

1 Attendance list, quorum and adoption of the agenda

According to article 24 of the Articles of Association, "The Meeting may deliberate validly only if at least half of the shares of Class A and at least half of the shares of Class B are represented".

The Meeting is asked to adopt the agenda.

2 Nomination of a secretary and of two scrutineers

According to article 23 of the Articles of Association "The Chairperson shall appoint a secretary. The Meeting shall appoint two scrutineers".

3 Presentation by the Chairman of the Board of Directors of the 2024 activities report of the Board

Presentation by the Chairman of the Board of Directors of the 2024 activities report of the Board.



Assemblée Générale Ordinaire

1	Liste de	présences,	quorum e	t adoptic	n de	l'ordre	du	jour
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D'après l'article 24 des statuts, « l'Assemblée ne peut valablement délibérer que si la moitié des actions des catégories A et la moitié des actions de la catégorie B sont représentées ».

Il est demandé à l'Assemblée d'approuver l'ordre du jour.

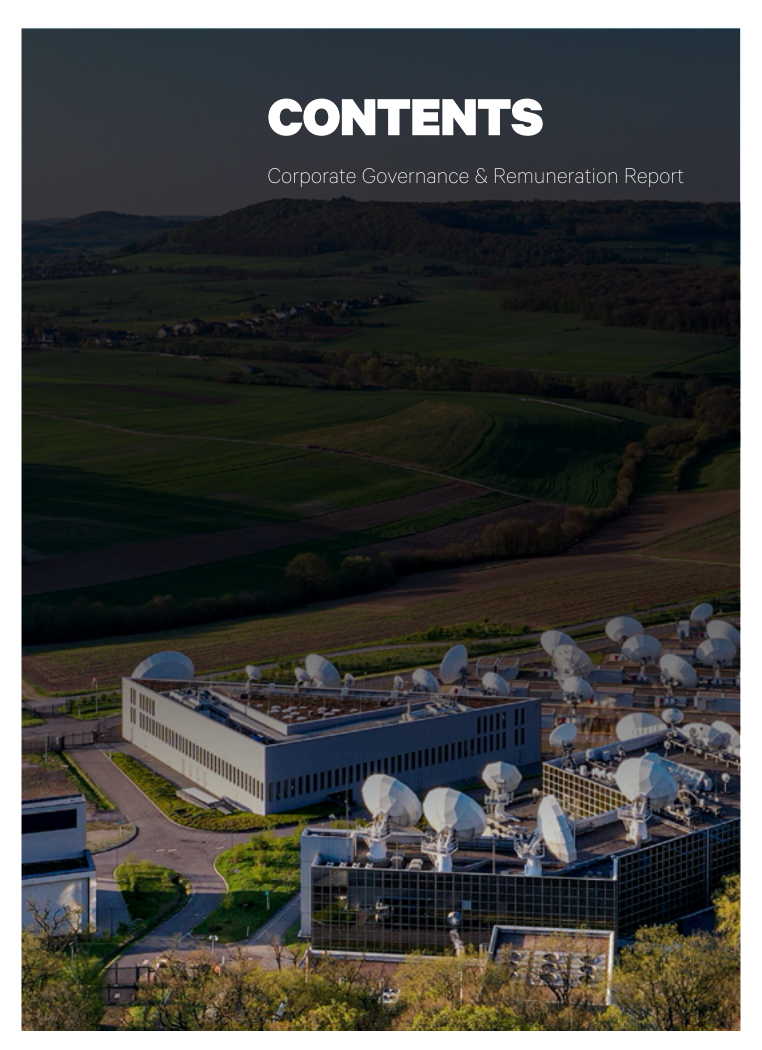
2 Désignation d'un secrétaire et de deux scrutateurs

Selon l'article 23 des statuts « Le Président de l'Assemblée désigne un secrétaire. L'Assemblée choisit deux scrutateurs ».

3 Présentation par le Président du Conseil d'administration du rapport de gestion du Conseil pour l'année 2024

Présentation par le Président du Conseil d'administration du rapport de gestion du Conseil pour l'année 2024.





SHAREHOLDER STRUCTURE

SES has issued two classes of shares -A-shares and B-shares

SES has been listed on the Luxembourg Stock Exchange since 1998 and on the Euronext Paris Stock Exchange since 2004. The Company has issued two classes of shares: A-shares and B-shares. Each share is entitled to one vote. One B-share carries 40% of the economic rights of an A-share. The ratio of A-shares to B-shares must be maintained at 2:1 as required by the Articles of Association.

Shareholder Structure as of 31 December 20241

SES Shareholders	Number of Shares	Voting participation	Economic Participation
Registered shares	3,546,855	0.64%	0.80%
FDRs (free float) ²	340,060,630	66.03%	76.29%
FDRs held by SES	3,898,699	0.00%	0.87% ³
FDRs held by SES Astra	23,952,416	0.00%	5.37% ⁴
Total A Shares	371,457,600	66.67%	83.33%
BCEE	56,706,151	10.89%	5.09%
SNCI	56,699,076	10.89%	5.09%
Etat du Luxembourg	60,347,365	11.55%	5.42%
SES Astra	11,976,208	0.00%	1.16%
Total B Shares	185,728,800	33.33%	16.67%
Total shares (actual)	557,186,400	100.00%	100.00%
Total shares (economic)	445,749,120		

- 1 The most recent shareholder structure is always available at the SES Shareholders page
- 2 Not including FDRs held by SES and SES Astra
- 3 SES does not exercise voting rights
- 4 SES does not exercise voting rights



A SHARES

A-shares are held by private and institutional investors.

The listed security is the Fiduciary Depositary Receipt ("FDR"), listed on the Luxembourg and Euronext Paris Stock Exchanges. Each of these is backed by one A-share and has all the rights attached to

that share, except the right of attending the general meetings of shareholders.

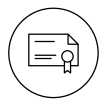
In order to attend a general meeting, at least one registered share must be held. Voting rights may be exercised by notifying the Fiduciary (Banque et Caisse d'Epargne de l'Etat) of the voting intention.



B SHARES

The State of Luxembourg holds a direct 11.55% voting interest in the company. Banque et Caisse d'Epargne de l'Etat and Société Nationale de Crédit et d'Investissement each hold a direct 10.89% voting interest in the Company.

These shares constitute the Company's B-shares. A B-share has 40% of the economic rights of an A-share. The B-shares are not listed on any exchange and do not back a tradable security.



RESTRICTIONS ON OWNERSHIP

No A-shareholder may hold, directly or indirectly, more than 20%, 33% or 50% of the Company's shares unless such shareholder has obtained prior approval from the meeting of shareholders. Such limit shall be calculated by taking into account all the shares held by the A-shareholder.

An investor who envisages to acquire by whatever means, directly or indirectly, more than 20%, 33% or 50% of the shares of the Company (a 'demanding party') must inform the Chairperson of the Board of the Company of such intention.

The Chairperson of the Board will inform the government of Luxembourg of the envisaged acquisition. The government

may oppose the acquisition within three months from such information if it determines that such acquisition would be against the general public interest.

In case of no opposition from the government of Luxembourg, the Board shall convene an extraordinary meeting of shareholders which may decide at a majority provided for in article 450-3 of the law of 10 August 1915, as amended, regarding commercial companies, to authorise the demanding party to acquire more than 20%, 33% or 50% of the shares. If the demanding party is a shareholder of the Company, it may attend the general meeting and will be included in the count for the quorum but may not take part in the vote.



INFORMATION EXCHANGE REGARDING CORPORATE GOVERNANCE ESRS 2 GOV-1

The Company communicates transparently with its shareholders via the corporate governance section of its website and through the dedicated e-mail address shareholders@ses.com. In line with Luxembourg law, the Company allows shareholders to receive all corporate documentation, including the documents for shareholder meetings, in electronic format.

The SES website contains a regularly updated stream of information, such as the latest version of the Company's main governance documents, including the articles of incorporation, the corporate governance charter (including the charters of the various committees set up by the Board) and the separate sections on the composition and the mission of the Board, the Board's committees and the Executive Committee (EC).

The SES website also contains the SES Code of Conduct and Ethics, the SES Dealing Code, the financial calendar and any other information that may be of interest to the company's shareholders.



INVESTOR RELATIONS

A dedicated Investor Relations function reports to the Chief Financial Officer and works closely with the Chief Executive Officer. Its purpose is to develop and coordinate the group's external financial communications and interactions with equity and debt investors, investment analysts, credit rating agencies, financial journalists and other external audiences, to monitor stock market developments. and to provide feedback and recommendations to the EC.

The Head of Investor Relations is responsible for the definition and execution of SES's active Investor Relations programme and participation in investor conferences and similar events. Investor Relations also works closely with the Chief Legal Officer to ensure that the group's external communications are compliant with all applicable legal and regulatory requirements.

The SES Investor Relations team will be pleased to assist existing or potential shareholders with any questions they may have in relation to SES. Further, the website contains information on all recent financials, analyst coverage, financial calendar and Company news, and is updated on a regular basis.

CHAIRPERSON'S REPORT ON CORPORATE GOVERNANCE

In the instance of conflicting compliance requirements, SES follows the rules of the home market.

The Company follows the 'Ten Principles of Corporate Governance' adopted by the Luxembourg Stock Exchange (its home market), as last revised in January 2024. SES meets all the recommendations made by the 'Ten Principles'. SES also complies with the governance rules for companies listed in Paris, where the majority of the trading of SES FDRs takes place. In the instance of conflicting compliance requirements, SES follows the rules of the home market.

ORGANISATION PRINCIPLES

Created on 16 March 2001 under the name of SES GLOBAL, SES was incorporated in Luxembourg. On 9 November 2001, SES became the parent company of SES ASTRA,

originally created in 1985. A copy of SES's articles of incorporation, in its latest version, is available in the corporate governance section of the Company's website.

THE ANNUAL GENERAL MEETING OF SHAREHOLDERS

Under Luxembourg company law, the Company's general meetings represent the entire body of shareholders of the Company. They have the widest powers, and resolutions passed at such meetings are binding upon all shareholders.

The meetings are presided over by the Chairperson of the Board or, in their absence, by one of the Vice Chairpersons of the Board or, in their absence, by any other person appointed by the meeting. Any shareholder who is recorded in the company's shareholder register 14 days before the meeting is authorised to attend and to vote at the meetings. An A-shareholder may act at any meeting

by appointing a proxy (who does not need to be an A-shareholder).

The annual general meeting ('AGM') is held on the first Thursday in April at 10:30 am CET. Each registered shareholder receives written notice of the AGM, including the time of the meeting and the agenda, at least 30 days prior to the meeting. Holders of the company's FDRs are represented at the meeting by Banque et Caisse d'Epargne de l'Etat acting as fiduciary. If a holder of FDRs wishes to attend the AGM of shareholders in person, that shareholder needs to convert at least one FDR into an A-share prior to the AGM.

In 2024, the AGM was attended by 96.93% of the Company's shareholders

Notice of the meeting and of the proposed agenda is published in the international press and the fiduciary circulates the draft resolutions to both Clearstream and Euroclear, allowing FDR holders to give their voting instructions to the fiduciary. At the same time, the draft resolutions are made available on the Company's and on the fiduciary's website. Unless the fiduciary receives specific instructions from the FDR holder, the fiduciary votes in favour of the proposals submitted by the Board. One or more shareholders owning together at least 5% of the shares of SES have the right to add items on the agenda of the AGM and may deposit draft resolutions regarding items listed in the agenda or proposed to be added to the agenda. This request needs to be made in writing (via mail or e-mail) and received no later than the twenty-second day preceding the AGM and needs to include a justification or draft resolution to be adopted at the AGM. The written request must include a contact address to which the Company can confirm receipt within 48 hours from the receipt of the request.

No later than fifteen days preceding the AGM, the Company then publishes a revised agenda.

The meeting may deliberate validly only if at least half of the A-shares and at least half of the B-shares are represented. In the event that the required quorum is not reached, the meeting will be reconvened in accordance with the form prescribed by the articles of incorporation. It may then validly deliberate without consideration of the number of represented shares.

The proceedings are mostly held in English, but a French translation is provided by the Company. An English and a French version of the AGM minutes and the results of the shareholders' votes are published on the SES website within 15 days after the AGM.

With the exception of the procedure described above regarding whenever an A-shareholder intends to hold more than 20%, 33% or 50%, all the resolutions of the meeting are adopted by a simple majority vote except if otherwise provided for by Luxembourg company law.

In 2024, the AGM was held on 4 April. Shareholders were invited to send their questions ahead of the meeting. although additional questions were asked during the meeting. The AGM was attended by 96.93% of the Company's shareholders, excluding the 5,117,002 FDRs held by SES and the 8,832,700 FDRs held by SES Astra. An extraordinary general meeting ('EGM') was also held on 4 April. It was attended by 96.93% of the of the Company's shareholders, excluding the 5,117,002 FDRs held by SES and the 8,832,700 FDRs held by SES Astra. The Board of Directors acknowledged and admitted to the agenda one resolution submitted by a shareholder in accordance with the rules described above. All resolutions submitted to the shareholders at the AGM and EGM were voted in accordance with the Board's recommendations. The detailed results of the shareholders' votes are available on the SES website under Shareholder information.

BOARD OF DIRECTORS & COMMITTEES

The Board of Directors is responsible for:

- Defining the Company's strategic objectives as well as its overall corporate plan;
- Approving, upon proposal from the Senior Leadership Team, the annual consolidated accounts of the Company and the appropriation of results, the group's medium-term business plan, the consolidated annual budget of

the Company and the management report to be submitted to the meeting of shareholders:

• Approving the major investments and is responsible vis-à-vis shareholders and third parties for the management of the Company, whereas the management is delegated by the Board to the senior leadership team in accordance with the company's internal regulations.

BOARD COMPOSITION

Frank Esser, Chair of the Board

Frank Esser became a director on 11 February 2020 and was elected Chairman of the Board for the first time on 2 April 2020. He was re-elected as Chairman of the Board on 7 April 2022. He is the former Chairman and CEO of SFR, the leading private French Telecom Operator. In this function he also served as Board Member of Vivendi Group. Prior to joining SFR, Mr Esser held several managerial positions with Mannesmann group. He also serves as Vice Chair of Swisscom. He is a member of the Nomination Committee and of the Remuneration Committee of SES. Mr Esser holds a PhD in Managerial Economics and an MS in Economics both from the University of Cologne.

Mr Esser is a German national. He is an independent director.



Peter van Bommel, Chair of the Audit and Risk Committee, Vice-Chair of the Board

Mr van Bommel became a director on 2 April 2020 and was elected as Vice-Chairperson of the Board for the first time on 7 April 2022. He was re-elected as Vice-Chairperson on 4 April 2024. Mr van Bommel was Chief Financial Officer and member of the Board of Management of ASM International from August 2010 until May 2021. He has more than twenty years of experience in the electronics and semiconductor industry. He spent most of his career at Philips, which he joined in 1979. He is the Chairman of the Board of Aalberts N.V. and Nedap N.V.. Beside that he sits on the Board of the Bernhoven Foundation and the Glorieux Foundation.

He is also a member of the Advisory Board of the Economic and Business Faculty of the University of Amsterdam and he is the Chair of the EMFC Curatorium of the Amsterdam Business School. In the past he was also a Director of several other listed companies, a.o. KPN in the Netherlands. Mr van Bommel holds an MSc in Economics from Erasmus University in Rotterdam. Mr van Bommel is the Chairperson of the Audit and Risk Committee and a member of the Remuneration Committee of SES.

Mr van Bommel is a Dutch national. He is an independent director.



Anne-Catherine Ries, Vice-Chair of the Board, Chair of the Nomination Committee

Mrs Ries became a director on 1 January 2015 and was elected as Vice-Chairperson of the Board for the first time on 4 April 2019. She was re-elected as Vice-Chairperson of the Board on 4 April 2024. Mrs Ries is currently First Government Advisor to the Prime Minister in Luxembourg, in charge of media, telecom and digital policy. Prior to this appointment in 2019, her focus over the last two decades has consistently been on developing the tech and digital innovation ecosystem in Luxembourg, i.a. through the launch

of the "Digital Luxembourg" initiative in 2014. Mrs Ries holds a law degree from the University of Paris II and the University of Oxford, and a postgraduate LL.M degree from the London School of Economics. Mrs Ries is the Chairperson of the Nomination Committee and a member of the Remuneration Committee of SES.

Mrs Ries is a Luxembourg and French national. She is not an independent director because she represents an important shareholder.



Fabienne Bozet, Director

Mrs Bozet became a Director of SES on 24 February 2023. She currently also serves as director and as member of the Audit and Risk Committee and of the Remuneration Committee in Herstal Group, a leader in Defense and Security. She is also a director of Detaille aux Prés, a family business. She was until end of 2022 CEO and Board member delegated to daily management of Circuit Foil, a leading copper foil producer.

She served as director in IEE. She is a member of Women on Board and of ILA. Mrs. Bozet holds a Master in Business Engineering from HEC Liège. She is a member of the Audit and Risk Committee of SES.

Mrs. Bozet is a Belgian national. She is an independent director.



Carlo Fassbinder, Director

Mr Carlo Fassbinder became a director on 7 April 2022. Mr Fassbinder has 25 years of experience in the field of taxation, finance and accounting and is Director of tax at the Ministry of Finance since 2017. He advises the finance minister on tax policies and tax treaties, and assists in the preparation of the Council meeting (ECOFIN). From 1997 to 2017 he worked in the tax department of BGL BNP Paribas where he was Head of Tax Retail & Corporate Banking since 2011.

Mr. Fassbinder is also a board member of Société Electrique de l'Our. He holds a Maîtrise en droit des affaires from Robert Schuman University in Strasbourg and a Magister Legum (LL.M.) in tax law from Ludwig Maximilians University in Munich. Mr Fassbinder is a member of the Audit and Risk Committee of SES.

Mr. Fassbinder is a Luxembourg national. He is not an independent director because he represents an important shareholder.



Ramu Potarazu. Director

Mr Potarazu became a director on 20 February 2014. He is currently the CEO of Lynk. Before being appointed CEO of Lvnk, he was the CEO of EditShare and BinaryFounatin. He is the Founder and former CEO of Vubiquity. Prior to founding Vubiquity, Mr Potarazu spent 15 years in various positions at Intelsat (1991-2006). He became Intelsat's Vice President of Operations and CIO in 1996 and Vice President of Commercial Restructuring in 2000. In 2001 Mr Potarazu became President of Intelsat Global Service Corporation and from 2002 to 2006 he

was President and Chief Operating Officer of Intelsat Ltd. Prior to joining Intelsat, Mr Potarazu held several engineering positions. Mr Potarazu graduated with a BS in Computer Science and in Mathematics from the Oklahoma Christian University. He also holds an MSc in Electrical Engineering from the John Hopkins University and was a member of the Stanford Executive Program. He is a member of the Remuneration Committee of SES.

