagnie francaise d'assurance pour le commerce extérieur, pobočka poist'ovne z iného členského štátu Šoltésovej 14 811 08 Bratislava	-	Branch of Compagnie Branch of Confrançaise d'assurance pour le commerce extérieur commerce e		surance pour le		
Lithuania	Compagnie Francaise d'Assurance pour le Commerce Exterieur Lietuvos filialas A Tumeno str. 4 01109 Vilnius	-	Branch of Compagnie Branch of Confirmaçaise d'assurance pour le commerce extérieur commerce e		surance pour le		
Latvia	Coface Latvia Insurance Berzaunes iela 11a LV-1039 Riga	-	- française d'as commerc		Compagnie surance pour le e extérieur		
Bulgaria	Compagnie Francaise d'Assurance pour le Commerce Exterieur SA – Branch Bulgaria 42 Petar Parchevich Str. 1000 Sofia	-	Branch of Compagnie française d'assurance pour le commerce extérieur		Branch of Compagnie française d'assurance pour le commerce extérieur		
Russia	CJSC Coface Rus Insurance Company Panorama business center, 8, 2nd Brest Skaya str, 125047 Moscow	Full	100.00%	100.00%	100.00%	100.00%	

Country	Entity	Consolidation Method	Percentage					
			Control Dec. 31, 2018	Interest Dec. 31, 2018	Control Dec. 31, 2017	Interest Dec. 31, 2017		
Mediterranean	& Africa	•	•					
Italy	Coface Italy (Succursale)		Branch of Compagnie française d'assurance pour le commerce extérieur		Branch of Compagnie française d'assurance pour le commerce extérieur			
	Via Giovanni Spadolini 4	-						
	20141 Milan							
	Coface IT ALIA							
Italy	Via Giovanni Spadolini 4	Full	100.00%	100.00%	100.00%	100.00%		
	20141 Milan							
Israel	Coface ISRAEL		Branch of Compagnie française d'assurance pour le		Branch of Compagnie française d'assurance pour le			
	23 Bar Kochva st, Bnei Brak	-						
	5126002 PB 76		commerc	e extérieur	commerce extérieur			
	Coface Holding Israel							
Israel	11 Ben Gurion st, Bnei Brak	Full	100.00%	100.00%	100.00%	100.00%		
	5126015 Bnei Brak							
Israel	BDI – Coface (business data Israel)							
	11 Ben Gurion st, Bnei Brak	Full	100.00%	100.00%	100.00%	100.00%		
	5126015 Bnei Brak							
	Coface South Africa							
South Africa	3021 William Nicol Drive Block A	Full	100.00%	100.00%	100.00%	100.00%		
	2021 Bryanston – Johannesburg							
South Africa	Coface South Africa Services		400.000/	400.000/	400.000/	400.000/		
	3021 William Nicol Drive Block A	Full	100.00%	100.00%	100.00%	100.00%		
	2021 Bryanston – Johannesburg							
0 :	Coface Servicios España,	F "	400.000/	400.000/	400.000/	400.000/		
Spain	SL Calle Aravaca, 22	Full	100.00%	100.00%	100.00%	100.00%		
	28040 Madrid		D 1 (0 :		December of the)		
Spain	Coface Iberica C/Arayaca 22		Branch of Compagnie française d'assurance pour le commerce extérieur		Branch of Compagnie française d'assurance pour le commerce extérieur			
	28040 Madrid							
					Branch of Compagnie			
Portugal	Coface Portugal Av. José Malhoa, 16B - 7º Piso, Fracção B.1		Branch of Compagnie française d'assurance pour le commerce extérieur		1 0			
	Edificio Europa 1070 - 159 Lisboa	_						
	Coface Sigorta	1	commerc commerc			o exterieur		
Turquey	Buyukdere Caddesi, Yapi Kredi Plaza, B-Blok Kat-6 Levent	Full	100.00%	100.00%	100.00%	100.00%		
1 urquey	34 330 Istanbul	i un	100.0070	100.0070	100.0070	100.0078		
	ot ood identified	l			l	l		

			Percentage					
Country	Entity	Consolidation Method	Control Dec. 31, 2018	Interest Dec. 31, 2018	Control	Interest Dec. 31, 2017		
North America								
	Coface North America Holding Company							
United States	650 College road east, suite 2005,	Full	100.00%	100.00%	100.00%	100.00%		
	Princeton, NJ 08540 - USA							
	Coface North America							
United States	650 College road east, suite 2005,	Full	100.00%	100.00%	100.00%	100.00%		
	Princeton, NJ 08540 - USA							
United States	Coface Services North America							
	900 Chapel Street	Full	100.00%	100.00%	100.00%	100.00%		
	New Haven, CT 06510							
	Coface North America Insurance company							
United States	650 College road east, suite 2005,	Full	100.00%	100.00%	100.00%	100.00%		
	Princeton, NJ 08540 - USA							
	Coface Canada		française d'assurance pour le française d'ass		Compagnie			
Canada	251 Consumer Road Suite 910	-			française d'assurance pour le commerce extérieur			
	Toronto - On M2J 1R3							
Latin America			•					
	Coface Seguro De Credito Mexico SAde CV							
Mexico	Av. Insurgentes Sur #1685 Piso 15, Col. Guadalupe Inn, Delegación: Alvaro	Full	100.00%	100.00%	100.00%	100.00%		
	Obregon - 01020 Mexico City, México							
	Coface Holding America Latina SAde CV							
Mexico	Av. Insurgentes Sur #1685 Piso 15, Col. Guadalupe Inn, Delegación: Alvaro	Full	100.00%	100.00%	100.00%	100.00%		
	Obregon - 01020 Mexico City, México							
	Coface Do brasil Seguros de Credito SA							
Brazil	34, João Duran Alonso Square Brooklin Novo District	Full	100.00%	100.00%	100.00%	100.00%		
	Saõ Paulo 12 floor							
	Seguradora Brasileira De Credito Interno SA(SBCE)							
Brazil	Pça. João Duran Alonso, 34 - 12º Andar	Full	75.82%	75.82%	75.82%	75.82%		
Diazi	Brooklin Novo - Sao Paulo, CEP: 04571-070	T GII	70.0270	10.0270	10.0270	10.0270		
	Coface Chile SA							
Chile	Nueva Tajamar 555. Piso 17 Torre Costanera - Las Condes.	Full	100.00%	100.00%	100.00%	100.00%		
010	Santiago		100.0070	100.0070	100.0070	100.0070		
	Coface Chile		Branch of (Compagnie	Branch of Compagnie française d'assurance pour le commerce extérieur Branch of Compagnie			
Chile	Nueva Tajamar 555. Piso 17 Torre Costanera - Las Condes.			surance pour le				
Office	Santiago	_	-	e extérieur				
	Coface Argentina							
Argentina	Olga Cossettini 263, Piso 3, (C1107CCE) C.A.B.A.	_	Branch of Compagnie française d'assurance pour le commerce extérieur		française d'assurance pour le			
Agentina	Argentina	_						
	Coface Ecuador		Branch of Compagnie française d'assurance pour le commerce extérieur		commerce extérieur Branch of Compagnie française d'assurance pour le commerce extérieur			
Ecuador	Irlanda E10-16 y República del Salvador	_						
Louddoi	Edificio Siglo XXI, PH	_						
	Lameto digito Ava, i i i	1	Commerc	COMOTION	Commerc	COMMING		
Asia-Pacific	Coface Australia	1	Propoh of (Compagnie	Propoh of	Compagnie		
Australia	LEVEL 11, 1 Market Street,	_	française d'ass					
Australia	Sydney NSW 2000, Australia	-	-		française d'assurance pour le			
			commerce extérieur Branch of Compagnie		commerce extérieur Branch of Compagnie			
Hong-Kong	Coface Hong Kong 29th Floor, No.169 Electric Road							
		-	française d'assurance pour le commerce extérieur		française d'assurance pour le commerce extérieur			
	North Point, Hong Kong	 						
Japan	Coface Japon Atago Green Hills MORI Tower 38F,	1			Branch of Compagnie française d'assurance pour le			
		1 -						
	2-5-1 Atago, Minato-ku - Tokyo 105-6238	 			commerce extérieur Branch of Compagnie			
Cingonoro	Coface Singapour	1	, ,					
Singapore	16 Collyer Quay #15-00	-	française d'assurance pour le commerce extérieur Branch of Compagnie					
	Singapore 049318	 			commerce extérieur Branch of Compagnie			
Tairre	Coface Taiwan]						
Taiwan	Room A5, 6F, N°16, Section 4, Nanjing East Road,	_	-	surance pour le		surance pour le		
	Taipei 10553	1	commerc	e extérieur	commerc	e exterieur		

Accounting principles

Applicable accounting standards

Pursuant to European Regulation 1606/2002 of July 19, 2002, the consolidated financial statements of Coface as of December 31, 2018 are prepared in accordance with IAS / IFRS and IFRIC interpretations as adopted in the European Union and applicable at that date.

Standards applied since January 1, 2018

IFRS 9

The new IFRS 9 "Financial Instruments" was adopted by the European Commission on November 22, 2016 and has been applicable retrospectively since January 1, 2018.

IFRS 9 replaces IAS 39 and defines the new rules for the classification and measurement of financial assets and liabilities, the new methodology for credit risk impairment of financial assets, and the treatment of hedging transactions at the same time. It excepts macro-hedging transactions for which a separate draft standard is under study by the IASB.

Exemption

The amendment to IFRS 4 relating to the joint application of IFRS 9 "Financial Instruments" with IFRS 17 "Insurance Contracts" with specific measures for financial conglomerates was adopted on November 3, 2017 and is applicable since January 1, 2018. This European regulation allows European financial conglomerates to opt to postpone the application of IFRS 9 for their insurance sector until January 1, 2022 (date of application of the new IFRS 17 Insurance Contracts standard) under conditions:

- not to transfer financial instruments between the insurance sector and the other sectors of the conglomerate (with the exception of instruments at fair value through profit or loss);
- to indicate the insurance entities that apply the IAS 39 standard;
- to provide additional specific information in the attached notes.

Coface, meeting the eligibility criteria of a financial conglomerate, applies this provision for its insurance entities, which will therefore remain under IAS 39 until December 31, 2021. The entities concerned by this measure are all insurance entities and entities whose activity is directly related to insurance (service entities, consolidated funds).

Scope of application

Consequently, the entities concerned by the application of IFRS 9 are exclusively entities in the factoring business, an activity operated by Coface in Germany and in Poland.

Pursuant to the option opened by IFRS 9, Coface has chosen not to restate prior years published as comparative information for its financial statements.

IFRS 15

The new standard IFRS 15 "Revenue from Contracts with Customers" adopted by the European Commission on September 22, 2016 has to be applied retrospectively on January 1, 2018. The amendment "IFRS 15 clarification" adopted by the European Commission on October 31, 2017 is also applicable in a mandatory manner from January 1, 2018.

IFRS 15 replaces the current accounting standards and interpretations related to revenues recognition. This standard now imposes a single accounting model for all revenues from customers contracts and highligths the concept of "performance obligation" for separate goods and services but present in the same contract.

According to this standard, the accounting of the proceeds from the ordinary activities has to reflect the transfer of control of the goods and services promised to the customers for an amount corresponding to the consideration that the entity expects to receive in exchange for these goods and services.

IFRS 15 introduces new guidance of revenue recognizing in 5 steps:

- Identification of contracts with customers.
- Identification of separate performance obligations (or elements) to be counted separately from each other;
- Determination of the price of the transaction as a whole;
- Allocation of the transaction price to different performance obligations;
- Accounting of products when performance obligations are met.

The standard IFRS 15 applies to all contracts with customers except for, in particular, leases (within the scope of IAS 17 until December 31, 2018, then within the scope of IFRS 16 applicable from January 1, 2019), insurance contracts within the scope of IFRS 4 "Insurance Contracts", financial instruments within the scope of IFRS 9 "Financial Instruments". If specific requirements regarding revenue or contract costs are provided by another standard, this one should be firstly applied.

Coface carried out some workshops related to IFRS 15 first application. This work relied on diagnoses in relevant entities (factoring entities and service entities). Based on this analysis, Coface did not identified any issue arising from IFRS 15 first application.

As a consequence, Coface did neither recognize any impact related to IFRS 15 first application on equity opening balance as at January 1, 2018 nor in profit and loss of 2018.

Annual improvements to IFRS Standards 2014 – 2016 Cycle

European Commission adopted on February 7, 2018 amendment "Annual improvements to IFRS Standards 2014-2016 Cycle". It is effective for annual periods beginning on or after January 1, 2018. This amendment is the result of the annual improvement process that aims to simplify and clarify international accounting standards. Following standards have been modified: IAS 28 "Investments in associates and joint ventures", IFRS 1 "First-time adoption of International Financial Reporting Standards" and IFRS12 "Disclosure of interests in other entities". This amendment does not have any impact on Coface's financial accounts.

IFRS 2

European Commission adopted on February 26, 2018 amendment to IFRS 2 "Share-based payments". It is effective for annual periods beginning on or after January 1, 2018. This amendment clarifies the classification and the measurement of share-based payment transactions: it precises criteria required to determine fair value, impacts of tax levies on plans and accounting treatments in case of modification of terms and conditions of plans. This amendment does not have any impact on Coface's financial accounts.

IAS 40

European Commission adopted on March 14, 2018 amendment to IAS 40 "Investment property". It is effective for annual periods beginning on or after January 1, 2018. It clarify in which case a company is allowed to reclassify an asset from or to "Investment property's" category. This reallocation would be performed only if property conforms and or cease to conform to the definition of an Investment property. This amendment does not have any impact on Coface's financial accounts.

IFRIC 22

European Commission adopts on March 28, 2018 adopts IFRIC 22 "Foreign Currency Transactions and Advance Consideration". Interpretation is effective for annual periods beginning on or after January 1, 2018. It clarifies measurement for advance payments and collections in foreign currency. Trade date, required to determinate exchange rate, is the initial entry date of the non-monetary asset or liability unless in case of several payments or collections, trade date will be determinate at each payments or collection. This interpretation does not have any effects on Coface's financial accounts.

Coface has not applied any texts by anticipation, adopted by European Union on December 31, 2018, but yet in force.

IFRS 16

The standard IFRS 16 "Leases", adopted by the European Commission on October 31, 2017, will replace IAS 17 "Leases" and interpretations relating to the accounting of such contracts. It will be applicable on January 1, 2019 retrospectively following specific transitional arrangements.

According to IFRS 16, the definition of leasing contracts implies, on one hand, the identification of an asset and, on the other hand, the control by lessee of the right to use this asset. The control is established when the lessee has the 2 following rights during all the time of the use:

- The right to have almost all economical benefits coming from the asset use
- The right to decide the use of the asset

From the lessor's point of view, the expected impact should be limited, the measures remaining substantially unchanged from the present IAS 17 standard.

For the lessee, the standard will impose the accounting on the balance sheet of all leases as a right of use, registered in the tangible and intangible assets and in the liabilities, the accounting of a financial debt for rents and other payments to be made during the rental period. Coface plans to use the exemptions provided by the standard by not modifying the accounting treatment of short-term leases (less than 12 months) or relating to low-value underlying assets (less than 5 000 US \$).

The right of use will be amortized linearly and the financial debt will be amortized actuarially over the duration of the lease. The interest expenses on the financial debt and the amortization expenses of the right to use will be made distinctly to the income statement. However, according to current IAS 17, the so-called simple or operational leases does not induce a registration on the balance sheet and only the related rents are recorded in the income statement.

Regarding Coface activities, the effects of the implementation of IFRS 16 relate mainly to real estate assets leased for the needs of operating as offices. The other lease contracts are related to IT and company cars. Coface expects a significant impact of € 85 million on the "Property, plant and equipment" item resulting from the right of use recognition.

Coface chose the modified retrospective method for the first time application. This method consists in evaluating the amount of lease liabilities according to the remaining payments using the incremental borrowing rate on January 1, 2019 of contracts remaining period. Especially, will be applied the option to not recognize in the balance sheet the contracts with lease period less than 12 months at January 1, 2019 and direct initial cost will be excluded from the right of use. Right of use will be evaluated with regard to the lease liabilities calculated at that period.

Interpretation IFRIC 23

IFRIC 23 "Uncertainty over Income Tax Treatments" interpretation has been approved by the European commission on October 23, 2018 and will be applicable starting from January 1, 2019. This interpretation clarifies the accounting for uncertainties in income tax. The entity has to use the most likely amount of expected value of the tax treatment. Coface reviewed uncertainties and documentation of the uncertainties and tax risks without, at this stage, expecting any impact on the variation of income tax in the consolidated financial statements.

IFRS 17

IFRS 17 "Insurance contracts" published by the IASB on May 18, 2017 will replace IFRS 4 "Insurance contracts". Initially effective on January 1, 2021 with a comparative on January 1, 2020, this standard should come into effect from January 1, 2022. Indeed, on a meeting on November 14, 2018, the IASB decided to postpone for one year its application, clarifications are still required on structuring points of the standard. The IASB also decided to align the term of the temporary exemption of the standard IFRS 9 for insurers in order to coincide with the application of IFRS 17 on January 1, 2022.

IFRS 17 establishes the principles for the recognition, measurement, presentation and disclosure of insurance contracts and investment contracts with discretionary participation.

So far, insurance contrats are recorded at historical costs and will be recorded at current value after the application of the standard IFRS 17. Therefore, insurance contracts values will be based on future cash flows generated, including a risk margin in order to consider the uncertainty regarding these flows. IFRS 17 introduces the concept of contractual service margin. This margin represents the benefit not earned by the insurer and will be released over time, depending on the service provided by the insurer to the policyholder.

The standard requires a higher level of granularity regarding details of calculations than before as it requires estimatation by group of contracts.

These accounting changes will modify the profile of the insurance income statement.

Given the importance of the changes made and despite uncertainties of the standard, Coface has set up a project structure, which enables, within different themes, to analyze all the dimensions of the standard: modeling, adaptation of systems and organizations, production of accounts and scales strategy, financial communication and change management.

Consolidation methods used

In accordance with IAS 1 "Presentation of Financial Statements", IFRS 10 and IFRS 3 on Business Combinations, certain interests that are not material in relation to the Coface Group's consolidated financial statements were excluded from the scope of consolidation. The consolidation methods applied are as follows:

- companies over which the Coface Group exercises exclusive control are fully consolidated;
- companies over which the Coface Group exercises significant influence are accounted for by the equity method.

All the entities of the Coface Group scope are fully consolidated except Cofacrédit, which is consolidated at equity method. This entity was sold in June 2018.

IFRS 10 supersedes IAS 27 "Consolidated and Separate Financial Statements" in relation to consolidated financial statements as well as SIC-12 on special purpose entities. The control of an entity must now be analysed through three aggregate criteria: the power on the relevant activities of the entity, exposure to the variable returns of the entity and the investor's ability to affect the variable returns through its power over the entity. The analysis of Special Purpose Entities (SPE's) from Coface Group is presented in the note 2 Scope of consolidation.

Intercompany transactions

Material intercompany transactions are eliminated on the balance sheet and on the income statement.

Non-current assets held for sale and discontinued operations

In accordance with IFRS 5, a non-current asset (or disposal group) is classified as held for sale if its carrying amount will be recovered principally through a sale transaction. For this to be the case, the asset (or disposal group) must be available for immediate sale in its present condition and it must be highly probable that the sale will take place within 12 months.

A sale is deemed to be highly probable if:

- management is committed to a plan to sell the asset (or disposal group);
- a non-binding offer has been submitted by at least one potential buyer;
- it is unlikely that significant changes will be made to the plan or that it will be withdrawn.

Once assets meet these criteria, they are classified under "Non-current assets held for sale" in the balance sheet at the

subsequent reporting date, and cease to be depreciated/amortised as from the date of this classification. An impairment loss is recognised if their carrying amount exceeds their fair value less costs to sell. Liabilities related to assets held for sale are presented in a separate line on the liabilities side of the balance sheet.

If the disposal does not take place within 12 months of an asset being classified as "Non-current assets held for sale", the asset ceases to be classified as held for sale, except in specific circumstances that are beyond Coface's control.

A discontinued operation is a clearly identifiable component of an entity that either has been disposed of, or is classified as held for sale, and:

- the component represents a separate major line of business or geographical area of operations;
- without representing a separate major line of business or geographical area of business, the component is part
 of a single coordinated plan to dispose of a separate major line of business or geographical area of operations;
 or
- the component is a subsidiary acquired exclusively with a view to resale.

The income from these operations is presented on a separate line of the income statement for the period during which the criteria are met and for all comparative periods presented. The amount recorded in this income statement line includes the net income from discontinued operations until they are sold, and the post -tax net income recognised on the measurement to fair value less costs to sell or on the disposal of the assets or disposal group(s) constituting the discontinued operation.

Year-end and accounting period

All consolidated companies have a December 31 year-end and an accounting period of 12 months.

Foreign currency translation

Translation of foreign currency transactions

In accordance with IAS 21, transactions carried out in foreign currencies (*i.e.*, currencies other than the functional currency) are translated into the functional currency of the entity concerned using the exchange rates prevailing at the dates of the transactions. The Group's entities generally use the closing rate for the month preceding the transaction date, which is considered as approximating the transaction-date exchange rate provided there are no significant fluctuations in rates.

Translation of the financial statements of subsidiaries and foreign branches

Coface's consolidated financial statements are presented in euros.

The balance sheets of foreign subsidiaries whose functional currency is not the euro are translated into euros at the year-end exchange rate, except for capital and reserves, which are translated at the historical exchange rate. All resulting foreign currency translation differences are recognised in the consolidated statement of comprehensive income.

Income statement items are translated using the average exchange rate for the year, which is considered as approximating the transaction-date exchange rate provided there are no significant fluctuations in rates (see IAS 21.40). All exchange differences arising on translation of these items are also recognised in other comprehensive income.

Hyperinflationary Economies

The application of IAS29 Financial Reporting in Hyperinflationary Economies is required, as of July 1, 2018, for entities

whose functional currency is Argentine Peso.

The Group has activities in Argentina whose contribution to the total consolidated balance sheet and net income is not significant as of December 31, 2018.

Thus, the impact of the application of this standard is also not significant at group level and was not taken into account in the financial statements as of December 31, 2018.

General principles

The insurance business

An analysis of all of Coface's credit insurance policies shows that they fall within the scope of IFRS 4, which permits insurers to continue to use the recognition and measurement rules applicable under local GAAP when accounting for insurance contracts.

Coface has therefore used French GAAP for the recognition of its insurance contracts.

However, IFRS 4:

- prohibits the use of equalisation and natural disaster provisions
- and requires insurers to carry out liability adequacy tests.

The services business

Companies engaged in the sale of business information and debt collection services fall within the scope of IFRS 15 "Revenue from contracts with customers".

Revenue is recognised when: (i) the entity has transferred to the buyer the significant risks and rewards of ownership of the goods; (ii) it is probable that the economic benefits associated with the transaction will flow to the entity; and (iii) the amount of revenue and costs incurred or to be incurred in respect of the transaction can be measured reliably.

The factoring business

Companies engaged in the factoring business apply IFRS 9 "Financial Instruments". A financial instrument is a contract that gives rise to a financial asset of one entity (contractual right to receive cash or another financial asset from another entity) and a financial liability or equity instrument of another entity (contractual obligation to deliver cash or another financial asset to another entity).

Trade receivables are classified within the "Loans and receivables" category. After initial recognition at fair value, these receivables are measured at amortised cost using the effective interest method (EIM). The financing fee is recorded over the term of the factoring transactions, which is equivalent to it being included in the EIM in view of the short-term nature of the transactions concerned.

IFRS 15 "Revenue from contracts with customers" standard is also applied for factoring business according the same rules as the service business.

Classification of income and expenses for the Group's different businesses

Breakdown by function of insurance company expenses

The expenses of French and international insurance subsidiaries are initially accounted for by nature and are then analysed by function in income statement items using appropriate cost allocation keys. Investment management expenses are included under investment expenses. Claims handling expenses are included under claims expenses.

Policy acquisition costs, administrative costs and other current operating expenses are shown separately in the income statement.

Factoring companies

Operating income and expenses of companies involved in the factoring business are reported as "Income from banking activities" and "Expenses from banking activities" respectively.

Other companies outside the insurance business and factoring business

Operating income and expenses of companies not involved in the insurance or factoring businesses are reported under "Income from other activities" and "Expenses from other activities", respectively.

Revenue

Consolidated revenue includes:

- premiums, corresponding to the compensation of the group's commitment to cover the risks planned in their insurance policy: credit insurance (short term), single risk (medium term) and surety (medium term). The bond is not a credit insurance product because it represents a different risk nature (in terms of the underlying and the duration of the risk), but its remuneration takes the form of a premium; It responds to the definitions of insurance contracts given in IFRS 4;
- other revenues which include:
 - revenue from services related to credit insurance contracts ("fee and commission income"), corresponding to debtors' information services, credit limit monitoring, management and debt recovery. They are included in the calculation of the turnover of the credit insurance activity;
 - revenue from services which consist of providing customer access to credit and marketing information and debt collection services to clients without credit insurance contracts;
 - onet income from banking activities are revenues from factoring entities. They consist mainly of factoring fees (collected for the management of factored receivables) and net financing fees (financing margin, corresponding to the amount of financial interest received from factoring customers, less interest paid on refinancing of the factoring debt). Premiums paid by factoring companies to insurance companies (in respect of debtor and ceding risk) are deducted from net banking income.

Consolidated revenue is analysed by country of invoicing (in the case of direct business, the country of invoicing is that in which the issuer of the invoice is located and for inward reinsurance, the country of invoicing is that in which the ceding insurer is located) and by business line (credit insurance, bonding, factoring, and information & other services).

Insurance operations

Earned premiums

Gross written premiums

Gross premiums correspond to written premiums, excluding tax and net of premium cancellations. They include an estimate of pipeline premiums and premiums to be cancelled after the reporting date.

The estimate of pipeline premiums includes premiums negotiated but not yet invoiced as well as premium adjustments corresponding to the difference between minimum and final premiums. It also includes a provision for future economic risks that may impact end-of-year premiums.

Premiums invoiced are primarily based on policyholders' revenue or trade receivables balances, which vary according to

changes in revenue. Premium income therefore depends directly on the volume of sales made in the countries where the Group is present, especially French exports and German domestic and export sales.

Premium refunds

Premium refunds include policyholders' bonuses and rebates, gains and no claims bonus, mechanisms designed to return a part of the premium to a policyholder according to contract profitability. They also include the penalties, taking the form of an additional premium invoiced to policyholders with the loss attributed to the policy.

The "premium refunds" item includes provisions established through an estimation of rebates to be paid.

Reserves for unearned premiums

Reserves for unearned premiums are calculated separately for each policy, on an accruals basis. The amount charged to the provision corresponds to the fraction of written premiums relating to the period between the year-end and the next premium payment date.

Gross earned premiums

Gross earned premiums consist of gross premiums issued, net of premium refunds, and variation in reserves for unearned premiums.

Deferred acquisition costs

Policy acquisition costs, including commissions are deferred over the life of the contracts concerned according to the same rules as unearned premium provisions.

The amount deferred corresponds to policy acquisition costs related to the period between the year-end and the next premium payment date. Deferred acquisition costs are included in the balance sheet under "Other assets".

Changes in deferred acquisition costs are included under "Policy acquisition costs" in the income statement.

Contract service expenses

Paid claims

Paid claims correspond to insurance settlements net of recoveries, plus claims handling expenses.

Claims provisions

Claims provisions include provisions to cover the estimated total cost of reported claims not settled at the year-end. Claims provisions also include provisions for claims incurred but not yet reported, determined by reference to the final amount of paid claims.

The provisions also include a provision for collection costs and claims handling expenses.

Specific provisions are also recorded for major claims based on the probability of default and level of risk exposure, estimated on a case-by-case basis.

In the guarantee business, local methods are applied. Provisions are only recorded for claims of which the Company concerned has been notified by the year-end. However, an additional provision is recorded when the risk that the

guarantee will be called on is higher due to the principal (guaranteed) becoming insolvent, even if no related bonds have been called on. This additional provision is calculated based on the probability of default and the level of risk exposure.

Subrogation and salvage

Subrogation and salvage represent estimated recoveries determined on the basis of the total amount expected to be recovered in respect of all open underwriting periods.

The subrogation and salvage includes a provision for debt collection costs.

In accordance with the applicable French Regulations, separate provisions are set aside for claims and recoveries.

Reinsurance operations

All of the Group's inward and ceded reinsurance operations involve transfers of risks.

Inward reinsurance

Inward reinsurance is accounted for on a contract-by-contract basis using data provided by the ceding insurers.

Technical provisions are determined based on amounts reported by ceding insurers, adjusted upwards by Coface where appropriate.

Commissions paid to ceding insurers are deferred and recognised in the income statement on the same basis as reserves for unearned premiums. Where these commissions vary depending on the level of losses accepted, they are estimated at each period-end.

Ceded reinsurance

Ceded reinsurance is accounted for in accordance with the terms and conditions of the related treaties.

Reinsurers' share of technical provisions is determined on the basis of technical provisions recorded under liabilities.

Funds received from reinsurers are reported under liabilities.

Commissions received from reinsurers are calculated by reference to written premiums. They are deferred and recognised in the income statement on the same basis as ceded reserves for unearned premiums.

Other operating income and expenses

In accordance with Recommendation no. 2013-03 issued by the ANC (the French accounting standards setter), "Other operating income" and "Other operating expenses" should only be used to reflect a major event arising during the reporting period that could distort the understanding of the Company's performance. Accordingly, limited use is made of this caption for unusual, abnormal and infrequent income and expenses of a material amount which Coface has decided to present separately in the income statement so that readers can better understand its recurring operating performance and to make a meaningful comparison between accounting periods, in accordance with the relevance principle set out in the IFRS Conceptual Framework.

Other operating income and expenses are therefore limited, clearly identified, non-recurring items which are material to the performance of the Group as a whole.

Goodwill

In accordance with the revised version of IFRS 3, the Group measures goodwill at the acquisition date as:

- the fair value of the consideration transferred;
- to which we add the amount of any non-controlling interest in the acquiree;
- and, in a business combination achieved in stages, the acquisition-date fair value of the acquirer's previously held equity interest in the acquiree;
- less the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed (generally measured at fair value).

In the case of a bargain purchase, the resulting gain is recognised in net income on the acquisition date.

If new information comes to light within the 12 months following the initial consolidation of a newly-acquired company and that new information affects the initial fair values attributed to the assets acquired and liabilities assumed at the acquisition date, the fair values are adjusted with a corresponding increase or decrease in the gross value of goodwill.

Goodwill is allocated, at the acquisition date, to the cash-generating unit (CGU) or group of CGUs that is expected to derive benefits from the acquisition. In accordance with paragraph 10 of IAS 36, goodwill is not amortised but is tested for impairment at least once a year or whenever events or circumstances indicate that impairment losses may occur. Impairment testing consists of comparing the carrying amount of the CGU or group of CGUs (including allocated goodwill) with its recoverable amount, which corresponds to the higher of value in use and fair value less costs to sell. Value in use is determined using the discounted cash flow method.

Impairment tests on goodwill and intangible assets

In accordance with IAS 36, for the purpose of impairment testing the strategic entities included in the Group's scope of consolidation are allocated to groups of CGUs.

A group of CGUs is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other groups of assets (other CGUs). Paragraph 80 of IAS 36 stipulates that goodwill acquired in a business combination must, from the acquisition date, be allocated to each of the acquirer's groups of CGUs that is expected to benefit from the synergies of the combination.

Coface has identified groups of CGUs, based on its internal organisation as used by management for making operating decisions.

The seven groups of CGUs are as follows:

- Northern Europe;
- Western Europe;
- Central Europe:
- Mediterranean & Africa:
- North America:
- Latin America:
- Asia-Pacific.

Measuring groups of CGUs and performing goodwill impairment tests

Existing goodwill is allocated to a group of CGUs for the purpose of impairment testing. Goodwill is tested for impairment at least once a year or whenever there is an objective indication that it may be impaired.

Goodwill impairment tests are performed by testing the group of CGUs to which the goodwill has been allocated.

If the recoverable amount of the group of CGUs is less than its carrying amount, an impairment loss is recognised and allocated to reduce the carrying amount of the assets of the group of CGUs, in the following order:

- first, by reducing the carrying amount of any goodwill allocated to the group of CGUs (which may not be subsequently reversed); and
- then, the other assets of the group of CGUs pro rata to the carrying amount of each asset in the Group.

The recoverable amount represents the higher of value in use (determined using the discounted cash flow method) and fair value less costs to sell (determined using multiples data from comparable listed companies as well as comparable recent transactions).

Method used for measuring the value of Coface entities

Value in use: Discounted cash flow method

Cash flow projections were derived from the three-year business plans drawn up by the Group's operating entities as part of the budget process and approved by Coface Group management.

These projections are based on the past performance of each entity and take into account assumptions relating to Coface's business line development. Coface draws up cash flow projections beyond the period covered in its business plans by extrapolating the cash flows over two additional years.

The assumptions used for growth rates, margins, cost ratios and claims ratios are based on the entity's maturity, business history, market prospects, and geographic region.

Under the discounted cash flow method, Coface applies a discount rate to insurance companies and a perpetuity growth rate to measure the value of its companies.

Fair value

Under this approach, Coface values its companies by applying multiples of (i) revenue (for services companies), revalued net assets (for insurance companies) or net banking income (for factoring companies), and (ii) net income. The benchmark multiples are based on stock market comparables or recent transactions in order to correctly reflect the market values of the assets concerned.

The multiples-based valuation of an entity is determined by calculating the average valuation obtained using net income multiples and that obtained using multiples of revenue (in the case of services companies), revalued net assets (insurance companies) or net banking income (factoring companies).

Intangible assets: IT development costs

Coface capitalises IT development costs and amortises them over their estimated useful lives when it can demonstrate:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale;
- its intention to complete the intangible asset and use or sell it;
- its ability to use or sell the intangible asset;
- how the intangible asset will generate probable future economic benefits;

- the current and future availability of adequate resources to complete the development; and
- its ability to reliably measure the expenditure attributable to the intangible asset during its development.

Internally generated software is amortised over its useful life, which is capped at 15 years.

Property, plant and equipment: property assets

Property, plant and equipment are measured using the amortised cost model. Coface applies this model to measure its property, plant and equipment, including buildings used in the business. IFRS requires the breakdown of these buildings into components where the economic benefits provided by one or more components of a building reflect a pattern that differs from that of the building as a whole. These components are depreciated over their own useful life.

Coface has identified the following components of property assets:

Land	Not depreciated		
Enclosed/covered structure	Depreciated over 30 years		
Technical equipment	Depreciated over 15 years		
Interior fixtures and fittings	Depreciated over 10 years		

Properties acquired under finance leases are included in assets and an obligation in the same amount is recorded under liabilities.

A lease is classified as a finance lease if it transfers to the lessee substantially all the risks and rewards incidental to ownership.

An impairment loss is recognised if the carrying amount of a building exceeds its market value.

Financial assets

The Group classifies its financial assets into the following five categories: available-for-sale financial assets, financial assets held for trading, held-to-maturity investments, financial assets at fair value through income, and loans and receivables.

The date used by Coface for initially recognising a financial asset in its balance sheet corresponds to the asset's trade date.

Available-for-sale financial assets (AFS)

Available-for-sale financial assets are carried at fair value plus transaction costs that are directly attributable to the acquisition (hereafter referred to as the purchase price). The difference between the fair value of the securities at year-end and their purchase price (less actuarial amortisation for debt instruments) is recorded under "Available-for-sale financial assets" with a corresponding adjustment to revaluation reserves (no impact on net income). Investments in non-consolidated companies are included in this category.

Financial assets held for trading

Financial assets held for trading are recorded at the fair value of the securities at year-end. Changes in fair value of securities held for trading during the accounting period are taken to the income statement.

Held-to-maturity investments (HTM)

Held-to-maturity investments are carried at amortised cost. Premiums and discounts are included in the calculation of amortised cost and are recognised over the useful life of the financial asset using the yield-to-maturity method.

Financial assets at fair value through profit or loss

Financial assets at fair value through income are accounted for in the same way as securities held for trading.

Loans and receivables

The "Loans and receivables" category includes cash deposits held by ceding insurers lodged as collateral for underwriting commitments. The amounts recognised in relation to these deposits corresponds to the cash amount actually deposited.

Non-derivative financial assets with fixed or determinable payments that are not quoted on an active market are also included in this caption. These assets are recognised at amortised cost using the effective interest method.

Loans and receivables also include short-term deposits whose maturity at the date of purchase or deposit is more than three months but less than 12 months.

Fair value

The fair value of listed securities is their market price at the measurement date. For unlisted securities fair value is determined using the discounted cash flow method.

Impairment test

Available-for-sale financial assets are tested for impairment at each period-end. When there is objective evidence that such an asset is impaired and a decline in the fair value of that asset has previously been recognised directly in equity, the cumulative loss is reclassified from equity to income through "Investment income, net of management expenses".

A multi-criteria analysis is used to assess whether there is any objective indication of impairment. An independent expert is used for these analyses, particularly in the case of debt instruments.

Impairment indicators include the following:

- for debt instruments: default on the payment of interest or principal, the existence of a mediation, alert or
 insolvency procedure, bankruptcy of a counterparty or any other indicator that reveals a significant decline in
 the counterparty's financial position (such as evidence of losses to completion based on stress tests or
 projections of recoverable amounts using the discounted cash flow method);
- for equity instruments (excluding investments in unlisted companies): indicators showing that the entity will be unable to recover all or part of its initial investment. In addition, an impairment test is systematically performed on securities that represent unrealised losses of over 30% or which have represented unrealised losses for a period of more than six consecutive months. This test consists of carrying out a qualitative analysis based on various factors such as an analysis of the equity instrument's market price over a given period, or information relating to the issuer's financial position. Where appropriate, an impairment loss is recognised based on the instrument's market price at the period-end. Independently of this analysis, an impairment loss is systematically recognised when an instrument represents an unrealised loss of over 50% at the period-end, or has represented an unrealised loss for more than 24 months;

• for investments in unlisted companies: an unrealised loss of over 20% over a period of more than 18 months, or the occurrence of significant changes in the technological, market, economic or legal environment that have an adverse effect on the issuer and indicate that the amount of the investment in the equity instrument will not be recovered.

If the fair value of an instrument classified as available-for-sale increases in a subsequent period, and the increase can be objectively related to an event occurring after the impairment loss was recognised in income, the impairment loss is reversed, with the amount of the reversal recognised in:

- equity, for equity instruments;
- income, for debt instruments, in an amount corresponding to the previously-recognised impairment loss.

In accordance with IFRIC 10, impairment losses recognised on equity instruments in an interim reporting period are not reversed from income until the securities concerned are divested.

Derivatives and hedging transactions

A derivative is a financial instrument (IAS 39):

- whose value changes in response to the change in the interest rate or price of a product (known as the "underlying");
- that requires no or a very low initial net investment; and
- that is settled at a future date.

A derivative is a contract between two parties – a buyer and a seller – under which future cash flows between the parties are based on the changes in the value of the underlying asset.

In accordance with IAS 39, derivatives are measured at fair value through income, except in the case of effective hedges, for which gains and losses are recognised depending on the underlying hedging relationship.

Derivatives that qualify for hedge accounting are derivatives which, from their inception and throughout the hedging relationship, meet the criteria set out in IAS 39. These notably include a requirement for entities to formally document and designate the hedging relationship, including information demonstrating that the hedging relationship is effective, based on prospective and retrospective tests. A hedge is deemed to be effective when changes in the actual value of the hedge fall within a range of 80% and 125% of the change in value of the hedged item.

- For fair value hedges, gains or losses from remeasuring the hedging instrument at fair value are systematically recognised in income. These amounts are partially offset by symmetrical gains or losses on changes in the fair value of the hedged items, which are also recognised in income. The net impact on the income statement therefore solely corresponds to the ineffective portion of the hedge.
- For cash flow hedges, the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised directly in equity and the ineffective portion of the gain or loss on the hedging instrument is recognised in income.

Coface's derivatives were used for hedging purposes, notably to hedge currency risks, interest rate risks and changes in fair value of equities in the portfolios of the "Colombes" funds. Coface does not carry out any hedging transactions within the meaning of IAS 39. The financial instruments that it does use are recognised at fair value through income.

Financing liabilities

This item mainly includes the subordinated debt.

Borrowings are initially recognised at fair value after taking account of directly-attributable transaction costs.

They are subsequently measured at amortised cost using the effective interest method. Amortised cost corresponds to:

- the measurement of the financial liability on initial recognition; minus
- repayments of principal; plus or minus
- cumulative amortisation (calculated using the effective interest rate) and any discounts or premiums between the initial amount and the maturity amount.

Premiums and discounts are not included in the initial cost of the financial liability. However, they are included in the calculation of amortised cost and are recognised over the life of the financial liability using the yield-to-maturity method. As and when they are amortised, premiums and discounts impact the amortised cost of the financial liability.

Accounting treatment of debt issuance costs

Transaction costs directly attributable to the issuance of financial liabilities are included in the initial fair value of the liability. Transaction costs are defined as incremental costs directly attributable to the issuance of the financial liability, *i.e.*, that would not have been incurred if the Group had not acquired, issued or disposed of the financial instrument.

Transaction costs include:

- fees and commissions paid to agents, advisers, brokers and other intermediaries;
- levies by regulatory agencies and securities exchanges;
- and transfer taxes and duties.

Transaction costs do not include:

- debt premiums or discounts;
- financing costs;
- internal administrative or holding costs.

Payables arising from banking sector activities

This item includes:

- amounts due to banking sector companies: corresponds to bank credit lines. They represent the refinancing of the credit extended to factoring clients;
- amounts due to customers of banking sector companies, corresponding to payables arising from factoring operations. They include:
 - amounts credited to factoring clients' current accounts that have not been paid out in advance by the factor, and
 - factoring contract guarantee deposits;
- debt securities. This item includes subordinated borrowings and non-subordinated bond issues. These
 borrowings are classified as "Payables arising from banking sector activities" as they are used for financing the
 factoring business line.

All borrowings are initially recognised at fair value less any directly attributable transaction costs. After initial recognition, they are measured at amortised cost using the effective interest method.

Receivables arising from factoring operations

Receivables arising from factoring operations represent total receivables not recovered at the reporting date. They are stated at nominal value, corresponding to the amount of factored invoices, including tax.

Two categories of provisions are recorded and are shown in deduction of the receivables:

- Provisions booked by way of a charge to the income statement (under "Cost of risk") when it appears probable that all or part of the amount receivable will not be collected.
- Provisions evaluated through expected loss or "ECL" calculation also recorded as an expense in the income statement (under "cost of risk")

The ECL calculation, introduced by IFRS 9, relies on calculation models using the internal ratings of debtors ("DRA" *Debtor Risk Assessment*). The methodology for calculating depreciation ("ECL" *Expected Credit Loss*) is based on the three main parameters: the probability of default "PD", the loss given default "LGD" and the amount of exposure in case of default "EAD" (Exposure at default). The depreciation will be the product of the PD by the LGD and the EAD, over the lifetime of the receivables. Specific adjustments are made to take into account the current conditions and the prospective macroeconomic projections (forward looking)

The net carrying amount of receivables arising from factoring operations is included in the consolidated balance sheet under "Receivables arising from banking and other activities".

Cash and cash equivalents

Cash includes all bank accounts and demand deposits. Cash equivalents include units in money-market funds (SICAV) with maturities of less than three months.

Provisions for liabilities and charges

In accordance with IAS 37 "Provisions, Contingent Liabilities and Contingent Assets", a provision is recorded at the reporting date if a present obligation towards a third party resulting from a past event exists at that date and it is probable or certain, as of the date when the financial statements are drawn up, that an outflow of resources embodying economic benefits to that third party will be required to settle the obligation and that a reliable estimate can be made of the amount of the obligation.

Provisions are discounted when the effect of the time value of money is material.

The provisions for liabilities and charges include the provisions for tax risks (except income tax risk), for litigations with third-parties and on the vacant premises. These provisions are reviewed at each closing.

The provision for vacant premises is calculated taking into account the future rents that the company committed to pay until the end of the lease, from which are deducted the future income expected from potential subleases.

Employee benefits

In some countries in which Coface operates, employees are awarded short-term benefits (such as paid leave), long-term benefits (including "long-service awards") and post-employment benefits, such as statutory retirement benefits.

Short-term benefits are recognised as a liability in the accounts of the Coface companies that grant such benefits.

Other benefits, including long-term and post-employment benefits are subject to different coverage and are classified as follows:

- defined contribution plans: consequently, the Company's legal or constructive obligation is limited to the amount
 that it agrees to pay to the fund, whichh will pay due amounts to the employees. These plans are generally
 state pension plans, which is the case in France;
- defined benefit plans, under which the employer has a legal or constructive obligation to provide agreed benefits to employees.

In accordance with IAS 19, Coface records a provision to cover its liability, regarding primarily:

- statutory retirement benefits and termination benefits;
- early retirement and supplementary pension payments;
- employer contributions to post-employment health insurance schemes;
- long-service awards.

Based on the regulations specific to the plan and country concerned, independent actuaries calculate:

- the actuarial value of future benefits, corresponding to the present value of all benefits to be paid. The measurement of this present value is essentially based on:
 - o demographic assumptions,
 - o future benefit levels (statutory retirement benefits, long service awards, etc.),
 - o the probability that the specified event will occur,
 - o an evaluation of each of the factors included in the calculation of the benefits, such as future salary increases.
 - the interest rate used to discount future benefits at the measurement date;
- the actuarial value of benefits related to service cost (including the impact of future salary increases), determined using the projected unit credit method which spreads the actuarial value of benefits evenly over the expected average remaining working lives of the employees participating in the plan.

Stock options

In accordance with IFRS 2 "Share-based Payment", which defines the recognition and measurement rules concerning stock options, the options are measured at the grant date. The Group uses the Black and Scholes option pricing model for measuring stock options. Changes in fair value subsequent to the grant date do not impact their initial measurement.

The fair value of options takes into account their expected life, which the Group considers as corresponding to their compulsory holding period for tax purposes. This value is recorded in personnel costs on a straight-line basis from the grant date and over the vesting period of the options, with a corresponding adjustment directly in equity.

In connection with its stock market listing, the Coface Group awarded to certain beneficiaries (employees of COFACE SA subsidiaries) bonus shares.

In accordance with the IFRS 2 rules, only stock options granted under plans set up after November 7^{th} , 2002 and which had not vested at January 1^{st} , 2005 have been measured at fair value and recognised in personnel costs.

Income tax

Income tax expense includes both current taxes and deferred taxes.

The tax expense is calculated on the basis of the latest known tax rules in force in each country where the results are taxable.

On January 1st, 2015, COFACE SA opted for the tax integration regime by integrating French subsidiaries held directly or indirectly by more than 95% (Compagnie française d'assurance pour le commerce extérieure, Cofinpar, Cogeri and Fimipar).

Temporal differences between the values of assets and liabilities in the consolidated accounts, and those used to determine the taxable income, give rise to the recording of deferred taxes.

Deferred taxes are recorded by the liability method for temporary differences between the carrying amount of assets and liabilities at each period-end and their tax base.

Deferred tax assets and liabilities are calculated for all temporary differences, based on the tax rate that will be in force when the differences are expected to reverse, if this is known, or, failing that, at the tax rate in force at the period-end.

Deferred tax assets are recorded only when it is probable that sufficient taxable profits against which the asset can be utilised will be available within a reasonable time frame.

Receivables and payables denominated in foreign currencies

Receivables and payables denominated in foreign currencies are translated into euros at the year-end exchange rate.

Unrealised exchange gains and losses on receivables and payables denominated in foreign currencies are recorded in the consolidated income statement, except for those related to the technical provisions carried in the accounts of the subsidiaries of Compagnie française d'assurance pour le commerce extérieur (formerly COFACE SA) and those concerning consolidated companies' long-term receivables and payables whose settlement is neither planned nor likely to occur in the foreseeable future.

Exchange differences concerning receivables and payables denominated in a foreign currency and relating to a consolidated company are treated as part of Coface's net investment in that company. In accordance with IAS 21, these exchange differences are recorded in other comprehensive income until the disposal of the net investment.

Segment information

Coface applies IFRS 8 for segment information reporting, which requires an entity's operating segments to be based on its internal organisation as used by management for the allocation of resources and the measurement of performance.

The segment information used by management corresponds to the following geographic regions:

- Northern Europe;
- Western Europe;
- Central Europe;
- Mediterranean & Africa;
- North America;
- Latin America;
- Asia-Pacific.

No operating segments have been aggregated for the purposes of published segment information.

The Group's geographic industry sector segmentation is based on the country of invoicing.

Related parties

A related party is a person or entity that is related to the entity preparing its financial statements (referred to in IAS 24 as "the reporting entity").

Estimates

The main balance sheet items for which management is required to make estimates are presented in the table below:

Estimates	Notes	Type of information required
Goodwill impairment	1	Impairment is recognised when the recoverable amount of goodwill, defined as the higher of value in use and fair value, is below its carrying amount. The value in use of cash-generating units is calculated based on cost of capital, long-term growth rate and loss ratio assumptions.
Provision for earned premiums not yet written	16	This provision is calculated based on the estimated amount of premiums expected in the period less premiums recognised.
Provision for premium refunds	16 ; 21	This provision is calculated based on the estimated amount of rebates and bonuses payable to policyholders in accordance with the terms and conditions of the policies written.
Provision for subrogation and salvage	16 ; 22	This provision is calculated based on the estimated amount potentially recovered on settled claims.
Claims reserves	16 ; 22 ; 40	It includes an estimate of the total cost of claims reported but not settled at year end.
IBNR provision	16;22;40	The IBNR provision is calculated on a statistical basis using an estimate of the final amount of claims that will be settled after the risk has been extinguished and after any action taken to recover amounts paid out.
Pension benefit obligations	14	Pension benefit obligations are measured in acordance with IAS 19 and annually reviewed by actuaries according to the Group's actuarial assumptions.

The policies managed by the Coface Group's insurance subsidiaries meet the definition of insurance contracts set out in IFRS 4. In accordance with this standard, these contracts give rise to the recognition of technical provisions on the liabilities side of the balance sheet, which are measured based on local GAAP pending the publication of an IFRS that deals with insurance liabilities.

The recognition of technical provisions requires the Group to carry out estimates, which are primarily based on assumptions concerning changes in events and circumstances related to the insured and their debtors as well as to their economic, financial, social, regulatory and political environment. These assumptions may differ from actual events and circumstances, particularly if they simultaneously affect the Group's main portfolios. The use of assumptions requires a high degree of judgement on the part of the Group, which may affect the level of provisions recognised and therefore

have a material adverse effect on the Group's financial position, results, and solvency margin.

For certain financial assets held by the Group there is no active market, there are no observable inputs, or the observable inputs available are not representative. In such cases the assets' fair value is measured using valuation techniques which include methods or models that are based on assumptions or assessments requiring a high degree of judgement. The Group cannot guarantee that the fair value estimates obtained using these valuation techniques represent the price at which a security will ultimately be sold, or at which it could be sold at a given moment. The valuations and estimates are revised when circumstances change or when new information becomes available. Using this information, and respecting the objective principles and methods described in the consolidated and combined financial statements, the Group's management bodies regularly analyse, assess and discuss the reasons for any decline in the estimated fair value of securities, the likelihood of their value recovering in the short term, and the amount of any ensuing impairment losses that should be recognised. It cannot be guaranteed that any impairment losses or additional provisions recognised will not have a material adverse effect on the Group's results, financial position and solvency margin.

All amounts are stated (in thousands of euros) in the following notes, unless specified otherwise.

Note 1. Goodwill

In accordance with IAS 36, goodwill is not amortised but is systematically tested for impairment at the year-end or whenever there is an impairment indicator.

Breakdown of goodwill by region:

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Northern Europe	112,603	112,603
Western Europe	5,068	5,068
Central Europe	8,396	8,417
Mediterranean & Africa	21,993	22,183
North America	6,087	5,795
Latin America	911	1,016
TOTAL	155,058	155,082

The change in goodwill amounted to €24 thousand due to the fluctuation of exchange rate.

Impairment testing methods

Goodwill and other non-financial assets were tested for impairment losses at December 31, 2018. Coface performed the tests by comparing the value in use of the groups of CGUs to which goodwill was allocated with their carrying amounts. Value in use corresponds to the present value of the future cash flows expected to be derived from an asset or a CGU. This value is determined using the discounted cash flow method, based on the three-year business plan drawn up by the subsidiaries and validated by Management. The cash flows are extrapolated for an additional two years using normalised loss ratios and target cost ratios. Beyond this five-year period, the terminal value is calculated by projecting to infinity the cash flows for the last year.

The main assumptions used to determine the value in use of the groups of CGUs were a long-term growth rate of 1.5% for all entities and the weighted average cost of capital.

The assumptions used for goodwill impairment testing were as follows by group of CGUs at December 31, 2018:

(in millions of euros)	Northern Europe	Western Europe	Central Europe	Mediterranean and Africa	North America	Latin America
Cost of capital	9.3%	9.3%	9.3%	9.3%	9.3%	9.3%
Perpetual growth rate	1.5%	1.5%	1.5%	1.5%	1.5%	1.5%
Contribution to consolidated net assets	615.3	406.5	182.1	218.1	58.5	54.0

The assumptions used in 2017 were as follows:

(in millions of euros)	Northern Europe	Western Europe	Central Europe	Mediterranean and Africa	North America	Latin America
Cost of capital	10.8%	10.8%	10.8%	10.8%	10.8%	10.8%
Perpetual growth rate	1.5%	1.5%	1.5%	1.5%	1.5%	1.5%
Contribution to consolidated net assets	586.2	520.2	171.9	184.8	41.8	56.7

Sensitivity of impairment tests

Sensitivity analyses were performed for the impairment tests, based on the following sensitivity factors:

- long-term growth rate sensitivity: the impairment tests were tested for sensitivity based on a 0.5-point decrease in the perpetual growth rate applied. The analysis showed that such a 0.5-point decrease would not have an impact on the outcome of the impairment tests or therefore on the Group's consolidated financial statements for the year ended December 31, 2018;
- cost of capital sensitivity: the impairment tests were tested for sensitivity based on a 0.5-point increase in the cost of
 capital applied. The analysis showed that such a 0.5-point increase would not have an impact on the outcome of the
 impairment tests or therefore on the Group's consolidated financial statements for the year ended December 31,
 2018;
- loss ratio and the cost ratio sensitivity for the last two years of the business plan (2021 and 2022): additional impairment tests were performed based on a 2-point increase in the loss ratio and a 1-point increase in the cost ratio. The sensitivity analysis showed that such increases in the assumptions used would not have an impact on the outcome of the original impairment tests or therefore on the Group's consolidated financial statements for the year ended December 31, 2018.

For the Group's main goodwill items, the sensitivity of enterprise values to the assumptions used is shown in the following table :

Outcome of impairment tests

	Northern	Western	Central	Mediterranean	North	Latin
(in millions of euros)	Europe	Europe	Europe	and Africa	America	America
Contribution to consolidated net asstes	615.3	406.5	182.1	218.1	58.5	54.0
Value in use of CGU	898.9	592.4	383.7	577.6	91.3	54.4
Sensitivity: Long-term growth rate -0.5 point	870.1	556.1	366.3 549.7		65.0	50.5
Sensitivity: WACC +0.5 point	862.3	549.5	362.3	542.9	66.4	51.1
Sensitivity: Loss Ratio 2023 +1 point	891.6	533.9	379.0	572.5	66.0	52.3
Sensitivity: Loss Ratio 2023 +2 points	884.3	473.8	374.3	561.2	60.6	48.2
Sensitivity: Cost Ratio 2023 +1 point	884.7	530.9	375.2	562.0	65.2	51.9
Sensibilité Cost Ratio 2023 +2 points	870.6	467.8	366.8	540.2	59.0	47.5

Note 2. Other intangible assets

	Dec. 31, 2018	Dec. 31, 2017
(in thousands of euros)	Net value	Net value
Development costs and software	62,955	59,463
Purchased goodwill	2,194	2,291
Other intangible assets	468	394
TOTAL	65,617	62,148

		Dec. 31, 2018	
(in thousands of euros)	Gross amount	Amortisation and impairment	Net value
Development costs and software	197,670	(134,716)	62,954
Purchased goodwill	6,748	(4,553)	2,195
Other intangible assets	2,820	(2,352)	468
TOTAL	207,238	(141,621)	65,617

	Dec. 31, 2017			
(in thousands of euros)	Gross amount	Amortisation and impairment	Net value	
Development costs and software	187,177	(127,714)	59,463	
Purchased goodwill	7,832	(5,541)	2,291	
Other	2,722	(2,328)	394	
TOTAL	197,731	(135,583)	62,148	

Group mainly makes investments in hardware and IT licenses.

These investments amounted to €15.7 million in 2018 financial year compared to €15.5 million in 2017 financial year.

Change in the gross amount of intangible assets

(in thousands of euros)	Dec. 31, 2017	Increases	Decreases	Exchange rate and other effects	Dec. 31, 2018
Development costs and software	187,178	15,369	(4,292)	(585)	197,670
Purchased goodwill	7,831	(0)	(1,266)	182	6,747
Other intangible assets	2,722	300	(152)	(49)	2,821
TOTAL	197,731	15,669	(5,710)	(452)	207,238

	Dec. 31, 2016	Increases	Decreases	Exchange rate and other	Dec. 31, 2017
(in thousands of euros)				effects	
Development costs and software	183,821	15,350	(11,055)	(938)	187,178
Purchased goodwill	8,608	(0)	(0)	(777)	7,831
Other intangible assets	2,676	117	(0)	(71)	2,722
TOTAL	195,105	15,467	(11,055)	(1,786)	197,731

Change in accumulated amortisation and impairment of intangible assets

				Exchange	
	Dec. 31, 2017	Additions	Reversals	rate and other	Dec. 31, 2018
(in thousands of euros)				effects	
Accumulated amortisation - development costs and software	(124,954)	(12,130)	4,287	342	(132,455)
Accumulated impairment - development costs and software	(2,761)	(0)	372	129	(2,260)
Total amortisation and impairment - development costs and	(127,715)	(12,130)	4,659	471	(134,715)
software	(121,110)	(12,100)		7/1	(104,710)
Accumulated amortisation - purchased goodwill	(5,541)	(98)	1,266	(181)	(4,554)
Accumulated impairment - purchased goodwill	(0)	(0)	(0)	(0)	(0)
Total amortisation and impairment - purchased goodwill	(5,541)	(98)	1,266	(181)	(4,554)
Accumulated amortisation - other intangible assets	(2,308)	(237)	138	55	(2,352)
Accumulated impairment - other intangible assets	(19)	(0)	19	(0)	(0)
Total amortisation and impairment - other intangible assets	(2,327)	(237)	157	55	(2,352)
TOTAL	(135,583)	(12,465)	6,082	345	(141,621)

Note 3. Insurance business investments

3.1 – Analysis by category

At December 31, 2018, the carrying amount of available-for-sale (AFS) securities amounted to €2,742,533 thousand, securities held for trading ("trading securities") came to €9,527 thousand and held-to-maturity (HTM) securities was €1,848 thousand.