Mr Potarazu is a US national. He is an independent director.



Françoise Thoma, Chair of the Remuneration Committee

Ms Thoma became a director on 16 June 2016. Ms Thoma is President and Chief Executive Officer of Banque et Caisse d'Epargne de l'Etat, and a member of the Boards of Directors of Cargolux International Airlines S.A., Luxair S.A., the Luxembourg Stock Exchange and of Enovos Luxembourg S.A. She was a member of the Luxembourg Council of State from 2000-2015 and holds a

PhD in Law from the Université de Paris II Panthéon-Assas and an LL.M. from Harvard Law School. Ms Thoma is the Chairperson of the Remuneration Committee and a member of the Audit and Risk Committee of SES.

Ms Thoma is a Luxembourg national. She is not an independent director because she represents an important shareholder.



Jacques Thill, Director

Mr Thill became a director on 2 December 2021. Mr Thill currently serves as First Government Advisor to the Prime Minister and Coordinator at the Luxembourg Prime Minister's Office. Since 2018 he is also the Government Delegate to the State Intelligence Service. Mr Thill joined the Luxembourg diplomatic service in 2004. His diplomatic career includes postings to the Luxembourg Permanent Representation to the United Nations in New York and to the Luxembourg Embassy in Moscow, as well as to the EU High Representative for the Common Foreign and Security Policy at the Council of the European Union in Brussels. From 2009 to 2013, Mr Thill served as diplomatic advisor to the Prime Minister. In 2013, he was appointed Deputy Secretary General of the

Luxembourg Government, before becoming Secretary General of the Luxembourg Government until June 2020. Mr Thill holds a Master in European and International Law from the Paris 1 Panthéon-Sorbonne University and an MA in European Political and Administrative Studies from the College of Europe in Bruges where he specialised in European Competition Law and European Foreign Policy. From 2015 until 2021 and again since December 2023, Mr. Thill is a member of the Board of Directors of LUXGOVSAT S.A. Mr Thill is a member of the Nomination Committee of SES.

Mr Thill is a Luxembourg national. He is not an independent director because he represents an important shareholder.



Kaj-Erik Relander, Director

Mr Relander became a director on 6 April 2017. Mr Relander worked for the Finnish National Fund for Research and Development prior to joining Sonera Corporation where he held several management positions, including the position of CEO. He left Sonera in 2001 to join Accel Partners, a private equity and venture capital group before joining the Emirates Investment Authority in 2009 where he was a member of its Investment and Management Committee. Since 2014 he has been a private investor and board director. Mr Relander graduated from the Helsinki School of Economics with an MSC in Economics. He also holds an MBA from the Helsinki School of Economics

having completed part of it at the Wharton School, University of Pennsylvania (USA), and studied also for a PhD at the Wharton School and the Aalto University. Helsinki.

Mr Relander is a board member of the sovereign wealth fund of ADQ and ADGM, Abu Dhabi Global Markets and Louis Dreyfuss Company. He is Chairman of the Investment Committee at the private equity fund Apis.pe and a board director of Starzplay Arabia. He is a member of the Audit and Risk Committee and of the Nomination Committee of SES.

Mr Relander is a Finnish national. He is an independent director.



Katrin Wehr-Seiter, Director

Mrs Wehr-Seiter became a director on 1 January 2015. She is CEO and Partner of BIP Capital Partners. Prior to joining BIP, she served as a Principal at global investment firm Permira and worked also as an independent strategy consultant as well as a Senior Advisor to international private equity group Bridgepoint. She started her professional career at Siemens AG where she held various positions in strategy consulting and engineering.

She serves as a director of Bellevue Group and several non-listed corporations. Mrs Wehr-Seiter holds an MBA from INSEAD and an MSc in Mechanical Engineering from the Technical University of Chemnitz. She is a member of the Audit and Risk Committee and of the Remuneration Committee of SES.

Mrs Wehr-Seiter is a German national. She is an independent director.

MISSION AND COMPOSITION ESRS 2 GOV-1

The Board of SES is composed of

non-executive directors, of which

40%

is female, and a total of

60%

is considered independent

As of 31 December 2024, the Board of SES is composed of 10 non-executive directors, four of them female (40%). Dr Jennifer Byrne who became a director on 7 April 2022, resigned on 17 October 2024. In the event of a vacancy on the Board, the remaining directors may, upon a proposal from the Nomination Committee and on a temporary basis, fill such a vacancy by a majority vote. In this case, the next AGM of shareholders will definitively elect the new director, who will complete the term of the director whose seat became vacant. All current directors were appointed by the AGMs in the three prior years.

The mandates of the current directors will expire at the AGM of shareholders in April 2025, 2026, and 2027 respectively. A director can also be revoked at any moment by the shareholders as there is no notice period for a director. The maximum tenure on the Board is limited to 12 years. The age limit of the Directors is set at 72 years. Any Director who reaches this age during his/her mandate will resign at the Annual General Meeting (AGM) following this date. The average age of the Board is 58.1 years. In accordance with the Company's articles of association, twothirds of the board members represent the holders of A-shares and one-third of the board members represent the holders of B-shares.

In accordance with internal regulations adopted by the Board, at least one-third of the board members must be independent directors. A board member is considered independent if he or she has no relationship of any kind with the company or management that may impact his or her judgment.

[Independence for these purposes is defined as:

- · not having been an employee or officer of the company over the previous five years;
- not having had a material business relationship with the company over the last three years; and
- · not representing a significant shareholder holding more than 5% of the voting shares directly or indirectly.]

As of 31 December 2024, six (60%) of the board members are considered independent: Fabienne Bozet, Peter van Bommel, Frank Esser, Ramu Potarazu, Kai-Erik Relander and Katrin Wehr-Seiter. As of 31 December 2024, four (40%) board members proposed by the B-shareholders are not considered independent as they each represent significant shareholders owning more than 5% of the company's shares: Anne-Catherine Ries, Jacques Thill, Françoise Thoma and Carlo Fassbinder.

Employees are represented on the board of directors of SES Astra as the holder of the State concession in accordance with relevant legal provisions. As part of a voluntary arrangement, the SES Astra board delegates one observer, chosen from among the employee representatives, to the SES Board.

Thai Rubin, Chief Legal Officer, was the Secretary to the Board of Directors until 31 July 2024. He was supported in this role by Mathis Prost, Senior Manager, who was appointed as Secretary to the Board of Directors as of 31 July 2024.

In the context of the Board composition, the SES Nomination Committee will consider a diverse Board as adding value to the Company by considering, among other things, professional background, experience, geographical background. In respect of professional background and experience, the Nomination Committee

will consider various criteria, including but not limited to (i) international executive, management, board or professional experience, (ii) experience in and knowledge of the satellite or adjacent

similar industries. (iii) video and data product knowledge, (iv) financial, tax, legal, regulatory, compliance, cyber-security, technology, human resources and ESG expertise, etc.

RULES OF GOVERNANCE

In 2024, there were six transactions between the Company and a shareholder owning at least 5% of the company's shares.

The Board of Directors meets when required by the Company's business, and at least once per guarter. It can only validly deliberate if a majority of the directors are present or represented. The resolutions of the Board are passed by a simple majority of the votes of the voting directors present or represented, not considering abstentions. The Chairperson does not have a casting vote.

Any material contract that is proposed to be signed by the Company or any of its wholly controlled operating subsidiaries with a shareholder owning at least 5% of the shares of the Company, directly or indirectly, is subject to a prior authorisation by the Board.

In 2024, there were six transactions between the Company and a shareholder owning at least 5% of the company's shares. All six transactions related to the purchase of class B-shares from the Class B shareholders in order to maintain the ratio between Class A and Class B shares, in accordance with the share buy-back programme authorised by the AGMs in 2023 and 2024. There were no transactions involving a conflict of interest for any of the directors.

In 2024, four directors held or acquired shares in SES. The transactions performed by directors on SES shares are published on the SES website.

BOARD GOVERNANCE STRUCTURE & COMMITTEES ESRS 2 GOV-1, GOV-2, GOV-3

The Board meetings and their agenda are prepared in close cooperation between the Chairperson, the Vice-Chairpersons, the CEO, the CFO and the Secretary to the Board of Directors. The Board oversees and supervises the activities of the EC.

SES currently has three board advisory committees. The committees consist of five to six members, at least a third of whom are independent board members in line with SES's internal regulations. The committees assist the Board on specific matters as defined in the relevant committee charters. The committees have an advisory role and will issue recommendations to the Board but cannot take any decisions.

The Audit and Risk Committee assists the Board in carrying out its oversight responsibilities in relation to corporate external policies (such as dividend, tax and treasury policies), risk management, internal control, internal and external audit and financial and regulatory reporting practices. It further proceeds to the evaluation of potential deals, including financial due diligence, risk assessment and financing options before submission to the Board. It has an oversight function and provides a link between the internal and external auditors and the Board. It also defines and proposes to the Board the ESG Targets of the Company and monitors progress towards the accomplishment

of the ESG Targets and compliance with the reporting requirements. Starting 2024, it has reviewed and recommended to the Board the double materiality assessment of the Company.

The Remuneration Committee assists the Board on the determination of the remuneration of the members of the Senior Leadership Team and advises on the overall remuneration policies applied throughout the Company. It acts as administrator of the Company's long-term equity plans.

In April 2024, the Nomination Committee was renamed into Nomination and Governance Committee. The Committee identifies and proposes suitable candidates for the Board of Directors. for election by the AGM of shareholders. Proposals are based on submissions from shareholders for a number of candidates at least equal to the number of posts to be filled for each class of shareholders. It also identifies and proposes suitable candidates for the EC. The Committee furthermore analyses the outcome from the board self-assessments, defines action items and reviews the corporate governance documents accordingly.

ACTIVITIES OF THE BOARD OF DIRECTORS IN 2024 ESRS 2 GOV-1

The Board of Directors held six regular in-person meetings, one extraordinary in-person meeting, and five extraordinary remote Board meetings, with an attendance rate of more than 97% (no Board member was excused for more than one meeting), allowing remote attendance for Board members unable to attend in person on an exceptional basis. The directors also passed four circular resolutions in 2024.

The main activities of the Board in 2024 included:

- approval of the 2023 audited annual accounts and the financial results for the first half of 2024;
- approval of the dividend submitted to the shareholder meeting in 2024 and approval of the interim dividend paid in October 2024:
- continuation and conclusion of the share buy-back programme of up to EUR 150 million:
- approval of the final version of the 2025 Budget and the 2025-2029 Business Plan;
- approval of the purchase of the Intelsat Group and related financings

- and the recording of SES as a foreign private issuer in the US;
- approval of the submission of a Best and Final Offer (BAFO) for IRIS2;
- definition of and follow-up on an extensive Strategy Execution Plan during a two-day Strategy Session in July 2024;
- approval of an internal transformation programme within SES;
- approval of the ESG targets and double materiality impacts, risks and opportunities;

The Board was regularly updated on the development of the major projects, and it noted regular on the company's risk management report. The EC regularly informed the Board about the group's activities and financial situation and the Board oversaw the execution notably of (i) the Strategy Plan (including the ESG strategy), (ii) the 2024 Business Objectives, (iii) the O3b mPOWER programme, (iv) the Company's continued transformation programme, (v) the new Organisational Structure and (vi) the plan towards completion of the Intelsat acquisition.

The Board and the Committees have undergone a thorough Company's corporate governance self-assessment in 2024 with the assistance of an external expert consultant on corporate governance matters.

At each meeting, directors receive a report on ongoing matters and the Chairpersons of the committees set up by the Board present a report on the latest developments discussed in these respective committees.

In addition, a business report and an internal SES inside report are distributed to the members of the Board on a regular basis.

With regard to the Company's corporate governance, the Board and the

Committees have undergone a thorough self-assessment in 2024 with the assistance of an external expert consultant on corporate governance matters. The SES Board has defined a number of actions from the assessment, notably the extension of the remit of the Nomination Committee to include corporate governance matters.

Some Board meetings conclude with a restricted session, without the presence of Management.

ADVISORY COMMITTEES OF THE BOARD 2024 - COMPOSITION AND ACTIVITY

Chair of the board: Frank Esser

Vice-chairs of the board: Anne-Catherine Ries, Peter van Bommel

Audit & Risk Committee	Remuneration Committee	Nomination and Governance Committee	Secretary to the Board of Directors
Chair:	Chair:	Chair:	Thai Rubin
Peter van Bommel	Françoise Thoma	Anne-Catherine Ries	(until 31 July 2024)
Fabienne Bozet	Peter van Bommel	Dr Jennifer Byrne (until 17 October 2024)	Mathis Prost (as of 31 July 2024)
Carlo Fassbinder	Frank Esser	Frank Esser	
Françoise Thoma	Ramu Potarazu	Kaj-Erik Relander	
Kaj-Erik Relander	Anne-Catherine Ries	Jacques Thill	
Katrin Wehr-Seiter			

Meetings and attendance rate in %

5 meetings	5 meetings	6 meetings
100%	100%	100%



Ensuring thorough oversight, the Audit and Risk Committee reviewed key financial, internal control, risk management, and ESG strategies to uphold transparency, compliance, and forward-looking business planning.

THE AUDIT AND RISK COMMITTEE ESRS 2 GOV-1

- Reviewed the 2023 financial results before their submission to the Board and their subsequent approval by the shareholders at the statutory AGM.
- Reviewed the H1 2024 financial results of the Company.
- Reviewed the Company's statement on internal control systems prior to its inclusion in the annual report, approved the Internal Audit plan, and received bi-annual updates on the Internal Audit activities and on the follow-up of the major recommendations. It also reviewed the 2023 PwC Management letter.
- Proposed to the Board and to the shareholders to appoint PwC as external auditor for 2024 and for the "PCAOB" re-audit of the 2022 and 2023 annual accounts, including the proposed compensation.

- Received quarterly updates on key risks from the SES Risk Management Group, on cyber security and was briefed on ongoing legal, compliance and whistleblowing matters.
- Reviewed WACC parameters for remuneration purposes, customer credit risk and collection and of the Treasury Roadmap.
- · Received updates on ESG targets, double materiality topics, performed a gap assessment and monitored the ESG strategy implementation.
- Reviewed the Company's 2025 Budget and 2025-2029 Business Plan.
- · After each meeting, the Board is briefed in writing about the work of the Audit and Risk Committee

THE REMUNERATION COMMITTEE

The Remuneration Committee focused on aligning leadership incentives with corporate goals, ESG targets, and shareholder interests, setting performance-based bonuses, equity grants, and share ownership obligations to drive accountability and long-term value creation.

- Matters addressed related to the determination of the bonuses and the vesting of performance shares allocated to the members of the Senior Leadership Team for their performance in 2023.
- Adopted the 2024 corporate business objectives, which are used as one element in the determination of 2024 bonuses for EC members.
- Reviewed and proposed the remuneration packages for new members of the Management Team and share ownership obligations for the Management Team.

- Reviewed and proposed the 2024 long term equity grants for Senior Leadership Team members.
- Included the ESG targets as a metric to determine vesting of Performance Shares for members of the EC.
- Proposed to review and adjust the Remuneration Policy. The proposal has been approved by the Board and by the Annual General Meeting of Shareholders.
- · After each meeting, the Board is briefed in writing about the work of the Remuneration Committee.

THE NOMINATION AND **GOVERNANCE COMMITTEE**

The Nomination Committee enhanced board effectiveness through self-assessment, director appointments, and succession planning, supporting organisational and talent initiatives with the CEO.

- · Discussed and analysed the board and committee self-assessment and established an action plan for the implementation of the recommendations from the self-assessment.
- It also discussed the renewal of existing directors and the appointment of new directors, conducted interviews and proposed to the Board a list of candidates for election by the shareholders in April 2024.
- Discussed the new SES Organisational Structure and was involved in its implementation in close cooperation with the CEO.
- Instigated a deep dive on Talent Management and reviewed Senior Leadership Team Succession Planning.
- · After each meeting, the Board is briefed in writing about the work of the Nomination Committee.

EXECUTIVE COMMITTEE

The SES Executive Committee is known as the Senior Leadership Team.

It is in charge of the daily management of the group. It is mandated to prepare and plan the overall policies and strategies of the company for approval

by the Board and to execute decisions taken by the Board. It functions as a collegial body.

Members of the EC are appointed by the Board of Directors upon a proposal from the Nomination Committee.

Currently, the executive committee as appointed by the board of directors is composed of:



Adel Al-Saleh, CEO

With more than 30 years of experience working in senior management roles at leading IT and telecommunication companies, Adel Al-Saleh was appointed Chief Executive Officer of SES on 1st February 2024.

Adel joined SES from T-Systems, the IT subsidiary of leading European Telecommunication provider Deutsche Telekom, where he was CEO since 2018. He was also a Board Member of Deutsche Telekom. Before that, he was the CEO for Northgate Information Solutions (NIS) Group from 2011-2018. Adel also held a variety of senior leadership roles at IMS Health and IBM for the first 25 years of his professional life.

Adel graduated from Boston University with a Bachelor of Science degree in Electrical Engineering and holds a Master of Business Administration from Florida Atlantic University. Adel is a US and UK national.



Sandeep Jalan, CFO

With more than 30 years of experience in financial and operational leadership roles across Asia and Europe, Sandeep Jalan was appointed Chief Financial Officer (CFO) of SES in May 2020.

Sandeep joined SES from Aperam, where he had held the position of CFO since 2014. Before this, Sandeep worked for the ArcelorMittal Group, where he was part of the M&A team responsible for numerous acquisitions in both steel and mining. He

was also the CFO & Company Secretary for Ispat Alloys Ltd from 1993 to 1999. Sandeep is a board member at Aperam.

Sandeep is a Commerce Graduate from Banaras Hindu University (BHU), as well as a qualified Chartered Accountant and Company Secretary. He has also completed an Executive Leadership Programme at the London Business School, and an Executive Education Programme on Strategic Finance at IMD, Lausanne.



John-Paul (JP) Hemingway, CCO

JP Hemingway was appointed Chief Strategy Officer (CSO) as of January 2022, and is charged with defining, leading and executing the strategy for SES.

Prior to this position, JP Hemingway was CEO of SES Networks where he oversaw the growth of the Networks business division. Before that, he was the Executive Vice President of Product, Marketing and Strategy for SES Networks.