As an insurance group, Coface's investment allocation is heavily weighted towards fixed-income instruments.

The distribution of the bonds portfolio by rating at December 31, 2018 was as follows:
- Bonds rated "AAA": 16%

- Bonds rated "AA" and "A": 42.5%
- Bonds rated "BBB": 33.1%
- Bonds rated "BB" and lower: 8.4%.

		[Dec. 31, 2018				I	Dec. 31, 2017		
(in thousands of euros)	Amortized cost	Revaluation	Net value	Fair value	Unrealized gains and losses	Amortized cost	Revaluation	Net value	Fair value	Unrealized gains and losses
AFS securities	2,635,835	106,698	2,742,533	2,742,533		2,599,727	143,658	2,743,385	2,743,385	
Equities and other variable-income securities	207,560	99,425	306,985	306,985		211,479	111,806	323,285	323,285	
Bonds and government securities	2,211,474	(2,144)	2,209,330	2,209,330		2,175,164	26,090	2,201,254	2,201,254	
o/w direct investments in securities	1,774,405	(1,061)	1,773,344	1,773,344		1,757,587	25,326	1,782,913	1,782,913	
o/w investments in UCITS	437,069	(1,083)	435,986	435,986		417,577	764	418,341	418,341	
Shares in non-trading property companies	216,801	9,417	226,218	226,218		213,084	5,762	218,846	218,846	
HTM securities										
Bonds	1,848		1,848	1,848	(0)	1,852		1,852	2,564	712
Fair value through income – trading securities										
Money market funds (UCITS)	9,527		9,527	9,527		30,111		30,111	30,111	
Derivatives (positive fair value)		2,354	2,354	2,354			9,383	9,383	9,383	
(derivatives negative fair value for information)		(1,666)	(1,666)	(1,666)			(267)	(267)	(267)	
Loans and receivables	77,063		77,063	77,063		91,362		91,361	91,361	
Investment property	695	(407)	288	288		695	(408)	288	288	
TOTAL	2,724,968	108,645	2,833,613	2,833,613	(0)	2,723,747	152,633	2,876,380	2,877,092	712

(in thousands of euros)	Gross Dec. 31, 2018	Impairment	Net Dec. 31, 2018	Net Dec. 31, 2017
AFS securities	2,776,026	(33,493)	2,742,533	2,743,385
Equities and other variable-income securities	338,477	(31,492)	306,985	323,285
Bonds and government securities	2,211,323	(1,993)	2,209,330	2,201,254
o/w direct investments in securities	1,773,344		1,773,344	1,782,913
o/w investments in UCITS	437,979	(1,993)	435,986	418,341
Shares in non-trading property companies	226,227	(8)	226,218	218,846
HTM securities				
Bond	1,848		1,848	1,852
Fair value through income – trading securities				
Money market funds (UCITS)	9,527		9,527	30,111
Derivatives (positive fair value)	2,354		2,354	9,383
(for information, derivatives with a negative fair value)	(1,666)		(1,666)	(267)
Loans and receivables	77,158	(94)	77,063	91,361
Investment property	288		288	288
TOTAL	2,867,201	(33,587)	2,833,613	2,876,380

Impairments

(in thousands of euros)	Dec. 31, 2017	Additions	Reversals	Exchange rate effects and other	Dec. 31, 2018
AFS securities	30,175	3,306		11	33,493
Equities and other variable-income securities	30,167	1,313		11	31,492
Bonds and government securities		1,993			1,993
Shares in non-trading property companies	8				8
Loans and receivables		94			94
TOTAL	30,175	3,400		11	33,587

Reversals are related to the disposal of AFS securities.

Change in investments by category

	Dec. 31, 2017						Dec. 31, 2018
(in thousands of euros)	Carrying amount	Increases	Decreases	Revaluation	Impairment	Other movements	Carrying amount
AFS securities	2,743,385	346,208	(329,286)	(36,711)	(3,306)	22,244	2,742,533
Equities and other variable-income securities	323,285	30,445	(33,280)	(13,323)	(1,313)	1,173	306,985
Bonds and government securities	2,201,254	307,371	(287,944)	(27,043)	(1,993)	17,685	2,209,330
Shares in non-trading property companies	218,846	8,393	(8,062)	3,655		3,386	226,218
HTM securities							
Bonds	1,852	90	(96)			1	1,848
Fair value through income – trading securities	30,111	9,525	(30,111)			2	9,527
Loans, receivables and other financial investments	101,031	8,565	(15,337)	(1,529)	(94)	(12,930)	79,705
TOTAL	2,876,380	364,388	(374,830)	(38,240)	(3,400)	9,317	2,833,613

Derivatives

The structural use of derivatives is strictly limited to hedging. The notional amounts of the hedges therefore do not exceed the amounts of the underlying assets in the portfolio.

During 2018, the majority of the derivative transactions carried out by the Group concerned the systematic hedging of currency risks *via* swaps or currency futures for primarily USD-denominated bonds held in the investment portfolio.

Investments in equities were subject to systematic partial hedging through purchases of put options. The hedging strategy applied by the Group is aimed at protecting the portfolio against a sharp drop in the equities market in the eurozone.

Regarding the bond portfolio, some of our exposure to European sovereign debt is hedged through future rates. Some one-off interest rate hedging transactions were also set up on negotiable debt securities.

None of these transactions qualified for hedge accounting under IFRS as they were mainly currency transactions and partial market hedges.

3.2 – Financial instruments recognised at fair value

The fair values of financial instruments recorded in the balance sheet are measured according to a hierarchy that categorises into three levels the inputs used to measure fair value. These levels are as follows:

Level 1: Quoted prices in active markets for an identical financial instrument.

Securities classified as level 1 represent 84% of the Group's portfolio. They correspond to:

- equities, bonds and government securities listed on organized markets, as well as units in dedicated mutual funds whose net asset value is calculated and published on a very regular basis and is readily available (AFS securities);
- government bonds and bonds indexed to variable interest rates (HTM securities);
- French units in money-market funds, SICAV (trading securities).

Level 2: Use of inputs, other than quoted prices for an identical instrument that are directly or indirectly observable in the market (inputs corroborated by the market such as yield curves, swap rates, multiples method, etc.).

Securities classified as level 2 represent 3% of the Group's portfolio. This level is used for the following instruments:

- unlisted equities:
- loans and receivables due from banks or clients and whose fair value is determined using the historical cost method.

Level 3: Valuation techniques based on unobservable inputs such as projections or internal data.

Securities classified as level 3 represent 13% of the Group's portfolio. This level corresponds to unlisted equities, investment securities and units in dedicated mutual funds, as well as investment property.

Value in use is the present value of future cash flows that may result from an asset or cash-generating unit. The valuation, using the discounted cash flow method, is based on the three-year projected budget prepared by the subsidiaries and validated by management with two further years based on standardized management ratios (loss ratios and target cost ratios). Beyond the fifth year, the terminal value is evaluated on a basis of infinite capitalization of the last year's cash flow.

Breakdown of financial instrument fair value measurements as at December 31, 2018 by level in the fair value hierarchy

			Level 1	Level 2	Level 3
		Filmolog	Fair value determined based on quoted prices in active markets	Fair value determined based on valuation techniques that use observable	on valuation techniques that use unobservable
(in thousands of euros) AFS securities	Carrying amount 2,742,533	Fair value 2,742,533	2,375,057	inputs 23	inputs 367,453
Equities and other variable-income securities	306,985	306,985	165,728	23	141,234
Bonds and government securities	2,209,330	2,209,330	2,209,330		,20 .
Shares in non-trading property companies	226,218	226,218	,,		226,219
HTM securities					
Bonds	1,848	1,848	1,848		
Fair value through income – trading securities					
Money market funds (UCITS)	9,527	9,527	9,527		
Derivatives	2,354	2,354	858	1,387	109
Loans and receivables	77,063	77,063		77,063	
Investment property	288	288			288
TOTAL	2,833,613	2,833,613	2,387,291	78,473	367,850

Movements in Level 3 securities as at December 31, 2018

		Gains and losses per	recognized in the iod	Transactions for the period		Exchange rate	
(in thousands of euros)	At Dec. 31, 2017	In income	Directly in equity	Purchases/ Issues	Sales/ Redemptions	effects	At Dec. 31, 2018
AFS securities	347,367	(1,314)	16,012	9,073	(8,097)	4,411	367,453
Equities and other variable-income securities	128,521	(1,314)	12,357	680	(35)	1,025	141,234
Shares in non-trading property companies	218,846		3,655	8,393	(8,062)	3,387	226,219
Derivatives	609			2,751		(3,251)	109
Investment property	288						288
TOTAL	348,264	(1,314)	16,012	11,824	(8,097)	1,160	367,850

Breakdown of financial instrument fair value measurements as at December 31, 2017 by level in the fair value hierarchy

			Level 1	Level 2	Level 3
			Fair value determined based on quoted prices in active markets	Fair value determined based on valuation techniques that use observable	Fair value determined based on valuation techniques that use unobservable
(in thousands of euros)	Carrying amount	Fair value		inputs	inputs
AFS securities	2,743,385	2,743,385	2,395,995	23	347,367
Equities and other variable-income securities	323,285	323,285	194,741	23	128,521
Bonds and government securities	2,201,254	2,201,254	2,201,254		
Shares in non-trading property companies	218,846	218,846			218,846
HTM securities					
Bonds	1,852	2,564	2,564		
Fair value through income – trading securities					
Money market funds (UCITS)	30,111	30,111	30,111		
Derivatives	9,383	9,383	3,770	5,004	609
Loans and receivables	91,361	91,361		91,361	
Investment property	288	288			288
TOTAL	2,876,380	2,877,092	2,432,440	96,388	348,264

Movements in Level 3 securities as at December 31, 2017

		Gains and losses peri	· ·	Transactions for the period		Exchange rate	
(in thousands of euros)	At Dec. 31, 2016	In income	Directly in equity	Purchases/ Issues	Sales/ Redemptions	effects	At Dec 31, 2017
AFS securities	269,595	(2,273)	1,635	84,897	(237)	(6,250)	347,367
Equities and other variable-income securities	132,456	(2,273)	(2,460)	3,212	(237)	(2,177)	128,521
Shares in non-trading property companies	137,139		4,095	81,685		(4,073)	218,846
Derivatives	1,122			(513))		609
Investment property	787				(499)		288
TOTAL	271,504	(2,273)	1,635	84,384	(736)	(6,250)	348,264

SPPI Financial assets at December 31, 2018 (IFRS 9)

(in thousands of euros)	Fair value	Fair value variation
SPPI financial assets	1,786,680	(26,620)
No SPPI financial assets	12,828	(575)
TOTAL	1,799,508	(27,195)

(in thousands of euros)	Gross value	Fair value
SPPI financial assets without a low credit risk	146,923	144,796

Note 4. Receivables arising from banking and other activities

Breakdown by nature

(in thousands of euros)	Dec. 31, 2018	Jan. 01, 2018 (*)	Dec. 31, 2017
Receivables arising from banking and other activities	2,509,047	2,522,803	2,523,549
Non-performing receivables arising from banking and other activities	61,354	57,247	56,501
Allowances for receivables arising from banking and other activities	(61,354)	(57,247)	(56,501)
TOTAL	2,509,047	2,522,803	2,523,549

^(*) Effects of the first application of IFRS 9

Breakdown by age

Receivables arising from banking and other activities represent receivables acquired within the scope of factoring agreements.

They are recognised at cost within assets in the balance sheet and they are classified as level 2. Factoring receivables include both receivables whose future recovery is guaranteed by Coface and receivables for which the risk of future recovery is borne by the customer.

When applicable, the Group recognises a valuation allowance against receivables to take account of any potential difficulties in their future recovery, being specified that the receivables are also covered by a credit insurance agreement. Accordingly, the related risks are covered by claims provisions.

	Dec. 31, 2018					
	_		Due			
(in thousands of euros)	Not Due	- 3 months 3 m	onths to 1 Year	1 to 5 years	+ 5 years	Total
Receivables arising from banking and other activities	1,856,362	652,686				2,509,047
Non-performing receivables arising from banking and other activities			6,008	30,753	24,593	61,354
Allowances for receivables arising from banking and other activities	99	(99)	(6,008)	(30,753)	(24,593)	(61,354)
Total receivables arising from banking and other activities	1,856,461	652,586	0	0	0	2,509,047
Claims reserve as hedge for factoring receivables						
Total receivables arising from banking and other activities after claims reserves	1,856,461	652,586	0	0	0	2,509,047

	Dec. 31, 2017					
			Due			
(in thousands of euros)	Not Due	- 3 months	3 months to 1 Year	1 to 5 years	+ 5 years	Total
Receivables arising from banking and other activities	1,862,396	661,153				2,523,549
Non-performing receivables arising from banking and other activities			6,972	22,407	27,122	56,501
Allowances for receivables arising from banking and other activities			(6,972)	(22,407)	(27,122)	(56,501)
Total receivables arising from banking and other activities	1,862,396	661,153	0	0	0	2,523,549
Claims reserve as hedge for factoring receivables						
Total receivables arising from banking and other activities after claims reserves	1,862,396	661,153	0	0	0	2,523,549

Note 5. Investments in associates

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Investments in associates at January 1	15,780	13,411
Share in net income of associates	592	2,369
Dividends paid	(0)	(0)
Change in perimeter	(16,372)	(0)
TOTAL INVESTMENTS IN ASSOCIATES	(0)	15,780

The decrease in investment in associates in 2018 financial year is related to the sale, in June 2018, of Cofacredit participation, which was held at 36%.

Note 6. Tangible assets

	Dec. 31, 2018	Dec. 31, 2017
(in thousands of euros)	Net value	Net value
Buildings used for operational purposes	33,114	35,344
Other property, plant and equipment	15,858	19,335
TOTAL	48,972	54,679

		Dec. 31, 2018			
(in thousands of euros)	Gross amount	Amortisation and impairment	Net value		
Buildings used for operational purposes	107,794	(74,680)	33,114		
Other property, plant and equipment	54,599	(38,741)	15,858		
TOTAL	162,393	(113,421)	48,972		

	Dec. 31, 2017			
(in thousands of euros)	Gross amount	Amortisation and impairment	Net value	
Buildings used for operational purposes	107,795	(72,451)	35,344	
Other property, plant and equipment	55,832	(36,497)	19,335	
TOTAL	163,627	(108,948)	54,679	

Change in the gross amount of property, plant and equipment

(in thousands of euros)	Dec. 31, 2017	Increases	Decreases	Exchange rate and other effects	Dec. 31, 2018
Land used for operational purposes	14,010	(0)	(0)	(0)	14,010
Buildings used for operational purposes	93,785	1	(0)	(1)	93,785
Total buildings used for operational purposes	107,795	1	(0)	(1)	107,795
Operating guarantees and deposits	5,257	1,846	(3,859)	169	3,413
Other property, plant and equipment	50,575	3,027	(2,022)	(395)	51,185
Total other property, plant and equipment	55,832	4,873	(5,881)	(226)	54,598
TOTAL	163,627	4,874	(5,881)	(227)	162,393

(in thousands of euros)	Dec. 31, 2016	Increases	Decreases	Exchange rate and other effects	Dec. 31, 2017
Land used for operational purposes	14,010	(0)	(0)	(0)	14,010
Buildings used for operational purposes	95,006	7	(1,228)	(0)	93,785
Total buildings used for operational purposes	109,016	7	(1,228)	(0)	107,795
Operating guarantees and deposits	5,247	122	(25)	(87)	5,257
Other property, plant and equipment	52,187	4,071	(5,085)	(598)	50,575
Total other property, plant and equipment	57,434	4,193	(5,110)	(685)	55,832
TOTAL	166,450	4,200	(6,338)	(685)	163,627

Group mainly makes investments in tangible assets relating to the arrangement or layout of operated office buildings. These investments amounted to \leq 4.8 million in 2018 financial year compared to \leq 4.2 million in 2017 financial year.

Change in accumulated depreciation and impairment of property, plant and equipment

(in thousands of euros)	Dec. 31, 2017	Additions	Reversals	Exchange rate and other effects	Dec. 31, 2018
Accumulated depreciation – Building used for operational purposes	(72,451)	(2,228)	(0)	(1)	(74,680)
Accumulated impairment – Buildings used for operational purposes	(0)	(0)	(0)	(0)	(0)
Buildings used for operational purposes	(72,451)	(2,228)	(0)	(1)	(74,680)
Accumulated depreciation other property, plant & equipment	(34,397)	(3,762)	1,717	248	(36,194)
Accumulated impairment other property, plant & equipment	(2,099)	(471)	(0)	23	(2,547)
Other property, plant and equipment	(36,496)	(4,233)	1,717	271	(38,741)
TOTAL	(108,947)	(6,461)	1,717	270	(113,421)

(in thousands of euros)	Dec. 31, 2016	Additions	Reversals	Exchange rate and other effects	Dec. 31, 2017
Accumulated depreciation – Building used for operational purposes	(70,488)	(2,231)	268	(0)	(72,451)
Accumulated impairment – Buildings used for operational purposes	(0)	(0)	(0)	(0)	(0)
Buildings used for operational purposes	(70,488)	(2,231)	268	(0)	(72,451)
Accumulated depreciation other property, plant & equipment	(36,031)	(3,563)	4,802	394	(34,398)
Accumulated impairment other property, plant & equipment	(2,447)	(19)	333	34	(2,099)
Other property, plant and equipment	(38,478)	(3,582)	5,135	428	(36,497)
TOTAL	(108,966)	(5,813)	5,403	428	(108,948)

Market value of buildings used in the business

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Carrying amount	33 114	35 344
Market value	61 933	60 794
UNREALISED GAIN	28 819	25 450

Buildings held by Coface Group do not represent any unrealised losses; no impairment is therefore recorded at December 31, 2018.

Note 7. Receivables arising from insurance and reinsurance operations

Breakdown by nature

	Dec. 31, 2018				Dec. 31, 2017	
(in thousands of euros)	Gross	Provision	Net	Gross	Provision	Net
Receivables from policyholders and agents	304,247	(35,149)	269,098	303,603	(33,601)	270,003
Earned premiums not written	115,355	0	115,355	119,998	0	119,998
Receivables arising from reinsurance operations, net	114,655	(282)	114,373	105,129	(289)	104,840
TOTAL	534,257	(35,431)	498,826	528,730	(33,890)	494,840

Breakdown by age

	Dec. 31, 2018	
Not due	Due	Total

(in thousands of euros)		-3 months	3 months to 1 year	1 to 5 years	+ 5 years	
TOTAL Receivables arising from insurance and reinsurance operations	358,857	93,211	34,444	7,829	4,485	498,826

TOTAL Receivables arising from insurance and reinsurance operations	360,819	78,253	37,193	13,635	4,939	494,839		
(in thousands of euros)	Not due	-3 months	3 months to 1 year	1 to 5 years	+5 years	Total		
		Dec. 31, 2017						

The insurance business operates on a reverse production cycle: premiums are earned before claims are paid out. Furthermore, Coface primarily bills its clients on a monthly or quarterly basis, which allows it to recognise its receivables with a short-term maturity of less than or equal to three months.

Consequently, the risk of liquidity linked to insurance receivables is considered to be marginal.

Note 8. Other assets

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Deferred acquisition costs	42,176	43,903
Trade receivables arising from other activities	48,553	47,640
Current tax receivables	57,267	60,286
Other receivables	179,285	139,913
TOTAL	327,281	291,742

[&]quot;Other receivables" mainly includes:

- Receivables in factoring entities towards credit-insurance entities for €65 million;
- Loans granted to non-consolidated Coface entities for €34 million.

Note 9. Cash and cash equivalents

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Cash at bank and available	275,567	236,813
Cash equivalents	26,852	27,512
TOTAL	302,419	264,325

Operational cash optimization continued during FY 2018, leading in the majority of the entities to a decrease of the cash amounts and an increase in long term investments. However, some entities had to keep some cash equivalents in the very short term.

Cash and cash equivalents are all available; no amount is placed on escrow type accounts.

Note 10. Share capital

Ordinary shares	Number of shares	Per value		Share capital (in €)
At December 31, 2017	157,248,232		2	314,496,464
Cancellation of shares	(3,348,971)		2	(6,697,942)
At December 31, 2018	153,899,261		2	307,798,522
Treasury shares deducted	(2,600,240)		2	(5,200,480)
AT DECEMBER 31, 2018 (EXCLUDING TREASURY SHARES)	151,299,021		2	302,598,042

	Dec. 31, 20	18	Dec. 31, 2017		
Shareholders	Number of shares	%	Number of shares	%	
Natixis	64,853,881	42.86%	64,853,881	41.38%	
Public	86,445,140	57.14%	91,883,815	58.62%	
TOTAL EXCLUDING TREASURY SHARES	151,299,021	100%	156,737,696	100%	

The parent company of the COFACE Group is Natixis, which in turn is owned by BPCE, the central body of Banques Populaires and Caisses d'Épargne.

Natixis holds, at the end of December 2018, 42.86% of the COFACE Group's shares excluding treasury shares, and 42.14% including treasury shares.

Note 11. Share-based payments

Ongoing free share plans

In connection with its stock market listing, the Coface Group awarded free shares to certain beneficiaries (corporate officers and employees of COFACE SA subsidiaries).

Plan	Allocation date	Number of shares granted	Acquisitio n period	Acquisition date	Availability date	Fair value of the share at the allocatio n date	Net expens e for the year (in €k)
Long-term Incentive Plan 2014	June 26, 2014	78,842	3 years	July 1, 2017	July 1, 2019	10.4	0
Long-term Incentive Plan 2015	Feb. 17, 2015	106,80 0	3 years	Feb. 18, 2018	Feb. 18, 2020	11.8	(994)
Long-term Incentive Plan 2016	Nov. 03, 2016	302,19 6	3 years	Nov. 04, 2019	Nov. 04, 2019	5.5	462
Long-term Incentive Plan 2017	Feb. 08, 2017	366,14 6	3 years	Feb. 09, 2020	Feb. 09, 2020	6.2	577
Long-term Incentive Plan 2018	Feb. 12, 2018	298,13 2	3 years	Feb. 15, 2021	Feb. 15, 2021	8.5	632

Change in the number of free shares

Plan	Number of free shares at Dec. 31, 2017	Number of new free share grants in 2018	Number of free shares cancelled in 2018	Number of free shares acquired in 2018	Number of shares to be acquired at Dec. 31, 2018
Long-term Incentive Plan 2014	0				0
Long-term Incentive Plan 2015	106,800		(106,800)		0
Long-term Incentive Plan 2016	302,196		(3,199)		298,997
Long-term Incentive Plan 2017	366,146				366,146
Long-term Incentive Plan 2018		298,132			298,132

The total number of shares allocated to the *Long-term Incentive Plan 2018* amounts to 382,869 shares; only 327,132 shares were affected nominatively to beneficiaries including 298,132 shares and 29,000 performance units.

Performance units are awarded instead of free shares as soon as the free shares implementation appears complex or irrelevant in terms of the number of beneficiaries. These units are indexed on the share price and subject to the same conditions of presence and performance that shares free but are valued and paid in cash at the end of the vesting period.

Free shares under the *Long-term Incentive Plan* are definitely granted based upon presence in the group and performance achievement.

Measurement of free shares

In accordance with IFRS 2 relating to "Share-based payments", the award of free shares to employees results in the recognition of an expense corresponding to the fair value of shares granted on the award date adjusted for unpaid

dividends during the rights vesting period and transfer restrictions during the holding period, as well as the probability of the materialisation of the performance conditions.

The plans were measured on the assumptions below:

- discount rate corresponding to a risk-free rate on the plans' duration;
- income distribution rate set at 60%;
- the lock-in value, which is calculated in consideration of a risk-free interest rate and a two-year borrowing rate.

Based on these assumptions, a total of €677 thousand was expensed under the implemented plans at December 31, 2018.

Note 12. Revaluation reserves

(in thousands of euros)	Investment instruments	Reserves - gains and losses not reclassifiable to income (IAS 19R)	Income tax	Revaluation reserves attributable to owners of the parent	Non- controlling interests	Revaluation reserves
At January 1, 2018	153,988	(32,137)	(20,808)	101,043	(121)	100,922
Fair value adjustments on available- for-sale financial assets reclassified to income	1,913		(1,227)	686	0	686
Fair value adjustments on available- for-sale financial assets recognised in equity	(39,294)		20,627	(18,667)	(1)	(18,668)
Change in reserves - gains and losses not reclassificable to income (IAS 19R)	0	1,823	(,428)	1,395		1,395
Transactions with shareholders	0		0	0	0	0
At December 31, 2018	116,607	(30,314)	(1,836)	84,457	(122)	84,335
(in thousands of euros)	Investment instruments		Income tax	Revaluation reserves attributable to owners of the parent	Non- controlling interests	Revaluation reserves
At January 1, 2017	139,686	(33,105)	(13,763)	92,818	2,415	95,233
Fair value adjustments on available-for sale financial assets reclassified to income	(11,199)		2,684	(8,515)	(1)	(8,516)
Fair value adjustments on available-for sale financial assets recognised in equity	23,128		(7,913)	15,215	(157)	15,058
Change in reserves - gains and losses not reclassificable to income (IAS 19R)		968	(, ,	, ,		(853)
Transactions with shareholders	2,373		5			0
At December 31, 2017	153,988	(32,137)	(20,808)	101,043	(121)	100,922

Note 13. Provisions for liabilities and charges

(in thousands of euros)	Dec 31, 2018	Dec. 31, 2017
Provisions for disputes	3,441	5,652
Provisions for pension and other post-employment benefit obligations	62,564	66,141
Other provisions for liabilities and charges	28,339	49,923
TOTAL	94,344	121,716

(in thousands of euros)	Dec. 31, 2017	Additions	Reversals (utilised)	Reversals (surplus)	Reclassi- fications	Changes in OCI	Exchange rate effects	Dec 31, 2018
Provisions for employee	3,094	350	(308)	(232)			(11)	2,893
Provisions for other disputes	2,558	707	(0)	(2,513)	(12)		(192)	548
Provisions for disputes	5,652	1,057	(308)	(2,745)	(12)	(0)	(203)	3,441
Provisions for pension	66,141	3,294	(4,907)	(239)	(0)	(1,823)	98	62,564
Provisions for liabilities	14,151	1,310	(135)				(188)	15,138
Provisions for restructuring	30,838	2,095	(10,466)	(11,041)			(0)	11,426
Provisions for taxes (excl. income taxes)	2,045		(1,334)		12		(28)	695
Other provisions for liabilities	2,889	527	(271)	(2,065)			(0)	1,080
Other provisions for liabilities and charges	49,923	3,932	(12,206)	(13,106)	12	(0)	(216)	28,339
Total	121,716	8,283	(17,421)	(16,090)	(0)	(1,823)	(321)	94,344

(in thousands of euros)	Dec. 31, 2016	Additions	Reversals (utilised)	Reversals (surplus)	Reclassi- fications	Changes in OCI	Exchange rate effects	Dec 31, 2017
Provisions for employee	7,005	246	(1,347)	(714)			(16)	3,094
Provisions for other disputes	2,678	353	(0)	(0)	(72)		(401)	2,558
Provisions for disputes	9,683	599	(1,347)	(714)	(2,152)		(417)	5,652
Provisions for pension	71,798	3,160	(6,466)	(1,032)	(4)	(1,026)	(289)	66,141
Provisions for liabilities	15,786	1,480		(3,057)			(58)	14,151
Provisions for restructuring	42,906	6,967	(10,589)	(8,446)	1		(1)	30,838
Provisions for taxes (excl. income taxes)	4,932	5,215	(8,414)	(0)	336		(24)	2,045
Other provisions for liabilities	5,969	1,517	(5,699)	(806)	1,905		3	2,889
Other provisions for liabilities and charges	69,593	15,179	(24,702)	(12,309)	2,242		(80)	49,923
Total	151,074	18,938	(32,515)	(14,055)	86	(1,026)	(786)	121,716

Provisions for liabilities and charges mainly include provisions for pensions and other post-employment benefit obligations and provisions for restructuring.

Variation of provisions for liabilities and charges in 2018 mainly come from the decrease of provisions for restructuring of which a \in 7.9 million release of provision linked to the strategic plan *Fit to Win* and a \in 12.7 million relase of provision for vacants units.

The renegociation of buildings' lease occupied by Coface in Bois-Colombes allowed a redefinition of financial conditions and occupied area organization. So, provision for vacant units has been completely released in 2018 financial year.

The provision linked to the strategic Plan *Fit to Win* amount to €10.5 million at December 31, 2018.