JP was recruited into the SES family during the acquisition of O3b Networks, where he occupied the role of Chief Marketing Officer.

With a PhD in Optical Communications, and BSc (Hons) from Manchester Metropolitan University, UK, JP's experience is vast and varied. He began his career with Corning Cables and before filling a variety of senior management roles within Ciena, a leading network specialist.



Dr. Xavier Bertrán, CP&IO

Dr. Xavier Bertrán was appointed as Chief Product & Innovation Officer in April 2024 to oversee the innovation. development and delivery of SES's products and systems.

In 2022, Xavier joined SES as Senior Vice President to lead European Programmes that included strategic projects with the European Commission, European Space Agency, and other New Space initiatives. His extensive experience in the sector includes 20 years at Airbus where he held several executive positions in Upgrade Services, Diversification Programmes, Airbus ATR SAS and was

also the Deputy Director for the Galileo PPP programme.

Xavier also served as a Member of the Board of Directors of several companies including Airbus Interior Services S.A.S, ATR GIE, KID Systeme GmbH and Skytra Ltd.

Xavier earned a doctorate in Mechanical Engineering from the University of Technology (RWTH) in Aachen and a Global Executive MBA from the IESE Business School in Barcelona.

Xavier is a British. German and Spanish citizen.



Veronika Ivanovic, CPO

Veronika Ivanovic joined SES as Chief People Officer in September 2024 where she is responsible for developing and execution of the people strategy, talent development, processes and contributes as member of board to creating futureready organisation.

Veronika brings over 25 years of leadership experience in HR, having worked with large-scale blue chip companies. Most recently at Ericsson, Veronika managed a comprehensive HR function across multiple geographical regions where she

developed and executed on strategic plans that supported the company's business transformation and culture change.

Before Ericsson, Veronika spent over 15 years in the financial sector working for GE Capital across various countries, and 6 years in the technology sector for global B2C and B2B companies like Vodafone.

Veronika holds an MSc in Accounting and Finance and an MSc in Strategic HR Management from Sheffield Hallam University.



Fabien Loeffler, CTRO

Fabien Loeffler was appointed Chief Transformation Officer in September 2024 where he's overseeing the planning, coordination and implementation of the company-wide transformation agenda in alignment with SES's strategy.

Since joining SES in 2013, Fabien has held several progressive managements roles in the Finance and People & Culture departments, including Financial Planning and Analysis, People Analytics, Operations and Total Rewards. Before becoming Chief Transformation Officer, Fabien served as Interim Head of People & Culture at SES from December 2023.

Prior to SES. Fabien worked for several years in the financial sector where he held diverse roles at Ernst & Young and other companies from the industry. He is a member of the ILA (Institut Luxembourgeois des Administrateurs) and part of their Remuneration & Nomination Working Committee.

Fabien is a French national and holds a master's degree in management from SKEMA Business School in Sophia-Antipolis, France.



Greg Orton, Chief M&A and Development Officer

Greg was appointed Chief M&A and Development Officer in April 2024 to oversee mid- and long-term, inorganic development and growth of SES.

In his most recent role as Vice President of Merger and Acquisition at SES, Greg oversaw the acquisition and consolidation of DRS Global Enterprise Solutions, strengthening SES's ability to serve the satellite connectivity needs of the U.S. Government. Greg joined SES in 2014 relocating to Singapore where he first led Corporate Development initiatives across Asia-Pacific. He moved to Luxembourg in 2019 and went on to hold

several management roles across various departments such as Corporate Finance and Financial Strategy. Prior to SES, he worked for Solaris Mobile, FL Partners, and BDO Ireland where he held diverse roles in Corporate Finance, Corporate Investment and Financial Advisory.

Greg is an Irish national and holds an M.Sc. in Economics & Finance from University College Dublin, and a B.A. in Finance from Lindenwood University, U.S.A. He also holds a Professional Diploma in Accounting from Dublin City University, and is a Chartered Accountant of the Institute of Ireland.



Thai Rubin, CLO

Thai Rubin was appointed Chief Legal Officer of SES in July 2020, a role in which he oversees the legal affairs of the entire organisation, including the Company's ESG programme.

Thai has spent over 25 years in the satellite industry including his time at O3b networks. where he was the General Counsel and a key member of the leadership team.

In addition to holding multiple senior leadership roles within SES, he served as General Counsel at New Skies Satellites. Thai also worked at PanAmSat Corporation.

Thai's educational background includes a Bachelor of Science degree from the University of Wisconsin, Madison, and a Juris Doctor from Howard University School of Law in Washington, D.C.



Nihar Shah, CSO

Nihar was appointed Chief Strategy Officer of SES in April 2024.

Having joined SES in 2006, Nihar has held various progressive managements roles in Market Research & Analysis, and Strategic Market Development. In his most recent role as Vice President Strategy, Market Intelligence & Customer Experience, he was responsible for SES's strategic planning and market, competitive, and customer analysis. Nihar was also part of the SES team that evaluated the company's investment into O3b Networks, defining

SES's successful diversification strategy to global network services.

Prior to SES. he worked for several years in consulting for the commercial and government space sector, and has lived and worked in India, the U.S. and the Netherlands. Nihar holds a B.A. in Economics, an M.A. in International Space & Technology Policy from George Washington University, and an MBA from Georgetown.

Nihar is a U.S. citizen, and currently lives in Washington, D.C.



Milton Torres, CTO

Milton Torres was appointed Chief Technology Officer of SES in July 2023. In his previous role, Milton was Senior Vice President of Information, Technology & Security at SES where he was responsible for the company's technology and information technology environments, and cybersecurity operations.

Before his time at SES. Milton, a Brazilian and US national, held several senior roles. including Corporate Executive Director at the EBX Group, Managing Director Latin America at Office Depot Inc., Executive Vice President at DirecTV Latin America. He also serves on several boards.

Milton holds a BS in Electrical Engineering and completed post-graduation studies in Telecommunications from Pontificia Universidade Catolica do Rio de Janeiro. He also graduated from the Young Managers Program of European Institute of Business Administration (INSEAD).

RESPONSIBILITIES OF THE EXECUTIVE COMMITTEE

The CEO organises the work of the **Executive Committee** and coordinates the activities of its members, who report directly to him.

The EC may approve any external credit facilities or external guarantees, pledges, mortgages and any other encumbrances of the Company, or any wholly-owned affiliate, for as long as the Company will not lose its investment grade rating as a result of such facility or guarantee.

It may approve increases of up to 5% in the capital expenditure budget for a satellite procurement already approved by the Board, it being understood that the Internal Rate of Return will need to comply with certain specific thresholds defined by the Board. The EC informs the Board at its next meeting of each such increase.

It may approve intra-group transactions, irrespective of the amount, provided that they are consistent with the consolidated annual budget of the company, as well as specific transactions with third parties provided that the cost to SES does not exceed €10 million per transaction. It informs the Board at its next meeting of each such transaction, it being understood that the aggregate amount for all such transactions can at no time be higher than

€30 million. In relation to signed customer contracts, the Executive Committee may approve third-party transactions with an aggregate cost of up to €50 million.

The EC submits those measures to the Board that it deems necessary to be taken in order to meet the purposes of the Company. Prior to the beginning of each fiscal year, the EC submits to the Board a consolidated budget for approval. The EC is in charge of implementing all decisions taken by the Board and by the committees specially mandated by the Board. The EC may, in the interests of the Company, subdelegate part of its powers and duties to its members acting individually or jointly.

The CEO organises the work of the EC and coordinates the activities of its members, who report directly to him. In order to facilitate the implementation by the Board of its overall duty to supervise the affairs of the Company, the CEO informs the Chair of the Board on a regular basis of the Company's activities. The latter receives the minutes of all meetings of the EC in due time.



INTERNAL CONTROL PROCEDURES

OBJECTIVES AND PRINCIPLES

The Board of Directors is responsible for ensuring that SES maintains a sound system of internal controls.

The Board of Directors has the overall responsibility for ensuring that SES maintains a sound system of internal controls, including financial, operational and compliance controls. Such a system is an integral part of the corporate governance strategy of SES S.A. ('the Company') together with its subsidiaries and affiliates ('the Group').

Internal control procedures help to ensure the proper management of risks and provide reasonable assurance that the business objectives of the Company can be achieved.

The internal control procedures are defined and implemented by the Company to ensure the following objectives:

• Compliance of actions and decisions with applicable laws, regulations,

standards, internal rules, and contracts

- · Safeguarding efficiency and effectiveness of operations and the optimal use of the Company's resources
- Correct implementation of the Company's internal processes, notably those to ensure the safeguarding of assets
- Integrity and reliability of financial and operational information, both for internal and external use
- Ensuring that management's instructions and directions are properly applied
- · Ensuring that material risks are properly identified, assessed, mitigated, and reported

Like all control systems, internal controls cannot provide an absolute guarantee that all risks have been totally mitigated or eliminated.

CONTROL ENVIRONMENT

SES has adopted a robust internal control framework based on a set of guidelines prepared by the Committee of Sponsoring Organisations of the Treadway Commission ('COSO').

The framework provides reasonable assurance that the internal control objectives are being achieved; it is also consistent with the reference framework proposed by the French securities regulator, the Autorité des Marchés Financiers ('AMF')

The Board has delegated the design, implementation, and maintenance

of a rigorous and effective system of internal controls to the Company's Senior Leadership Team, which in turn works closely with the other levels of management in establishing control policies and procedures.

SES has implemented an organisational structure with defined responsibilities, competencies and reporting lines that provide the framework in which internal controls are being executed and controlled to meet the Company's objectives.

Policies and procedures are regularly

reviewed and are updated when required. These policies and procedures apply to all employees and officers of the Group, and where appropriate, to its directors as well as to other groups. A Delegation of

Authority Policy is in place, and is regularly updated, providing the rules for the internal approvals and external execution that are required to authorise any external commitment of the Company.

SES has adopted a robust internal control framework based on a set of guidelines prepared by the Committee of Sponsoring Organisations

of the Treadway Commission

('COSO').

RISK MANAGEMENT

The Board of Directors has the overall responsibility for ensuring that an effective risk management system is in place. SES adopted a risk management approach, which is designed to ensure that key risks pertaining to the company's business are identified and mitigated.

A Risk Management Group is in place, comprising of representatives of SES key functions, responsible for the effective identification, evaluation and reporting of the Company's key risks and the implementation of the risk management policy and procedures.

The process ensures that adequate mitigation actions are identified and respective members of the Senior Leadership Team are assigned to oversee their implementation.

A dedicated Risk Management Team facilitates and coordinates the reporting process and assists the Risk Management Group with the assessment of risks.

Key risk developments are periodically reported to the Senior Leadership Team, the Audit and Risk Committee and the Board.

INTERNAL CONTROLS OVER REPORTING

SES has established a comprehensive Internal Control Framework over those activities relating to the preparation and processing of financial information to help ensure the quality of that information included in both its internal and external

financial reporting, as well as the Group's compliance with all corresponding applicable laws and regulations. This Internal Control Framework comprises the following elements:

PROCEDURES AND DOCUMENTATION

Appropriate accounting and financial reporting policies and procedures are in place which are reviewed and updated for business developments and regulatory changes. The Group's approach to recording significant or non-standard transactions is documented in internal position papers.

Embedded workflow controls have been established in the processing of accounting transactions to ensure appropriate authorisations, segregation of duties, and the complete, timely and accurate recording of all relevant financial information. This control framework continues to be enhanced through the

The embedded workflow control framework is continuously enhanced through the implementation of additional workflow-based controls and validations.

implementation of additional workflowbased controls and validations.

Risk-based monitoring controls are implemented for key SAP control configurations and transactions. Specific controls are in place, such as monthly reviews and data validation procedures. to ensure the correct and timely recognition of revenues and expenses.

Treasury activities are centrally managed within a framework approved by the Board and applied in line with the Group's Treasury Policy. Specialist software helps ensure controls can be applied over foreign exchange transactions, interest and liquidity management, and other financial instruments. Furthermore, to ensure the security and efficiency of the bank

payments process, the Group uses a banking payments system which provides secure authorisations and money transfers.

The main principles of SES's tax risk management are laid down in the Group's Tax Charter. Tax positions are analysed based on the most appropriate authoritative interpretations and reported in internal tax technical memos or tax opinions from external tax consultancy firms. Current and deferred tax assets and liabilities are recorded in the Group's financial statements using a control framework ensuring transparency and understanding of all underlying data; and reconciling the important sources of information within the Tax and Accounting functions. A detailed tax accounting policy is in place as well as substantive transfer pricing documentation.

IT GENERAL CONTROLS

Security controls, policies and procedures are in place to prevent unauthorised access to premises, computer systems, networks, and data. Policies and procedures in this area are continuously being reviewed and updated.

Management is committed to ensuring that SES's data, infrastructure, and information technology systems in the cloud and on SES premises are as secure as is reasonably and commercially practicable. Security controls, policies and procedures are in place to prevent unauthorised access to premises, computer systems, networks, and data. Policies and procedures in this area are continuously being reviewed and updated.

Nearly all SES's significant affiliates operate on a centrally managed, Cloudbased SAP ERP platform, applying consistent processes, controls, and backup procedures. A comprehensive SAP security policy has been defined and implemented. SAP access management controls are in place and are being monitored and further enhanced.

SES has a disaster recovery plan for its business-critical infrastructure which is regularly tested to confirm that SES is able to recover all mission critical backoffice applications within specific recovery time objectives. Electronic information is regularly backed up and tested.

A dedicated cybersecurity team is in place to help and guide SES management and business stakeholders to adequately secure SES systems, information assets and customer services. The cybersecurity team follows a holistic approach towards cybersecurity by implementing a wide range of security control mechanisms and practices based on industry-leading standards, as well as cultivating a culture of awareness and caution throughout our organisation. A cyber security and data protection awareness programme has been implemented which is mandatory for all employees.

ANALYSIS AND OVERSIGHT ESRS 2 GOV-1, GOV-2

Full-year and half-year reporting to the financial market as well as the Annual Report is reviewed by the Audit Committee and approved by the Board of Directors.

The Company relies on a comprehensive system of financial reporting and internal oversight. Strategic plans, business plans, budgets and the interim and full year consolidated financial statements of the Group are all presented to the Board for approval. The Board also approves all significant investments and receives monthly financial reports setting out the Group's financial performance in comparison to the approved budget and prior year figures.

In accordance with IFRS requirements, SES discloses detailed information on the market, credit, and foreign exchange risks to which it is exposed, as well as its strategy for managing such risks.

The Audit and Risk Committee ('ARC') is regularly updated on significant accounting and financial reporting, treasury, tax, and legal issues as well as business risks identified and management's proposed mitigation steps.

The complete and timely recording of financial information is ensured through regular reviews, the monitoring of specific key performance indicators, validation procedures by functional leaders.

Any material weaknesses in the system of internal controls identified by either internal or external auditors are reported to the ARC and followed up until fully addressed with regular reports to both the Senior Leadership Team and the ARC summarising the remediation status of these deficiencies.

All internal and external financial reporting processes are organised through a

centrally managed reporting calendar. All these activities take place within SES's overall Code of Conduct which applies to all the Group's staff.

SES's Internal Audit ('IA') function performs specific analyses of the relevance of, and compliance with, Company policies and internal control procedures in accordance with generally accepted Internal Audit Standards issued by the Institute of Internal Audit ('IIA'). The activities of the IA function are executed in accordance with an annual audit plan, which is reviewed and approved by the ARC. SES has a dedicated Internal Audit function and a dedicated ESG team. The Board takes decisions and establishes a plan for execution: priority, targets, timing. This is then regularly reviewed by SLT and though the various SLT positions downstreamed into the SES teams for execution. The Board supervises progress of execution. Furthermore, Internal Audit will proceed with controls of the process and execution on key matters and topics. The ESG team also directly reports to the ARC at every meeting on the progress on ESG matters.

The IA plan is prepared in close cooperation with the company's Risk Management Team to dynamically link it to risks and exposures that may affect the organisation and its operations.

Full-year and half-year reporting to the financial market as well as the Annual Report is reviewed by the Audit Committee and approved by the Board of Directors. The Group's external auditor performs a review of the interim condensed consolidated financial statements and an audit of the annual consolidated financial statements.



SES identified the following potential risks, which could have a material and adverse effect on its business. financial condition and results of operation. This section does not purport to be exhaustive, but rather contains a summary of the main risks that SES may face during the normal course of its business. Where mitigations are mentioned in this section, there is no guarantee that such mitigations will be effective (in whole or in part) to remove or reduce the effect of a risk.

STRATEGIC RISKS

Competition

The satellite communications business is increasingly competitive. SES competes with national, regional and international GEO, non-geostationary (NGSO) and fixed and wireless terrestrial operators. The competition from NGSO systems is potentially the most disruptive trend facing SES. With strong financial backing, vertical integration and technological advancements, such competitors are planning to enter multiple markets targeted by SES. In addition, the trend toward horizontal and vertical consolidation poses a risk of diminishing SES's market position and leverage with customers and suppliers, amid growing competitive pressure from integrated players and new entrants. SES regularly evaluates potential partner or merger targets that fit with its strategy.

Technology

The satellite communications industry is subject to rapid technological change. As a result, the technology used by SES could become less suitable for customer requirements leading to a reduced service demand and a negative revenue impact.

SES monitors such changes and regularly evaluates opportunities to invest into new technologies.

Emerging Markets

SES targets new geographical areas and emerging markets and is developing commercial arrangements with local communications, media and other businesses in these areas. SES may be exposed to political and other risks associated with such business.

Investment

SES's desired strategic investments may not yield expected benefits due to a number of factors including uncertain or changing market conditions, financing costs and legal and regulatory issues. Some of the mitigation when it comes to the cost of financing include: commitment to our investment grade rating, ensuring the weighted average duration of debt financing to be sufficiently long, having access to a wide range of financing products in multiple currencies and jurisdictions, having ample committed liquidity headroom and predominantly raising debt financing at a fixed interest rate.

ESG

We recognise the effect ESG matters have on the company's everyday activities and the importance of having a sound risk management approach around those matters. SES is committed to conduct its business in accordance with highest standard governance processes and in a sustainable and environmentally friendly way. Failure to do so may have an adverse effect on the company's operation, financial results and reputation. SES is in a process of identifying and evaluating relevant ESG related risks (including those related to climate) in order to ensure that necessary mitigating

actions are in place. This is done in alignment with a double materiality process, considering and evaluating both risks and opportunities. In view of complexity, and developing nature, of ESG related issues to be considered by the company, the above process includes engaging all relevant stakeholders and consulting external professional advisors. A number of such risks are closely linked to other areas covered in this section and are already being mitigated, for example, risks relating to in-orbit failures and cybersecurity. Details of the Company's ESG strategy are provided in this section of the Annual Report.

OPERATIONAL RISKS



Global Pandemic or other health emergency

SES is subject to the risk of a global pandemic or other health emergency such as COVID-19. A material health emergency could affect availability of our employees and impact various areas of SES's business including procurement and launch of satellites, entry into service of new satellites, procurement of ground infrastructure and provision of services to customers. SES has procedures and measures to respond to health risks and to secure business continuity during such situations.

Dependency on key supplier(s)

Dependency on a small number of satellite manufacturers may reduce SES's negotiating power and access to advanced technologies and result in increased satellite procurement risk (e.g., due to technical difficulties and design problems with a particular model of satellite). SES mitigates these risks by maintaining a full level physical presence and oversight at manufacturer facilities throughout the spacecraft design, construction and acceptance. SES monitors manufacturers' supplier base and procurement sources and develops relationships with new suppliers where possible. SES is dependent on a limited number of launch service providers. As such, delays may be incurred in launching satellites in the event of a prolonged unavailability of service from a launch service provider. SES monitors developments on the launcher market, including those in respect to new launch service providers and new launch vehicles.

Launch delay(s) and launch failure(s)

Launch delays are always a possibility.

Satellite launch and in-orbit insurance policies do not compensate for lost revenues and other consequential losses. SES attempts to mitigate the risk of delays by ensuring adequate margins in satellite procurement schedules. There is always a small but inherent risk of launch or early-orbit failure, resulting in a reduced satellite lifetime and/or functionality or the total loss of a satellite. SES mitigates such risks in several ways, including by technical risk management of each launch vehicle programme and asset insurance for each launch.

In-orbit failure(s)

A satellite may suffer in-orbit failures ranging from a partial impairment of its commercial capabilities to a total loss of the asset. Such failure may result in SES not being able to continue to provide service to some of its customers. SES attempts to mitigate this risk by careful vendor selection and high quality in-orbit operations. For some services, SES is able to offer an in-orbit backup strategy in which customers using an impaired

satellite may be transferred to another satellite. In addition, in respect of its geostationary ('GEO') satellites, SES has restoration agreements with other satellite operators whereby customers on an impaired GEO satellite may be transferred to a GEO satellite of another operator in order to protect continuity of service.

Cybersecurity

SES's operations may be subject to hacking, malware and other forms of cyber-attack. Due to the high sophistication of certain attackers and an increasing number of cyber-attacks, it may not always be possible to prevent every such event. SES has protections in place to help protect its systems

and networks and continues to work to implement additional protective measures intended to limit the risks associated with such attacks.

Insurance coverage and availability

SES maintains launch and initial inorbit insurances, and third-party liability insurance. These policies generally contain customary market exclusions and are subject to limitations. The insurance market has been seeing a reduced availability and significantly increased rates. This results in increased insurance premiums for SES. In order to mitigate these risks and optimise the coverage and premiums, SES maintains long-term agreements with insurers.

REGULATORY RISKS

Legal and Regulatory

SES's operations and business are subject to compliance with the laws, regulations (e.g., communications, export control, sanctions, competition, ESG) and political will of the governmental authorities of the countries in which SES operates, uses radio spectrum, offers satellite capacity and services. Violations of any of the applicable laws and regulations could expose SES to penalties and other enforcement actions and may negatively affect commercial operations. SES may need to obtain and maintain approvals from authorities or other entities to operate its satellites and to offer satellite capacity and services. Failure to obtain the necessary approvals could lead to loss of revenues and compliance actions against SES. SES works to ensure that adequate compliance staff is in place and that all teams have the necessary technical and human resources to enable the company to comply with applicable laws and regulations.

Spectrum

The International Telecommunication Union ('ITU') and national administrations may reallocate satellite spectrum to other uses. In addition, national administrations are increasingly charging for access to spectrum through the use of fees and auctions. This may affect SES's access to orbital locations and frequencies required for it to develop and maintain its satellite fleet and services. In addition, SES must coordinate the operation of its satellites with other satellite operators so as to prevent or reduce interference. As a result of such coordination, SES may be required to modify the proposed coverage areas or satellite design or transmission plans which may materially restrict satellite use. Similarly, the performance of SES's satellites in some areas could be adversely affected by harmful interference caused by other operators. Operational issues such as satellite launch failure, launch delay or in-orbit failure might compromise access to the spectrum or orbital locations. SES's large fleet may enable the relocation of in-orbit satellites to satisfy regulatory and spectrum requirements.



Credit rating

SES's credit rating can be affected by a number of factors, including a change in its financial policy, a deterioration of its financial credit metrics, a downgrade in the rating agencies' assessment of the business risk profile or a change in rating methodology. A change in SES's credit rating could affect the cost and terms of its newly issued debt, as well as its ability to raise financing. SES's policy is to attain and retain a stable investment grade rating with two of the international reputable credit rating agencies (currently, Fitch and Moody's).

FINANCE RISKS

Tax

SES is subject to taxation in multiple jurisdictions and may become subject to unforeseen material tax claims, including late payment interest and / or penalties, and in some cases retroactive tax assessments. SES has implemented a tax risk mitigation charter based on, among other things, a framework of tax opinions for the financially material positions taken, transfer pricing policies, and procedures for accurate tax compliance in all jurisdictions.

Asset impairment

SES's intangible assets, satellites and ground segment assets are valued at historic cost less amortisation. depreciation and accumulated impairment charges. The resulting carrying values are validated each year through impairment testing procedures where they are compared to the discounted present value of the future cash flows expected to be derived from the asset. Where future assumptions for a specific asset, as set out in the approved Business Plan, become less favourable, or the discount rates applied to the future cash flows increase. then this may result in the need for material asset impairment charges.

Foreign exchange

SES's reported financial performance can be impacted by movements in the Euro / U.S. dollar exchange rate, as SES has significant operations, cash flows, assets and liabilities that are denominated in the U.S. dollar whereby the Group's reporting currency is the Euro. To mitigate this exposure, SES may enter into forward

foreign exchange or similar derivative contracts to hedge underlying foreign exchange exposures. Further details are provided in Note 18 to the consolidated financial statements.

Interest rate

SES's exposure to the risk of changes in market interest rates relates primarily to SES's floating rate borrowings as well as the renewal of its fixed rate borrowings. SES carefully monitors and adjusts the mix between fixed and floating rate debt from time to time, responding to market conditions. Interest rate derivatives may be used to manage the interest rate risk. Further details are provided in Note 18 to the consolidated financial statements.

Key customer loss

Bankruptcy and customer consolidation. amongst other reasons, can potentially result in loss of customers, non-renewals or reduction in the demand for services. SES aims for long contract terms with key customers based on strong relationships.

Customer credit

Failure by customers to fulfil payment obligations is a possibility. Credit risk may increase as SES and / or its customers increase dependency on revenues in emerging markets where credit risk may be higher. This risk is mitigated through a customer credit policy including credit checks, deposits or other forms of security, payment monitoring and credit insurance where possible. Further details are provided in Note 18 to the consolidated financial statements.



4 Presentation of the main developments during 2024 and of the outlook

A presentation of the main developments during 2024 and of the outlook will be given during the meeting.

Please also refer to our Annual Report available under the following link:

https://www.ses.com/company/investors/reports-and-presentations

Assemblée Générale Ordinaire

4 Présentation des principaux développements pendant l'année 2024 et perspectives

Une présentation sur les principaux développements pendant l'année 2024 et les perspectives sera donnée en cours de séance.

Veuillez-vous référer au Rapport Annuel disponible sous le lien suivant :

https://www.ses.com/company/investors/reports-and-presentations



5 Presentation of the 2024 financial results

A presentation on the 2024 financial results will be given during the meeting.

Please also refer to our Annual Report available under the following link:

https://www.ses.com/company/investors/reports-and-presentations

Assemblée Générale Ordinaire

5 Présentation des résultats financiers pour l'exercice 2024

Une présentation sur les résultats financiers pour l'exercice 2024 sera donnée en cours de séance.

Veuillez-vous référer au Rapport Annuel disponible au lien suivant :

https://www.ses.com/company/investors/reports-and-presentations



6 Presentation of the audit report

A presentation of the audit report will be given during the meeting.

Assemblée Générale Ordinaire

6 Présentation du rapport du réviseur d'entreprises

Une présentation du rapport du réviseur d'entreprises sera donnée en cours de séance.



CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2024 AND INDEPENDENT AUDITOR'S REPORT

Société Anonyme Château de Betzdorf L-6815 Betzdorf

RCS Luxembourg B 81267

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This version of the consolidated financial statements has been prepared based on the ESEF version, which is the only authoritative one, and is available on www.ses.com.



Audit report

To the Shareholders of **SES S.A.**

Report on the audit of the consolidated financial statements

Our opinion

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of SES S.A. (the "Company") and its subsidiaries (the "Group") as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with IFRS Accounting Standards as adopted by the European Union.

Our opinion is consistent with our additional report to the Audit and Risk Committee.

What we have audited

The Group's consolidated financial statements comprise:

- the consolidated statement of financial position as at 31 December 2024;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of cash flows for the year then ended;
- the consolidated statement of changes in shareholders' equity for the year then ended; and
- the notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

Basis for opinion

We conducted our audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing (ISAs) as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" (CSSF). Our responsibilities under the EU Regulation No 537/2014, the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the "Responsibilities of the "Réviseur d'entreprises agréé" for the audit of the consolidated financial statements" section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of the Group in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the consolidated financial statements. We have fulfilled our other ethical responsibilities under those ethical requirements.

To the best of our knowledge and belief, we declare that we have not provided non-audit services that are prohibited under Article 5(1) of the EU Regulation No 537/2014.

 $\label{eq:pricewaterhouseCoopers} Pricewaterhouse Coopers, Société coopérative, 2~rue~Gerhard~Mercator, B.P.~1443, L-1014~Luxembourg~T: +352~494848~1, F: +352~494848~2900, www.pwc.lu$



The non-audit services that we have provided to the Company and its controlled undertakings, if applicable, for the year then ended, are disclosed in Note 5 to the consolidated financial statements.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Impairment of goodwill and orbital slot license rights

As described in Notes 2 and 15 to the consolidated financial statements, at 31 December 2024, the Group's goodwill and orbital slot license rights balances were 143 million EUR and 477 million EUR, respectively.

We focused on this area due to the high level of judgment in relation with the assumptions used in the calculation of the recoverable amounts (revenue, capital expenditure, discount rates and growth rates) and changes to the judgments and estimates applied in the determination of the cash-generating units ("CGUs").

How our audit addressed the key audit matter

- We evaluated the design and implementation of relevant internal controls;
- We evaluated Management's determination of the CGUs as well as the method and model used for the determination of the recoverable amount, considering the requirements of IAS 36;
- We involved valuation specialists to assist in evaluating the appropriateness of the value in use model and the reasonableness of the discount rates and growth rates assumptions;
- We agreed the forecasted cash flows used for the calculation of the recoverable amount to the Business Plan as approved by the Board of Directors;
- We compared actual revenue with forecasts used in prior Business Plan;
- We evaluated the forecasted revenue assumptions, considering our expectations in terms of significant developments during the forecast period and corroborated these with contractual agreements in place as well as external market data in respect of demand for satellite capacity and pricing;
- We evaluated the capital expenditure assumptions, considering our expectations in terms of significant developments during the forecast period (capital expenditure programs, replacement of satellites) and the expected capital expenditure level in the terminal period in order to maintain the current assets base;
- We performed sensitivity analysis of the models to changes in the key assumptions;
- We evaluated the accuracy and completeness of the disclosures included in the consolidated financial statements.



Impairment of space segment assets including assets under construction

As described in Notes 2, 13 and 14 to the consolidated financial statements, at 31 December 2024, the Group's space segment assets balance, representing primarily satellites were 2,534 million EUR, and space segment assets in the course of construction, representing primarily satellites in the course of construction, were 1,231 million EUR.

We focused on this area due to the high level of judgment in relation with the assumptions used in the calculation of the recoverable amounts (revenue, capital expenditure, discount rates and growth rates).

How our audit addressed the key audit matter

- We evaluated the design and implementation of relevant internal controls;
- We evaluated Management's method and model used for the determination of the recoverable amount, considering the requirements of IAS 36;
- We discussed with Management about any satellite health issues and evaluated their impact on the satellites capability to generate future cash inflows, and implicitly on the recoverable amount of the satellites;
- We agreed the forecasted cash flows used for the calculation of the value in use to the Business Plan as approved by the Board of Directors;
- We compared actual revenue with forecasts used in prior Business Plan;
- We evaluated the forecasted revenue assumptions, considering our expectations in terms of significant developments during the forecast period and corroborate these with contractual agreements in place as well as external market data in respect of demand for satellite capacity and pricing;
- We evaluated the capital expenditure assumptions considering our expectations in terms of significant developments during the forecast period (capital expenditure programs, replacement of satellites) and the expected capital expenditure level in the terminal period in order to maintain the current assets base;
- We involved valuation specialists to assist in evaluating the appropriateness of the value in use model and the reasonableness of the discount rates and growth rates assumptions;
- We performed sensitivity analysis of the models to changes in the key assumptions;
- We evaluated the accuracy and completeness of the disclosures included in the consolidated financial statements.



Other information

The Board of Directors is responsible for the other information. The other information comprises the information stated in the annual report including the consolidated management report and the Corporate Governance Statement but does not include the consolidated financial statements and our audit report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and those charged with governance for the consolidated financial statements

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

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

The Board of Directors is responsible for presenting and marking up the consolidated financial statements in compliance with the requirements set out in the Delegated Regulation 2019/815 on European Single Electronic Format ("ESEF Regulation").

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

The objectives of our audit are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.



As part of an audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Group's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors;
- conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our audit report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our audit report. However, future events or conditions may cause the Group to cease to continue as a going concern;
- evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation;
- plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the
 financial information of the entities and business units within the Group as a basis for forming an
 opinion on the consolidated financial statements. We are responsible for the direction, supervision
 and review of the audit work performed for purposes of the group audit. We remain solely responsible
 for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters.

We describe these matters in our audit report unless law or regulation precludes public disclosure about the matter.

We assess whether the consolidated financial statements have been prepared, in all material respects, in compliance with the requirements laid down in the ESEF Regulation.



Report on other legal and regulatory requirements

The consolidated management report is consistent with the consolidated financial statements and has been prepared in accordance with applicable legal requirements.

The Corporate Governance Statement is included in the consolidated management report. The information required by Article 68ter Paragraph (1) Letters c) and d) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, is consistent with the consolidated financial statements and has been prepared in accordance with applicable legal requirements.

We have been appointed as "Réviseur d'Entreprises Agréé" by the General Meeting of the Shareholders on 4 April 2024 and the duration of our uninterrupted engagement, including previous renewals and reappointments, is 12 years.

We have checked the compliance of the consolidated financial statements of the Group as at 31 December 2024 with relevant statutory requirements set out in the ESEF Regulation that are applicable to consolidated financial statements.

For the Group it relates to the requirement that:

- the consolidated financial statements are prepared in a valid XHTML format;
- the XBRL markup of the consolidated financial statements uses the core taxonomy and the common rules on markups specified in the ESEF Regulation.

In our opinion, the consolidated financial statements of the Group as at 31 December 2024 have been prepared, in all material respects, in compliance with the requirements laid down in the ESEF Regulation.

PricewaterhouseCoopers, Société coopérative Represented by

Luxembourg, 3 March 2025

François Mousel

__1.



Consolidated income statement

For the year ended 31 December 2024

€million		2024	2023
Revenue	Note 3	2,001	2,030
C-band repurposing income	Note 35	88	2,744
Other income		3	5
Cost of sales	Note 4	(461)	(444) ¹
Staff costs	Note 4	(402)	(409)
Other operating expenses	Note 4	(236)	$(244)^1$
Operating expenses	Note 4	(1,099)	(1,097)
EBITDA	Note 37	993	3,682
Depreciation expense	Note 13	(650)	(603)
Property, plant and equipment impairment	Note 13	(216)	(26)
Assets in the course of construction impairment	Note 14	-	(425)
Amortisation expense	Note 15	(156)	(89)
Intangible assets impairment	Note 15	93	(3,225)
Operating profit / (loss)		64	(686)
Finance income	Note 6	136	64
Finance costs	Note 6	(139)	(106)
Net financing costs	Note 6	(3)	(42)
Other non-operating income / expenses (net)	Note 7	21	-
Profit / (loss) before tax		82	(728)
Income tax expense	Note 8	(55)	(176)
Profit / (loss) after tax		27	(904)
Profit / (loss) for the year		27	(904)
Attributable to:			
Owners of the parent		15	(905)
Non-controlling interests		12	1
		27	(904)
Basic loss per share (in euro)			
Class A shares	Note 11	0.00	(2.14)
Class B shares	Note 11	0.00	(0.86)
Class B strates	Note 11	0.00	(0.00)
Diluted loss per share (in euro)			
Class A shares	Note 11	0.00	(2.14)
Class B shares	Note 11	0.00	(0.86)

¹Comparative amounts reclassified (see Note 4)



Consolidated statement of comprehensive income

For the year ended 31 December 2024

€million	2024	2023
Profit/(Loss) for the year	27	(904)
Other comprehensive income		
Items that will not be reclassified to profit or loss		
Remeasurements of post-employment benefit obligation	(2)	-
Income tax effect	1	-
Remeasurements of post-employment benefit obligation, net of tax	(1)	-
Total items that will not be reclassified to profit or loss	(1)	-
Items that may be reclassified subsequently to profit or loss		
Impact of currency translation Note 10	228	(196)
Income tax effect Note 10	(12)	11
Total impact of currency translation, net of tax	216	(185)
Net investment hedge Note 21	(15)	22
Income tax effect Note 21		(6)
Total net investment hedge, net of tax	(11)	16
Total items that may be reclassified subsequently to profit or loss	205	(169)
Total other comprehensive (loss)/income for the year, net of tax	204	(169)
Total comprehensive (loss)/income for the year, net of tax	231	(1,073)
Attributable to:		
Owners of the parent	218	(1,074)
Non-controlling interests	13	1
	231	(1,073)