Note 14. Employee benefits

(in thousands of euros)	Dec. 31, 2018 D	ec. 31, 2017
Present value of benefit obligation at January 1st	68,203	73,863
Current service cost *	2,241	2,191
Interest cost	619	(1,107)
Actuarial (gains) / losses	(1,672)	(1,167)
Benefits paid	(4,688)	(5,600)
Other	(118)	24
Present value of benefit obligation at December 31st	64,585	68,203
Change in plan assets		
Fair value of plan assets at January 1 st	2,062	2,065
Revaluation adjustments – Return on plan assets	52	(117)
Employee contributions	(0)	(0)
Employer contributions	64	158
Benefits paid	(158)	(225)
Other	1	181
Fair value of plan assets at December 31st	2,021	2,062
Reconciliation		
Present value of benefit obligation at December 31st	64,585	68,203
Fair value of plan assets	2,021	2,062
(Liability) / Asset recognised in the balance sheet at December	(62,564)	(66,141)
Income statement		
Current service cost	2,279	1,901
Benefits paid including amounts paid in respect of settlements	(4,789)	289
Interest cost	978	1,079
Interest income	(0)	(10)
Revaluation adjustments on other long-term benefits	(0)	(255)
Other	(320)	155
(Income) / Expenses recorded in the income statement	(1,852)	3,160
Changes recognised directly in equity not reclassifiable to income		
Revaluation adjustments arising in the year	(1,823)	(1,026)
Revaluation adjustments recognised in equity not reclassifiable to income	(1,823)	(1,026)

	Dec. 31, 2018					
(in thousands of euros)	France	Germany	Austria	Italy	Other	TOTAL
Present value of benefit obligation at January 1st	17,070	26,330	18,159	3,213	3,431	68,203
Current service cost	696	839	202	116	388	2,241
Interest cost	194	98	290	37	(0)	619
Actuarial (gains) / losses	(569)	173	(1,273)	(3)	(0)	(1,672)
Benefits paid	(1,123)	(2,764)	(748)	(53)	(0)	(4,688)
Other	(1)	(10)	(52)	2	(57)	(118)
Present value of benefit obligation at December 31st	16,267	24,666	16,578	3,312	3,762	64,585
Change in plan assets						
Fair value of plan assets at January 1st	(0)	1,221	841	(0)	(0)	2,062
Revaluation adjustments – Return on plan assets	(0)	52	(0)	(0)	(0)	52
Employer contributions	(0)	10	54	(0)	(0)	64
Benefits paid	(0)	(37)	(121)	(0)	(0)	(158)
Other	(0)	1	(0)	(0)	(0)	1
Fair value of plan assets at December 31st	(0)	1,247	774	(0)	(0)	2,021
Reconciliation						
Present value of benefit obligation at December 31st	16,267	24,666	16,578	3,312	3,762	64,585
Fair value of plan assets	(0)	1,247	774	(0)	(0)	2,021
(Liability) / Asset recognised in the balance sheet at December	(16,267)	(23,419)	(15,804)	(3,312)	(3,762)	(62,564)
Income statement						
Current service cost	696	810	269	116	388	2,279
Past service cost	(0)	(0)	(0)	(0)	(0)	(0)
Benefits paid including amounts paid in respect of settlements	(1,123)	(2,811)	(802)	(53)	(0)	(4,789)
Interest cost	205	431	305	37	(0)	978
Interest income	(0)	(0)	(0)	(0)	(0)	(0)
Revaluation adjustments on other long-term benefits	(0)	(0)	(0)	(0)	(0)	(0)
Other	(13)	(292)	(15)	(0)	(0)	(320)
(Income) / Expenses recorded in the income statement	(235)	(1,862)	(243)	100	388	(1,852)
Changes recognised directly in equity not reclassifiable to income						
Revaluation adjustments arising in the year	(569)	173	(1,273)	(3)	(150)	(1,823)
Revaluation adjustments recognised in equity not reclassifiable to income	(569)	173	(1,273)	(3)	(150)	(1,823)

			Dec. 31, 201	7		
(in thousands of euros)	France	Germany	Austria	Italy	Other	TOTAL
Present value of benefit obligation at January 1st	18,329	29,099	19,757	3,666	3,012	73,863
Current service cost	729	1,343	(249)	124	244	2,191
Interest cost	(274)	(842)	119	(110)	(0)	(1,107)
Actuarial (gains) / losses	(570)	(613)	331	(315)	(0)	(1,167)
Benefits paid	(1,146)	(2,645)	(1,656)	(153)	(0)	(5,600)
Other	3	(13)	(143)	(0)	176	23
Present value of benefit obligation at December 31st	17,070	26,330	18,159	3,213	3,431	68,203
Change in plan assets						
Fair value of plan assets at January 1	(0)	1,339	907	(0)	(181)	2,065
Revaluation adjustments – Return on plan assets	(0)	(75)	(42)	(0)	(0)	(117)
Employer contributions	(0)	15	143	(0)	(0)	158
Benefits paid	(0)	(57)	(168)	(0)	(0)	(225)
Other	(0)	(0)	(0)	(0)	181	181
Fair value of plan assets at December 31st	(0)	1,221	841	(0)	(0)	2,062
Reconciliation						
Present value of benefit obligation at December 31st	17,070	26,330	18,159	3,213	3,431	68,203
Fair value of plan assets	(0)	1,221	841	(0)	(0)	2,062
(Liability) / Asset recognised in the balance sheet at December	(17,070)	(25,109)	(17,318)	(3,213)	(3,431)	(66,141)
Income statement						
Current service cost	656	1,119	47	79	(0)	1,901
Past service cost	(0)	(0)	(0)	(0)	(0)	(0)
Benefits paid including amounts paid in respect of settlements	(0)	(0)	289	(0)	(0)	289
Interest cost	165	183	45	155	531	1,079
Interest income	(0)	(10)	(0)	(0)	(0)	(10)
Revaluation adjustments on other long-term benefits	(0)	(255)	(0)	(0)	(0)	(255)
Other	(0)	(0)	(0)	155	(0)	155
(Income) / Expenses recorded in the income statement	821	1,037	381	389	531	3,160
Changes recognised directly in equity not reclassifiable to income						
Revaluation adjustments arising in the year	(570)	(613)	331	(315)	141	(1,026)
Revaluation adjustments recognised in equity not reclassifiable to income	(570)	(613)	331	(315)	141	(1,026)

Actuarial assumptions

The discount rate applied to the Group's employee benefit obligations is based on the Bloomberg Corporate AA curve for French entities and on a basket of international AA-rated corporate bonds for foreign entities.

	Dec. 31, 2018			
	France	Germany	Austria	Italy
Inflation rate	1.70%	1.70%	1.70%	1.70%
Discount rate				
Supplementary retirement and other plans	0.30%	1.85%	1.85%	N/A
Statutory retirement benefits	1.40%	N/A	1.85%	1.85%
Long-service awards	1.00%	1.85%	1.85%	1.85%
Other benefits	1.70%	1.85%	N/A	1.85%
Rate of salary increases (including inflation)	2.00%	2.20%	3.00%	1.70%
Rate of increase in medical costs (including inflation)	4.20%	N/A	N/A	4.20%
Average remaining working life until retirement				
Supplementary retirement and other plans	0.00	1.28	3.82	7.30
Statutory retirement benefits	14.92	N/A	10.51	12.20
Long-service awards	14.92	14.92	19.26	8.80
Other benefits	0.00	1.46	N/A	0,00
Term (years)				
Supplementary retirement and other plans	4.09	12.26	16.75	17.50
Statutory retirement benefits	11.46	0.00	9.31	10.03
Long-service awards	7.90	10.31	10.06	10.69
Other benefits	14.46	1.14	N/A	N/A

	Dec. 31, 2017			
	France	Germany	Austria	Italy
Inflation rate	1.60%	1.60%	1.90%	1.60%
Discount rate				
Supplementary retirement and other plans	0.10%	1.75%	1.75%	N/A
Statutory retirement benefits	1.10%	N/A	1.75%	1.75%
Long-service awards	0.75%	1.75%	1.75%	1,75%
Other benefits	1.60%	1.75%	N/A	1.75%
Rate of salary increases (including inflation)		2.40%	3.00%	1.60%
Rate of increase in medical costs (including inflation)	4.10%	N/A	N/A	4.40%
Average remaining working life until retirement				
Supplementary retirement and other plans	0.00	0.37	5.02	7.70
Statutory retirement benefits	15.80	N/A	9.92	12.40
Long-service awards	15.82	15.69	18.65	9.20
Other benefits	0.00	2.28	N/A	N/A
Term (years)				
Supplementary retirement and other plans	14.87	12.52	16.14	17.25
Statutory retirement benefits	11.92	0,00	9.06	10.10
Long-service awards	8.18	10.41	9.86	10.72
Other benefits	N/A	1.39	N/A	N/A

Sensitivity tests on the defined benefit obligation

	Dec. 31, 2018			
	Post-employment defined benefit obligations		Other Ion bene	_
	Supplementary retirement and other plans	Statutory retirement benefits	Long-service awards	Other benefits
1% increase in the discount rate	-11.95%	-9.97%	-8.92%	-1.06%
-1% increase in the discount rate	14.91%	11.82%	10.40%	1.09%
1% increase in the inflation rate	7.84%	10.12%	0.95%	1.08%
-1% increase in the inflation rate	-6.58%	-8.62%	-1.13%	-1.07%
1% increase in rate of increase in medical costs	15.28%	0.00%	0.00%	0.00%
-1% increase in rate of increase in medical costs	-12.78%	0.00%	0.00%	0.00%
1% decrease in rate of salary increase (including inflation)	10.61%	11.93%	1.97%	1.08%
-1% decrease in rate of salary increase (including inflation)	-8.87%	-10.20%	-2.05%	-1.07%

		Dec. 31, 2017				
	Post-employm benefit obl		Other lor bene	· ·		
	Supplementary retirement and other plans	Statutory retirement benefits	Long-service awards	Other benefits		
1% increase in the discount rate	-12.28%	-9.87%	-9.11%	-1.34%		
-1% increase in the discount rate	15.43%	11.74%	10.69%	1.38%		
1% increase in the inflation rate	7.93%	9.20%	1.22%	1.12%		
-1% increase in the inflation rate	-6.60%	-7.86%	-1.40%	-1.11%		
1% increase in rate of increase in medical costs	15.93%	0.00%	0.00%	0.00%		
-1% increase in rate of increase in medical costs	-13.12%	0.00%	0.00%	0.00%		
1% decrease in rate of salary increase (including inflation)	10.86%	10.98%	2.30%	1.12%		
-1% decrease in rate of salary increase (including inflation)	-9.05%	-9.42%	-2.34%	-1.11%		

Note 15. Financing liabilities

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Due within one year		
- Interest	11,756	11,756
- Amortization of expenses	(524)	(502)
Total	11,232	11,254
Due between one and five years		
- Amortization of expenses	(2,343)	(1,642)
Total	(2,343)	(1,642)
Due beyond five years		
- Amortization of expenses	(160)	(1,378)
- Nominal	380,000	380,000
Total	379,840	378,622
TOTAL	388,729	388,234

On March 27, 2014, COFACE SA issued a subordinated debt in the form of bonds for a nominal amount of €380 million (corresponding to 3,800 bonds with a nominal unit value of €100,000), maturing on March 27, 2024 (10 years), with an annual interest rate of 4.125%.

The per-unit bond issue price was €99,493.80, and the net amount received by COFACE SA was €376.7 million, net of placement fees and directly-attributable transaction costs.

These securities are irrevocably and unconditionally guaranteed on a subordinated basis by Compagnie française d'assurance pour le commerce extérieur, the Coface Group's main operating entity.

On March 25, 2014, a joint guarantee was issued by Compagnie française d'assurance pour le commerce extérieur for €380 million, in favour of the investors in COFACE SA's subordinated bonds, applicable until the extinction of all liabilities in respect of said investors.

As at December 31, 2018, the debt presented on the line "Subordinated borrowings" of the balance sheet, amounted to €388,729 thousand, is composed of:

- nominal amount of bonds: €380,000 thousand;
- reduced by the debt issuance costs and the issue premium for €3,027 thousand;
- increased by accrued interest of €11,756 thousand.

The impact on consolidated income statement income as at December 31, 2018 mainly includes the interest related to the period for €16,156 thousand.

Note 16. Liabilities relating to insurance contracts

(in thousands of euros)	Dec. 31, 2018	Jan. 1, 2018 (*)	Dec. 31, 2017
Provisions for unearned premiums	280,584	271,227	271,227
Claims reserves	1,290,857	1,265,123	1,265,601
Provisions for premium refunds	174,938	145,430	145,430
Liabilities relating to insurance contracts	1,746,379	1,681,780	1,682,258
Provisions for unearned premiums	(60,752)	(61,584)	(61,584)
Claims reserves	(321,289)	(309,120)	(309,120)
Provisions for premium refunds	(43,357)	(34,474)	(34,474)
Reinsurers' share of technical insurance liabilities	(425,398)	(405,178)	(405,178)
Net technical provisions	1,320,981	1,276,602	1,277,080

^(*) Effects related to the first application of IFRS 9

Bridge table explaining effect of the first application of IFRS 9 "Financial Instruments"

(in thousands of euros)	Dec. 31, 2017	Effect of the first application of the standard IFRS 9	Jan. 1, 2018 (*)
Provisions for unearned premiums	271,227		271,227
Claims reserves	1,265,601	(478)	1,265,123
Provisions for premium refunds	145,430		145,430
Liabilities relating to insurance contracts	1,682,258	(478)	1,681,780
Provisions for unearned premiums	(61,584)		(61,584)
Claims reserves	(309,120)		(309,120)
Provisions for premium refunds	(34,474)		(34,474)
Reinsurers' share of technical insurance liabilities	(405,178)	0	(405,178)
Net technical provisions	1,277,080	(478)	1,276,602

^(*) Effects related to the first application of IFRS 9

Provisions for claims include provisions to cover claims incurred but not reported and shortfalls in estimated provisions for claims reported. These amounted to €706 million at December 31, 2018.

Note 17. Payables arising from banking sector activities

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Amounts due to banking sector companies	660,204	568,711
Amounts due to customers of banking sector companies	346,932	322,064
Debt securities	1,537,580	1,636,941
TOTAL	2,544,716	2,527,716

The lines "Amounts due to banking sector companies" and "Debt securities" correspond to sources of refinancing for the Group's factoring entities – Coface Finanz (Germany) and Coface Factoring Poland.

Note 18. Deferred tax

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Deferred tax assets	(52,809)	(79,516)
Deferred tax liabilities	95,962	113,595
Net deferred tax - liabilities	43,153	34,079
Temporary differences	(19,129)	(26,984)
Provisions for pensions and other employment benefit obligations	(9,397)	(10,751)
Tax loss carry forwards	(6,619)	(7,752)
Cancellation of the claims equalization provision	78,298	79,566
Net deferred tax - liabilities	43,153	34,079

Deferred tax assets and liabilities must be assessed at the rate applicable on the date on which the asset will be realized or the liabilities will be settled.

In France, the finance law for 2018 predicted a decline in the current common law rate from 33.33% to 25% progressively between 2019 and 2022. This future rate change has been taken into account in the valuation of deferred taxes of the French entities of the Coface group.

Each entity is compensating deferred tax assets and liabilities whenever it is legaly authorized to compensate due tax assets and liabilities.

Changes in deferred tax balances by region

Deferred tax with positive signs are deferred tax liabilities. On the other hand, those with negative signs are deferred tax assets.

(in thousands of euros)	Dec. 31, 2017	Jan. 1, 2018 (*)	Change through income	Revaluation adjustment on AFS investments	Change in Currency impact	Other movements	Dec. 31, 2018
Northern Europe	55,548	55,498	3,420	79	0	(54)	58,943
Western Europe	10,562	10,562	20,242	(15,671)	67	418	15,618
Central Europe	(386)	(406)	(823)	(51)	(107)	318	(1,069)
Mediterranean & Africa	(14,930)	(14,930)	(2,073)	0	(231)	1	(17,233)
North America	(221)	(221)	1,639	(206)	192	0	1,404
Latin America	(3,241)	(3,241)	2,020	(3,486)	1,760	45	(2,902)
Asia Pacific	(13,253)	(13,253)	2,141	(65)	(431)	0	(11,608)
TOTAL	34,079	34,009	26,566	(19,400)	1,250	728	43,153

^(*) Effects related to the first application of IFRS 9

Bridge table explaining effect of the first application of IFRS 9 "Financial Instruments"

(in thousands of euros)	Dec. 31, 2017	Effect of the first application of IFRS 9	Jan. 1, 2018
Northern Europe	55,548	(50)	55,498
Western Europe	10,562		10,562
Central Europe	(386)	(20)	(406)
Mediterranean & Africa	(14,930)		(14,930)
North America	(,221)		(221)
Latin America	(3,241)		(3,241)
Asia Pacific	(13,253)		(13,253)
TOTAL	34,079	(70)	34,009

(in thousands of euros)	Dec. 31, 2016	Change through income	Revaluation adjustment on AFS investments	Change in Currency impact	Other movements	Dec. 31, 2017
Northern Europe	68,120	(12,684)	(80)	0	192	55,548
Western Europe	(9,456)	14,269	4,100	(191)	1,840	10,562
Central Europe	164	(374)	(48)	(45)	(83)	(386)
Mediterranean & Africa	(10,802)	(4,427)	0	88	211	(14,930)
North America	(2,880)	2,550	(205)	317	(3)	(,221)
Latin America	(3,842)	124	1,413	835	(1,771)	(3,241)
Asia Pacific	(8,777)	(5,205)	(22)	751	0	(13,253)
TOTAL	32,527	(5,747)	5,158	1,755	386	34,079

The "Other movements" column mainly includes deferred taxes on changes in retirement benefits recognised as equity not reclassifiable to income.

Deferred taxes related to Loss Carry

The breakdown by region of deferred taxes assets linked to tax deficits is as follows:

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Northern Europe	0	0
Western Europe	136	173
Central Europe	542	953
Mediterranean & Africa	271	580
North Africa	854	244
Latin America	1,097	0
Asia-Pacific	3,719	5,802
Net deferred tax - liabilities	6,619	7,752

The recognition of deferred tax assets on loss carry is subject to a case-by-case recoverability analysis, taking into account the forecasts of the results of each entity. Deferred tax assets on losses are recognized at the level of entity's income tax results estimated for the period from 2019 to 2024, ie a recoverability horizon of five years. This recognition results from a Business Tax Plan prepared by each entity on the basis of the Business Plan approved by the Management.

Note 19. Payables arising from insurance and reinsurance

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Guarantee deposits received from policyholders and other	2,472	4,520
Amounts due to policyholders and agents	67,981	120,908
Payables arising from insurance and inward reinsurance operations	70,453	125,428
Amounts due to reinsurers	121,321	75,279
Deposits received from reinsurers	3,879	4,023
Payable arising from ceded reinsurance operations	125,200	79,302
TOTAL	195,653	204,730

Note 20. Other liabilities

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Current tax payables	41,580	76,996
Derivatives and related liabilities	1,666	267
Accrued personnel costs	54,873	51,545
Sundry payables	215,872	226,704
Deferred income	8,224	8,338
Other accruals	24,645	18,338
Other payables	303,614	304,925
Total	346,860	382,188

Note 21. Revenue

Breakdown of consolidated revenue

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Premiums – direct business	1,169,260	1,137,778
Premiums – inward reinsurance	94,102	81,834
Gross written premiums	1,263,364	1,219,612
Premium refunds	(106,516)	(98,954)
Change of provisions for unearned premiums	(14,240)	(10,961)
Earned premiums	1,142,608	1,109,697
Fees and commission income	132,418	128,914
Net income from banking activities	66,713	72,043
Other insurance-related services	3,637	4,382
Remuneration of public procedures management services	0	574
Business information and other services	28,550	27,436
Receivables management	10,809	11,886
Income from other activities	42,995	44,279
Revenue or income from other activities	242,127	245,236
CONSOLIDATED REVENUE	1,384,735	1,354,933

Consolidated revenue by country of invoicing

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Northern Europe	303,081	303,872
Western Europe	283,965	280,785
Central Europe	133,843	127,708
Mediterranean & Africa	370,370	348,021
North America	126,502	121,894
Latin America	71,528	75,715
Asia-Pacific	95,447	96,938
CONSOLIDATED REVENUE	1,384,735	1,354,933

Consolidated revenue by activity

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Earned premiums - Credit	1,068,404	1,029,499
Earned premiums - Single risk	26,779	27,190
Earned premiums - Credit insurance	1,095,183	1,056,689
Fees and commission income	132,418	128,914
Other insurance-related services	3,637	4,382
Remuneration of public procedures management services		574
Revenue of credit insurance activity	1,231,238	1,190,559
Earned premiums - Guarantees	47,425	53,008
Financing fees	35,295	39,472
Factoring fees	32,416	33,884
Other	(998)	(1,314)
Net income from banking activities (factoring)	66,713	72,043
Business information and other services	28,550	27,436
Receivables management	10,809	11,886
Revenue of business information and other services activity	39,359	39,322
CONSOLIDATED REVENUE	1,384,735	1,354,933

Note 22. Claim expenses

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Paid claims, net of recoveries	(444,072)	(502,446)
Claims handling expenses	(28,020)	(26,607)
Change in claims reserves	(32,417)	(41,810)
TOTAL	(504,509)	(570,863)

Claims expenses by period of occurence

		Dec. 31, 2018			Dec. 31, 2017	
(in thousands of euros)	Gross	Outward reinsurance and retrocessions	Net	Gross	Outward reinsurance and retrocessions	Net
Claims expenses – current year	(828,774)	208,960	(619,814)	(797,900)	196,781	(601,119)
Claims expenses – prior years	324,265	(72,213)	252,052	227,037	(40,980)	186,057
TOTAL	(504,509)	136,747	(367,762)	(570,863)	155,801	(415,062)

Note 23. Overheads by function

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Acquisition costs	(243,236)	(262,607)
Administrative costs	(241,136)	(253,532)
Other operating expenses	(82,556)	(70,816)
Expenses from banking activities, excluding cost of risk	(13,552)	(13,779)
Expenses from other activities	(77,739)	(53,130)
Operating expenses	(658,219)	(653,864)
Investment management expenses	(4,006)	(2,141)
Claims handling expenses	(28,020)	(26,607)
TOTAL	(690,245)	(682,612)
of which employee profit-sharing	(6,219)	(4,662)

Total overheads includes general insurance expenses (by function), expenses from other activities and expenses from banking activities. It came out at €690,245 thousand as at December 31, 2018 versus €682,612 thousand as at December 31, 2017.

In the income statement, claims handling expenses are included in "Claims expenses" and investment management expenses are shown in "Investment income, net of management expenses (excluding finance costs)".

Note 24. Expenses from banking activities

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Charges to allowances for receivables	(5,858)	(3,490)
Reversal of allowances for receivables	6,763	38
Losses on receivables	(3,027)	(1,031)
Cost of risk	(2,122)	(4,483)
Operating expenses	(13,552)	(13,779)
TOTAL	(15,674)	(18,262)

[&]quot;Cost of risk" corresponds to the risk-related expense on credit insurance operations conducted by factoring companies, which includes net additions to provisions, receivables written off during the year, and recoveries of amortised receivables.

Note 25. Income and expenses from ceded reinsurance

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Ceded claims	124,536	112,655
Change in claims provisions net of recoveries	12,211	43,153
Commissions paid by reinsurers	128,666	119,767
Income from ceded reinsurance	265,413	275,575
Ceded premiums	(326,730)	(315,203)
Change in unearned premiums provisions	(811)	13,658
Expenses from ceded reinsurance	(327,541)	(301,545)
TOTAL	(62,128)	(25,970)

Note 26. Investment income, net of management expenses (excluding finance costs)

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Investment income	46,272	43,621
Change in financial instruments at fair value through income o/w hedged by currency derivatives on "Colombes" and "Lausanne" mutual funds	(1,976) 0	1,541 64
Net gains on disposals o/w hedged by currency derivatives on "Colombes" and "Lausanne" mutual funds	6,621 22	4,059 (68)
Additions to/(reversals from) impairment	(4,581)	1,620
Net foreign exchange gains o/w hedged by currency derivatives on "Colombes" and "Lausanne" mutual funds ⁽¹⁾	9,976 (4,043)	8,041 (5,267)
Investment management expenses	(5,188)	(3,601)
TOTAL	51,124	55,281

⁽¹⁾ The Colombes and Lausanne funds foreign exchange result covered by derivatives amounts to €(4,043) thousand. This amount is breaken down into €(7,372) thousand in realized profit and €3,329 thousand in unrealized losses.

Investment income by class

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Equities	5,473	6,688
Fixed income	30,914	36,821
Investment properties	8,985	6,337
Sub-total	45,372	49,846
Associated and non consolidated companies	3,133	4,515
Exchange rate - change profit / loss	7,807	4,521
Financial and investment charges	(5,188)	(3,601)
TOTAL	51,124	55,281

Note 27. Other operating income and expenses

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Fit to Win restructuring charges	(10,607)	(8,433)
Loss on Cofacredit disposal	(2,170)	
Other operating expenses	(719)	(614)
Total other operating expenses	(13,496)	(9,047)
Reversal of provisions on strategic plan Fit to Win		8,446
Renegociation of Bois-Colombes lease contract	5,179	
Other operating income	3,343	10
Total other operating income	8,522	8,456
TOTAL	(4,974)	(591)

Other operating income and expenses amounted to €(5.0) million as of December 31, 2018.

Other operating income includes:

- The impact of the lease renegotiation of Bois-Colombes of the premises for €5.2 million. This amount mainly includes a reversal of provisions for vacant premises, a reversal of the residual rent-free period, offset by the compensation paid
- Reversals of provisions no longer relevant in Brazil and Belgium for € 2.3 million and € 0.8 million, respectively

Other operating expenses include the loss on Cofacredit disposal for €2.2 million and expenses related to *Fit to Win* strategic plan implementation for €10.6 million.

Those expenses are mainly detailed as followed:

- €5.0 million compensation paid to commercial agents in the United States.
- €3.8 million of additional expenses in France (of which €0.6 million as provisions for risks and charges)
- €1.3 million of additional charges in the Mediterranean and Africa region

Note 28. Share in net income of associates

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Cofacredit	592	2,369
TOTAL	592	2,369

Coface's share in net income of Cofacredit is €592 thousand of revenue. Cofacredit was sold end of June 2018.

Note 29. Income tax expense

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Income tax	(37,566)	(63,022)
Deferred tax	(26,566)	(7,371)
TOTAL	(64,132)	(55,651)

Tax proof

(in thousands of euros)	Dec. 31	1, 2018	Dec. 31, 2017		
Net income for the year	122,333		83,213		
Non-controlling interests	(353)		159		
Income tax expense for the year	(64,132)		(55,651)		
Share of net income of associates	592		2,369		
Pre-tax income for the year and before share in net income of associates	186,226		136,336		
Tax rate		34.43%		34.43%	
Theoretical tax	(64,118)		(46,940)		
Tax expense presented in the consolidation income statement	(64,132)	34.44%	(55,651)	40.82%	
Difference	14	0.01%	8,711	6.39%	
Impact of differences between Group tax rates and local tax rates	16,423	8.82%	18,137	13.30%	
Specific local taxes	(750)	(0.40)%	(2,589)	(1.90)%	
o/w French corporate value added tax (CVAE)	(1,023)	(0.55)%	(873)	(0.64)%	
Tax losses for which no deferred tax assets have been recognised	(14,769)	(7.93)%	(14,397)	(10.56)%	
Utilisation of previously unrecognised tax loss carryforwards	1,183	0.64%	2,943	2.16%	
Dividends paid in France non deductible for tax purposes (1%)	(580)	(0.31)%	(301)	(0.22)%	
Tax on dividends paid by COFACE SA (3%)		0%	2,162	1.59%	
Tax audit in France		0%	(12,382)	(9.08)%	
Liability method impact	1,388	0.75%	566	0.42%	
Other differences	(2,909)	(1.56)%	(2,850)	(2.09)%	

The effective income tax rate decreased from 40.82% at December 31, 2017 to 34.44% at December 31, 2018.

The difference between theoretical tax and tax expense presented in the consolidation income statement is not significant in 2018. The positive impact of differences between Group tax rates and local tax rates is offset by the negative impact of tax losses for which no deferred tax assets have been recognized.

Note 30. Breakdown of net income by segment

Premiums, claims and commissions are monitored by country of invoicing. In the case of direct business, the country of invoicing is the one in which the issuer of the invoice is located and for inward reinsurance, the country of invoicing is the one in which the ceding insurer is located.

Geographic segmentation by billing location does not necessarily correspond to the debtor's location.

Reinsurance income, which is calculated and recognised for the whole Group at the level of Compagnie française d'assurance pour le commerce extérieur and Coface Re, has been reallocated at the level of each region.

Income taxes by segment have been calculated based on this monitoring framework.