Consolidated statement of financial position

As at 31 December 2024

€million		2024	2023
Non-current assets			
Property, plant and equipment	Note 13	2,924	3,042
Assets in the course of construction	Note 14	1,348	1,550
Total property, plant and equipment		4,272	4,592
Intangible assets	Note 15	908	920
Other financial assets	Note 16	34	20
Prepayments		2	1
Trade and other receivables	Note 19	107	87
Deferred customer contract costs		1	3
Deferred tax assets	Note 9	701	671
Total non-current assets		6,025	6,294
Current assets			
Inventories	Note 17	49	55
Trade and other receivables	Note 19	649	860
Deferred customer contract costs		2	2
Prepayments		58	47
Income tax receivable		23	19
Cash and cash equivalents	Note 22	3,521	2,907
Total current assets		4,302	3,890
Total assets		10,327	10,184
Equity			
Attributable to the owners of the parent	Note 23	3,423	3,701
Non-controlling interests	Note 24	69	57
Total equity		3,492	3,758
Non-current liabilities			
Borrowings	Note 26	4,247	3,443
Provisions	Note 27	3	3
Deferred income	Note 18	338	337
Deferred tax liabilities	Note 9	212	205
Other long-term liabilities	Note 29	55	83
Lease liabilities	Note 32	32	23
Fixed assets suppliers	Note 30	426	313
Total non-current liabilities		5,313	4,407
Current liabilities			
Borrowings	Note 26	273	716
Provisions	Note 27	128	88
Deferred income	Note 18	225	224
Trade and other payables	Note 28	678	390
Lease liabilities	Note 32	19	16
Fixed assets suppliers	Note 30	184	455
Income tax liabilities		15	130
Total current liabilities		1,522	2,019
Total liabilities		6,835	6,426
Total equity and liabilities		10,327	10,184



Consolidated statement of cash flows

For the year ended 31 December 2024

€million		2024	2023
Profit/(Loss) before tax		82	(728)
Taxes paid during the year		(168)	(442)
Interest expense on borrowings	Note 6	104	86
Interest income		(127)	(51)
Depreciation, amortisation and impairment	Notes 12, 13, 14	929	4,368
Amortisation of client upfront payments		(45)	(45)
Other non-cash items in the consolidated income statement		-	173
Consolidated operating profit adjusted for non-cash items			
and tax payments and before working capital changes		775	3,361
Changes in working capital			
(Increase) in inventories		-	(26)
Decrease in trade and other receivables		38	13
Decrease/(increase) in prepayments		7	(2)
Increase/(decrease) in trade and other payables		205	(4)
(Decrease)/increase in upfront payments		(19)	137
Changes in working capital		231	118
Net cash generated by operating activities		1,006	3,479
Cash flow from investing activities			
Payments for purchases of intangible assets		(23)	(22)
Payments for purchases of tangible assets		(280)	(383)
Interest received		158	45
Other investing activities		(14)	(10)
Net cash absorbed by investing activities		(159)	(370)
Cash flow from financing activities			
Proceeds from borrowings	Note 33, 26	1,034	_
Repayment of borrowings	Note 33, 26	(717)	(706)
Partial redemption of perpetual bond		(35)	-
Transaction costs in respect of undrawn facilities		(22)	_
Coupon paid on perpetual bond	Note 23	(49)	(49)
Dividends paid on ordinary shares ¹	Note 12	(320)	(220)
Interest paid on borrowings		(110)	(109)
Payments for acquisition of treasury shares		(128)	(22)
Proceeds from treasury shares sold and exercise of stock options		-	1
Lease payments	Note 32	(26)	(22)
Payment in respect of changes in ownership interest in subsidiaries		(2)	1
Net cash absorbed by financing activities		(375)	(1,126)
Net foreign exchange movements		142	(123)
Net increase / (decrease) in cash		614	1,860
Cash and cash equivalents at start of the year	Note 22	2,907	1,047
Cash and cash equivalents at end of the year	Note 22	3,521	2,907

Dividends are presented net of dividends received on treasury shares of EUR 15 million (2023: EUR 3 million)



Consolidated statement of changes in shareholders' equity

For the year ended 31 December 2024

Attributable to owners of the parent

€million	Issued capital	Share premium	Treasury shares	Perpetu al bond	Other reserves ²	Retained earnings	Foreign currency translation reserve	Total	Non- controlling interest	Total equity
At 1 January 2024	696	1,564	(95)	625	2,137	(905)	(321)	3,701	57	3,758
Result for the year	-	-	_	-	-	15	-	15	12	27
Other comprehensive income		-	-	-	(1)	-	204	203	1	204
Total comprehensive income for the year	-	-	-	-	(1)	15	204	218	13	231
Allocation of 2023 result		-	-	-	(905)	905	_	-	-	
Partial redemption of perpetual bond (Note 23)	-	-	-	(37)	2	-	-	(35)	-	(35)
Coupon on perpetual bond (Note 23)	-	-	_	-	(49)	-	-	(49)	-	(49)
Tax on perpetual bond coupon (Note 23)	-	-	-	-	6	-	-	6	-	6
Transactions with owners in their capacity as owners:										
Dividends provided for or paid ¹	-	-	-	-	(320)	-	-	(320)	-	(320)
Purchase of treasury shares	-	-	(124)	-	-	-	-	(124)	-	(124)
Share-based compensation expense (Note 25)	-	-	-	-	10	-	-	10	-	10
Exercise of share-based compensation	-	-	21	-	(22)	-	-	(1)	-	(1)
Income tax relating to treasury shares impairment expense or reversal	-	-	-	-	20	-	-	20	-	20
Transactions with non-controlling interest and other movements		-	-	-	(3)	-	-	(3)	(1)	(4)
Total transactions with owners in their capacity as owners	-	-	(103)	-	(315)	-	-	(418)	(1)	(419)
At 31 December 2024	696	1,564	(198)	588	875	15	(117)	3,423	69	3,492

Dividends are presented net of dividends received on treasury shares of EUR 15 million.

² The non-distributable items included in other reserves are described in Note 23.



Consolidated statement of changes in shareholders' equity

For the year ended 31 December 2023

Attributable to owners of the parent

•	Issued capital	Share premium	Treasury shares	Perpetu al bond	Other reserves ²	Retained earnings	Foreign currency translation reserve	Total	Non- controlling interest	Total equity
€million										
At 1 January 2023	696	1,564	(80)	1,175	2,428	(34)	(153)	5,596	62	5,658
Result for the year	-	-	-	-	-	(905)	-	(905)	1	(904)
Other comprehensive income	-	-	-	-	-	-	(169)	(169)	-	(169)
Total comprehensive income for the year	-	-	-	-	-	(905)	(169)	(1,074)	1	(1,073)
Allocation of 2022 result	_	-	-	-	(34)	34	-	-	-	-
Reclassification of perpetual bond (Note 23)	-	-	_	(550)	-	-	-	(550)	-	(550)
Coupon on perpetual bond (Note 23)	-	-	-	-	(49)	-	-	(49)	-	(49)
Tax on perpetual bond coupon (Note 23)	-	-	-	_	14	-	-	14	-	14
Transactions with owners in their capacity as owners:										
Dividends provided for or paid ¹	-	-	-	-	(220)	-	-	(220)	-	(220)
Purchase of treasury shares	-	-	(27)	-	-	-	-	(27)	-	(27)
Share-based compensation expense (Note 25)	-	-	-	-	9	-	-	9	-	9
Exercise of share-based compensation	-	-	12	-	(10)	-	-	2	-	2
Transactions with non-controlling interest and other movements	-	-	-	-	(1)	-	1	-	(6)	(6)
Total transactions with owners in their capacity as owners:	-	-	(15)	-	(222)	-	1	(236)	(6)	(242)
At 31 December 2023	696	1,564	(95)	625	2,137	(905)	(321)	3,701	57	3,758

Dividends are presented net of dividends received on treasury shares of EUR 3 million.

The non-distributable items included in other reserves are described in Note 23.

Notes to the consolidated financial statements

Note 1 - Corporate information

SES S.A. ('SES' or 'the Company') was incorporated on 16 March 2001 as a limited liability company (Société Anonyme) under Luxembourg Law. References to 'the Group' in the following notes are to the Company and its subsidiaries. SES trades under 'SESG' on the Luxembourg Stock Exchange and Euronext, Paris. The registered office of the Company is at Château de Betzdorf, L-6815 Betzdorf, Luxembourg.

SES is a leader in global content connectivity solutions, leveraging a vast and intelligent network spanning satellite and ground infrastructure to create, deliver and manage video and data solutions enabling customers to connect more people in more places with content that enriches their personal stories with knowledge, entertainment and opportunity.

The consolidated financial statements of SES as at, and for the year ended, 31 December 2024 were authorised for issue in accordance with a resolution of the Board of Directors on 25 February 2025. Under Luxembourg Law, the consolidated financial statements are approved by the shareholders at their Annual General Meeting.

Significant changes in the current period

Intelsat acquisition

On April 30, 2024, SES S.A. announced an agreement to purchase 100% of the equity of Intelsat Holdings S.à r.l. for a cash consideration of USD 3.1 billion (EUR 2.8 billion) and certain contingent value rights. The transaction is subject to relevant regulatory filings and clearances as well as customary provisions concerning cooperation and measures in seeking such regulatory clearances, which are expected to be received during the second half of 2025.

SES secured financing for the acquisition through an initial EUR 3 billion bridge facility dated April 30, 2024 (the Bridge Facility), and a USD 1 billion Term Loan A Facility dated June 14, 2024 ("TLA"). Upon entering the TLA, EUR 930 million of the Bridge Facility was cancelled. Additionally, on September 12, 2024, the Company raised EUR 1 billion in Hybrid financing, which similarly led to the cancellation of an equivalent portion of the Bridge Facility.

Share buyback programme

A share buyback programme of EUR 150 million was completed in October 2024 in respect of Class-A shares with 24 million A-shares being purchased at an average price of EUR 5.22 per A-share and 12 million B-shares were purchased at an average price of EUR 2.09 per share The acquired shares will be cancelled after the expiry of one year which will reduce the total number of voting and economic shares in issue.

Repurchase of Deeply Subordinated Fixed Rate Resettable Securities

Beginning on 19 November 2024 the Group initiated a programme to repurchase in the open market up to a nominal amount of EUR 100 million of its EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. These will be cancelled in accordance with the terms and conditions of the Securities. See also Notes 23 and 36.

SpaceRISE signs concession contract to deliver Europe's IRIS2 connectivity network

On 16 December 2024 the SpaceRISE consortium, led by SES, signed a Concession Contract with the European Commission to design, deliver, and operate the innovative, multi-orbit "Infrastructure for Resilience, Interconnectivity and Security by Satellite" ("IRIS2") sovereign connectivity system for a period of 12 years, with the network expected to provide services from the beginning of 2030. This will be the European Union's (EU) preferred and trusted network to provide reliable, secure, and cost-effective communication solutions for governmental institutions, commercial organisations, and European citizens.

SES's contribution to IRIS² will be to develop, procure, and operate 18 new MEO satellites providing 100% pole-to-pole coverage with carrier-grade connectivity solutions. SES expects to have rights to commercialise the MEO capacity and part of the LEO capacity of the IRIS² system. The compelling combination of high throughput data rates, low latency, service flexibility, and managed solutions will cater to EU's sophisticated requirements, as well as allied nations and SES's customers around the world. See also Notes, 22, 28 and 31.

Note 2 - Summary of material accounting policies

Basis of preparation

The consolidated financial statements have been prepared in compliance with IFRS Accounting Standards as issued by the International Accounting Standards Board ('IASB'), as adopted by the European Union ('IFRS Accounting Standards'), as at 31 December 2024.

The consolidated financial statements have been prepared on a historical cost basis, except where fair value is required by IFRS Accounting Standards.

The consolidated financial statements are presented in euro (EUR). Unless otherwise stated, all amounts are rounded to the nearest million, except share and earnings per share data and audit and non-audit fee disclosures.

Changes in accounting policies

The accounting policies adopted are consistent with those of the previous financial year, except for the following new and amended IFRS Accounting Standards, effective from 1 January 2024 and adopted by the Group, as well as changes in the accounting policy of orbital slot rights, as disclosed under "Significant accounting judgments and estimates" below. Any new IFRS Accounting Standards amendments, effective from 1 January 2024 and not mentioned below are not applicable to the Group.

- 1 Amendments to IAS 1 on classification of liabilities as current or non-current
 - On 23 January 2020, the IASB issued "Classification of Liabilities as Current or Non-Current (Amendments to IAS 1)". The amendment will affect the presentation of liabilities in the consolidated statement of financial position. The amendment clarifies that the classification of a liability as current or non-current should be based on rights in existence at the end of the reporting period to defer settlement of a liability by at least 12 months. The amendment also clarifies that the classification of a liability should be unaffected by the entity's expectations regarding whether it will exercise its rights to defer payment. The amendments were endorsed by the EU and are effective for annual reporting periods beginning on or after 1 January 2024. The adoption of these amendments did not have any material impact on the Group's consolidated financial statements.
- 2 Amendments to IAS 1 on non-current liabilities with covenants

On 31 October 2022, the IASB issued "Non-current Liabilities with Covenants". These amendments clarify how conditions with which an entity must comply within twelve months after the reporting period affect the classification of a liability. The amendments also aim to improve information an entity provides related to liabilities subject to these conditions. The amendments were endorsed by the EU and are effective for annual reporting periods beginning on or after 1 January 2024. The adoption of these amendments did not have any material impact on the Group's consolidated financial statements.

New standards and interpretations not yet adopted

A number of new standards and amendments to standards and interpretations are relevant for the Group and effective for annual periods beginning on or after 1 January 2025, and have not been early adopted in preparing these consolidated financial statements:

 Sale or contribution of assets between an investor and its associate or joint venture – Amendments to IFRS 10 and IAS 28

The IASB has made limited scope amendments to IFRS 10 ('Consolidated Financial Statements') and IAS 28 ('Investments in Associates and Joint Ventures') which clarify the accounting treatment for sales or contribution of assets between an investor and their associates or joint ventures. They confirm that the accounting treatment depends on whether the non-monetary assets sold or contributed to an associate or joint venture constitute a 'business' (as defined in IFRS 3 Business Combinations). Where the non-monetary assets constitute a business, the investor will recognise the full gain or loss on the sale or contribution of assets. If the assets do not meet the definition of a business, the gain or loss is recognised by the investor only to the extent of the other investor's interests in the associate or joint venture. The amendments apply prospectively. The IASB decided to defer the application date of this amendment until such time as the IASB has finalised its research project on the equity method.

2. IFRS 18 Presentation and Disclosure in Financial Statements

On 9 April 2024, the IASB issued 'IFRS 18 Presentation and Disclosure in Financial Statements'. This new standard focuses on updates to the statement of profit or loss. The key concepts introduced in IFRS 18 relate to the structure of the statement of profit or loss, required disclosures in the financial statements for certain profit or loss performance measures that are reported outside an entity's financial statements (management-defined performance measures) and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general.

IFRS 18 will replace IAS 1, many of the other existing principles in IAS 1 are retained, with limited changes. IFRS 18 will not impact the recognition or measurement of items in the financial statements, but it might change what an entity reports as its 'operating profit or loss'.

IFRS 18 will apply for reporting periods beginning on or after 1 January 2027 and also applies to comparative information. The new standard was not yet endorsed by the EU. The Group has yet to assess the impact to its consolidated financial statements of the changes in presentation and disclosure required by IFRS 18.

3. Amendment to IFRS 9 and IFRS 7—Classification and Measurement of Financial Instruments

On 30 May 2024, the IASB issued 'Amendment to IFRS 9 and IFRS 7—Classification and Measurement of Financial Instruments'. These amendments: clarify the requirements for the timing of recognition and derecognition of some financial assets and liabilities, with a new exception for some financial liabilities settled through an electronic cash transfer system; clarify and add further guidance for assessing whether a financial asset meets the solely payments of principal and interest (SPPI) criterion; add new disclosures for certain instruments with contractual terms that can change cash flows (such as some instruments with features linked to the achievement of environment, social and governance (ESG) targets); and make updates to the disclosures for equity instruments designated at Fair Value through Other Comprehensive Income (FVOCI). The amendments to IFRS 9 and IFRS 7 will be effective for annual reporting periods beginning on or after 1 January 2026, with early application permitted. The amendments were not yet endorsed by the EU. The Group has yet to assess the impact of these amendments to its consolidated financial statements.

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its controlled subsidiaries, after the elimination of all inter-company transactions. Subsidiaries are fully consolidated from the date the Company obtains control until such time as control ceases. The financial statements of subsidiaries are generally prepared for the same reporting period as the Company, using consistent accounting policies. If required, adjustments are made to align any dissimilar accounting policies that may exist. For details regarding the subsidiaries included in the consolidated financial statements see Note 38.

Total comprehensive income or loss incurred by a subsidiary is attributed to the non-controlling interest even if that results in a deficit balance. Should a change in the ownership interest in a subsidiary occur, without a loss of control, this is accounted for as an equity transaction.

Should the Group cease to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purpose of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

Non-controlling interests in the results and equity of subsidiaries are presented separately in the consolidated income statement, consolidated statement of comprehensive income, consolidated statement of changes in shareholders' equity and consolidated statement of financial position respectively.

Investments in joint arrangements

Under IFRS 11, investments in joint arrangements are classified as either joint operations or joint ventures depending on the contractual rights and obligations of each investor. Joint ventures are accounted for using the equity method whereby the interest is initially recognised at cost and is then adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses and movements in other comprehensive income. When the Group's share of losses in a joint venture equals or exceeds its interest in the joint venture (including any long-term interest which, in substance, forms part of the Group's net investment in the joint venture), the Group does not recognise further losses unless it has incurred obligations or made payments on behalf of the joint venture.

Unrealised gains on transactions between the Group and a joint venture are eliminated to the extent of the Group's interest in the joint venture. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Financial statements of joint ventures are prepared for the same reporting year as the Group with adjustments made as necessary to bring the accounting policies used into line with those of the Group.

The Group assesses investments in joint ventures for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication of impairment exists, the carrying amount of the investment is compared with its recoverable amount, being the higher of its fair value less costs to sell and value-in-use. Where the carrying amount exceeds the recoverable amount, the investment is written down to its recoverable amount. The Group ceases to use the equity method of accounting on the date from which it no longer has joint control over the joint venture or when the investment is classified as held for sale.

Investments in associates

An associate is an entity in which the Group has significant influence but not control or joint control. The Group accounts for investments in associates using the equity method of accounting as described above. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortised.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount within 'Share of associates' result' in the consolidated income statement.

The Group's share of post-acquisition profit or loss is recognised in the consolidated income statement, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of losses in an associate equals, or exceeds, its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses unless it has incurred legal or constructive obligations or made payments on behalf of the associate. In general, the financial statements of associates are prepared for the same reporting year as the parent company, using consistent accounting policies. If required, adjustments are made to align any dissimilar accounting policies that may exist. For details regarding the associates included in the consolidated financial statements see Note 38.