Analysis of December 31, 2018 net income by segment

(in thousands of euros)	Northern Europe	Western Europe	Central M Europe	editerranean & Africa	North America	Latin America	Asia - Pacific r	Group einsurance	Cogeri	Holding company costs	Inter- zone	Group total
REVENUE	299,979	274,376	136,856	371,880	129,665	71,584	96,850	962,581	26,890		(985,926)	1,384,735
o/w Earned Premium	201,397	241,693	106,463	313,738	117,252	68,757	93,308	962,581			(962,581)	1,142,608
o/w Factoring o/w Other insurance-related services	57,083 41.498	(894) 33,577	10,524 19.869	58.142	12.412	2.826	3,543		26.890		(0) (23,345)	66,714 175,413
Claims-related expenses (including claims handling costs)	(98.411)	(83,673)	(52,951)	(153,197)	(45,856)	(39,783)	(22,038)	(411,501)	20,000	(4,914)	407.814	(504,509)
Cost of risk	(2,233)	(,,	111	() · · · · · · · · · · · · · · · · · ·	(,,	(,,	(((44		(2,122)
Commissions	(22,666)	(40,212)	(9,232)	(37,626)	(24,175)	(7,694)	(18,267)	(361,531)			358,202	(163,203)
Other internal general expenses	(117,417)	(106,223)	(47,457)	(112,634)	(35,058)	(25,625)	(35,482)		(26,220)	(20,817)	31,919	(495,015)
UNDERWRITING INCOME BEFORE REINSURANCE*	59,253	44,267	27,327	68,422	24,575	(1,519)	21,063	189,549	671	(25,731)	(187,992)	219,886
Income/(loss) on ceded reinsurance	(10,310)	(25,716)	(2,937)	(6,133)	(6,610)	(5,170)	2,572	(197,374)			189,549	(62,128)
Other operating income and expenses	0	(370)	67	(1,613)	(5,441)	2,382						(4,974)
Net financial income excluding finance costs	4,220	16,052	5,239	10,965	1,826	14,196	3,700	0	(49)	(1,057)	(3,968)	51,124
Finance costs	(177)	692	(968)	(383)	(1,382)	(204)	(1,264)		(238)	(16,169)	2,411	(17,681)
OPERATING INCOME including finance costs	52,986	34,925	28,729	71,259	12,969	9,685	26,071	(7,825)	383	(42,957)	0	186,225
Share in net income of associates		592										592
NET INCOME BEFORE TAX	52,986	35,517	28,729	71,259	12,969	9,685	26,071	(7,825)	383	(42,957)	0	186,818
Income tax expense	(17,262)	(18,772)	(6,317)	(17,000)	(2,422)	(5,717)	(9,351)	2,694	(132)	14,790	(4,644)	(64,132)
CONSOLIDATED NET INCOME BEFORE NON-CONTROLLING INTERESTS	35,724	16,745	22,412	54,259	10,547	3,969	16,720	(5,131)	251	(28,167)	(4,644)	122,685
Non-controlling interests	(1)	(2)	(1)	(2)	(0)	(347)	2		(0)			(353)
NET INCOME FOR THE PERIOD	35,723	16,743	22,411	54,257	10,547	3,621	16,721	(5,131)	251	(28,167)	(4,644)	122,333

^{*} Underwriting income before reinsurance is a key financial indicator used by the Coface Group to analyse the performance of its businesses. Underwriting income before reinsurance corresponds to the sum of revenue, claims expenses, expenses from banking activities, cost of risk, policy acquisition costs, administrative costs, and other current operating expenses, and expenses from other activities.

Analysis of December 31, 2017 net income by segment

(in thousands of euros)	Northern Europe	Western Europe	Central Europe	Mediter- ranean & Africa	North America	Latin America	Asia- Pacific r	Group einsurance	Cogeri	Holding company costs	Inter- zone	Group total
REVENUE	300,171	281,683	131,063	349,840	121,894	75,715	96,938	983,541	28,066		(1,013,978)	1,354,933
o/w Earned Premium	195,611	243,592	100,493	294,817	108,741	72,554	93,888	983,541			(983,540)	1,109,697
o/w Factoring	62,011		10,032								(0)	72,043
o/w Other insurance-related services	42,549	38,091	20,538	55,023	13,153	3,161	3,050		28,066		(30,438)	173,193
Claims-related expenses (including claims handling costs)	(111,964)	(131,528)	(49,815)	(142,586)	(53,310)	(26,040)	(50,496)	(494,583)		(2,941)	492,400	(570,863)
Cost of risk	(4,516)		33									(4,483)
Commissions	(21,254)	(36,732)	(7,848)	(37,805)	(26,177)	(9,846)	(19,828)	(325,210)			327,042	(157,658)
Other internal general expenses	(118,739)	(90,020)	(45,880)	(114,653)	(34,678)	(26,788)	(34,913)		(27,446)	(35,337)	32,248	(496,207)
UNDERWRITING INCOME BEFORE REINSURANCE*	43,698	23,402	27,553	54,795	7,729	13,041	(8,298)	163,748	620	(38,278)	(162,288)	125,723
Income/(loss) on ceded reinsurance	(2,654)	12,665	(1,215)	(18,337)	792	(6,719)	(8,046)	(166,203)			163,747	(25,970)
Other operating income and expenses	8,000	(5,583)	50	(1,054)	(1,783)	(219)						(589)
Net financial income excluding finance costs	6,105	23,519	4,316	10,319	1,652	7,023	4,892		(588)	(893)	(1,064)	55,281
Finance costs	(263)	1,244	(17)	(550)	(1,007)	(1,044)	(602)		(142)	(16,156)	428	(18,109)
OPERATING INCOME including finance costs	54,886	55,248	30,687	45,173	7,383	12,081	(12,054)	(2,455)	(110)	(55,327)	825	136,337
Share in net income of associates		2,369										2,369
NET INCOME BEFORE TAX	54,886	57,617	30,687	45,173	7,383	12,081	(12,054)	(2,455)	(110)	(55,327)	825	138,706
Income tax expense	(17,168)	(45,585)	(5,867)	(5,846)	(3,073)	(7,119)	4,387	845	38	19,049	4,689	(55,651)
CONSOLIDATED NET INCOME BEFORE NON-CONTROLLING INTERESTS	37,718	12,031	24,820	39,327	4,310	4,962	(7,667)	(1,610)	(72)	(36,278)	5,513	83,054
Non-controlling interests	(1)	1	(1)	(2)	(0)	162	0		0			159
NET INCOME FOR THE PERIOD	37,716	12,032	24,819	39,325	4,310	5,125	(7,667)	(1,610)	(72)	(36,278)	5,513	83,213

^{*} Underwriting income before reinsurance is a key financial indicator used by the Coface Group to analyse the performance of its businesses. Underwriting income before reinsurance corresponds to the sum of revenue, claims expenses, expenses from banking activities, cost of risk, policy acquisition costs, administrative costs, and other current operating expenses, and expenses from other activities.

Note 31. Earnings per share

	Dec. 31, 2018						
	Average number of shares	Net income for the period (in €k)	Earnings per share (in €)				
Basic earnings per share	154,018,359	122,332	0.79				
Dilutive instruments							
DILUTED EARNINGS PER SHARE	154,018,359	122,332	0.79				

		Dec. 31, 2017	
	Average number of shares	Net income for the period (in €k)	Earnings per share (in €)
Basic earnings per share	156,820,959	83,213	0.53
Dilutive instruments	0		
DILUTED EARNINGS PER SHARE	156,820,959	83,213	0.53

Coface implemented with BNP Paribas Arbitrage on February 9, 2016, a contingent capital line of €100 million, for a period of three years (that can be reduced to two years at the discretion of Coface), available in one tranche and that can be exercised in the event of the occurrence of certain extreme events (significant increase in the loss or deterioration of the solvency ratio)³. In the event one of the extreme events planned in the documentation occurs, Coface would benefit from a capital increase for a maximum amount of €100 million. The amount of the capital increase which could be carried out in accordance with the terms described herein shall not in any case exceed 10% of the share capital over the 12 months preceding the day on which the price of the share issuance is determined.

This contingent capital line expired on December 31, 2018 included. Coface decided not to renew it.

Note 32. Group's headcount

(in full time equivalent)	Dec. 31, 2018	Dec. 31, 2017
Northern Europe	625	632
Western Europe	884	945
Central Europe	529	480
Mediterranean & Africa	597	596
North America	162	124
Latin America	225	216
Asia Pacific	134	134
TOTAL	3,156	3,127

At December 31, 2018, the number of employees of fully consolidated companies was 3,156 full-time equivalents FTE *versus* 3,127 at December 31, 2017, up for 29 FTEs.

The decrease of headcounts in Western Europe Region is offset by a significant increase of headcounts in North America Region and Central Europe Region.

74

³ See press realease published on February 9, 2016, "contingent equity line"

Note 33. Related parties

At the end of December 2018, Natixis holds 42.86% of the Coface Group's shares excluding treasury shares, and 42.14% including treasury shares.

	Number of shares	%
Natixis	64,853,881	42.86%
Public	86,445,140	57.14%
TOTAL	151,299,021	100.00%

Relations between the Group's consolidated entities and related parties

The Coface Group's main transactions with related parties concern Natixis and its subsidiaries.

The main related-party transactions are as follows:

- financing of a portion of the factoring activity by Natixis SA;
- financial investments with the BPCE and Natixis groups;
- Coface's credit insurance coverage made available to entities related to Coface;
- recovery of insurance receivables carried out by entities related to Coface on behalf of Coface;
- rebilling of general and administrative expenses, including overheads, personnel expenses, etc.

These transactions are broken down below:

Current operating income	Dec. 31, 2018				
(in thousands of euros)	Natixis SA	Natixis Factor	Ellisphere		
Revenue (net banking income, after cost of risk)	(3,573)	-	-		
Claims expenses	-	-	-		
Expenses from other activities	-	-	(34)		
Policy acquisition costs	-	1	-		
Administrative costs	(46)	1	-		
Other current operating income and expenses	-	1	-		
Operating income/(loss)	(3,619)	3	(34)		

Related-party receivables and payables	Dec. 31, 2018					
(in thousands of euros)	BPCE group	Natixis SA	Natixis Factor	Ellisphere		
Financial investments	34,554	9				
Other assets		1,631				
Cash and cash equivalents		1,849				
Liabilities relating to insurance contracts						
Amounts due to banking sector companies		135,235				
Other liabilities				11		

The €135,235 thousand in financing liabilities due to banking sector companies, at the end of December 2018, corresponds to borrowings taken out with Natixis to finance the factoring business.

Current operating income	Dec. 31, 2017				
(in thousands of euros)	Natixis SA	Natixis factor	Ellisphere		
Revenue (net banking income, after cost of risk)	(2,427)				
Claims expenses	1	7			
Expenses from other activities	(8)	(1)	(18)		
Policy acquisition costs	1	10			
Administrative costs	(60)	79			
Other current operating income and expenses	1	(1)			
Operating income/(loss)	(2,492)	94	(18)		

Related-party receivables and payables	Dec. 31, 2017					
(in thousands of euros)	BPCE group	Natixis SA	Natixis Factor	Ellisphere		
Financial investments	5,855	39,966				
Other assets			6	14		
Cash and cash equivalents		11,819				
Liabilities relating to insurance contracts						
Amounts due to banking sector companies		149,544				
Other liabilities				58		

Note 34. Key management compensation

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Short-term benefits	3,618	3,188
(gross salaries and wages, incentives, benefits in kind and annual bonus)	-	-
Other long-term benefits	1,164	870
Statutory termination benefits	88	-
Share-based payment	-	<u>-</u>
TOTAL	4,870	4,058

The Group Management Committee is composed of seven members on December 31, 2018 and of Coface CEO.

The line "Other long-term benefits" corresponds to the free performance shares' allocation (value at allocation date).

A total of €304.5 thousand was paid out in directors' fees to the members of the Board of Directors, the Audit, the Risk and the Compensation Committees in 2018.

Note 35. Breakdown of audit fees

		KPN	/IG			Delo	itte			Tot	al	
(in thousands of euros)	2018.12	%	2017.12	%	2018.12	%	2017.12	%	2018.12	%	2017.12	%
Statutory and IFRS Audit												
COFACE SA	(451)	28%	(266)	20%	(447)	20%	(309)	15%	(898)	23%	(575)	17%
Subsidiaries	(941)	59%	(950)	72%	(1,735)	78%	(1,737)	83%	(2,676)	70%	(2,687)	79%
Sub-total	(1,392)	87%	(1,216)	92%	(2,182)	98%	(2,046)	98%	(3,574)	93%	(3,262)	96%
Other fees than Statutory and IFRS Audit												
COFACE SA	(59)	4%	(42)	3%	(30)	1%	(22)	1%	(89)	2%	(64)	2%
Subsidiaries	(153)	10%	(63)	5%	(21)	1%	(21)	1%	(174)	5%	(84)	2%
Sub-total	(212)	13%	(105)	8%	(51)	2%	(43)	2%	(263)	7%	(148)	4%
TOTAL	(1,604)	100%	(1,321)	100%	(2,233)	100%	(2,089)	100%	(3,837)	100%	(3,410)	100%

Note 36. Off-balance sheet commitments

	Dec 31, 2018					
(in thousands of euros)	TOTAL	Related to financing	Related to activity			
Commitments given	1,098,565	1,075,637	22,928			
Endorsements and letters of credit	1,075,637	1,075,637				
Property guarantees	7,500		7,500			
Financial commitments in respect of equity interests	15,428		15,428			
Commitments received	1,443,393	1,026,777	416,616			
Endorsements and letters of credit	140,063		140,063			
Guarantees	174,053		174,053			
Credit lines linked to commercial paper	700,000	700,000				
Credit lines linked to factoring	326,777	326,777				
Contingent capital	100,000		100 000			
Financial commitments in respect of equity interests	2,500		2,500			
Guarantees received	356,927		356,927			
Securities lodged as collateral by reinsurers	356,927		356,927			
Financial market transactions	250,081		250,081			

The endorsements and letters of credit correspond mainly to :

- a joint guarantee of €380,000 thousand in favor of COFACE SA subordinated notes' investors (10 year maturity);
- a joint guarantee of €688,439 thousand euros given to banks financing the factoring business.

The securities lodged as collateral by reinsurers are concerning Coface Ré for €309,712 thousand and Compagnie française pour le commerce extérieur for €47,215 thousand.

		Dec 31, 2017	
(in thousands of euros)	TOTAL	Related to financing	Related to activity
Commitments given	1,085,684	1,047,117	38,567
Endorsements and letters of credit	1,047,117	1,047,117	
Property guarantees	7,500		7,500
Financial commitments in respect of equity interests	31,067		31,067
Commitments received	1,366,164	962,506	403,658
Endorsements and letters of credit	138,598		138,598
Guarantees	162,194		162,194
Credit lines linked to commercial paper	700,000	700,000	
Credit lines linked to factoring	262,506	262,506	
Contingent capital	100,000		100 000
Financial commitments in respect of equity interests	2,866		2,866
Guarantees received	318,779		318,779
Securities lodged as collateral by reinsurers	318,779		318,779
Financial market transactions	95,501		95,501

Note 37. Operating leases

Lease commitments given consist of non-cancellable lease agreements. They are broken down as follows:

(in thousands of euros)	Dec. 31, 2018	Dec. 31, 2017
Less than 1 year	12,340	24,832
Between 1 and 5 years	49,084	69,943
More than 5 years	47,882	7,456
TOTAL	109,306	102,231

Note 38. Relationship between parent company and subsidiaries

The main operational subsidiary of the Coface Group is the Compagnie française d'assurance pour le commerce extérieur (la Compagnie). This subsidiary, which is wholly owned by the Company, is a public limited company (société anonyme) under French law, with share capital of €137,052,417.05, registered in the Nanterre Trade and Companies Registry under number 552 069 791.

The main flows between Coface SA, the listed parent company, and la Compagnie are as follows:

- Financing:
 - o Coface SA and la Compagnie have granted each other one ten-year loan;
 - o In net terms, Coface SA finances la Compagnie;
 - o la Compagnie stands as surety for the bond issue floated by Coface SA;
 - A two-way cash flow agreement exists between COFACE SA and la Compagnie;
 - COFACE SA delegates to la Compagnie management of its commercial paper programme and of its cash management.
- Dividends:
 - o la Compagnie pays dividends to Coface SA.
- Tax consolidation:
 - o la Compagnie forms part of the tax consolidation group headed by Coface SA.

The table below summarises the interim balance of la Compagnie française d'assurance pour le commerce exterieur and its principal financial flows :

(in thousands of euros)	Listed company le comp	gnie française pour nerce extérieur ing branches)	Other entities Eli	Total	
Revenue	1,247	1,429,849	954,082	(1,000,442)	1,384,736
Total current income and expenses	9,958	101,652	134,885	(37,615)	208,880
Netincome	(9,700)	27,288	104,745		122,333
Fixed assets	1,826,937	4,913,847	1,143,320	(4,780,848)	3,103,256
Indebtedness outside the group	388,729	(0)	(0)		388,729
Cash and cash equivalent	351	173,096	128,972		302,419
Net cash generated from operating activities	(19,099)	53,379	90,516		124,796
Dividends paid to the quoted company	(0)	133,406	(0)		133,406

Note 39. Events after the reporting period

There is no subsequent event post closing date.

Note 40. Risk management

1. Risk management and internal control

Within the framework of the Group's activity, risk-taking translates the search for business opportunities and the will to develop the Company in an environment intrinsically subject to numerous hazards. The essential goal of the risk management function is to identify the risks to which the Group is exposed and to set up an efficient internal control system to create value.

To address these risks, the Group has established a risk management structure which aims to ensure i) the proper functioning of all of its internal processes, ii) compliance with the laws and regulations in all of the countries where it operates, and iii) control of compliance by all operating entities with the Group rules enacted with a view to managing the risks associated with operations and optimising the effectiveness of this control.

The Group defines the internal control system as a set of mechanisms intended to ensure control of its development, profitability, risks and business operations. These mechanisms seek to ensure that i) risks of any kind are identified, assessed and controlled; ii) operations and behaviours are in accordance with the decisions made by the corporate bodies, and comply with the laws, regulations, values and internal rules of the Group; as concerns financial information and management more specifically, they aim to ensure that they accurately reflect the Group's position and business; and that iii) these operations are carried out to ensure effectiveness and efficient use of resources.

Lastly, this system provides managers with access to the information and tools required for the proper analysis and management of these risks. It also ensures the accuracy and relevance of the Group's financial statements as well as the information disclosed to financial markets.

1.1 Structure of the mechanism

The internal control and risk management mechanism consists of:

- a governance structure, designed to allow supervision and appropriate management of the Group's activities;
 and
- management structures and control mechanisms, designed to enable the Group's managers to separately
 apprehend the main risks to which the Group is exposed, and to have the necessary tools for their analysis and
 prevention.

Governance structure

The Group has implemented a risk management and control system that revolves around clear governance supported by a dedicated organisation based on key functions. In 2018, it introduced a change to its governance with the creation of a Risk Committee⁴. The risk management and control system is now based on the Board of Directors, a Risk Committee, an Audit Committee, an Appointments and Compensation Committee, the Coface Group Risk Committee (CGRC) and specialist committees that define the Group's strategy, review and approve risk policies, and identify, measure and manage the risks identified according to the limits and indicators for risk appetite.

Governance revolves around level one operational committees and level two control committees. The Coface Group Risk Committee (CGRC) is the level two lead committee which relies on specialised sub-committees covering different risk scopes or categories as described in the diagram below.



Like the CGRC, regional risk committees meet quarterly and involve the Group Risk Department and the Group Compliance Department.

Management structures and control mechanisms

The management structures and control mechanisms are based on the CGRC. The committee is chaired by the Chief Executive Officer and meets at least every quarter with the members of the Group Management Committee, the Group's strategic and operational management body, the Director of Group Risks, the Group Compliance Director, the Group Director of Audit and the Director of the Actuarial Department and, if necessary, the representatives of the operational or functional departments concerned, who are likewise represented according to the matters at hand.

The CGRC is tasked with:

- reviewing the main risk management policies and procedures;
- proposing risk appetite limits which will be submitted to the Board of Directors for approval;
- monitoring risk appetite limits and associated indicators;
- monitoring the Group's risk exposure, in all its forms (credit, finance, operational and compliance, reinsurance, strategic policies);
- reviewing the main conclusions drawn from sub-committee meetings;
- finding out about audits performed within the Group;
- organising reporting to the Risk Committee, the Audit Committee or other bodies as appropriate;

-

⁴ The Risk Committee was created in April 2018 by decision of the Board of Directors.

- reviewing ORSA (Own Risk and Solvency Assessment) assumptions and results for the purpose of their approval by the Board of Directors;
- ensuring that the internal control mechanism is effective;
- communicating its decisions to the staff involved.

In 2018, special attention was paid to monitoring the quality of data used in the Solvency II process, which was covered in two separate presentations to the CGRC. CGRC sub-committees have a clearly defined scope of responsibility as regards one or more types of risk, and have decision-making authority over elements of risk, in line with their charters.

1.2 Organisation

The Group risk management system seeks to ensure the proper functioning of all the Group's activities and processes, by controlling and monitoring identified risks. This system is based on the CGRC, described in the section above.

In order to manage and prevent risks, and in accordance with the Solvency II Regulation, the Group has introduced a system of governance to ensure sound and prudent management of the business. This system of governance is built on a clear separation of responsibilities and is proportional to the nature, magnitude and complexity of the Group's operations.

The 4 key functions

The Solvency II Regulation grants the Chief Executive Officer and, if necessary, the Deputy Chief Executive Officer, the status of effective directors of a Group. It authorises the appointment by the Board of Directors of one or more other effective directors.

Each key function is controlled by the Chief Executive Officer or the effective director and operates under the ultimate responsibility of the Board of Directors. It has direct access to the Board for reporting any major problem in its area of responsibility. This right is enshrined in the Board of Directors' Charter.

The professional qualifications, knowledge and experience of the heads of key functions should be adequate to enable sound and prudent management, and they must be of good repute and integrity.

Key functions are free of influences that may compromise their capacity to carry out the tasks assigned to them in an objective, loyal and independent manner.

Since 2017, regional audit, risk and compliance functions report to managers in charge of these functions at Group level. Similarly, subject to compliance with local regulations, the same reporting line by function has been established between country and regional managers.

Risk management function

Under the responsibility of the Director of Risks, the risk management function, including the internal control function, is designed to cover all the Group's risks and reports to the CGRC.

It is tasked with assessing the relevance and effectiveness of the internal control system. Regarding Solvency II, it works closely with the actuarial function and is responsible for drafting reports and for prudential oversight.

It ensures that risk policies are defined in accordance with regulatory requirements and monitors their application; these are reviewed annually by general management, then approved by the Board of Directors. These policies are then communicated to all the Group's entities, thereby helping to forge a common risk culture.

The risk management function, including the internal control function:

- implements and monitors the risk management system;
- monitors the Group's overall risk profile and identifies and assesses emerging risks;
- reports on risk exposure and advises the Board of Directors on risk management matters;

- defines and monitors the Group's appetite⁵ for such risks: risk appetite takes five dimensions into account through 14 indicators;
- updates the mapping of risks to which Coface is exposed, working closely with the operational functions;
- contributes to improving and formalising level one control activities implemented by operational staff;
- performs level two checks on operational risks, with the exception of non-compliance risks;
- ensures that continuity plans are regularly tested in all entities;
- collates incidents and losses from the various entities.

The Group's Risk Management Department leads a network of seven regional risk managers for each region. The latter also lead a network of correspondents in the countries within their geographic scope. Specifically, these correspondents are responsible for performing the centrally established level two controls at local level, verifying compliance with Group rules and monitoring the progress of the action plans decided upon.

Compliance function

The compliance function consists of verifying operational compliance with the rules and of ensuring the control of operational activities. The function is performed by the Group Compliance Department, which reports to the General Secretariat.

The compliance function is in charge of implementing procedures to ensure that the Company complies at all times with the legislation applicable to it and to check that this legislation is applied effectively. In this respect, it ensures that the level one controls relating to compliance are properly implemented by the businesses, defines and performs level two controls, and issues recommendations intended to correct any shortcomings highlighted during such controls.

It provides advice on all issues relating to compliance with legislative, regulatory and administrative provisions associated with access to insurance activities and the practice thereof.

Internal audit function

The Group's Internal Audit Department is placed under the responsibility of the Group Director of Audit, who is also in charge of the key internal audit function. He attends the Group General Executive Committee meetings in an advisory capacity. He has a hierarchical reporting line to the Group Chief Executive Officer (CEO) and a functional reporting line to the Natixis General Inspection Department, as the internal audit function forms part of the periodic control mechanism of the reference shareholder, Natixis, and that of BPCE.

The structure of the internal audit function is based on a reporting line to the Group Director of Audit.

An internal audit policy defines the purview of the function. The key objectives of this function include evaluating all or a selection of the points below, according to the scope of each mission, and reporting on them:

- the quality of the financial position:
- the level of risks effectively incurred:
- the quality of organisation and management;
- the coherence, relevance and smooth operation of risk assessment and control mechanisms, and their compliance with regulatory requirements;
- the reliability and integrity of accounting information and management information, including information linked to Solvency II issues;
- compliance with laws, regulations and the Group's rules (compliance). Auditing checks the quality and relevance of the procedures implemented to ensure compliance with laws, regulations and professional standards applicable to the audited activities in France and abroad, and the Group's policies, decisions by its corporate bodies, and its internal rules;
- the quality, effectiveness and smooth operation of the permanent control mechanism in place and other components of the governance system;

⁵ Risk appetite represents the risk levels which the Group wants to and can accept, with the purpose of reaching its strategic objectives and achieving its business plan.

- the quality and level of security offered by the information systems; and
- the effective implementation of the recommendations of prior audit missions, whether they derive from the proceedings of the Group's audit segment, BPCE and Natixis General Inspections, in addition to the external controls of supervisory authorities.

The missions are defined in an audit plan approved by the Board of Directors and cover the entire Group scope over a limited number of financial years. An audit mission ends with a written report and recommendations which are implemented under the supervision of the audit function.

The independence of the audit function is inherent in its mission. There should be no interference in the definition of its field of action, in the fulfilment of its proceedings or in the disclosure of the results of those proceedings.

The Group Director of Audit has total leeway to approach the Chairman of the Audit Committee and has free access to the Audit Committee. If necessary, and after consulting the Chief Executive Officer and/or the Chairman of the Audit Committee, the Group Director of Audit may inform the ACPR (French Prudential Supervision and Resolution Authority) of any breach that he might notice.

The Group Audit Department has no operational activity. It neither defines nor manages the mechanisms that it controls. The internal auditors have no other responsibility under any other function. Lastly, the Group Audit Department has access to all the information required to carry out its missions.

The actuarial function

The actuarial function is performed by the Director of the Actuarial Department, who has reported to the Chief Financial Officer since 1 July 2016. It is tasked with advising general management and supporting its efforts to guarantee the Group's long-term solvency and profitability and with overseeing compliance with Solvency II requirements, such as reserving. To perform its missions, the actuarial function has direct access to Board meetings.

The actuarial function is the contact for numerous Group departments (Finance, Information, Commercial and Debt Collection), for all Group entities on actuarial subjects, and informs, in particular, the Board of Directors on the appropriateness of the calculation of technical provisions.

In accordance with the requirements of the European Solvency II Directive, the actuarial function is in charge of the following tasks:

- coordinates the calculation of technical provisions;
- guarantees the appropriateness of methodologies, underlying models and assumptions used for the calculation of technical provisions;
- assesses the adequacy and quality of data used in the calculation of technical provisions;
- compares the best estimates with empirical observations;
- informs the administrative, management or control bodies of the reliability and suitability of the calculation of technical provisions;
- supervises the calculation of technical provisions in the cases specified in Article 82 (approximations related to data quality issues in the estimation of technical provisions);
- issues an opinion on the global commercial underwriting policy;
- issues an opinion on the appropriateness of measures taken in terms of reinsurance;
- contributes to the effective implementation of the risk management system under Article 44. In particular, it
 ensures compliance with reserving and commercial underwriting policies and the correct implementation of
 reinsurance.

Internal control system

The internal control system relies on the same functions as the risk management system and is used to verify the application of the rules and principles defined under the risk management system.

As an insurance company with a banking Group as its reference shareholder, the Company operates an internal control system compliant with the provisions of the Solvency II Directive and the decree of 3 November 2014 on the internal control of banking sector companies, payment services and investment services subject to the oversight of the ACPR.

The risk management and internal control mechanism consists of three lines of defence with well-identified players for each level. The first line of defence is represented by the businesses, who are responsible for the processes, systems and products they each use, as well as for the resulting risks.

The second line of defence is represented by dedicated risk and compliance functions, which are responsible for supporting the first line of defence and for defining tools and methods to assess, manage, control and report risks.

The third line of defence is represented by the internal audit function, which provides independent assessment of the efficacy of the risk management mechanism and more broadly, of all the Group's activities and processes, according to a multi-year audit plan.

Each line of defence applies the controls adopted within the Group:

- 1. level one operational controls managed by the businesses;
- 2. permanent level two controls managed by the Group Risk Department and Group Compliance Department; and
- 3. periodic level three controls managed by the Group Audit Department.



The risk management mechanism consists of three lines of defence with well-identified players for each level.

These controls are applicable to all of the Group's entities, in particular with respect to:

- integration into the organisation: internal control procedures are integrated into the organisation, either as a
 result of the distribution of the functions itself, or through the control actions specified in the different processes;
 and
- universality: no field is excluded. All processes, activities and structures are involved.

In 2018, in accordance with its action plan, Coface implemented a new centralised management system to manage level one and two controls. This system provides an instant overview of control completion rates, results and corresponding remediation plans across the whole scope. This roll-out was preceded by an awareness-raising and risk management training campaign for all Group employees.

It was rolled out across all Group entities and is used both by the businesses and by the Risk Management and Compliance Management departments.

Accounting control system

The accounting control system assigns a portion of the responsibility for controls to the Chief Financial Officer (CFO) of each region.

Local CFOs are responsible, for their scope: i) for the local accounting system (compliance with local regulations and with the Group's rules); ii) for the IFRS accounts as reported in the Group's consolidation tool (compliance with IFRS and Group rules); iii) for financial risks, specifically compliance with the principle of congruity between assets and liabilities in order to limit the financial risks on their balance sheet.

The Group CFO is responsible, at Group level, for i) the quality of financial reporting; ii) the definition and monitoring of the investment policy; iii) management of financial risks and the implementation of control rules for other risks, with the support of the Risk Department; and iv) the management of solvency, with regard to Solvency II in particular.

The Group's Accounting and Tax Department provides regions with control and reporting tools and files which allow the methods defined by the Group to be applied and enable proper oversight of reconciliations, especially between management applications and the accounting tool.

For the purpose of the level one controls, at each closing date each entity sends the controls and reconciliations made and used to validate the quality and integrity of the data.

This file and the supporting documents are sent to the regional CFO (or the person appointed by the regional CFO to collect this data), who supervises the proper completion of all these reconciliations. A summary of these controls is then sent to the Group's technical accounting department.

This process allows a complete audit trail to be obtained, and produces data quality that is standardised and reliable within the Group.

• Processing of accounting and financial information

The Group's Accounting and Tax Department, reporting to the financial department, guarantees the quality of the financial information and is responsible for the production and control of the accounting information for the whole Group (consolidated financial statements; financial statements of the parent and the daughter companies Compagnie française d'assurance pour le commerce extérieur (Coface), Cofinpar, Fimipar and Cogeri; declarations and controls in the field of taxation).

Its detailed tasks are broken down into:

- maintaining the general and ancillary accounts of these entities (France only): recognition of operations, control
 and justification of operations, closing the quarterly accounts, producing consolidated financial statements
 (accounting treatment of interests, reciprocal operations, etc.);
- producing reports and presentation of accounts: producing financial statements, internal reports, periodic regulatory statements (declarations to the supervisory, tax and corporate administrations), relations with the supervisory authorities and Statutory Auditors;
- preparing Group standards, regulatory oversight and strategic projects: definition of rules and writing of Group accounting rules, writing and follow-up of accounting procedures in conjunction with Natixis' Finance Department in the case of IFRS, overseeing the development of the accounting and tax regulations, assisting, training and providing technical support to subsidiaries and branches, analyses and impact studies on modifications in scope for the consolidated financial statements;
- the control system: tracking the proper application of the standards and procedures in the Group;
- Group taxation.

The structure with the various entities of the Group relies on the Group's functional matrix principles, delegating certain responsibilities to entities in the various countries with regard to their scope. As such, the consolidated entities are responsible for producing, according to their local standards and IFRS: i) accounting information; ii) tax information; iii) regulatory information; and iv) corporate information.

They also monitor the production of consolidation bundles according to the Group's standards and procedures.

• Common tool for general accounting, consolidation and management control
The monthly reporting of management control, quarterly financial statements in French GAAP and in IFRS are entered in the same tool. The quality of the information received is improved through automatic reconciliation statements.

Additional controls are carried out during quarterly inventory operations, using analyses of the accounts and the reconciliations with management data. Consistency checks are carried out with the data received from management control reporting.

Cross-functional controls are carried out for the purpose of consolidation operations: analytical review of the balance sheet and income statement, consistency check on entries and the most significant entities, closure of the net position on each consolidated entity and on the Group, verification of intra-group transactions and their proper reconciliation, verification of earnings from reinsurance, breakdown of expenses by destination, thus ensuring an overall consistency check.

Disclosure requirements for financial and accounting information

The Financial Communications Department, which reports to the Group Financial Department, produces, with the support of other departments, the financial information released to the financial markets, analysts and investors. The departments concerned provide the Financial Communications Department with contributions and reviews that help it control the risks of material error or release of erroneous information, delays to release and breach of confidentiality or equality between shareholders. This department is the special correspondent of the French Financial Markets Authority (AMF).

Outlook for change

Work to improve the risk management system will continue in 2019, using the same centralised system as was used in 2018. Improvements to the incident and loss identification mechanism and an overhaul of business continuity plans are scheduled.

1.3 Definition and measurement of risks

Credit risks

Definition

Credit risk is defined as the risk of loss, owing to non-payment by a debtor, of a receivable owed to a policyholder insured by the Group.

The credit risk may be aggravated due to the concentration of our exposures (countries, sectors, debtors, etc.) and is modelled as a premium risk, reserve risk and natural disaster risk. Traditionally, there is a distinction between frequency risk and peak risk:

- frequency risk represents the risk of a sudden and significant increase in unpaid receivables for a multitude of debtors;
- peak risk represents the risk of abnormally high losses being recorded for a single debtor or group of debtors, or of an accumulation of losses for a given country.

The Group manages credit risk through numerous procedures described below, which cover the validation of the terms of the policy relating to the products, pricing, follow-up on credit risk coverage and portfolio diversification.

Control and follow-up of products

- Approval of new products: the Group relies on a Group Product Committee to ensure that the product offering is consistent with the business strategy. It validates the introduction of new products into the portfolio and oversees the product offering in each region. It combines the marketing, sales, organisation, compliance, actuarial and risk functions, and any other function on a project-by-project basis.
- Validation of product development: any product development, whether in terms of the policy, pricing method, retail method, target (policyholder, country), must be conveyed to the Group's Marketing Department and to the Legal Department.
- Sales delegations: in order to ensure the profitability of the policies, the contractual parameters thereof that
 have a strong influence on the policy's performance or on risk management are covered by a delegation
 system with seven levels of responsibility.
- Pricing: the Group uses a common pricing tool (PEPS), allowing its users to create pricing projects with the help
 of simulation tools and to formulate pricing proposals that are consistent with the Group's profitability
 objectives.

Centralised credit risk management

Frequency and peak risks are monitored at local, regional and Group level.

Frequency risk is covered by technical provisions which are established using a statistical loss model, which simulates the loss ratios using the developments observed and current loss experience data. This risk is measured for each region and country by tracking the instantaneous loss ratio⁶. With respect to the monitoring of exposures and portfolios, the Group has developed a more refined system of management of its risks through 38 sectors and five country risk levels (150 risk levels in total). Therefore, unpaid receivables are analysed weekly by the Group Management Committee, and monthly by the Group Risk Underwriting Committee. The loss ratios of the various commercial underwriting regions are likewise tracked at consolidated Group level.

Peak risk is covered via the Group's reinsurance company, Coface Re. In addition to the weekly and monthly monitoring by individual region and country, a mechanism is established at the Group level, which relies on:

- centralisation of the provisions for claims exceeding a certain amount per debtor (currently, €0.5 million for all Group risk underwriting centres) which is then included in a post mortem analysis which enables the performance of the information, risk underwriting and recovery activity to be improved;
- at the risk underwriting level, monitoring beyond an amount outstanding according to the DRA causes a budget to be set and validated by the Group Underwriting Department; and
- a system to assess risks by the DRA, which covers all debtors.

Diversification of the credit risk portfolio

The Group maintains a diversified credit risk portfolio, to minimise the risks of debtor default, the slowdown of a specific business sector, or an unfavourable event in a given country, such that the impact is not disproportionate for the Group's total loss experience. In addition, the insurance policies include clauses to adjust credit limits during the contract.

Common interests with policyholders

The purpose of credit insurance is to prevent losses as far as possible, in the common interests of policyholders and the insurer. The service offered to the policyholder, before any indemnification of the losses suffered, is claims prevention and assistance in developing a client base. These common interests contribute to maintaining prudent management of credit risks, and are found in various aspects of the Group's management policy, as described below.

⁶ The instantaneous loss ratio is a weekly indicator which allows the change in the loss ratio to be reconstituted. It is monitored for each region and each country and is the subject of a weekly report within the Group.

Decision-making

The principle for the insurer is to approve, for each new debtor that is presented by the policyholder, the maximum amount of risks that the insurer is ready to accept for that debtor. The insurer likewise determines the maximum amount that it is ready to accept for a given debtor, for all of its policyholders.

Credit risks are primarily underwritten based on global policies under which the policyholders entrust all of their revenue to the insurer in order to avoid the risks of adverse selection. The credit insurer may reduce or cancel its credit insurance coverage for new sales to the debtor concerned at any time. As an exception to this rule, and according to the policyholder's expertise, the Group may grant certain policyholders a degree of autonomy in setting the credit limits for receivables not exceeding an amount as established in the contract.

Consideration of risk quality for establishing the premium

The amount of premiums is set according to, on the one hand, the loss experience that is statistically noted for a population of policyholders with similar characteristics and, on the other hand, the actual loss experience of the policyholder in question. The amount of the premium is revised when the policy is renewed, generally annually. It is calculated according to its effective loss experience and the quality of the risk associated with this policy at the time of renewal. Furthermore, certain policies provide for mechanisms to share benefits, in order to encourage insured companies to monitor the quality of their clients.

Sharing of risk between the Group and the policyholder

In general, 10% to 15% of the risk is the responsibility of the policyholder. Policies can provide for deductibles per claim, and sometimes for an overall annual deductible. An overall principle is likewise applied: most often the total revenue for a given business line is covered, and it is not possible for the policyholder to choose the individual risks to be covered.

Recovery management by the Group

The Group also asks the majority of its policyholders to put it in charge of recovering unpaid receivables. As soon as the policyholder declares an unpaid receivable, the Group starts recovery action in an effort to limit the loss and allow the policyholder, to the extent possible, to maintain its commercial relationship with the debtor. Negotiations and, if necessary, litigation, are conducted by the world recovery network, which relies on the Group's internal resources and those of its partners in the Coface Partners network, along with collection agencies and a network of lawyers.

A fine-tuned risk underwriting system: ATLAS

Commercial underwriting decisions are made by groups of risk underwriters in various underwriting centres, who work in real time and as a network thanks to ATLAS. These commercial underwriting decisions meet the underwriting rules that are defined for the Group as a whole.

The Group Risk Underwriting Department is responsible for establishing a global risk underwriting policy. Moreover, the Group Risk Underwriting Committee has the goal of defining the risk policy by country, setting budgets and following up on global risk underwriting activity within the context of the objectives set.

Inward reinsurance (in other words the reinsurance of policies sold by the Coface Partners network which have been accepted for reinsurance) is underwritten according to the same procedures as those used for direct insurance. The Group provides reinsurance which is contingent upon prior approval in ATLAS for each type of risk ceded.

Measures

Evaluation of provisions

The Group establishes claims provisions which are designed to cover probable losses for its credit insurance operations. The claims that have arisen but not yet been declared/settled at year-end are included in specific provisions.

The claims provisions recorded at a given moment are comprised of:

- provisions for claims declared, which rely on a file-by-file analysis that is performed according to the characteristics of the policy and claim considered. These provisions are assessed on the amount of unpaid receivables declared which are covered by a claim;
- IBNR (incurred but not reported) provisions, which simultaneously cover the uncertainties in estimating
 provisions for declared and undeclared claims (in other words, claims that have occurred but which have not
 been declared at year-end); and
- forecasts of recoveries to take place on claims paid out.

The technical provisions for credit insurance are not updated.

The estimated IBNR provisions are based on an estimate of final loss experience through periodic actuarial analyses which are performed by the entities and controlled by the Group Actuarial Department.

The Group Actuarial Department also has the role of ensuring that the overall level of Group provisions is sufficient to cover future claims, and of ensuring and verifying the correct implementation of actuarial principles, which the calculations of estimated reserves must respect.

To date, the actuarial methods used by the Group and its entities are methods based on claims triangles (Chain Ladder and Bornhuetter-Ferguson actuarial methods). These methods are supplemented by an estimation of the variability of the technical provisions at one year by the Merz and Wuthrich method, which aims to determine a reasonable estimate range in which the Group Actuarial Department issues an opinion regarding an adequate ultimate loss ratio.

On the basis of the opinions issued by the Group Actuarial Department and other analyses, during the Loss Reserving Committee meeting management determines the level of final reserves to be established for each quarterly closing. This committee is formed for each entity and at the Group level. It meets at least quarterly, but may be convened in case of a major event which requires a significant revision of the level of reserves (in particular in the event of a significant claim). The estimates are likewise refined based on economic information, risk underwriting information, and information on the recovery of receivables, evaluated at a quarterly committee meeting on "economic expectations".

Loss ratio

The Group measures the loss experience, notably according to the loss ratio (total of claims expenses compared to the total gross earned premiums). This ratio, which was determined using figures from the consolidated financial statements, was 44.2% in 2018.

The table below shows the progression of the average loss ratio for a given year between 2016 and 2018:

Year	2018	2017	2016
Loss ratio	44.2%	51.4%	63.3%

The Group controls its level of ultimate loss thanks to its capacity to reduce or cancel its credit insurance coverage, a corrective measure aimed at reducing its exposure in certain countries in response to the deterioration in the economic situation.

A variation of +/- one percentage point⁷ in the gross accounting loss ratio at 31 December 2018 would have had an impact of +/- €11 million on claims expenses, of +/-€8 million on claims expenses net of reinsurance, of +/-€6 million on

-

⁷ in other words, a variation of n% to (n+1)%.

net income and of +/-€6 million on equity. The Group believes that a variation of one percentage point in the gross accounting loss ratio is reasonable in light of the loss ratio recorded in previous years. This sensitivity analysis is calculated on a straight line basis,

Claims expenses recorded at the Group level

In the table below, gross operations represent the claims expenses recorded in the Group's financial statements for direct business and inward reinsurance. Outward reinsurance and retrocessions represent the portion ceded for external reinsurance.

	AS AT 31 DEC.									
	2018			2017	2017					
(in millions of euros)	Gross	Outward reinsurance and retrocessions	Net	Gross	Outward reinsurance and retrocessions	Net	Gross	Outward reinsurance and retrocessions	Net	
Claims expenses – current year (year of occurrence)	-829	209	-620	-798	197	-601	-782	168	-614	
Claims expenses – prior years	324	-72	252	227	-41	186	76	-24	52	
CLAIMS EXPENSES	-505	137	-368	-571	156	-415	-706	144	-562	

Status of technical provisions established at the Group level

In the table below, the unearned premiums reserves correspond to the portion of written premiums relating to the period between the year-end and the next premium payment date. They are calculated *pro rata temporis* for each insurance contract. The provisions for profit-sharing correspond to an estimate of the cost of the profit-sharing not paid at the closing date. Profit-sharing is a contractual stipulation which consists of paying a portion of the benefit that might be generated on the contract based on its loss experience to the policyholder at the end of a defined period.

(in millions of euros)	2018	2017	2016
Unearned premiums reserves	280	271	276
Claims reserves	1,291	1,266	1,275
Provisions for profit-sharing	175	145	127
Liabilities relating to insurance contracts	1,746	1,682	1,678
Unearned premiums reserves	-61	-62	-48
Claims reserves	-321	-309	-267
Provisions for profit-sharing	-43	-34	-26
Reinsurers' share of liabilities relating to insurance contracts	-425	-405	-341
NET TECHNICAL PROVISIONS	1,321	1,277	1,337

Development of claims provisions

The development of claims provisions shows how claims provisions have progressed over the last decade.

The following triangle shows the development of the ultimate loss ratios and sets out, for a given line N, the outlook for each of the subsequent year-ends (N+1, N+2, etc.). The estimated final loss ratio varies according to the increasing reliability of information relating to claims still pending. The discrepancy between the initial loss ratio and the final loss ratio measures the excess or insufficiency of the provisions originally recorded.

Triangle of development of ultimate loss ratios (before reinsurance and excluding claims handling expenses)

Occurrence year/development year (as a %)	N	N+1	N+2	N+3	N+4	N+5	N+6	N+7	N+8	N+9
2009	77.2	65.9	60.3	61.6	57.8	56.5	55.8	56.3	55.7	55.1
2010	58.2	44.3	37.9	35.5	34.9	34.9	34.7	34.3	34.2	
2011	73.6	61.1	55.0	54.4	53.2	52.3	51.2	50.6		
2012	77.1	67.4	60.8	58.5	59.7	59.8	58.9			
2013	72.6	56.9	51.1	49.2	49.4	48.4				
2014	72.5	61.8	62.9	59.7	57.2					
2015	70.2	65.5	55.6	51.7						
2016	70.0	63.1	52.8							
2017	74.1	61.4								
2018	75.7									

The claims provisions estimate model used by the Group relies on conventional approaches to reserving based on claims triangles. The Group's reserving guidelines transmitted to entities ensure uniform reserving practices throughout the Group and aim to maintain the level of prudence historically used in claims provisions. In particular, the loss ratios used are higher than those recorded historically. Consequently, given the Group's good control of its loss experience, liquidation profits from claims provisions have been recognised since 2009 (excess of claims provisions compared to the loss ratio actually recorded).

The table below illustrates the change in these profits over the period from 2016-2018:

PERIOD	development	Accounting loss ratio before reinsurance and excluding claims management expenses (as %)	Profits (as %)
Year 2016	70.0	61.0	-9.0
Year 2017	74.1	49.0	-25.1
Year 2018	75.7	41.7	-34.0

The second table, entitled "Triangle of development of cumulative claims paid, net of recourse (before reinsurance)", sets out, for each year of occurrence, the cumulative amount of payments relating to years of occurrence N and previously which have been made since 31 December N. The process of declaring claims, indemnifying them and any

recourse extends over several years. This requires the claims per insurance period to be tracked.

Triangle of development of cumulative claims paid, net of recourse (before reinsurance)

Occurrence year/development year (in millions of euros)	N	N+1	N+2	N+3	N+4	N+5	N+6	N+7	N+8	N+9
2009	164	453	517	533	538	545	545	547	553	552
2010	60	274	345	358	365	369	379	389	386	
2011	67	458	566	597	626	608	596	594		
2012	117	446	562	575	580	593	596			
2013	83	400	491	523	527	523				
2014	74	417	572	613	616					
2015	62	370	474	488						
2016	55	327	442							
2017	58	310								
2018	68									

Debtor risk exposure

The Group insures the unpaid receivables risk for over 2 million debtors worldwide. As at 31 December 2018, the average debtor risk was below €250 thousand. More than 81% of the debtors covered by credit insurance policies are located in OECD countries, primarily in Europe, notably in Germany, France, Italy and Spain, and in the United States.

The great majority of debtors, considered individually, constitute an insignificant risk with regard to the Group's total portfolio, since no debtor represents more than 1% of the Group's outstandings. The total outstanding covered by the Group was €540.5 billion, up by more than €27 billion against a background of continuing high sensitivity of emerging countries and of specific sectors such as construction, metals and the oil sector. The risk selectivity level was strengthened for increased granularity.

The charts below show the breakdown of debtors⁸ as at 31 December 2016, 2017 and 2018 according to the outstanding amounts of cumulative credit risk carried by the Group for them. Analysis of the number of debtors by outstandings brackets reveals a weak risk concentration profile.

Segments of outstanding total debtor	Outstandings ⁹ (in €	Em)	
Segments of outstanding total deptor	2018	2017	2016
€1 – €100 thousand	38.996	39.263	39.581
€101 – €200 thousand	26.237	25.989	25.404
€201 – €400 thousand	36.450	35.955	34.833
€401 – €800 thousand	45.912	44.949	44.100
€801 – €1,500 thousand	47.677	46.755	45.778
€1,500 thousand – €5 million	102.380	98.157	94.959
€5 million - €50 million	168.544	155.751	149.443
€50 million – €200 million	47.316	42.168	37.374
€200 million and more	26.980	23.585	21.185
Total	540.492	512.572	492.657

⁸ The debtors referred to above are clients of the Group's policyholders.

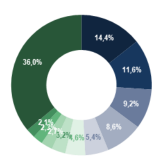
⁹ The outstandings shown below are gross of reinsurance (direct business and inward reinsurance) and correspond to the maximum amount of cover granted by the Group to its policyholders. They do not correspond to the effective use thereof by the policyholders.

Geographical distribution of risks

The debtors covered by the Group's credit insurance policies are mainly located in Western Europe. In the medium term, the Group considers that the consequences of Brexit, in particular the negotiation of the trade agreement between the United Kingdom and the European Union, will determine the future evolution of risks; Coface is adjusting its monitoring of risks accordingly. As at 31 December 2016, 2017 and 2018, the top ten countries represented 64.3%, 64.8% and 64.0% respectively of the Group's total exposure (€540,492 million) arising from its credit insurance activities.

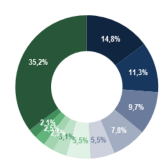
At 31 December 2018





At 31 December 2017





At 31 December 2016

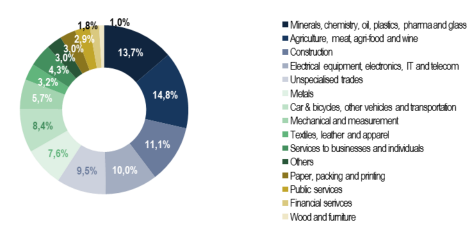




The following table shows the breakdown as at 31 December 2016, 2017 and 2018 of the Group's debtor receivables grouped by geographic region:

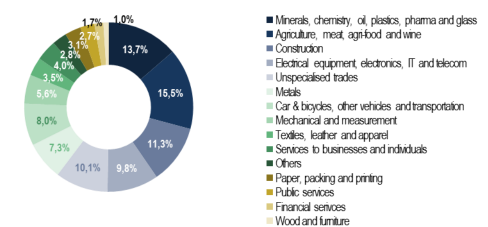
Group Regions	Outstandings ¹⁰	Outstandings¹0 (in €m)				
Group Regions	2018	2017	2016			
Western Europe	115.090	111.110	103.010			
Northern Europe	109.821	106.698	104.324			
Asia-Pacific	72.561	65.968	63.734			
Mediterranean & Africa	108.444	106.189	98.938			
North America	54.027	46.861	50.626			
Latin America	32.642	29.909	30.711			
Central Europe	47.908	45.837	41.314			
Total	540.492	512.572	492.657			

Exposure by activity sectors of the debtor At 31 December 2018

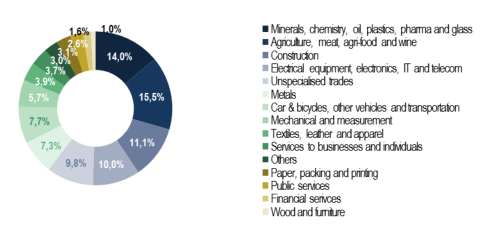


¹⁰ The outstandings shown below are gross of reinsurance (direct business and inward reinsurance) and correspond to the maximum amount of cover granted by the Group to its policyholders. They do not correspond to the effective use thereof by the policyholders.

At 31 December 2017



At 31 December 2016



Term of risks

More than 95% of the Group's outstandings consist of short-term risks. The maximum credit term mentioned in its policies rarely exceeds 180 days.

Level two controls ensure that the Group's rules on credit risk are properly observed.

Operational and non-compliance risks

Definition

Operational risk is defined as the risk of direct or indirect losses, due to an inadequacy or failure attributable to procedures and persons in all business areas, to internal systems or to external events, including the risk of internal and external fraud.

Operational risk also includes the notion of legal risk, including the risk of dependency. The Group does not consider that its business or profitability is dependent on any trademarks, patents or licenses. Indeed, as part of its business selling credit insurance solutions and additional services, the Group does not hold any patent. The name Coface is protected by trademark registration, including in France. Finally, the Group has registered a number of trademarks, logos and domain names used in its businesses worldwide.

Non-compliance risk is an operational risk, in the same way as modelling risk and dilution risk:

- non-compliance risk is defined as the risk of judicial, administrative or disciplinary sanctions, a significant financial loss or damage to reputation that results from a failure to comply with specific legislative or regulatory provisions applicable to the insurance, sale of information, debt collection or factoring businesses, whether such provisions concern professional rules or mandatory internal regulations. The main areas of non-compliance are: the fight against financial crime (anti-money laundering, anti-terrorism financing, fraud prevention and anti-corruption legislation), the protection of personal data, the rules of professional ethics and the regulations applicable to the insurance, factoring and debt recovery businesses;
- modelling risk is defined by the risk to earnings arising from inappropriate or misused models, due to poor design, poor monitoring or improper use;
- dilution risk is included in operational risks for the factoring business (resulting, in particular, from disputes or falsified invoices). This risk consists of all of the causes that render invoices technically valueless, regardless of the solvency of the debtor: disputes, compensation, prepaid invoices and double issuance, for example, and even the issuing of false invoices in the most serious cases.

Measures

Operational risk mapping

In order to improve the understanding of its operational risks, the Group is carrying out a mapping in accordance with so-called "qualitative" methodology.

For each business process or support, a list is drawn up of the significant risk situations which may affect this business or support.

The risk assessment performed by each entity is based on an assessment of its frequency and intensity of impact, as well as the effectiveness of level one controls. A four-level assessment scale is applied (low, medium, significant, high).

Each risk situation is the subject of a detailed description incorporating an assessment of the inherent risk (i.e. before level one controls), a description and evaluation of the level one controls, and an evaluation of the residual risk and potential action plans.

Reporting incidents and losses

An incident is the occurrence of an operational risk that could result in, or could have resulted in, a financial loss, an unjustified profit, or in other non-financial consequences.

An inventory is made of operational incidents and losses. A summary is produced each month and distributed during the Coface Group Risk Committee (CGRC) meeting.

The incidents reported are corrected and are taken into account when updating the operational risk map.

Action plans and reporting

The purpose of implementing the measures described above is to fully identify the operational risks. When necessary, preventive or corrective action plans for the reduction or control of operational risks are defined and rolled out.

The Group Risk Department is responsible for reporting to the CGRC and the Group's management bodies.

Business continuity

Each Group entity has a business continuity plan (BCP) to deal with any temporary or permanent unavailability of its premises, information systems or staff.

The BCP is prepared based on Group rules, supplemented by rules on mutual assistance between entities and remote working, for which three tests were conducted in 2018. These rules constitute the Group's business continuity policy. Each entity produces its own business continuity plan locally. User needs and resources are identified via a business impact analysis.

The overall approach is in line with the principal standards for business continuity. The main operational components of the BCP are the crisis management plan and the business line continuity plans. Back-up of the main data and IT applications used by the Group is ensured by two separate data processing centres located in the Paris region, remote from each other and operating in "active-active" mode.

Risks related to cybersecurity (see also Section "Risks related to cybersecurity")

Coface has developed security standards for its information systems which include a set of policies, rules, procedures and standards applicable at the various levels of the organisation.

Several measures have been introduced to minimise the risk of malicious acts, data theft, hacking of the information system, deletion of corporate websites, alteration of information, premature stoppage of services by saturation of networks or websites, specifically:

- general maintenance of infrastructure at the latest software version level;
- distribution of security patches according to a recurring procedure;
- search for weaknesses in our infrastructure with the implementation of an ongoing process of vulnerability management;
- evaluation of the robustness of our infrastructure with the implementation of simulated attacks carried out by specialist firms;
- evaluation of the resilience of our internal applications to attacks by specialist firms through the implementation of a code audit;
- reduction of the human risk through awareness-raising campaigns on IT system security in the form of elearning, communication by email, or the distribution of posters or brochures;
- implementation of a control program designed to prevent risks.

Information systems security is managed by a committee that meets quarterly.

Financial risks

Definition

Financial risk covers all risks related to the management of assets and liabilities. They include: interest rate risk, foreign exchange risk, liquidity risk, equity risk, real estate risk, spread risk, and counterparty risk:

- interest rate risk represents the sensitivity of the value of assets, liabilities and financial instruments to changes in the yield curve or the volatility of interest rates;
- foreign exchange risk represents the sensitivity of the value of assets, liabilities and financial instruments to changes affecting the level or volatility of exchange rates;
- liquidity risk represents the inability to meet contractual or contingent payment obligations;
- equity risk arises from the sensitivity of the value of assets, liabilities and financial instruments to changes affecting the level or volatility of the value of equity markets;
- real estate risk represents the sensitivity of the value of assets, liabilities and financial instruments to changes affecting the level or volatility of the value of real estate markets;
- spread risk represents the sensitivity of the value of assets, liabilities and financial instruments to changes affecting the level or volatility of credit spreads compared to the risk-free yield curve;

 counterparty risk represents the unexpected default, or deterioration in the credit quality, of the Company's counterparties and debtors.

The Group has introduced an investment policy that takes into account the management of financial risks through the definition of its strategic allocation, the regulations applicable to insurance companies, and the investment constraints resulting from the management of its liabilities. The investment strategy applied must enable the Group to honour its commitments to its policyholders, while optimising the investments and their performance within a defined risk framework.

The Group's investment policy is reviewed twice a year and covers, in particular, strategic asset allocation, the asset classes and products eligible for investment, the target maturity of the portfolio, the management of any hedges and the policy for managing the Group's revenue. The allocation defined each year is based on an analysis of the liabilities, on simulations and stress tests of the returns or risks of the various asset classes in the portfolio and on compliance with the defined parameters related to the Group's business and its commitments: target sensitivity, capital consumption, maximum loss depending on the behaviour of financial markets, and on the quality and liquidity of the investment portfolio.

The control of financial risk is based on a rigorous system of standards and controls that are constantly being reviewed.

Measures

As an insurance company, the Group maintains an allocation that is mainly focused on fixed income products offering it more stable recurring revenue.

Investment portfolio (fair value)	At 31 December								
(1)	2018		2017		2016				
	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)			
Equities	178	6.6%	207	7.5%	126	4.8%			
Bonds	1,775	65.6%	1,785	64.7%	1,797	68.3%			
Loans, deposits and other financial investments	525	19.4%	549	19.9%	570	21.7%			
Investment property	227	8.4%	219	7.9%	138	5.2%			
Total	2,705	100.0%	2,760	100.0%	2,631	100.0%			

(1) Excluding unconsolidated subsidiaries.

As at 31 December 2018, bonds accounted for 65.6% of the total investment portfolio.

As part of the defined strategic allocation, the Group has reduced its allocation to equities, and increased its allocation to European unlisted real estate, while increasing its exposure to the sovereign debt of the main issuers in the financial markets.

	At 31 December							
			2017		2016			
portfolio (fair value)	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)		
Sovereign and similar	963	54.2%	882	49.4%	923	51.4%		
Non-sovereign	812	45.8%	903	50.6%	874	48.6%		
Total	1,775	100.0%	1,785	100%	1,797	100%		

These investments are all made within a strictly defined risk framework; issuer credit quality, issue sensitivity, and the spread of risk across issuers and geographic regions are covered by clear rules defined in the various management mandates granted to the Group's dedicated asset managers.

Specific limits that apply to the entire investment portfolio are defined in terms of portfolio pricing, and by counterparty and country limits. Regular monitoring is also conducted on the liquidity of the credit portfolio, on the changes in spreads and on the Group's aggregate exposure to the main asset/liability risks. Lastly, hedges are made, when appropriate: they are systematic on foreign exchange risk and discretionary on interest rate and spread risk. As at 31 December 2018, part of the sovereign bond portfolio was hedged using interest rate futures.