Profits and losses resulting from upstream and downstream transactions between the Group and an associates are recognised in the Group's consolidated financial statements only to the extent of unrelated investors' interests in the associate. Dilution gains and losses arising in investments in associates are recognised in the consolidated income statement.

The Group ceases to use the equity method of accounting on the date from which it no longer has significant influence over the associate, or when the interest becomes classified as an asset held for sale.

Significant accounting judgments and estimates

1 Changes in accounting estimates

In 2024 management has made three changes to the judgments and estimates applied for the financial year ended 31 December 2023 as described below.

i. The alignment of the treatment of all orbital slot rights to be definite-life intangible assets

GEO orbital slot rights

Up until 2023, the Group's accounting estimate concerning the appropriate useful economic life of GEO orbital slot rights has been that they will be of indefinite life unless there was something in the terms of the licence to indicate that they could either not be renewed at the end of the term, or that such a renewal would not be at insignificant cost. Following this assumption, as at the end of 2023 the Group disclosed EUR 326 million of indefinite life orbital slot rights and EUR 107 million of definite-life rights.

The Company applied an indefinite life as it was expected that it would maintain operations at all the relevant GEO orbital locations and hence was consistent with the provision in paragraph 88 of IAS 38 below:

"An intangible asset shall be regarded by the entity as having an indefinite useful life when there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows for the entity."

The Company is now evolving in the direction of a multi-orbit provider of satellite services, and hence is diverting a large part of its capital expenditure to non-GEO orbit satellite procurement. For that reason, the number of occupied operational GEO slots is likely to decline over time and management no longer believes that the level of certainty as to foreseeable future operations implied by paragraph 88 of IAS 38 is met.

For that reason, management has updated its estimate in this area such that all GEO orbital slot rights are now presented as definite-life assets. For those rights which were formerly presented as indefinite life assets, their residual carrying value will generally be amortised over the remaining life of the on-station satellite operating at that orbital position in accordance with the provisions of paragraph 90 of IAS 38. Where more than one satellite is collocated at one position then the latest end of depreciation life amongst those satellites is used. Where a replacement satellite for an orbital position has already been contracted, then the expected end of life of that replacement satellite is taken. Similarly, where the likelihood of procuring a replacement satellite is probable, then management calculates the end of life of that uncommitted replacement and applies it in computing the amortisation life of the relevant orbital slight rights.

This change in accounting estimate for GEO orbital slot rights which came into effect on 1 January 2024 triggered an impairment test as at that date under the provisions of paragraph 10 of IAS 36. This test resulted in a net reversal of previous impairments of EUR 29 million. As there were no changes to the business plan since the impairment tests performed as at 31 December 2023, the net reversal was caused by the reduction in useful lives explained above (causing a reduction in cash flows taken into account in the valuation) which is more than offset by the impact of the disaggregation of regional cash-generating units used in the monitoring of GEO orbital slot rights explained below (see ii. below).

MEO orbital slot rights

Concerning MEO orbital rights, these had a brought forward carrying value of EUR nil as at 31 December 2024, reflecting an impairment charge of EUR 1,166 million recorded in 2023. Up until 2023 the Company had presented its MEO slot rights as indefinite life intangible assets, consistent with the approach taken for most of the GEO orbital slot rights. The Group continues to build out its MEO constellation as a key element of its commercial offering and strategic positioning with the latest generation of MEO satellites having entered service in April 2024 with the six initial mPOWER satellites. The upgraded second-generation constellation of seven mPOWER satellites is expected to be fully in service in 2027. These mPOWER satellites operate on an equatorial orbital plane using a combination of frequency filings which were assembled to facilitate operations on that plane.

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The Company currently expects future MEO operations to operate on multiple orbital planes offering full 'pole-to-pole' coverage. This is the fleet configuration underpinning the Company's proposal in the IRIS² Concession Contract with the European Commission which was submitted in final form to the Commission in the third quarter of 2024 and which was incorporated in the final Concession Contract signed in December 2024. Given the above, management's estimate for the useful economic life of current MEO orbital slot rights is that these should also be presented as definite-life intangible assets with a useful life anchored to the expected end of depreciation life of the upgraded second mPOWER constellation.

The overall impact of the change in accounting estimate for GEO and MEO orbital slot rights has been an increase of EUR 63 million in the amortisation versus what would have been recorded using the previous estimate (see Note 15).

ii. Disaggregation of regional cash-generating units used in the monitoring of GEO orbital slot rights.

In recent years the Company has tested the carrying value of its orbital slot rights by grouping them into three regional groupings (Europe, North America and International). These regional groupings were based on the assumption of inter-operability of the Group's services from different slots within the same region and hence the view that these inflows did not meet the threshold for mutual independence required for separate cash generating units under IAS 38.

Reflecting the comments in point i above, it is likely that less investment in specifically GEO orbit satellites will occur – and hence the options for interoperability of regional GEO operations will decline. Furthermore, there were few examples in recent years where the provision of customer services was switched between different satellites in the same region. For these reasons, management believes that this interoperability premise – and resultant regional groupings of orbital slot rights for the impairment testing of orbital slot rights - should be revised. Whilst this switch of investment to non-GEO constellations has been a trend for some time, the significant additional investments in the new mPOWER satellites on mid-Earth orbit are very much reinforcing that trend. Hence management has elected with effect from 1 January 2024 to disaggregate those regional cash-generating units and instead look at the carrying value of our orbital slot rights on a slot-by-slot basis; combined as a cash-generating unit ('CGU') with the satellite(s) operating at that specific orbital position as described in section i above.

iii. Grouping of regional cash-generating units used in the impairment testing of GEO goodwill

For the financial years from 2021 to 2023, management disaggregated the former single global GEO CGU into three regions (Europe, North America and International) to align it with the approach taken for the testing of orbital slot rights and to reflect the material regional cash inflows expected to be realised through the commercialisation of the group's portfolio of orbital slot rights; specifically in North America due to the C-band repurposing project in the U.S. following the adoption by the Federal Communications Commission of its Report and Order and Order of Proposed Modification to clear a 300 MHz band of C-band downlink spectrum between 3,700 and 4,000 MHz.

The Company completed the activities necessary to implement that repurposing in 2023 and received the final tranche of the C-Band Accelerated Relocation Payments in that year. No projects of similar materiality have currently been initiated and the specific organisational and reporting activities associated with that C-Band activity have been disbanded.

The combination of the above with the disaggregation of the regional CGUs for the impairment testing purposes of orbital slot rights, leads management to believe that the return to a single global GEO better reflects how the remaining goodwill is being monitored, and has hence reverted to this approach with effect from 1 January 2024.

There were no additional impairment reversal or charges resulting from this change in estimate.

2 Judgments

Other than the changes in accounting estimates mentioned above, in the process of applying the Group's accounting policies, management has made the following judgments, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements.

i. Taxation

The Group operates in numerous tax jurisdictions and management is required to assess tax issues and exposures across its entire operations and to accrue for potential liabilities based on its interpretation of country-specific tax law and best estimates. In conducting this review management assesses the magnitude of the issue and the likelihood, based on experience and specialist advice, as to whether it will result in a liability for the Group. If this is deemed to be the case, then a provision is recognised for the potential taxation charges. More details are given in Notes 8 and 27.

One significant area of management judgement is around transfer pricing. Whilst the Group employs dedicated members of staff to establish and maintain appropriate transfer pricing structures and documentation, judgement still needs to be applied and hence potential tax exposures can be identified in the different jurisdictions where the Group operates. The Group, as part of its overall assessment of liabilities for taxation, reviews in detail the transfer pricing structures in place and records provisions where this seems appropriate on a case-by-case basis.

ii. The impact of changes in inflation and interest rates

The Group has considered the potential impact of changes in inflation and interest rates during the period on its financial statements particularly in its estimations of future cash flows and assumptions about financing costs.

The main effect observed in 2024 has been an increase in discount rates applied to USD flows used to reflect the time value of money and adjustments to cash flows to account for an increase in risk-free rates. The discount rates applied to EUR flows were unchanged as a decrease in corporate spreads offset an increase in the market-capitalisation based firm-specific risk premium. Please refer to Note 15 ('Intangible assets') for further details.

iii. Consolidation of entities in which the Group holds 50% or less

The Group consolidates a subsidiary where it has: power over the subsidiary; exposure, or rights, to variable returns from that subsidiary; and, the ability to use its power over the subsidiary to affect the amount of the Group's returns.

• Al Maisan Satellite Communication LLC (trading as 'Yahlive')

Management has concluded that the Group controls Yahlive even though it holds a 35% economic interest in the company since it has the majority of the voting rights on Yahlive's Board of Directors and there are no voting rights at the shareholder level which could affect SES' control. SES has effective control over the relevant activities of Yahlive, such as budget approval, appointment and removal of the Chief Executive Officer and senior management team members as well as over the appointment or removal of the majority of the members of the Board of Directors. The entity is therefore consolidated with a 65% non-controlling interest (see Note 24).

LuxGovSat S.A. ('LuxGovSat')

SES and the Luxembourg government jointly incorporated LuxGovSat subscribing equally in the equity of the company. Management has concluded that the Group controls LuxGovSat since it has effective control over the relevant activities of the entity. It is therefore consolidated with a 50% non-controlling interest (see Note 24).

• West Africa Platform Services Ltd, Ghana ('WAPS')

Management has concluded that the Group controls WAPS even though it holds a 49% economic interest in the company since it has the majority of the voting rights on the company's board of directors and there are no voting rights at the shareholder level which could affect SES' control. Through control over the selection of key management positions and oversight of the company's day-to-day operations, the Company has the requisite powers to control and consolidate the company with a 51% non-controlling interest. Note that the Company disposed of its interest in WAPS during the fourth quarter of 2024.

Luxembourg Space Sector Development SCSp

Management has concluded that the Group controls this entity since whilst SES and the Government of Luxembourg have equal voting rights in the fund's Investor Committee, and hence jointly set the investment policy and approve investments, an SES affiliate, in its capacity as fund manager, oversees all day-to-day management and investment aspects of the fund and retains the decision-making power with regard to any decision not specifically attributed to the Investor Committee.

iv. SES Space and Defense, Inc. ('SES SD')

SES SD and its 100% subsidiary Global Enterprise Solutions Inc. acquired on 1 August 2022, are subject to specific governance rules and are managed through a Proxy Agreement agreed with the Defense Security Service ('DSS') department of the US Department of Defense ('DOD'). The DSS is a governmental authority responsible for the protection of information deemed classified or sensitive with respect to the national security of the United States of America. A proxy agreement is an instrument intended to mitigate the risk of foreign ownership, control or influence when a foreign person acquires or merges with a US entity that has a facility security clearance. A proxy agreement conveys a foreign owner's voting rights to proxy holders, comprising the proxy board. Proxy holders are cleared US citizens approved by the DSS.

The DSS requires that SES SD enter into a proxy agreement because it is indirectly owned by SES and SES SD has contracts with the DOD which contain classified information. The Proxy Agreement enables SES SD to participate in such contracts with the US Government despite being owned by a non-US corporation.

As a result of the Proxy Agreement, certain limitations are placed on the information which may be shared, and the interaction which may occur, between SES SD and other Group companies. The Proxy Holders, besides acting as directors of SES SD, are entitled to vote in the context of a trust relationship with SES on which basis their activity is performed in the interest of SES's shareholders and of US national security.

SES's assessment of the effective control over the relevant activities of SES SD encompassed the activities of operating and capital decision making, the appointment and remuneration of key management, and the exposure to the variability of financial returns based on the financial performance of SES SD.

Based on this assessment, SES concluded that, from an IFRS 10 perspective, SES has, and is able to exercise, power over the relevant activities of SES SD and has an exposure to variable returns from its involvement in SES SD - and therefore controls the entity.

3 Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year(s), are described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in revisions to the assumptions when they occur.

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i. Impairment testing for goodwill, definite-life intangible assets, and space segment assets including assets under construction

The Group performs impairment tests to determine whether goodwill, definite-life intangible assets (principally orbital slot rights), and space segment assets (including assets under construction) are impaired. Impairment testing procedures are performed annually, or whenever events or changes in circumstances indicate that the carrying amount of such assets may not be recoverable. If any such indication exists, the Group determines an estimate of the recoverable amount, as the higher of: (1) the fair value less cost of disposal and, (2) its value-inuse, to determine whether the recoverable amount exceeds the carrying amount included in the consolidated financial statements. The annual impairment tests are performed as of 31 December each year. The recoverable amounts are determined based on a value-in-use calculation using the five-year business plans approved by the board of directors.

Establishing the value-in-use requires the Group to make an estimate of the expected future post-tax cash flows from the CGU and to choose a suitable post-tax discount rate and post-business plan growth rate to calculate the present value of those cash flows. For the Group's slot-satellite CGUs, the estimation of the value-in-use also requires estimations of the future commercial revenues to be generated by each slot and the satellites located therein, particularly related to new markets or services, the impact of past in-orbit anomalies and their potential impact on the satellite's ability to provide its expected commercial service, and the amount and timing of future capital expenditures to maintain those revenues, if required.

The calculations of value-in-use are most sensitive to:

a. Movements in the underlying business plan assumptions

Business plans are drawn up annually and provide an assessment of the expected developments for a five-year period beyond the end of the year when the plan is drawn up. These business plans reflect both the most up-to-date assumptions concerning the CGU's markets and business trends. For the provision of satellite capacity these will particularly consider the following factors:

- revenue: based on expected developments in transponder fill rates, including the impact of replacement capacity, and customer pricing;
- capital expenditure: any changes in the expected capital expenditure cycle, for example due to the
 technical degradation of a satellite or the need for replacement capacity; and any changes in satellite
 procurement, launch or cost assumptions, including launch schedules.

b. Changes in discount rates

Discount rates reflect management's estimate of the risks specific to each CGU. Management uses a post-tax weighted average cost of capital as discount rate for each CGU. This reflects market interest rates of twenty-year bonds in the market concerned, the capital structure of businesses in the Group's business sector, and other factors, as necessary, applied specifically to the CGU concerned.

c. Changes in growth rate assumptions

Growth rate assumptions used to extrapolate cash flows beyond the business plan period are based on commercial experience relating to the CGUs concerned and the expectations for developments in the markets which they serve.

ii. Recoverability of deferred tax assets

The Group recognises deferred tax assets primarily in connection with the carry-forward of unused tax losses and tax credits. The Group reviews the tax position in the different jurisdictions in which it operates to assess the need to recognise such assets based mainly on projections of taxable profits to be generated in each of those jurisdictions. The carrying amount of each deferred tax asset is reviewed at each reporting date and reduced to the extent that current projections indicate that it is no longer probable that sufficient taxable profits will be available to enable all, or part, of the asset to be recovered.

iii. Expected credit losses on trade receivables and unbilled accrued revenue

The Group estimates expected credit losses on trade receivables and unbilled accrued revenues using a provision matrix based on loss expectancy rates and forward-looking information. The Group records additional losses if circumstances or forward-looking information cause the Group to believe that an additional collectability risk exists which is not reflected in the loss expectancy rates (Note 21).

iv. Insurance claim in connection with first generation mPOWER satellites

In 2023, health issues emerged with the initial four mPower satellites, prompting SES to initiate insurance claims under its 'Launch plus sixteen months' insurance policies. The Company submitted Proof-of-Loss documentation to its insurers and negotiations with those companies were initiated in 2024 and will continue beyond the year-end. In the absence of formal acceptance of the claims by most of the external insurers, management is of the view that these claims qualify as contingent assets in the sense of IAS 37. Accordingly, income is only recognised when claims with individual insurers are agreed and settled.

v. Reimbursement of costs associated with C-band repurposing

As detailed in SES's Transition Plan initially disclosed to the public in September 2021, SES's strategy included the development of six satellites (four operational satellites and two spare satellites) to meet the deadlines for releasing the C-band spectrum. This strategy incurred significant expenditures, which are being substantially reimbursed by the Relocation Payment Clearinghouse ('RPC or 'Clearinghouse' - refer also to Note 35).

As of 31 December 2024, SES has received reimbursements totaling USD 1,314 million from the Clearinghouse. There remains an outstanding unpaid receivable of USD 91 million (EUR 87 million) as of 31 December 2024 (compared to EUR 350 million as of 31 December 2023) related to these reimbursements.

Management believes that this outstanding balance will be refunded based on the track record of past refunds, which indicate that the majority of SES's claims have been approved and refunded. Ongoing discussions with the Clearinghouse suggest a mutual interest in expediting the remaining satellite reimbursements.

Business combinations

Business combinations are accounted for using the acquisition method. The consideration transferred for the acquisition of the subsidiary is measured as the aggregate of the:

- · fair value of the assets transferred;
- fair value of liabilities incurred to the former owners of the acquired business;
- fair value of equity interests issued by the Group;
- · fair value of any asset or liability resulting from a contingent consideration agreement; and
- fair value of any pre-existing equity interest in the subsidiary.

For each business combination, SES measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in other operating expenses.

When the Group acquires a business, it assesses the financial assets acquired and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. Assets acquired, and liabilities assumed, are recognised at fair value.

The excess of the:

- · consideration transferred;
- amount of any non-controlling interest in the acquired entity; and
- · acquisition-date fair value of any previous equity interest in the acquired entity;

over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised directly in profit or loss as a bargain purchase.

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. If the business combination is achieved in stages, the acquisition date carrying value of the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss. Any contingent consideration to be transferred by SES will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset, or a liability, will be recognised in profit or loss.

Property, plant and equipment

Property, plant and equipment is initially recorded at historical cost, representing either the acquisition or manufacturing cost. Satellite cost includes the launcher and launch insurance. The impact of changes resulting from a revision of management's estimate of the cost of property, plant and equipment is recognised in the consolidated income statement in the period concerned.

Right-of-use assets are measured at cost comprising the following:

- · the amount of the initial measurement of the corresponding lease liability;
- any payments made at or before the commencement date of the lease, less any lease incentives received;
- · any initial direct costs; and
- · restoration costs.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a term of twelve months or less. Low-value assets comprise IT-equipment and small items of office furniture. Costs for the repair and maintenance of these assets are recorded as an expense.

Property, plant and equipment is depreciated using the straight-line method, generally based on the following useful lives:

•	Buildings	Up to 40 years
•	Space segment assets	3 to 18 years
•	Ground segment assets	3 to 15 years
•	Other fixtures, fittings, tools and equipment	3 to 15 years
•	Right-of-use assets	6 to 12 years

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on the derecognition of an asset is included in the consolidated income statement in the period the asset is derecognised. The residual values, remaining useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted where necessary.

For reimbursable capitalised costs related to the procurement of satellites, launches, and upgraded ground facilities as part of the U.S. C-band repurposing project, the Group applies government grant accounting. The Group records credits to the recorded book values of the related asset when the costs have been incurred and the Group has obtained reasonable assurance that the costs will be reimbursed and that it will comply with the requirements attached to the reimbursement. See additional information in Note 35.

Assets in the course of construction

This caption includes primarily satellites under construction. Costs directly attributable to the purchase of a satellite and bringing it to the condition and location to be used as intended by management, such as launch costs and other related expenses like ground equipment and borrowing costs, are capitalised as part of the cost of the asset.

The cost of satellite construction may include an element of deferred consideration to satellite manufacturers referred to as satellite performance incentives. SES is contractually obligated to make these payments over the lives of the satellites, provided the satellites continue to operate in accordance with contractual specifications. Therefore, SES accounts for these payments as deferred financing, capitalising the present value of the payments as part of the cost of the satellites and recording a corresponding liability to the satellite manufacturers. An interest expense is recognised on the deferred financing and the liability is accreted based on the passage of time and reduced as the payments are made.

Once the asset is satellite enters operational service, the costs are transferred to assets in use and depreciation commences.

Borrowing costs

Borrowing costs directly attributable to the construction or production of a qualifying asset are capitalised during the construction period as part of the cost of the asset. All other borrowing costs are recognised as an expense in the period in which they are incurred.

Intangible assets

1 Goodwill

Goodwill is measured as described in the accounting policy for business combinations set out in Note 2.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For impairment testing, goodwill from the acquisition date is allocated to each of the Group's CGUs that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units.

The carrying value of acquisition goodwill is not amortised, but rather is tested for impairment annually, or more frequently if required to establish whether the value is still recoverable. The recoverable amount is defined as the higher of: (1) fair value less costs to sell and, (2) value-in-use. Impairment expenses are recorded in the consolidated income statement. Impairment losses relating to goodwill cannot be reversed in future periods.

The Group estimates value-in-use based on the estimated discounted cash flows to be generated by a CGU, generally using the five-year business plans approved by the Board of Directors. Beyond a five-year period, cash flows are usually estimated on the basis of stable rates of growth or decline, although longer periods may be considered where relevant to accurately calculate the value-in-use.

Where goodwill forms part of a CGU and part of the operation within that unit is disposed of, then the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on its disposal. Goodwill disposed of in this situation is measured based on the relative values of the operation disposed of and the portion of the CGU unit retained.

2 Other intangibles

i Orbital slot rights

Other intangibles consists mainly of rights of usage of orbital frequencies. The Group is authorised by governments to operate satellites at certain orbital locations. Governments acquire rights to these orbital locations through filings made with the International Telecommunication Union ('ITU'), a sub-organisation of the United Nations. The Group will continue to have rights to operate at its orbital locations so long as it maintains its authorisations to do so. The straight-line amortisation lives applied from January 2024 range from 1 to 21 years.

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As noted above, beginning in 2024 the Company treats all orbital slot rights as definite-life assets which are amortised over the depreciation lives of the corresponding on-station satellites or their expected successor spacecraft where relevant. Orbital rights acquired for a non-cash consideration are initially measured at the fair value of the consideration given.

ii Customer relationships

Customer relationships relate to customer contracts acquired as part of a business combination. They are recognised at their fair value at the date of acquisition, based on internal analysis or more commonly through a third-party valuation at the time of the business combination, and are subsequently amortised on a straight-line based over the expected useful economic life of the asset. The current customer relationship asset is being amortised on a straight-line basis over a 15-year period.

iii Software and development costs

Costs associated with maintaining computer software are recognised as an expense as incurred. Development costs that are directly attributable to the design and testing of identifiable and unique software products controlled by the Group are recognised as intangible assets when the following criteria are met:

- it is technically feasible to complete the software product so that it will be available for use;
- management intends to complete the software product and use or sell it;
- · there is an ability to use or sell the software product;
- it can be demonstrated how the software product will generate probable future economic benefits;
- adequate technical, financial and other resources to complete the development and to use or sell the software product are available; and
- the expenditure attributable to the software product during its development can be reliably measured.

Directly attributable costs that are capitalised as part of the software product include the software development employee costs and an appropriate portion of relevant overheads. Other development expenditures that do not meet these criteria are recognised as an expense as incurred. Software development costs recognised as assets are amortised over their estimated useful life, not exceeding seven years.

Impairment of other intangible assets, property, plant & equipment and assets in the course of construction

The Group assesses at each reporting date whether there is an indication that the carrying amount of the assets may not be recoverable. If such an indication exists then the recoverable amount of the asset or CGU is reviewed to determine the amount of the impairment, if any. Assets other than goodwill that suffered an impairment in previous periods are reviewed for possible reversal of the impairment at the end of each reporting period.

Impairments can arise from complete or partial failure of a satellite as well as other changes in expected discounted future cash flows. Such impairment tests are based on a recoverable value determined using estimated future cash flows and an appropriate discount rate. The estimated cash flows are based on the most recent business plans. If an impairment is identified, the carrying value will be written down to its recoverable amount.

Other financial assets

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value through profit or loss; and
- those to be measured at amortised cost.

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not remeasured to fair value through the consolidated income statement, transaction costs directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value and revalued through the consolidated income statement are expensed in the period when they were incurred. All regular purchases and sales of financial assets are recognised on the date that the Group is committed to the purchase or sale of the asset.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Equity investments

Unless SES has significant influence, the Group measures all equity investments at fair value. Changes in the fair value of financial assets are recognised in the consolidated income statement.

Deferred customer contract costs

Deferred customer contract costs relate to expenses incurred to fulfil customer contracts, which are directly related to those contracts. Deferred customer contract costs are expensed on a straight line basis over the term of the contracts, consistent with the pattern of recognition of the associated revenue.

Inventories

Inventories primarily consist of equipment held for re-sale, work-in-progress, related accessories and network equipment spares and are stated at the lower of cost and net realisable value, with cost determined on a weighted average-cost method. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Obsolescence provisions are recorded on a category-by-category basis for ground equipment as required based on management's review of inventory turnover and aging and business projections concerning future customer requirements.

Trade receivables

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. For impairment of trade receivables, the Group estimates expected lifetime credit losses that would typically be carried for each receivable based on the credit risk class upon the initial recognition of the receivables. Expected lifetime credit losses are estimated based on historical financial information as well as forward-looking data. Additional provisions are recognised when specific circumstances or forward-looking information lead the Group to believe that additional collectability risk exists with respect to customers that are not adequately reflected in loss expectancy rates. The Group writes off trade receivables when it has no reasonable expectation of recovery. The Group evaluates the credit risk of its customers on an ongoing basis.

Trade and other payables

Trade and other payables are initially recognised at fair value, and subsequently carried at amortised cost using the effective interest method.

Prepayments

Prepayments represent expenditures paid during the financial year but relating to a subsequent financial year. The prepaid expenses comprise mainly insurance, rental of third-party satellite capacity, advertising expenses as well as loan origination costs related to loan facilities which have not been drawn.

Treasury shares

Treasury shares are mostly acquired by the Group in connection with share-based compensation plans and are presented as a set off to equity in the consolidated statement of financial position. Gains and losses on the purchase, sale, issue or cancellation of treasury shares are not recognised in the consolidated income statement, but rather in the equity.

Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand, deposits and short-term, highly liquid investments readily convertible to known amounts of cash and subject to insignificant risk of changes in value. Cash on hand and in banks and short-term deposits which are held to maturity are carried at amortised cost.

Revenue recognition

Revenues are generated predominantly from customer service agreements for the provision of satellite capacity over contractually agreed periods, including short-term occasional use capacity, with the associated uplinking and downlinking services as appropriate. Other revenue-generating activities mainly include sale of customer equipment; platform services; subscription revenue; income received in connection with satellite interim missions; installation and other engineering services and proceeds from the sale of transponders if the revenue recognition criteria for the transaction are met.

Revenue is measured based on the consideration to which the Group expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Group recognizes revenue as and when control of a good or service is transferred to a customer.

Contract modifications are accounted for either as a separate contract or as part of the existing contract, depending on the nature of the modification. The Group accounts for a modification as a separate contract if:

- the scope of the contract increases because of the addition of distinct goods or services, and
- the price of the contract increases by an amount of consideration that reflects the stand-alone selling prices of the additional goods or services.

A modification that does not meet the above criteria to be accounted for as a separate contract is accounted for as an adjustment to the existing contract, either prospectively or through a cumulative catch-up adjustment. The determination depends on whether the remaining goods or services to be provided to the customer under the modified contract are distinct from those already provided, in which case the modification results in a prospective adjustment to revenue recognition.

For contracts in which the Group sells multiple goods and services, the Group evaluates at contract inception whether the goods and services represent separate performance obligations. The Group offers contracts for the provision of satellite capacity services, sale of equipment and a bundle of satellite capacity services, equipment, and services such as service-type warranties. Revenue is recognized separately for capacity, equipment, and services such as service-type warranties as the goods and services are separately identifiable, and the customer can benefit from the goods or services on their own or with other readily available resources. When they represent separate performance obligations, the Group allocates consideration to the goods and services based on relative standalone selling prices using either an expected cost plus a margin approach or an adjusted market assessment approach. When they do not represent separate performance obligations, the Group records revenue related to the single performance obligation over the contract period.

Where a contract contains elements of variable consideration, the Group estimates the amount of variable consideration to which it will be entitled under the contract. Variable consideration can arise, for example, as a result of variable prices, incentives or other similar items. Variable consideration is only included in the transaction price if, and to the extent that, it is highly probable that its inclusion will not result in a significant revenue reversal in the future when the uncertainty has been subsequently resolved.

The Group occasionally receives non-cash consideration as part of a revenue transaction. The Group measures non-cash consideration at fair value unless it is unable to reasonably estimate fair value, in which case the Group measures the consideration indirectly based on the standalone selling price of the goods or services promised to the customer.

Revenue from provision of satellite capacity, communications infrastructure services, and related services

For the Group's contracts to provide satellite capacity, communications infrastructure services, and related services, the Group makes the services available to customers in a series of time periods that are distinct and have the same pattern of transfer to the customer. The increments of time can vary from hours to months. This applies whether we provide the satellite capacity services for a contract using a single transponder or multiple transponders, or for a contract using a single beam or multiple beams on one or several satellites. The distinct units of volume of satellite capacity for each contract are substantially the same and have the same pattern of transfer to the customer and therefore are treated as a single performance obligation. Revenue from customers under service agreements for these services is generally recognized on a straight-line basis over the duration of the respective contracts, including any free-of-charge periods. Using a straight-line measure of progress most faithfully depicts the Group's performance because the Group makes available a consistent level of capacity over each distinct time period. For certain performance obligations, we use a cost-based input method to recognize revenue if we determine that a basis reflecting the costs incurred to date relative to the total costs expected to be incurred better reflects the pattern of transfer of control of the services to the customer. Revenue will cease to be recognized if there is an indication of a significant deterioration in a customer's ability to pay for the remaining goods or services.

Revenue from the sale of equipment

SES equipment may be sold either on a standalone basis for which one contract includes only a sale of equipment or as part of a bundle for which one contract includes the sale of capacity, equipment, and lifecycle services.

When equipment is sold on a standalone basis, the Group recognises revenue for the sale of equipment at a point in time when it transfers control of the equipment to the customer, which is typically when the Group transfers title, physical possession, and the significant risks and rewards of the equipment to the customer. The Group's equipment contracts do not typically contain a right of return.

When equipment is sold on a bundle basis together with other services, the Group determines the level of customization of the equipment being sold. Our customers typically may use the equipment we sell interchangeably with satellite capacity provided by the Group or other satellite operators and do not require significant integration, customization, or modification services. Such equipment is treated as a separate performance obligation from the bundle and is recognized in the same manner as equipment sold on a standalone basis as described above.

The Group may offer warranties on equipment. Our warranties that are separately priced or offered as extended warranties lasting more than one year provide a service beyond ensuring the goods will function as expected and are considered service-type warranties. The Group treats service-type warranties as separate performance obligations and recognizes revenue on a straight-line basis over the duration of the warranty period. Using a straight-line measure of progress most faithfully depicts the Group's performance due to the nature of the Group's stand ready obligation during the warranty period. The Group also offers standard warranties with contract durations which are typically one year, require us to repair or replace a delivered good if it does not function as expected, and represent assurance-type warranties. Standard warranties do not represent performance obligations separate from the related equipment, and revenue related to standard warranties is recognized at the same time as the related equipment.

Subscription revenue

The subscription revenue related to HD Plus services is recorded on a linear basis over the term of the subscription agreement.

Revenue generated by engineering services

For engineering services, the Group recognises revenue over time on a basis reflecting the costs incurred to date relative to the total costs expected to be incurred since this best reflects the pattern of transfer of control of the services to the customer.

Lease income

Lease income from operating leases where the Group is lessor is recognised on a straight-line basis over the lease term. The respective right-of-use assets are included in the consolidated statement of financial position together with other assets of the same category.

C-band repurposing income

Income from successfully meeting the separate Phase 1 and Phase 2 C-band Accelerated Relocation Payment deadlines was recognised when the Group had successfully completed Phase 1 and Phase 2 Accelerated Relocations, respectively, and had received validation of the respective relocation certification from the U.S. Federal Communications Commission's ("FCC") Wireless Telecommunications Bureau.

Income arising from settlements from the Clearinghouse are recognised when the expenses have been incurred and the Group has obtained reasonable assurance that the costs will be reimbursed and that it will comply with the requirements attached to the reimbursement. The Group believes it obtains such reasonable assurance either when the RPC specifically validates the costs as being reimbursable, or where the costs fall within applicable cost ranges published by the Clearinghouse in its cost catalogue. More details are given in Note 35.

Other income

Other income arising from settlements under insurance claims and decreases in provisions for in-orbit incentives are recognised when they are virtually certain of being realised. Other income is presented as part of revenue due to its relative insignificance.

Contract assets and contract liabilities

Assets and liabilities related to contracts with customers include trade receivables, unbilled accrued revenue, deferred customer contract costs, and deferred income.

Customer payments received in advance of the provision of service are recorded as contract liabilities and presented as 'Deferred income' in the statement of financial position. For significant advance payments, interest is accrued on the amount received at the effective interest rate at the time of receipt. The Group's contracts at times contain prepayment terms that range from one month to one year in advance of providing the service. Since the period of time between when the Group transfers a promised good or service to a customer and when the customer pays for that good or service is one year or less, the Group does not make an adjustment to the transaction price for the effects of a significant financing component.

The unbilled portion of recognised revenues is recorded as a contract asset and presented as 'unbilled accrued revenue' within 'Trade and other receivables', allocated between current and non-current as appropriate.

Customer payments are generally due in advance or by the end of the month of capacity service.

Dividends

The Company declares dividends after the consolidated financial statements for the year have been approved. Accordingly, dividends are recorded in the subsequent year's consolidated financial statements.

Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount can be reliably estimated. Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated income statement over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as origination costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs.

Current taxes

Current tax assets and liabilities for current and prior periods are measured at the amount expected to be recovered from, or paid to, the tax authorities. The tax rates and laws used to compute these amounts are those enacted, or substantively enacted, at the reporting date.

Deferred taxes

Deferred tax is determined using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry-forward of unused tax credits and unused tax losses can be utilised except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an
 asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects
 neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are
 recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future
 and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates and tax laws which have been enacted, or substantively enacted, at the reporting date.

Deferred taxes are classified according to the classification of the underlying temporary difference either as income or as an expense included in profit or loss, or in other comprehensive income or directly in equity.

Tax benefits acquired as part of a business combination, but not satisfying the criteria for separate recognition at that date, are recognised subsequently if new information about facts and circumstances change. The adjustment is either treated as a reduction in goodwill (as long as it does not exceed goodwill) if it was incurred during the measurement period or recognised in profit or loss.

Deferred tax assets and liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Translation of foreign currencies

The consolidated financial statements are presented in euro (EUR), which is the Company's functional and presentation currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded in the entity's functional currency at the exchange rate prevailing at the date of the transaction. The cost of non-monetary assets is translated at the rate applicable at the date of the transaction. All other assets and liabilities are translated at closing rates of the period. During the year, expenses and income expressed in foreign currencies are recorded at exchange rates which approximate the rate prevailing on the date they occur or accrue. All exchange differences resulting from the application of these principles are included in the consolidated income statement.

The Group considers that monetary long-term receivables or loans with a subsidiary that is a foreign operation for which settlement is neither planned nor likely to occur in the foreseeable future is, in substance, a part of the entity's net investment in that foreign operation. The related foreign exchange differences and income tax effect of the foreign exchange differences are included in the foreign currency translation reserve within equity. On disposal of a foreign operation, the deferred cumulative amount recognised in equity relating to that foreign operation is reclassified to the consolidated income statement.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

The assets and liabilities of consolidated foreign operations are translated into euro at the year-end exchange rates, while the income and expense items of these foreign operations are translated at the average exchange rate of the year. The related foreign exchange differences are included in the foreign currency translation reserve within equity. On disposal of a foreign operation, the deferred cumulative amount recognised in equity relating to that foreign operation is reclassified to the consolidated income statement as part of the gain or loss on disposal.

The US dollar exchange rates used by the Group during the year were as follows:

	Average rate	Closing rate	Average rate	Closing rate
	for 2024	for 2024	for 2023	for 2023
USD	1.0863	1.0389	1.0797	1.1050

Basic earnings per share

The Company's capital structure consists of Class A and Class B shares, entitled to the payment of annual dividends as approved by the shareholders at their annual meetings. Holders of Class B shares participate in earnings and are entitled to 40% of the dividends payable per Class A share. Basic earnings per share is calculated by dividing the net profit attributable to ordinary shareholders, adjusted by deducting the assumed coupon, net of tax, on the perpetual bonds, by the weighted average number of common shares outstanding during the period as adjusted to reflect the economic rights of each class of shares.

Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to reflect the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

Hedge of a net investment in a foreign operation

Changes in the fair value of a derivative or non-derivative instrument that is designated as a hedge of a net investment are recorded in the foreign currency translation reserve within equity to the extent that it is deemed to be an effective hedge. The ineffective portion is recognised in the consolidated income statement as a financial income or expense.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, the hedge no longer qualifies for hedge accounting, or the Group revokes the designation. At that point in time, any cumulative gain or loss on the hedging instrument recognised in equity is kept in equity until the forecasted transaction occurs. If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to net profit or loss for the period.