As at 31 December 2016, 2017 and 2018, the main features of the bond portfolio were as follows:

Distribution by geographic zone of the bond portfolio	At 31 December							
	2018		2017		2016			
(fair value)	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)		
Asia – Developed countries	248	14.0%	230	12.9%	259	14.4%		
Emerging countries (1)	165	9.3%	171	9.6%	164	9.1%		
Eurozone	833	46.9%	779	43.6%	821	45.7%		
Europe outside the eurozone (2)	132	7.4%	144	8.1%	145	8.1%		
North America	397	22.4%	461	25.8%	408	22.7%		
Total	1,775	100%	1,785	100%	1,797	100%		

⁽¹⁾ Countries where the Group is present, primarily Brazil and Mexico.

The investment portfolio is mainly exposed to developed countries in the eurozone and North America. Exposure to Greek sovereign debt is still nil, but we made some investments on Portugal during the year. In 2018, the Group continued to increase its international diversification, particularly in developed countries in Asia, as well as in the eurozone, in order to take advantage of higher rates of return and to track the various increases in rates, or to reduce the cost of currency hedging.

⁽²⁾ Primarily the United Kingdom, Switzerland, Sweden and Norway.

The bond portfolio remains primarily invested in investment grade ¹¹companies and countries.

Breakdown by rating (1) of bonds in the	At 31 December								
bond portfolio (fair value)	2018		2017		2016				
	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)			
AAA	284	16.0%	341	19.1%	354	19.7%			
AA – A	755	42.5%	663	37.1%	675	37.6%			
BBB	588	33.1%	587	32.9%	576	32.1%			
BB – B	148	8.4%	193	10.8%	186	10.4%			
CCC and below	0	0.0%	1	0.1%	6	0.3%			
Total	1,775	100%	1,785	100%	1,797	100%			

Also, investments in corporate bonds account for 45.8% of the bond portfolio, with more than 90% in investment grade companies. These investments were made within the framework of a strictly defined risk policy, and particular care was taken with regard to issuer quality, issue sensitivity, and the spread of issuers' positions and geographic regions in the various management mandates granted to the Group's dedicated managers.

The Group's interest rate risk on its financial portfolio is limited, since the maximum authorised sensitivity for the bond asset class is deliberately capped at 412. The sensitivity of the bond portfolio was 3.5 at 31 December 2018. Finally, the Risk Committee's semi-annual meetings systematically review the portfolio's spread and liquidity risks.

Hedging policy

The Group's Investment Department, which is responsible for directing its investments and managing its investment portfolio, may authorise the use of hedges against the risk of interest rate hikes, through forward financial instruments (swaps, futures, options) on regulated markets or over the counter with counterparties rated A- or higher.

These transactions are carried out exclusively for hedging purposes and in strict compliance with the regulations applicable to insurance companies. The nominal amount of the hedge is then strictly limited to the amount of underlying assets held in the portfolio (equities or fixed income products) in order to hedge assets actually held in the portfolio.

As at 31 December 2018, the Company and Coface Re were partially hedged against the risk of a rate hike and the risk of a fall in the equity markets. The first hedge is based on exposure to the rates of French government bonds in the investment portfolio through futures; the second aims to hedge the equity exposure of the investment portfolio, particularly using out-of-the-money long-term put options. The level and management of these hedges are defined and reviewed depending on the market conditions and management of the levels of unrealised gains and losses at the monthly Investment Committee meetings between the Group's management and the manager of the Amundi investment

.

¹¹ According to Standard & Poor's rating classification, all bonds rated at least BBB- are considered investment grade, and bonds with a rating of BB+ or lower are considered to be high yield.

¹² The sensitivity of a bond measures the loss of value of the bond in the event of a rise in interest rates. Thus, a bond with a sensitivity of 4 will see its market value fall by 4% if interest rates increase by 1%.

platform.

Foreign exchange risk

As at 31 December 2018, 36.3% of the Group's consolidated revenue was earned outside the eurozone, and was thus subject to foreign exchange risk.

Subsidiaries or branches whose accounts are drawn up in euros and which underwrite in other currencies must comply with the same matching principles (matching of assets and liabilities denominated in a currency other than that used as a reference for issuing accounting statements). Exceptionally, open positions in other currencies may be hedged. The Group does not make foreign currency investments for speculative purposes.

The great majority of the Group's investment instruments are denominated in euros. Exposure of the investment portfolios to foreign exchange risk is limited: as at 31 December 2018, more than 73% of investments were denominated in euros.

Breakdown by currency	At 31 December							
in the investments	2018		2017		2016			
portfolio	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)		
EUR	1,989	73.6%	1,942	70.4%	1,833	69.7%		
USD	323	12.0%	423	15.3%	410	15.6%		
Other (1)	392	14.5%	395	14.3%	388	14.7%		
Total	2,705	100.0%	2,760	100%	2,631	100%		

⁽¹⁾ Mainly Singapore dollar, pound sterling, Hong Kong dollar, and Canadian dollar.

Moreover, for the greater part of the portfolio, which includes all of the Group's European entities, foreign exchange risk is systematically hedged for foreign currency investments that do not apply the matching principle. Therefore, as at 31 December 2018, investments in bonds denominated in US dollars, pound sterling, Canadian dollars or Australian dollars in this portfolio were systematically hedged against the euro by the managers responsible for the portfolios concerned. Foreign currency transactions carried out by subsidiaries are monitored by the Group in order to decide, on a case-bycase basis, on the need to put in place the associated hedges.

Exchange rate sensitivity of the net income of entities denominated in foreign currencies

	Average exchange rate (December 2018)	Net income (Group share) in €k as at 31 Dec., 2018	Net income (Group share) in thousand s of foreign currency as at 31 Dec., 2018	Assumption – 10% variation in the exchange rate	Net income (Group share) in €k after exchange rate changes	Rate difference between actual rate and exchange rate fluctuating by 10%
Brazilian real	0.2320	3,572	15,394	0.2552	3,929	357
Canadian dollar	0.6535	5,581	8,540	0.7188	6,139	558
Swiss franc	0.8659	1,053	1,217	0.9525	1,159	105
Pound sterling	1.1304	1,377	1,218	1.2434	1,514	138
Hong Kong dollar	0.1080	-4,722	-43,715	0.1188	-5,194	-472
Mexican peso	0.0440	682	15,484	0.0484	750	68
Polish zloty	0.2347	4,910	20,919	0.2582	5,401	491
Romanian leu	0.2149	1,885	8,775	0.2364	2,074	189
Russian rouble	0.0135	1,002	74,202	0.0149	1,102	100
Singapore dollar	0.6279	-8,484	-13,513	0.6906	-9,332	-848
US dollar	0.8465	4,127	4,875	0.9312	4,540	413
Other		6,942			7,636	694
Euro		104,407			104,407	
TOTAL		122,332			124,125	1,792

Liquidity risk

The Group's bond portfolio has a short duration, in line with its liabilities. The breakdown of bond durations is presented below:

Breakdown by maturity of	At 31 December							
the bond portfolio	2018		2017		2016			
	(in €m)	(as a %)	(in €m)	(as a %)	(in €m)	(as a %)		
< 1 year	316	17.8%	366	20.5%	452	25.2%		
1 year < > 3 years	593	33.4%	562	31.5%	480	26.7%		
3 years < > 5 years	418	23.5%	366	20.5%	374	20.8%		
5 years < > 10 years	415	23.4%	451	25.3%	444	24.7%		
> 10 years	33	1.9%	40	2.2%	47	2.6%		
Total	1,775	100%	1,785	100%	1,797	100%		

51.2% of the securities in the bond portfolio have a duration of less than three years as at 31 December 2018.

The liquidity position of an insurance company is valued by standards which measure the Company's ability to meet its financial obligations.

Equity risk

Equity markets are characterised by volatility which creates a significant risk for an insurer subject to specific rules in terms of reserves (for long-term depreciation) and capital consumption (Solvency II Directive).

In this context, the Group once again reviewed its equity exposure in 2018 through work on the review of its strategic asset allocation. Its potential equity exposure is thus strictly limited to less than 10% of its portfolio and is concentrated in the eurozone, in line with its core business. The Group has no specific concentration of its equity risk on one or more economic sectors. Management is calibrated against the MSCI EMU benchmark¹³. These investments are also subject to a discretionary hedge put in place to mitigate any potential extreme shocks. The hedging strategy is dynamic: its level, its scope and its magnitude are defined by the Investment Department working with the manager responsible for the management platform.

As at 31 December 2018, equities accounted for 6.6% of the investment portfolio, of which 6.0% were equities listed on a market in the eurozone. These investments were the subject of a hedge on 30% of the invested portfolio through the purchase of put options maturing in June 2020 at an out-of-the-money exercise price of approximately 10% on the Eurostoxx 50 index. These hedges may be adjusted according to the investments and the amount of the unrealised losses or gains on the shares held.

Real estate risk

Under the Group's strategic allocation, real estate represents a limited portion of the Group's assets at less than 8%, due to the low liquidity of this asset class. The Group's current portfolio consists of property used within the context of its operating activities, as well as funds with underlying real estate.

The real estate risk is the risk of seeing a reduction in market value, thereby impacting the unrealised gains recorded for this real estate, or even of recording unrealised losses.

As at 31 December 2018, the Group had real estate exposure with a fair value of €288.4 million, consisting of €61.9 million in commercial property and €226.5 million in non-listed real estate.

Concentration risk/counterparty default risk

The Group has adopted an investment policy that defines a comprehensive counterparty risk management framework. The approach consists in defining limits for bond investments and consolidating all exposures across all financial instruments in order to circumscribe the potential total loss for the Group following default by or bankruptcy of the counterparty concerned.

A maximum limit for exposure to a single counterparty has been set as a percentage of the investment portfolio. This is set at 5% of assets under management, with possible exceptional and temporary derogations for exposures related to short-term investments.

As at 31 December 2018, the 10 main exposures in the bond portfolio were €230 million, or 13% of the fair value of the bond portfolio.

More generally, the Group has implemented management rules within its investment portfolio and for all asset classes that require geographic and sectoral diversification of risks in order to protect or mitigate a potential default.

The tables below, which enable the sensitivity of the portfolio to be measured using the so-called IFRS 7 benchmark

-

¹³ Published by Morgan Stanley Capital International, the MSCI EMU index is an index weighted by the free float-adjusted market capitalisation, designed to measure the performance of equity markets in the eurozone countries.

method, show that the portfolio, excluding the impact of equity rate hedges, is, at 31 December 2018, slightly more sensitive to the combined effects of a 100 bps increase in bond rates and a 10% fall in the equity market than it was on 31 December 2017. This can be explained by the significant rise in our equity exposure.

Sensitivity of the portfolio to changes in equity and bond markets as at 31 December 2018

(in millions of euros)	Market value as of 31 December 2018	Impact of a 100 bps rise in interest rates (1)(2)	Impact of a 10% fall in equity markets (2)	Impact of a 20% fall in equity markets (2)
Bonds	1,775	-62.5		
Equities	178		-17.8	-35.6
Total	1.953	-62.5	-17.8	-35.6

⁽¹⁾ Average sensitivity of the bond portfolio at end 2018: 3.52

Sensitivity of the portfolio to changes in equity and bond markets as at 31 December 2017

(in millions of euros)	Market value as of 31 December 2017			Impact of a 20% fall in equity markets (2)
Bonds	1,785	-63.5		
Equities	207		-20.7	-41.4
TOTAL	1,992	-63.5	-20.7	-41.4

⁽¹⁾ Average sensitivity of the bond portfolio at end 2017: 3.6.

Sensitivity of the portfolio to changes in equity and bond markets as at 31 December 2016

	December 201		•	Impact of a 20% fall in equity markets (2)
Bonds	1,797	- 64.7	-	-
Equities	126	-	- 12.7	- 25.3
TOTAL	1,923	- 64.7	- 12.7	- 25.3

⁽¹⁾ Average sensitivity of the bond portfolio at end 2016: 3.6. (2) Excluding any hedging impact.

To the extent that shares and bonds are accounted for in the available-for-sale category, sensitivity would have an impact on "other comprehensive income", to which shareholders' equity is sensitive. Unrealised gains and losses on these financial securities have no impact on net income, except for any impairment recorded. In the event of a sale, the resulting profit or loss would have an effect on the operating income in the income statement.

⁽²⁾ Excluding any hedging impact.

⁽²⁾ Excluding any hedging impact.

Strategic risks

Definition

Strategic risk stems from the Group's businesses and business lines worldwide. It can be defined as the risk affecting our results and our solvency due to changes in market conditions, poor strategic decisions or poor application of these decisions aimed at responding to the changes in market conditions. Changes in market conditions may, for example, be linked to regulatory or prudential developments or to the brokerage model adopted within the Group.

Apart from changes in the economic environment that may be reflected by an increase in credit risk, Coface considers that strategic risks in its business are low.

Measures

The Group's Strategy and Development Department, created in 2016, manages the strategic planning process by working with the General Management Committee. They meet on a regular basis in order to assess the effectiveness of the plan and determine any modifications that might be necessary. The Board of Directors is ultimately responsible for the oversight of strategic risk.

Reinsurance risks

Definition

Given its risk appetite, the Group reinsures itself against the extreme risks that it could suffer. Reinsurance generates four types of risk:

- the residual insurance risk that may arise from differences between the requirement for reinsurance and the actual coverage provided for in the treaty;
- the counterparty risk that results from the potential inability or refusal of the reinsurer or a treaty party to meet its obligations to the ceding insurer:
- the liquidity risk arising from the possible delay between the payment of the benefit by the insurer to its policyholder and the receipt of the reinsurance benefit;
- the operational risk related to the execution of the treaty.

Measures

Intra-group risk sharing and reinsurance

In order to optimise its cover against an abnormal deviation of the loss experience, the Group centralises the purchasing of its reinsurance with the use of a sophisticated risk-sharing mechanism.

The lead company, which centralises this purchasing function, negotiates cover on behalf of the Group's insurance entities for frequency and peak risks that best meets their operational needs. The Company held this role until the end of 2014 and was replaced by Coface Re SA as of January 2015.

The objective of setting up Coface Re SA is to isolate the Group's reinsurance flows as part of a special entity, to continue streamlining the coverage plans of the Group's entities and partners, and to increase the range of services available to its international clients.

In 2018, the external reinsurance program for the subscription year (excluding Stop Loss) was as follows:

- two quota-share treaties with a total rate of 26%, identical to the 2017 rate;
- two excess loss treaties, one per risk and the other per country (only on Single Risk), protecting the Group's retention after quota-share transfer such that no one single loss represents, after tax, more than 3% of the Group's equity; and

a Stop Loss treaty protecting the Group's accounting year retention, after quota-share and excess loss, against
a sharp increase in the frequency risk.

The Group's 2018 reinsurance treaties were signed with a pool of 22 reinsurance companies. All these reinsurance companies on the 2018 panel are rated between A- and AA by one of the major international rating agencies.

The Group continues to require systematic collateral from its reinsurers (cash, securities, letters of credit) on all proportional treaties including IBNR. This objective was fully achieved as at 31 December 2018 for all counterparties of its master treaty. The collateral requirements apply on a case-by-case basis to excess claims based on the Group's assessment and are updated annually. Under the 2018 reinsurance treaty, the Group's top three reinsurers represent a 39.50% share of the reinsured risks.

Since these treaties were established in 1990, the Group has never had to face a claim that surpassed an excess loss reinsurance treaty.

Coface Re SA has been a reinsurer for Group entities and members of the Coface Partners network since 2015, and transfers the externally purchased coverage through the programs described below. It also ensures that the conditions offered to the entities concerned prompt them to control their loss experience as best as they possibly can.

Measuring risks linked to the factoring business

Factoring transactions is a means of financing by which a company assigns the receivables due from its clients to a financial organisation, called a factor, under the terms of a contract entered into between the two parties. The Company assigns its rights (subrogation) to the factor in return for rapid financing of its receivables, for a fee (commission on the services and interest on the financing).

The factor thus finances the Company in advance, which enables the Company to optimise its cash flow, and is in turn reimbursed through settlement by the debtors, either by direct collection (recourse factoring) or via a credit insurance policy taken out by the Company (non-recourse factoring), in the event of debtor non-payment or insolvency.

When the contract is negotiated, the type of product, the analysis of the client's creditworthiness, the quality of the receivable and the portfolio of debtors, as well as the terms and pricing applied, influence the risk associated with financing the receivables.

The risks are covered by guarantee funds or reserves (a holdback is applied on the financing portion) on each contract, to which can be added a specific reserve fund based on a prior assessment of:

- the technical risk: failure to pay in full the invoices financed by the factor, for reasons other than debtor insolvency (dilution risk);
- the ceding company risk: potential irrecoverable losses in the event of client insolvency or default (Loss Given Default).

The ceding company risk is assessed by:

- an analysis of clients' financial position using internal rating tools;
- an on-site audit to check the reliability of internal procedures (tools, receivables, deliveries, payments, recovery, etc.) for any new or existing client;
- daily checks of invoices and financing.

Debtor risk is managed in two ways, by a recourse or a non-recourse contract:

- non-recourse: a Group credit insurance policy is taken out by the client to protect it against the risk of unpaid accounts receivable;
- recourse: the factor alone does not assume the purchaser insolvency risk and has recourse against their Client for the unpaid invoices.

The factoring business is governed by specific Group rules, authorising two Group companies, Coface Finanz (Germany) and Coface Factoring Poland (Poland), to market factoring products.

A single tool (Magellan) provides the framework for the factoring business and brings together all the data relating to the life of the contracts: client data, buyers, invoices, contracts.

The factoring outstandings are recorded in the Group tool (ATLAS) enabling consolidated management of its exposure to a buyer or a group of buyers.

The subsidiaries have adopted a specific organisational structure and internal control procedures for daily monitoring of transactions (financing flows, late payment by debtors).

A new Group-level structure has been in place since April 2017 with the creation of the Group Commercial Underwriting Department and a dedicated team that oversees the factoring business.

In addition to a level two control to ensure compliance with Group rules on the factoring business, there are three monitoring levers:

- delegations granted to entities that require, in addition, an agreement between the Group Risk Underwriting Department and the Group Subscription Department;
- a Risk Committee organised by the Group Risk Underwriting Department and the Group Subscription Department, bringing together the factoring risk managers of the entities;
- monthly reports for each entity with a summary of the portfolio and the risk indicators selected on the basis of how differentiating they are.

Factoring activities are covered by the Group's reinsurance treaty (buyer risks by the credit insurance section and ceding company risks by a dedicated factoring section).

2. Risk factors

Prior to making a decision to invest in the shares of the Company, prospective investors should consider carefully all the information set out in this document, including the risks set out below. Such risks are, as at the date of this report, the risks that the Group believes, were they to occur, could have a material adverse effect on the Group, its business, its financial position, its operating results or outlook, and which are material in making an investment decision. Further information relating to risk management is presented in Section, "Risk Management and Internal Control". Prospective investors should nonetheless note that the risks described in this chapter may not be comprehensive, and that there may be additional risks that are not currently known or whose occurrence, as of the date of the registration document, is not considered likely to have a material adverse effect on the Group, its business, its financial position, its operating results or outlook.

The Group operates in a rapidly evolving environment that leads to numerous external risks, in addition to the risks inherent in the conduct of its businesses. This chapter identifies the significant risk factors to which the Group believes it is exposed and their management.

On a low-medium-high scale, the broad risk categories set out below are as follows:

- Risks relating to the economic, competitive and regulatory environment of the Group's business sector: Medium
- Risks relating to financial markets and to the Group's financial strength: Low
- Risks related to the Group's activities: High
- Risks related to the Group's operating activities: Medium
- Other risks related to the Company: Low

2.1 Risks relating to the economic, competitive and regulatory environment of the Group's business sector

Risks related to the macroeconomic situation

The Group is present in 66 countries and markets its services in nearly 100 countries and in the many sectors of the economy in which its policyholders operate. Given the nature of its business, its activity is directly influenced by the economic environment and by business activity at both a local and a global level. Although the diversity of the sectors and regions in which the Group operates gives it some resistance to the various economic cycles, its activity is sensitive

to changes in general macroeconomic conditions, global trade, the level of investment and consumption, as well as any changes in economic policies affecting its policyholders.

• Risk on premiums collected

The premium on a credit insurance policy is assessed on the revenue earned by the policyholder during the period covered by the policy, on an insured risk on client receivables or on a capped insured receivable, which are themselves a function of the turnover generated by the policyholder during the period covered by its credit insurance policy. The total volume of premiums collected by the Group thus depends on its policyholders' revenue, namely the volume of sales actually generated by them during the periods covered by their respective credit insurance policies, and covered by these policies.

The Group's credit insurance policies include a minimum lump sum premium, calculated on the basis of an estimate of the volume of sales that will be made by a policyholder over the period covered by these policies. This minimum is generally invoiced according to a quarterly schedule, the first payment being due on the date when the policy comes into effect. The volume of sales actually made by the policyholder, which allows the final premium to be determined, is only known at the end of the period covered by the policy. The amount of the final premium, assessed on the volume of sales made by the policyholder, is generally higher than the amount of the minimum fixed premium already invoiced. An adjustment premium, representing the difference between the lump sum premium already invoiced and the final premium, is then invoiced to the policyholder. However, if the total premium calculated on the basis of the volume of sales made by the policyholder is lower than the amount of the fixed premium, this difference is retained by the Group. Although a deterioration in the economic environment may lead to an increase in the level of premiums received by the Group, resulting from the signing of new policies (either by new policyholders seeking cover or by existing policyholders extending their cover) or from an increase in the insurance premium rates, an economic slowdown, in particular within the eurozone where a large proportion of the Group's policyholders are located, could also result in a reduction in the volume of insurance premiums, due to a slowdown in business experienced by policyholders.

• Risk on the level of loss

Difficult economic conditions, in particular in the eurozone where the majority of policyholders are based, may cause an increase in payment delays and bankruptcies and thus in the frequency of claims. They could also lead to peak risks; in other words, abnormally high losses relating to a single debtor or group of debtors, or even due to an accumulation of losses in a single country.

Although the Group's broad geographical spread and its diverse portfolio strengthen its resistance to regional or segment-specific economic shocks by diluting the effect across its entire business, the growing interconnection of economic sectors and financial mechanisms on a global scale exposes it, like all credit insurers, to the risk of having to cope with a global-scale economic crisis, which would limit the benefit of this dilution factor.

An unfavourable change in the economic and commercial environment could in the future have a material adverse effect on the Group's business, financial position, solvency margin, operating results or outlook.

Risks related to the competitive environment

The Group operates in a highly competitive credit insurance market with a large number of players of varying sizes and status, including export credit agencies (ECAs) created by governments to encourage their exports. The global market is nevertheless dominated by three major players, including the Group, who are the only ones to have a global network and a significant footprint. In certain markets the Group competes with export credit agencies, leading players in their market, who have very significant or even monopolistic market shares. Although it believes that the credit insurance market has strong entry barriers for new global players, the Group cannot disregard the possibility that new players, including those of significant size, will modify their strategy in order to enter certain markets in which it is present, thereby heightening already intense competition. In some regions, it also faces competition from smaller regional players that have good local presence.

There are also a number of alternative products to credit insurance, such as irrevocable and confirmed documentary credits or stand-by letters of credit, or factoring, in certain markets, offering alternative coverage solutions to policyholders, who could decide to favour them over the services of the Group. Moreover, an important source of competition comes from the companies themselves, which may opt to self-insure their credit risks, and to manage their receivables internally. An increase in credit insurance costs and in the terms on which the Group offers its other

services, and more generally unfavourable developments in business practices in the credit insurance sector, could strengthen this trend and worsen the competitive environment.

Factoring, a market where the Group is present in Germany and Poland, is a less concentrated market than credit insurance and is shared among banking players and non-banking players.

In recent years, the Group has experienced strong competitive pressure, particularly in terms of price in all its business segments and a broadening of the scope and nature of insurance coverage delivered mainly in Western Europe. The competitors in its various business sectors could, due to their size, have larger financial, commercial, technical and human resources, or a greater capacity for innovation, than the Group. These competitors could in the future continue to adopt aggressive pricing policies, diversify or expand service offerings or their supply chains, or develop strategic or contractual relationships in markets in which the Group is present or seeks to expand, and thus increase competitive pressure.

In this regard, the Group may need to adapt its services and tariffs or its risk underwriting policy, which could affect its profitability and/or lead to a loss of market share. Similarly, in the face of such competition the Group may struggle to implement its strategy for sustainable and profitable growth if it fails to offer prices, innovative products, services or a quality of service at least comparable to those of its competitors. The more intense competition could have a material adverse effect on its business, financial position, operating results or outlook.

Risks related to the regulatory environment (legal and accounting)

• Risks related to national and international policies and regulations applicable to the Group's activities

The Group operates in a strongly regulated environment, which differs according to the countries in which it does business. Its insurance business is subject to the control of local regulators, which may sometimes differ depending on the country in which it is established.

The Group is headquartered in France; its activity is to a large extent governed by European directives and by French domestic regulations on non-life insurance. The supervisory and regulatory authority for its activities in France and in the European Union is the ACPR (French Prudential Supervision and Resolution Authority).

Most countries in which the Group operates apply laws and regulations which govern solvency standards, the level of capital and reserves, the multiplicity and diversification of financial investment portfolios, the conduct of business (particularly the granting of relevant licenses and approvals), distribution practices, the anti-money laundering and anti-terrorism financing rules and the Know Your Customer protection rules.

These various regulations and supervisory measures have been strengthened in the wake of the 2008 financial crisis, both at the European level and outside the European Union. Some countries have adopted or are in the process of adopting measures that constitute significant changes to the current framework, notably to strengthen the solvency of insurance companies. In this context, the amendments to the regulations applicable to the Group's insurance activities since 1 January 2016 have led to new restrictions or conditions on the conduct of its business. They have, particularly by introducing stricter capital and liquidity requirements, increased its financing costs and operating expenses, which could restrict the scope of its activities or, more generally, hamper its development (see Section "Risks related to hedging the Group's solvency" – SCR ratio below).

The Group also has factoring businesses in Germany, where it is subject to specific regulations, and in Poland. In both these countries, a change in the existing laws and regulations on factoring, particularly in terms of capital and liquidity requirements specific to non-banking factoring activities, could impact the operation of these businesses and the financial position of the Group.

A significant portion of the Group's business is subject to obtaining approvals and licences issued by the public authorities in charge of supervising and controlling credit insurance and factoring activities. As part of its strategy of sustained and profitable growth, the Group plans to continue establishing operations in new countries and will be required to obtain all the necessary approvals, licences and authorisations to conduct such business activities. Any major difficulty encountered in obtaining such authorisations could delay or jeopardise its establishment in these new countries. Similarly, the non-renewal, suspension or loss of these authorisations could have a material adverse effect on its business, operating results, financial position and outlook.

Lastly, due to the fast pace of change in the regulatory environment and the strict interpretation and application of the regulations by the regulatory authorities, the Group has become particularly vigilant about compliance. Despite implementing measures to comply with applicable regulations, it may become subject to regulatory investigations and possible sanctions which could affect its business, operating results, financial position, outlook and reputation.

More generally, the Group cannot guarantee that rapid and/or significant changes in current regulations will not, in the future, have a material adverse effect on its business, financial position, solvency margin, dividend policy, operating results or outlook.

• Risks relating to tax regulations

As an international group operating in many countries, the Group is subject to multiple tax regulations and conducts its business globally in light of the various regulatory requirements and its sales, financial and tax objectives.

To the extent that the current tax regulations in the various countries where the Group operates do not always provide clear or definitive guidelines, the structure of the Group, the conduct of its business and the tax system may be based, in certain circumstances, on its interpretation of the applicable tax regulations. The Group cannot guarantee that these interpretations will not be challenged by the relevant tax authorities, or that the applicable regulations in some of these countries will not be subject to changes, fluctuating interpretations and contradictory applications. More generally, any breach of the tax regulations of countries in which the Group or its companies are located or operate may result in adjustments, or the payment of late interest, fines and penalties. These factors could have a negative impact on the Group's effective tax rate, cash and operating results.

• Risks relating to changes in accounting standards

The Group's consolidated financial statements are prepared in accordance with international standards, as adopted by the European Union. The international accounting standards include the IFRS (International Financial Reporting Standards), the IAS (International Accounting Standards) and their respective interpretations, as presented in Accounting principles and methods to the Group's consolidated financial statements.

IFRS 17 "Insurance contracts" published by the IASB on 18 May 2017 will replace IFRS 4 "Insurance contracts". Initially applicable as at 1 January 2021 with a comparison of 1 January 2020, this standard is only actually expected to enter into force from 1 January 2022. In fact, at its meeting on 14 November 2018, the IASB decided to postpone its application by one year, with clarification remaining to be provided on the structural points in the standard. It also decided to align the term of the temporary exemption from IFRS 9 for insurers to coincide with the application of IFRS 17 on 1 January 2022.

The amendment to IFRS 4 relating to the joint application of IFRS 9 "Financial Instruments" with IFRS 17 "Insurance Contracts", with specific provisions for financial conglomerates, was adopted on 3 November 2017 and was applicable as at 1 January 2018. This European Regulation allows European financial conglomerates to opt to postpone application of IFRS 9 for their insurance sector until 1 January 2022 (date of application of the new IFRS 17 "Insurance Contracts") on condition that:

- they do not transfer financial instruments between the insurance sector and any other sector of the conglomerate (other than financial instruments measured at fair value through the profit or loss account);
- they state which insurance entities are applying IAS 39; and
- they disclose specific additional information in the notes to their financial statements.

Coface, meeting the eligibility criteria of a financial conglomerate, plans to apply this provision for its insurance entities, which will therefore remain under IAS 39 until 31 December 2021. The entities concerned by this measure are all insurance entities and entities whose activity is directly related to insurance (service entities, consolidated funds).

These two important draft standards could have a significant impact on the recognition of liabilities linked to insurance policies and the classification of financial assets.

2.2 Risks relating to financial markets and to the Group's financial strength

Risks related to world financial market conditions

The Group's business operations are sensitive to changes in the financial markets in France, Europe and the rest of the world. Numerous factors, including uncertainties about the solvency of certain sovereign issuers, the stability and solvency of financial institutions, the risk of future inflation or deflation in certain markets, as well as geopolitical

tensions, have led to a liquidity shortage and increased the volatility of the financial markets. They could in the future continue to weigh on the markets and the overall economy, and thus on the business activities and prospects of the Group. Furthermore, a liquidity shortage and the volatility of financial markets could have a material effect on the Group's investment portfolio, and, more broadly, on its financial income, primarily due to the size of the investment portfolio, which mainly comprises financial instruments whose value depends on the performance of the financial markets (see also the paragraph on "Financial risks" and the paragraph on "Risks related to the investment portfolio"). Adverse changes in the financial markets could, in the future, have a material adverse effect on the business, the Group's financial position, solvency margin, share price trends, operating results, market value or outlook.

Risks related to exchange rate fluctuations

Due to the international nature of its activities, the Group distributes policies in around 100 countries and in approximately 50 currencies other than those of the accounts of the issuing entities (premiums collected and claims paid). Similarly, its credit insurance policies may cover invoices in various currencies. Consequently, its entities, which carry foreign exchange risks on their balance sheets when they issue policies with premiums collected in a currency different from their accounting currency, record liabilities that are indexed to a currency other than the one used in the rest of their balance sheet.

Furthermore, the Group, which releases its financial statements in euros, could be exposed to foreign exchange risks, mainly due to the activities of certain foreign subsidiaries that operate in foreign currencies. Its capital is therefore subject to fluctuations in these exchange rates when consolidating the net positions of the various entities in the Group. Finally, financial assets in the Group's investment portfolio that are in a foreign currency may be affected by fluctuations in the exchange rates of the currencies in which they are denominated (see also the paragraph on "Financial risks"). These fluctuations could significantly affect its financial income.

Although it can seek to reduce its exposure to foreign currency fluctuations through hedging activities via the matching principle, fluctuations in exchange rates and any related losses as part of its hedging activities could have a material adverse effect on its financial position, operating results and solvency margin.

Risks related to the investment portfolio

The Group holds an investment portfolio primarily comprised of financial instruments. The fair value of this investment portfolio as at 31 December 2018 was €2,704.6 million (excluding cash equivalents and investments in unconsolidated subsidiaries). The Group operates a diversification policy for its investment portfolio that aims to comply with the current legal and regulatory provisions, as well as obtain an optimal balance between risk and return (see also the paragraph on "Financial risks"). The occurrence of any of the risks described below could nevertheless have a material adverse effect on its current and future revenue, net income, cash and financial position.

• Interest rate risk

A significant portion of the Group's investment portfolio is invested in bonds. As at 31 December 2018, bonds accounted for 65.6% of the total fair value of its investment portfolio. The Group is thus subject to interest rate risk, including both interest rate and spread risk, which is particularly relevant to bonds. During a period when rates fall, there is a risk that the average portfolio interest rate will fall (reinvestment occurring at lower rates), or that the duration of the portfolio will increase (making the portfolio more sensitive to a future change in rates). Conversely, during a period when interest rates rise, there is a risk that the market value of the bond portfolio will fall, in which case the Group would have to record unrealised losses. Any significant variation in the value of its bond portfolio as a result of a change in interest rates could have a material adverse effect on its net income, cash, solvency margin and financial position. With this in mind, the Group has adopted an asset-liability management policy.

• Counterparty risk

As of 31 December 2018, more than 91% of the bonds held by the Group had a rating of BBB or above, assigned by at least one internationally recognised rating agency. At the same date, the exposure of its investment portfolio was primarily geared towards countries in the eurozone, with the exception of Greece. Despite this risk selection policy, it cannot be excluded that its investment portfolio might experience significant changes in value due to persistent current and potential future tensions on the financial markets, in particular with regards to sovereign debt. These defaults or fears of defaults by public or private issuers or by any other third party, counterparties, financial institutions, clearing houses or stock markets could disrupt the market, cause increased volatility of financial instruments, result in a chain reaction of defaults, or even lead to general illiquidity, and could lead the Group to record losses or impairments on invested assets, or significant unrealised losses, or make it unable to meet future funding needs to honour its

commitments. Such losses or impairments could harm the value of its investments and reduce its profitability, having a material adverse effect on its current and future revenue, net income, cash, solvency margin and financial position.

• Equity risk

As at 31 December 2018, 6.6% of the Group's investment portfolio was invested in equity mutual funds and shares, exposing it to upward and downward fluctuations in the stock market which in turn depend on many exogenous factors. In the event of a drop in the securities to which its portfolio is exposed, it could be obliged to record unrealised losses, or even significant asset impairments, which could have a material adverse effect on its current and future revenue, net income, cash and financial position.

Risks related to the Group's financing needs

The Group's liquidity requirements correspond, on the one hand, to coverage of its operating expenses, the settlement of claims and financial expenses and, on the other hand, to the liquidity needs of the factoring business in Germany and Poland. The main sources of liquidity for the insurance business are the insurance premiums received and the net income from investments. Liquidity to cover the financing requirements of the factoring business totalled €2.2 billion at 31 December 2018 and corresponded to drawdowns under bilateral credit lines and overdraft facilities of a maximum amount of €971.5 million, to issuances made under its commercial paper program for a total maximum amount of €650 million and a factoring receivables securitisation program in Germany for a total maximum amount of €1.195 billion. Any early termination of the securitisation programs or related financing in the event of default or a failure to comply with commitments could have a material adverse effect on its financial position.

As part of its financing policy, the Group accessed and is expected to continue to access the capital and loan markets. In this regard, it cannot guarantee that it will have sufficient financing or that capital or loan market conditions, particularly interest rates, and the perception on these markets of its financial position and outlook, will be favourable enough to access the funding (bank financing or fundraising on financial markets) required to develop its business, in particular to cover its operating expenses, claims settlement and financial expenses. The capital market has suffered, and could continue to suffer, from high volatility or from disruptions limiting the availability of market financing. Such insufficient liquidity and/or prolonged restrictions in accessing these forms of funding could have a material adverse effect on its business, financial position, operating results or outlook.

Risks related to hedging the Group's solvency (SCR ratio)

Solvency II, which has been applicable since 1 January 2016, is aimed in particular at a better understanding of insurers' risks. In this respect, these regulations include solvency capital requirements (SCR) that set capital adequacy requirements for insurers for the purpose of absorbing a major shock. These SCR may be calculated based on a standard formula set by the regulations or by a complete or partial internal model developed by the insurer and validated by the prudential regulator.

In preparation for Solvency II, the Group, like the majority of other European insurers, has nevertheless had to make a certain number of strategic choices. The Group has chosen the standard model as its regulatory calculation method.

Risks related to rating revision

The ratings on the ability to settle claims and on financial soundness are important factors when assessing the competitive position of insurance companies. The rating agencies regularly review their ratings and methodologies, and consequently may, at any time, modify the ratings that they have assigned. In the current economic environment, some rating agencies have downgraded their outlook for the insurance sector, and have downgraded the ratings of a growing number of companies. At the date of this registration document, the Group has maintained its ratings of AA- from Fitch and A2 from Moody's, which were confirmed in August and June 2018 respectively, with stable outlooks.

However, even a potential downward revision of the outlook and/or of these ratings could have negative effects for the Group and cause: a deterioration in its competitive position; difficulties in distributing new credit insurance policies; the termination of certain existing credit insurance policies; an increase in reinsurance costs; significant financing difficulties or increasing financing costs, linked in particular to its securitisation program and its related financing; the need to grant additional coverage for certain contracts; a negative effect on its relations with its creditors, commercial counterparties and distributor partners, in particular the fronters; a significant negative effect on public trust and on its reputation.

A downgrading in the outlook and/or ratings could consequently have a negative impact on its business, liquidity level, financial position, net income, solvency margin, market value and outlook.

Financial risks related to the effects of climate change

The risks related to the effects of climate change may be physical risks or risks regarding the transition towards a low-carbon economy. The physical risks consist of damage caused by extreme weather events. Coface could be exposed through its clients and their counterparties. These physical risks would ultimately correspond to credit, market and liquidity risks. The risk of transition to a low-carbon economy could result directly in the reduction of the likelihood and scale of physical damage. Initially, the impact would primarily concern sectors linked to the exploitation of fossil fuels as well as the chemical and metal industries. The transport and construction sectors would also be affected. As for the physical risk, therefore, Coface would face credit, market and liquidity risks. Thanks to its diversified credit risk portfolio, Coface is not directly affected by such risks to any significant extent.

In connection with Article 173 of the Law of 17 August 2015 on Energy Transition for Green Growth applicable to Coface, in 2016 the Group defined its responsible investment policy and the goals to be achieved in keeping with its role as a credit insurer and the protection of its reputational risk.

Thus, in partnership with Amundi, in 2016 Coface set up a mechanism to address the regulatory requirements and to measure the carbon footprint of its portfolios with a view to reducing it. Accordingly, calculating and disclosing information on Coface's carbon exposure is the foundation of its commitment in this area:

- ESG (Environmental, Social, Governance) factors: incorporate sensitivity to these factors while maintaining a primary goal of risk and reputation management. Amundi drafts a report that provides the average ESG rating of the Coface portfolio (with ratings from A to G).
- Voting rights and Commitment: take part in voting at the Shareholders' Meetings of companies held in the
 portfolio through the delegated managers and encourage dialogue with their management on best practices by
 building on the practices followed in these matters.
- Measuring the carbon footprint: protecting the Group against carbon risk and participating in international environmental protection and energy and ecological transition endeavours.

The Group's initiatives to reduce its environmental footprint are described in detail in Chapter 6.

2.3 Risks related to the Group's business activity

Risks related to the solvency of debtors and policyholders, its assessment and the reliability of information relating to this solvency

The Group's core business is credit insurance. In addition, the Group offers factoring activities in Germany and Poland. Assessing the credit risks related to these activities is an essential component of its business. Credit risk includes:

- for credit insurance, the underwriting risk, inherent in the insurance business (namely, short-term credit insurance, special risks including Single Risk and surety bonds) under the Solvency II Directive; in other words, the risk of losses or of an unfavourable change in the value of insurance commitments, due to inadequate assumptions in terms of pricing and reserving; and
- for the factoring business as defined by the regulations issued on 3 November 2014, i.e. the risk incurred in the event of default by a counterparty or counterparties considered to be a single beneficiary.

High quality, reliable information on debtor solvency is essential for managing the pricing policy and the risk underwriters' decision process. The Group, as with other players in the market, cannot disregard the fact that in certain markets, it may face difficulties in obtaining reliable and accurate information or debtor solvency data from the service providers that it may use.

Any lack of information or use of unreliable information regarding a debtor or the environment in which it operates, or a delay in the provision of such information, is likely to distort the evaluations and assessments used by the Group, and therefore the estimate of the related potential claims risk. Such risks relating to solvency assessments could have a material adverse effect on its business, financial position, operating results, solvency margin and outlook.

Furthermore, if the credit insurance or factoring products that it develops and sells are designed to address needs of policyholders (or clients in the case of factoring activities) and changes in terms of coverage, the Group must likewise control the risks in terms of exposure, and thus of profitability. A poor assessment of debtor solvency (and, in cases of factoring and guarantee activities, of the Group's clients) at the time of underwriting, and for credit insurance during the

lifetime of the product, or even at the time of its renewal, could result in poor compatibility between the premium, the commitments made and the Group's management, and thus entail a potentially significant risk of loss.

Risks related to the establishment of insurance technical provisions, depreciation and the assumptions used

The insurance policies managed by the Group's insurance subsidiaries meet the definitions of insurance contracts provided by IFRS 4. These policies give rise to the recognition of technical provisions on the liabilities side of the balance sheet, which are measured based on French GAAP accounting standards. A liability adequacy test is performed to verify that the technical insurance liabilities, as they appear in the consolidated financial statements, are sufficient to cover the future cash flows estimated at that date (see also the paragraph on "Credit risk", "Definition and measurement of risks").

The Group makes estimates when establishing technical provisions which are primarily based on statistics and assumptions about changes in events and circumstances related to the policyholders and their debtors, as well as their economic, financial, social, regulatory and also political environment. These estimates may turn out to be different or insufficient when compared to actual events and circumstances observed subsequently, especially if they simultaneously affect its main portfolios. The use of these assumptions requires a high degree of judgement by the Group's management bodies, which may affect the level of the reserves recognised and therefore may have a material adverse effect on the Group's financial position, operating results and solvency margin.

The Group holds financial investments for which there is no active market or the observable values are either limited or unrepresentative. Their fair value is then measured using valuation techniques based on assumptions that require a high degree of judgement. The valuations and estimates are revised when new information becomes available. In light of this information and in accordance with these accounting principles and methods, as described in the Group's consolidated financial statements, its management bodies use their judgement to analyse the causes of any decrease in the estimated fair value of securities, its prospects of short-term recovery and the level of provisions that is considered adequate for the resulting impairments. The impairments or additional provisions could have a material adverse effect on the Group's operating results, financial position and solvency margin.

Risks related to the geographic and sectoral distribution of debtors covered by the Group's insurance policies and its policyholders

The Group insures payment default risk for more than 40,000 policyholders in around 100 countries worldwide. The debtor risks covered by the Group's credit insurance policies are mainly located in Western Europe, notably in Germany, France, Italy and Spain. As at 31 December 2018, these four countries accounted for 40% of the Group's overall exposure from its credit insurance activities, while the whole of Western Europe represents 50.5% of the Group's total exposure. On the same date, debtors from non-OECD countries represented less than 18% of the Group's overall exposure. The Group is therefore particularly exposed to the risks and economic situation of countries in the eurozone and in Western Europe in general.

The persistence of a difficult economic situation, or the occurrence of new difficulties in these countries, and more generally in Western Europe, could increase the difficulties and worsen the financial position of the Group's debtors and policyholders operating in such countries. These factors could in return result in a considerable change in the Group's risk profile, and thus have a material adverse effect on its business, financial position, operating results or outlook.

In 2018, the Group maintained a selective risk underwriting policy and close monitoring due to the persistently tense global economic situation observed in all the so-called emerging countries. The Group's debt insurance portfolio covers a broad range of business sectors. However, as at 31 December 2018, the construction, agri-food and chemicals sectors represented 39.7% of the Group's total exposure. A breakdown of the Group's guaranteed debtor receivables by business sector is set out in the paragraph (see also the paragraph on "Credit risk", "Definition and measurement of risks").

Similarly, the risks for some more sensitive sectors were revised in 2018 in keeping with the work carried out in 2017, to anticipate the deterioration in the solvency of the most vulnerable players in these markets (metal industry, sectors linked to the oil industry, etc.). Despite the diversity of the business sectors of the Group's policyholders and debtors covered by its credit insurance policies, the Group cannot disregard the fact that a significant deterioration in the economic conditions in any given sector may impact its overall risk levels, as well as the volume of premiums received, with a resulting material adverse effect on its business, financial position, operating results or outlook. This monitoring takes place on an ongoing basis and allows for adjustment to closely match anticipations.

Risks related to overexposure to debtors or regarding major policyholders

As at 31 December 2018, no debtor represented more than 1% of the Group's exposure and no policyholder accounted for more than 1% of the total premiums collected. Although the Group considers that the level of risk exposure regarding a major debtor is fairly limited, given their number and the diversity of risks that they present and the reinsurance underwritten, the occurrence of any significant risks linked to certain important debtors could affect the amount of indemnifications that it may have to pay, and have a material adverse effect on its financial position and operating results.

Risks related to the Group's factoring business

As part of its factoring activity, the Group finances the trade receivables of companies by acquiring their trade receivables, either insuring or not insuring these receivables against the risk of debtor insolvency, and collecting them on its own account. In some cases, the Group has a right of recourse against the ceding company. For the financial year ended 31 December 2018, the factoring business represented €66.71 million in net banking income and €2.5 billion in purchased receivables. In this regard, the Group could be obliged to bear risks related to invoice quality (risk of invoice dilution) in the case of disputed or falsified invoices; client insolvency (i.e. ceding company risk) where the client is unable to repay the cash advance made on outstanding invoices; or the solvency of buyers of products and services (see also Notes 4 and 24 to the Group's consolidated financial statements).

If these risks occur in any significant manner, they could have an adverse effect on the financial position, solvency margin, operating results and thus the outlook of the Group.

2.4 Risks related to the Group's operating activities

Risks related to the Group's international activities

The Group markets its services in 100 countries in Europe, North America, Latin America, Asia, and a number of African countries. The diversity of its geographical locations exposes it to various and sometimes unstable economic, financial, regulatory, commercial, social and political environments which could have an influence on the solvency of its policyholders' debtors or, to a lesser extent, on the solvency of its policyholders themselves, its methods of operation and marketing, as well as the management and monitoring of risks related to its credit insurance products.

It could be obliged to face a number of external risk factors, such as: fluctuations in exchange rates and currency devaluations; capital transfer restrictions; restrictions related to embargoes; changes in legal and tax systems, including the regulations regarding transfer pricing and withholding tax on payments made by the entities of the Group; increase in interest rates; inflation, potential recessions and financial market volatility; or even political instability and the risk of terrorism and war.

In this context, the Group may face significant difficulties and its strategy may be affected by the environment in certain countries in which it operates, leading to a material adverse effect on its business, financial position, operating results or outlook. Furthermore, the Group is present in countries where the legal systems are very diverse, and where the legal and dispute resolution systems sometimes present characteristics or levels of maturity that are different from those of its most important markets in Europe. In this context, it could encounter difficulties with regard to taking legal action or enforcing rulings.

Risks related to intermediated distribution of the Group's credit insurance policies

Although the Group has various distribution channels and its own sales teams, around two thirds of its sales activity for its credit insurance policies is brokered, and depends on the existence and quality of its relationships with various partners who distribute credit insurance policies on its behalf, especially in countries where it does not have a direct presence (fronting) or does not have its own licence. Its network of partners is composed of insurance brokers, financial institutions and non-specialised business facilitators, with whom it often maintains long-term relationships that are not exclusive (see also "A multi-channel sales network that has been strengthened by an important network of partners and business contributors").

Any significant difficulty encountered in the management or development of its partnerships could have a direct impact on its competitiveness and the implementation of its strategy for sustainable and profitable growth. The Group cannot, therefore, rule out a drop in its business related to the breach or a renewal under less favourable terms of partnership contracts with third parties such as brokers, banks and multiple-line insurers, or the bankruptcy of these partners. These

difficulties, if they occur to a large extent, could have a material adverse effect on its financial position, operating results or outlook.

Risks related to relations with reinsurers, the capacity of the reinsurance market and reinsurance costs

The theoretical level of exposure assessed by the Group is incompatible with the Group's available capital alone. This theoretical level of exposure is based primarily on the fact that a certain number of claims derived from this exposure will be passed on to reinsurers under a quota-share treaty, bearing in mind that this transfer of risk to reinsurance companies does not exempt the Group from its commitments to pay its policyholders. The Group has also implemented a reinsurance strategy against any potential extreme risks it may incur through non-proportional "excess claim and excess loss" cover (see the paragraph on "Credit risk", "Definition and measurement of risks"). In terms of its relations with reinsurance companies, the Group is subject to the default risks of its reinsurers and the risk that it might be unable to obtain reinsurance treaties or obtain them on acceptable pricing terms.

Although, despite the financial crisis, no defaults have been seen among the Group's reinsurers, one or more reinsurers of the Group might no longer be able to meet their financial obligations, which could lead to increased losses for the Group. Furthermore, the reinsurance capacities on the market and the prices of reinsurance treaties depend on the general economic situation and on many other factors, and could vary significantly. Therefore, even though such a situation has never occurred, the Group could have difficulties in obtaining reinsurance on commercially or financially acceptable terms, thereby increasing the risk of potential losses. In turn, this could lead the Group to change its pricing structures or its risk underwriting policy, which could negatively impact its profitability and competitiveness. The occurrence of any of these risks could have a material adverse effect on the Group's financial position, operating results, solvency margin, business and outlook.

Risks related to operational failures or inadequacies

The Group's business relies very heavily on a set of complex processes involving risks of operational malfunctions linked to many internal or external factors. These factors may be human, organisational, material, natural or environmental, including risks of inadequate procedures, errors, fraud or malicious acts by employees, policyholders or brokers, or non-compliance with internal and external regulations, intrusion or hacking. Although the Group pays close attention to the quality of its services, the rigour of its internal processes and systems, and compliance with strict ethical values in the conduct of its business, it cannot rule out the occurrence of such failures (see also the paragraph on "Operational risks", "Definition and measurement of risks").

Potential claimants could try to hold the Group's employees, officers or companies responsible for such occurrences. The Group could be forced to pay damages and interest, or be subject to significant fines and unfavourable media coverage. The occurrence of such events could affect the Group's reputation for reliability and integrity and thus affect its ability to retain the confidence of its policyholders and to attract new policyholders, causing a material adverse effect on its business, financial position, operating results and outlook.

Risks related to information systems

The Group's business relies very heavily on its information systems. The Group manages complex information systems (in particular for the collection and management of information on the creditworthiness of companies, sales management for products and services, the centralisation of its risks – pricing, invoicing, debt collection, management of claims disputes – and for its bookkeeping and reporting), which are essential for the conduct of its credit insurance business, and additional services related to business information, factoring and debt management.

IT tools and information systems are indeed essential components for all its business, in terms of the development and the quality of its commercial offers (business information, management and collection of debts, credit insurance offers, in particular pricing and underwriting decisions of the Group risk underwriters), as well as for management, back office, reporting and internal control procedures. Despite a policy to strengthen the back-up of its information systems and infrastructure, particularly in the context of Solvency II, and the availability of back-up systems for all its databases and emergency plans for its activities including priority information systems (see paragraph 1.8, "Information systems and processes"), it cannot be guaranteed that the tools, systems and databases will not be destroyed or damaged as a result of an incident or failure of IT tools and information systems.

Any failure of IT tools or information systems, including as a result of hacking, could have a material adverse effect on the Group's business, financial position, operating results or outlook.

In addition, in order to manage certain information systems that are essential to its business, the Group depends on a limited number of suppliers, particularly with regard to the databases related to its information systems. The contracts to supply these services are renewed or renegotiated periodically. An unfavourable change in the relationship with one of

the suppliers, hardening of required conditions, a failure to comply with commitments specified in the contracts, non-renewal of these contracts, or a renewal under less favourable conditions than those previously applicable, a potential default by one of the suppliers or a potential increased concentration of providers, could result in delays or significant costs, and generally have a material adverse effect on the Group's business, financial position, operating results or outlook.

Risks related to cybersecurity

The risks related to cybersecurity are a concern for the Group, and the management of such risks is essential for its businesses and clients. Techniques used to steal information and data, hack, disrupt, degrade quality or sabotage information systems are constantly evolving. The Group may be subject to targeted attacks on its IT networks. It could be forced to face interruptions to business, losses or damage to its databases, or misappropriations of confidential information for which it could be held liable, particularly involving litigation or in a way that could negatively affect its reputation and image. The Group is therefore implementing a monitored and controlled Security policy to make the appropriate changes to its system enabling it to protect itself against such hacking techniques, pre-empt and manage any crises and swiftly set up an effective and appropriate system of response.

Risks related to digital transformation

The digitisation of the economy and of trade in particular presents Coface with certain challenges, particularly in terms of client expectations, distribution, security and modelling. Coface is constantly investing in these areas to make its services digital, easy and intuitive to use, integrated into clients' environments and secure, and to ensure its operations are competitive and support the digitisation of its offering. These investments constitute a significant part of the investments for its Fit to Win strategic plan.

Risks related to the occurrence of exceptional events (acts of terrorism, natural disasters, pandemics, etc.)

Unforeseen events such as acts of terrorism, conflicts, the spread of pandemics such as the Ebola virus, a serious natural disaster, the potential consequences of global warming, or any other emergency situation could adversely affect the Group's business and financial position due to the economic and financial consequences of indemnifying the resulting claims.

These events could also cause a temporary disruption to the Group's business operations and result in significant losses to the extent that they would not be covered or would be insufficiently covered, by any relevant insurance policy, and if the Group's business continuity plans did not alleviate the consequences. Such losses may relate to physical assets, financial assets, market positions or key employees. These events could likewise generate additional costs and an increase in expenses for the Group (in particular increased insurance and reinsurance premiums). Although it has not experienced such events in the past, it cannot be excluded that such events may occur in the future and have a material adverse effect on its business, financial position, market value, operating results or outlook.

2.5 Other risks related to the Company

Risks related to the control of the Company and its relations with Natixis

The Company's main shareholder is Natixis, which holds 42.14% of its capital as at 31 December 2018. Consequently, Natixis could significantly influence the Group's strategic decisions, and/or have all resolutions that are submitted for the approval of the Company's shareholders at the Ordinary or Extraordinary Annual Shareholders' Meetings accepted or rejected, particularly with regard to the appointment of members of the Board of Directors, the approval of the annual financial statements and the distribution of dividends, as well as the authorisation to proceed with capital increases or other issues of securities, merger or contribution operations, or any other decision requiring the approval of the Company's shareholders.

The Company has in the past benefited from Natixis' financial support. Even though the Company considers itself to be financially independent, it cannot be guaranteed that the Company will not need additional support in the future, or that Natixis will continue to provide such financial support, given that Natixis has publicly announced its intention to reduce its shareholding in the Company.

Furthermore, it cannot be excluded that Natixis could find itself in a situation where its own interests and those of the Group or of other shareholders are in conflict, particularly in the case of a liquidity contract.

Risks related to the Company's holding structure

The Company is a holding company which conducts its business indirectly through operating subsidiaries, the Compagnie française d'assurance pour le commerce extérieur and its subsidiaries, and has no credit insurance business or service of its own. As a holding company, its main sources of funds come from dividends paid by its subsidiaries, and the proceeds of debt or equity issues as well as sums borrowed under bank or other loan facilities. The Group's operating subsidiaries hold its assets, and are the source of almost all of its profits and cash flows. If the profits of these operating subsidiaries were to fall, its profits and cash flows would be affected, and the affected subsidiaries could be unable to honour their obligations, or pay, in part or in full, the dividends expected by the Company.

The capacity of the Group's operating subsidiaries to make these payments depends on economic, commercial and contractual considerations, as well as on legal and regulatory constraints, which are linked to the solvency margin, thereby restricting the use of capital and in particular the distribution of dividends. It could also be affected by the various risk factors described in this paragraph. Were the equity of the Company and/or one of its subsidiaries to fall below the regulatory requirements, the insurance business regulators have significant means available to them to take action. For example, they may restrict or prohibit the signing of new contracts, prohibit the distribution of dividends and/or, in the most serious cases, require reorganisation or insolvency proceedings, in particular the opening of involuntary reorganisation or winding-up proceedings for such a subsidiary in France.

Moreover, if its subsidiaries were not able to maintain an adequate level of equity with regard to the regulatory requirements and/or their competitive positions, the Company could be forced to support them financially, which could have a significant impact on the status of its liquidity position, consolidated net income and financial position. Any fall in profits or the impossibility or inability of its subsidiaries to make payments to other subsidiaries of the Group could have a material adverse effect on its ability to distribute dividends, repay debt and fulfil its other obligations, which could have a material adverse effect on its business, solvency margin, operating results, financial position and outlook.

Risks related to potential judicial, administrative or arbitral proceedings

In the normal course of business, the Group's entities could be involved in a number of judicial, administrative or arbitral proceedings, particularly following claims for compensation. Although, as of today, no procedures of this type are likely to affect its business, financial position or operating results, there is no guarantee that new procedures might not be brought against the Company or its subsidiaries in the future. If applicable, claims for a significant amount could be made against the Company or its subsidiaries, and the outcome of these procedures could result in a significant degree of liability for the Group. In such a case, although it maintains a prudent level of provisions to guard against the cost of litigation, these proceedings could have a material adverse effect on its business, reputation, financial position, operating results and outlook.

Risks related to deferred tax assets

The Group records deferred tax assets for future tax savings resulting from the differences between deficits carried forward and the timing differences between the values of asset items in the consolidated financial statements, and those allocated when the taxable income is established. The effective realisation of these assets in future years depends on the tax laws and regulations, the outcome of current or future controls and disputes, and the expected future operating results of the entities concerned (see Note 18 to the Group's consolidated financial statements).

Risks related to the valuation of goodwill and intangible assets

The occurrence of future events with an adverse impact on the Group may result in an impairment of certain intangible assets and/or goodwill. Any substantial impairment may have an adverse impact on the Group's financial position and operating results for the year in which such expenses are recognised (see Notes 1 and 2 to the Group's consolidated financial statements).

3. Insurance policy

Since January 2015, the Group has had its own insurance program with leading insurance companies, offering levels of cover that it considers commensurate with the risks inherent in its business operations, to cover its general and specific risks (professional civil liability, civil operating liability, director civil liability, material damage to operating assets, business travel accidents, cyber risks, etc.). The Group supplements this insurance cover locally, according to its needs or the specific regulatory requirements of certain countries.