The Group formally documents all relationships between hedging instruments and hedged items, as well as its risk-management objective and strategy for undertaking various hedge transactions. This process includes allocating all derivatives that are designated as net investment hedges to specific assets and liabilities in the consolidated statement of financial position. The Group also formally assesses both at the inception of the hedge and on an ongoing basis, whether each derivative is highly effective in offsetting changes in fair values or cash flows of the hedged item. If it is determined that a derivative is not highly effective as a hedge, or if a derivative ceases to be a highly effective hedge, the Group will discontinue hedge accounting prospectively. The ineffective portion of hedge is recognised in profit or loss.

Derecognition of financial assets and liabilities

1 Financial assets

A financial asset is derecognised where:

- the right to receive cash flows from the asset has expired;
- the Group retains the right to receive cash flows from the asset but has assumed an obligation to pay them in full without material delay to a third party under a 'pass-through' arrangement;
- the Group has transferred its rights to receive cash flows from the asset and either:
- has transferred substantially all the risks and rewards of the asset; or
- has neither transferred nor retained substantially all the risks and rewards of the asset but has transferred control of that asset.

2 Financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amount is recognised in profit or loss.

Offsetting financial instruments

Financial assets and liabilities are offset, and the net amount reported in the consolidated statement of financial position, when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

Accounting for pension obligations

The Company and certain subsidiaries operate defined contribution pension plans.

A defined contribution plan is a pension plan under which the Group pays fixed contributions to a third-party financial institution. The Group has no legal or constructive obligation to pay further contributions if the financial institution's pension fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

For defined contribution plans, the Group pays contributions to publicly or privately administered pension insurance plans on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

The Group has no significant defined benefit pension plans.

Share-based payments

1 Equity-settled share-based compensation plans

Employees (including senior executives) of the Group receive remuneration in the form of share-based compensation transactions, whereby employees render services as consideration for equity instruments ('equity-settled transactions'). The cost of equity-settled transactions is measured by reference to the fair value at the date on which they are granted. The fair value is determined by an external valuer using a binomial model for the Stock Appreciation Rights Plan ('STAR Plan') and Equity Based Compensation Plan comprising options ('EBCP Option Plan'). The fair value of EBCP RS is estimated at the date of the grant by restating discounted dividends from share price and taking into account the terms and conditions upon which the shares were granted. The fair value of EBCP PS is estimated at the date of the grant using a Monte-Carlo simulation model and taking into account the terms and conditions upon which the shares were granted. Further details are given in Note 25. In valuing equity-settled transactions, no account is taken of any non-market performance conditions, the valuation being linked only to the price of the Company's shares, if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award (the vesting date). The cumulative expense recognised for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The consolidated income statement charge or credit for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period. No expense is recognised for awards that do not ultimately vest.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share (see Note 11).

2 Cash-settled share-based compensation plans

A liability is recognised for the fair value of cash-settled transactions. The fair value is measured initially at each reporting date up to and including the settlement date, with changes in fair value recognised in employee benefits expense. The fair value is expensed over the period until the vesting date with recognition of a corresponding liability. Further details are given in Note 25.

Deeply Subordinated Fixed Rate Resettable Securities

The Deeply Subordinated Fixed Rate Securities ("Perpetual Bond") issued by the Company are classified as equity when the Company has no contractual obligation to redeem the securities, and coupon payments may be deferred under certain circumstances (more details are given in Note 23) and recorded at fair value at inception. Subsequent changes in fair value are not recognised in equity. Coupon accruals are considered in the determination of earnings for calculating earnings per share (see Note 11).

Subsequent changes in fair value are not recognised in the financial statements. The Perpetual Bonds are presented as borrowings from the point at which the Group issues a Notice of Redemption to bondholders (see Notes 23 and 26).

Deeply Subordinated Fixed Rate Securities issued by the Company are classified as borrowings at inception when the Company has a contractual obligation to redeem the securities and make coupon payments.

Leases

The determination as to whether an arrangement is, or contains, a lease is based on the substance of the arrangement at the inception date, primarily whether the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the Group as lessee has both the right to direct the identified asset's use and to obtain substantially all the economic benefits from that use. Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payments that are based on an index or a rate;
- amounts expected to be payable by the lessee under residual value guarantees;
- the exercise price of a purchase option if the lessee is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option. Lease payments are discounted using the interest rate implicit in the lease, if that rate can be determined, or the Group's incremental borrowing rate. At the commencement of a lease the Group recognises a lease asset and a lease liability. The lease liability is initially measured at the present value of the lease payments payable over the lease term, discounted at the rate implicit in the lease. Lease payments are apportioned between the finance charges and reduction of the lease liability to achieve a constant rate of interest on the remaining balance of the liability. Finance costs are charged directly to expense.

In its accounting policies the Group applies the following practical expedients:

- using a single discount rate for a portfolio of leases with similar characteristics; and
- not accounting for leases ending within 12 months of the date of the initial application for low value assets.

Note 3 - Revenue from contracts with customers

The Group does business in one operating segment, namely the provision of satellite-based data transmission capacity, and ancillary services, to customers around the world.

The Senior Leadership Team ('SLT'), which is the chief operating decision-making committee in the Group's corporate governance structure, reviews the Group's financial reporting and generates those proposals for the allocation of the Group's resources which are submitted for validation to the Board of Directors. The main sources of financial information used by the SLT in assessing the Group's performance and allocating resources are:

- analyses of the Group's revenues from its business units SES Video and SES Networks (comprising the sales verticals Fixed Data, Mobility and Government);
- cost and overall Group profitability development;
- internal and external analyses of expected future developments in the markets into which capacity is being delivered and of the commercial landscape applying to those markets.

Revenue by business unit

As reported, the revenue allocated to the relevant business units developed as follows:

2.2% -1.5% <i>n/m</i>
2.2%
-5.5%
Change + /- Adverse
_

n/m = not meaningful (a variance of more than 100% or less than -100%)

C ''''	2022	2022	Change
€million	2023	2022	Favourable + /- Adverse
SES Video	967	1,020	-5.2%
SES Networks	1,062	923	15.1%
Sub-total	2,029	1,943	4.4%
Other ¹	1	1	n/m
Total	2,030	1,944	4.4%

n/m = not meaningful (a variance of more than 100% or less than -100%)

Revenue by category

The Group's revenue analysis from the point of view of category and timing can be found below:

	Revenue	Revenue	
2024	recognised	recognised	
€million	at a point in time	over time	Total
Revenue from contracts with customers	74	1,878	1,952
Lease income	-	49	49
Total	74	1,927	2,001

2023 €million	Revenue recognised at a point in time	Revenue recognised over time	Total
Revenue from contracts with customers	59	1,949	2,008
Lease income	-	22	22
Total	59	1,971	2,030

Revenue from contracts with customers recognised at a point in time is mainly related to sales of equipment and amounts to EUR 74 million in 2024 (2023: EUR 59 million).

Remaining performance obligations

Our remaining performance obligations, which the Group refers to as revenue "backlog", represent our expected future revenues under existing customer contracts and include both cancellable and non-cancellable contracts. The backlog was EUR 4.8 billion as of December 31, 2024 (2023: EUR 5.2 billion), EUR 3.7 billion (2023: EUR 4.3 billion) of which related to 'protected' (that is, non-cancellable) backlog and EUR 1.1 billion (2023: EUR 911 million) of which related to 'unprotected' (cancellable) backlog. Approximately 30% of the backlog is expected to be recognised as revenue in 2025, approximately 24% in 2026, and approximately 19% in 2027, with the remaining thereafter.

Protected backlog includes non-cancellable contracts and cancellable contracts with substantive termination fees. For contracts with termination options that do not have substantive termination fees, protected backlog also includes contract periods up to the first optional termination date. Unprotected backlog includes revenue from contracts that are cancellable and not subject to substantive termination fees.

Other includes revenue not directly applicable to SES Video or SES Networks

Revenue by country

The Group's revenue from external customers analysed by country using the customer's billing address is as follows:

€million	2024	2023
Luxembourg (SES country of domicile)	79	49
United States of America	713	759
Germany	321	329
United Kingdom	203	214
France	74	78
Others – Europe	205	205
Others	406	396
Total	2,001	2,030

No single customer accounted for 10%, or more, of total revenue in 2024, or 2023.

Note 4 - Operating expenses

The operating expense categories disclosed include the following types of expenditure:

1 Cost of sales, which excludes staff costs and depreciation, represents expenditures which generally vary directly with revenue. They are incurred in delivering services to customers and include a variety of expenses such as rental of third-party satellite capacity, third-party teleports, connectivity, equipment and equipment rental, customer support costs such as hosting, monitoring, implementation, engineering work. Other cost of sales detailed below mainly include commissions, as well as an amount of EUR 1 million (2023: EUR 2 million) for C-band repurposing related expenses (Note 35).

€million	2024	2023
Rental of third-party satellite capacity	(157)	(140)*
Customer support costs	(238)	(236)*
Other cost of sales	(66)	(68)
Total cost of sales	(461)	(444)

^{*} Costs of EUR 7 million in 2024 and EUR 8 million in 2023 associated with satellite telemetry, tracking and control services which were previously included under 'Other operating expenses,' are now reported as part of 'Cost of Sales' to be consistent with the current year presentation and better aligned with the nature of the expenses.

- 2 Staff costs of EUR 402 million (2023: EUR 409 million) include gross salaries and employer's social security payments, payments into pension schemes for employees, charges arising under share-based payment schemes, as well as staff-related restructuring charges of EUR 54 million (2023: EUR 27 million) and C-band repurposing related expenses of EUR 0 million (2023: EUR 29 million). At the year-end the total full-time equivalent number of members of staff was 2,118 (2023: 2,294).
- 3 Other operating expenses of EUR 236 million (2023: EUR 244 million*) are, by their nature, less variable with revenue and include office-related and technical facility costs, in-orbit insurance, marketing, general and administrative expenditure, consulting charges, travel-related expenditure and movements in debtor provisions.
 - Other operating expenses also include an amount of EUR 9 million (2023: nil) of restructuring charges in connection with the Group's ongoing optimisation programme, EUR 4 million (2023: EUR 16 million) of C-band repurposing expenses (Note 35), EUR 55 million (2023: EUR 9 million) of costs associated with the development and / or implementation of merger and acquisition activities, and EUR 3 million for one-off infrastructure costs (2023: EUR 9 million for specific business taxes of a non-recurring nature).

Note 5 - Audit and assurance services fees

For 2024 and 2023 the Group recorded charges, billed and accrued, from its independent auditors, and affiliated companies thereof, as set out below:

€million	2024	2023
Audit services 1	11.3	2.4
All other assurance services ²	0.3	0.1
Total audit and assurance services fees	11.6	2.5

- 1 Includes one-time fees in connection with the Company's registration process as a Foreign Private Issuer with the Securities and Exchange Commission, including re-audit fees for 2022 and 2023 in accordance with Public Company Accounting Oversight Board ('PCAOB') audit requirements, and extended PCAOB audit procedures for the year-ended 31 December 2024.
- 2 Fees incurred in connection with other assurance services rendered to the Company and its controlled undertakings as defined by the Regulation (EU) N°537/2014 amounted to EUR 0.3 million (2023: EUR 0.1) and represented CSRD-related assurance services as well as comfort letters issued in connection with the Company's treasury funding operations.

Note 6 - Finance income and costs

€million	2024	2023
Finance income		
Interest income ¹	127	51
Finance lease income	5	-
Net foreign exchange gains ²	4	13
Total	136	64
Finance costs		
Interest expense on borrowings (excluding amounts capitalised)	(104)	(86)
Other finance costs	(25)	(17)
Amortisation of loan origination costs	(10)	(3)
Total	(139)	(106)

¹ Interest income on term deposits and money market funds: increase in 2024 reflects C-Band Accelerated Relocation Proceeds received (see Note 35)

Note 7 - Other non-operating income / expenses

€million	2024	2023
Other non-operating income		
Income from structured financing	17	-
Fair value increases on financial assets ¹	5	-
Total	22	-
Other non-operating expenses		
Fair value losses on other financial assets ¹	(1)	-
Total	(1)	-

¹ Represents fair value increases/ losses on assets included as part of 'Other financial assets' in the consolidated statement of financial position and required to be measured at fair value

² Net foreign exchange gains are mostly related to revaluation of bank accounts, deposits and other monetary items denominated in US dollars.

Note 8 - Income taxes

Taxes on income comprise the taxes paid or owed in the individual countries, as well as deferred taxes. Current and deferred taxes can be analysed as follows:

€million	2024	2023
Current income tax		
Current income tax charge on result of the year	(55)	(567)
Adjustments in respect of prior periods	(6)	6
Foreign withholding taxes	(9)	(8)
Total current income tax	(70)	(569)
Deferred income tax		
Relating to origination and reversal of temporary differences	37	249
Relating to tax losses carried forward	0	340
Changes in tax rate	(21)	(1)
Adjustment of prior years	(1)	(195)
Total deferred income tax	15	393
Income tax expense per consolidated income statement	(55)	(176)
Consolidated statement of changes in equity		
Current and Deferred Income tax related to items (charged) or credited directly in equity		
Post-employment benefit obligation	1	_
Impact of currency translation	(12)	11
Net investment hedge - current tax	4	(6)
Tax impact of the treasury shares impairment recorded in the stand-alone financial statements	20	-
Tax impact on Perpetual Bond	6	14
Current and deferred income taxes reported in equity	19	19

A reconciliation between the income tax benefit / (expense) and the profit before tax of the Group multiplied by a theoretical tax rate of 27.19% (2023: 27.19%) which corresponds to the Luxembourg domestic tax rate for the year ended 31 December 2024 is as follows:

€million	2024	2023
Profit before tax	82	(728)
Multiplied by theoretical tax rate	(22)	198
Effect of different foreign tax rates	8	(8)
Tax Exempt Income	5	-
Non-deductible expenditures	(6)	(2)
Taxes related to prior years	(7)	6
Effect of changes in tax rate	(21)	-
Other changes in group tax provision not included in separate lines	-	(3)
Impairment on investments in subsidiaries and other assets	7	(167)
Impact of deferred taxes	(8)	(193)
Foreign withholding taxes	(9)	(8)
Other	(2)	1
Income tax reported in the consolidated income statement	(55)	(176)

Effect of changes in tax rate

As a result of the change in the Luxembourg corporate income tax rate from 27.19% to 26.12% effective from 1 January 2025, the relevant year-end deferred tax assets and liabilities balances have been re-measured. The total impact of re-measurement was an income tax expense of EUR 21 million.

Foreign withholding tax

The foreign withholding tax of EUR 9 million includes EUR 4 million of Indian withholding tax retained by customers and paid to the Indian tax authorities. A final decision on Indian withholding taxes is still pending at the level of the Supreme Court. The remaining EUR 5 million relates to withholding tax retained by customers in other jurisdictions.

Impact of deferred taxes

Considering the estimated future taxable income based on the most recent business plan information and tax losses carried forward in the Luxembourg fiscal unity as of the end of 2024 the Company has concluded that the ITCs recognised in all prior years and current year cannot be fully used due to the 10-year carry forward limitation rule. Therefore, the deferred tax assets for ITCs for the Luxembourg fiscal unity were unrecognized in 2024.

Impairment on investments in subsidiaries and other assets

The aggregate impact of EUR 7 million mainly comprises the following:

- The net impairment charge of EUR 50 million (2023: EUR 453 million) recorded on the carrying value of subsidiary investments and other assets held by entities in Luxembourg resulting in an income tax benefit of EUR 11 million (2023: EUR 123 million).
- The net impairment charges of EUR 241 million (2023: EUR 35 million) taken on the carrying value of
 intercompany receivables held by entities in Luxembourg resulting in an income tax expense of EUR 4 million
 (2023: tax benefit of EUR 9 million).

OECD Pillar Two Regulations

The Organisation for Economic Co-operation and Development (OECD)/G20 Inclusive Framework on Base Erosion and Profit Shifting published the Pillar Two model rules designed to address the tax challenges arising from the digitalisation of the global economy.

The Group is within the scope of the OECD Pillar Two model rules. Pillar Two legislation was enacted in Luxembourg, the jurisdiction in which the Ultimate Parent Entity is incorporated and came into effect from 1 January 2024.

Therefore, the Ultimate Parent Entity applies the Income Inclusion Rule for all jurisdictions where Pillar Two rules were not enacted.

The Group applies the exception to recognizing and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes, as provided in the amendments to IAS 12 issued in May 2023.

The top-up tax due under Pillar Two model rules was calculated based on the OECD transitional safe harbour rules except for a smaller jurisdiction where a full-fledged calculation was performed. According to these calculations SES should be liable to a top-up tax of EUR 20 thousand.

Note 9 - Deferred tax balances

The deferred tax positions included in the consolidated financial statements can be analysed as follows:

€million	Deferred tax assets 2024	Deferred tax assets 2023	Deferred tax liabilities 2024	Deferred tax liabilities 2023
Losses carried forward	654	658	-	-
Tax credits	20	6	-	-
Intangible assets	12	16	(134)	(110)
Tangible assets	5	5	(59)	(83)
Trade and other receivables	20	17	-	-
Other	18	5	(47)	(48)
Total deferred tax assets/(liabilities)	729	707	(240)	(241)
Offset of deferred taxes	(28)	(36)	28	36
Net deferred tax assets/(liabilities)	701	671	(212)	(205)

Deferred tax assets have been offset against deferred tax liabilities where they relate to the same tax authority and the entity concerned has a legally enforceable right to set off current tax assets against current tax liabilities.

Losses carried forward

In 2024 the Group recognised a net deferred tax asset ('DTA') for tax losses carried forward in Luxembourg of EUR 35 million (2023: EUR 356 million). Tax losses can be carried forward in Luxembourg for 17 years. As a result of the change in the Luxembourg corporate income tax rate from 27.19% to 26.12% effective from 1 January 2025, the year-end deferred tax assets linked to losses carried forward have decreased by EUR 26 million. Using the estimated future taxable income based on the most recent business plan information approved by the Board of Directors, the Company has concluded that the deferred tax assets of EUR 627 million (2023: EUR 618 million) relating to the remaining tax losses are recoverable.

The Group has deferred tax assets for tax losses carried forward in Germany for EUR 24 million (31 December 2023: EUR 20 million) which can be carried forward indefinitely. The Group has also recognised deferred tax assets for tax losses carried forward in the United States for EUR 3 million (31 December 2023: EUR 20 million) which can be carried forward for varying period ranging from 10 years to indefinitely.

In addition to the recoverable tax losses for which the Group has recognised deferred tax assets, the Group has further tax losses of EUR 578 million as at 31 December 2024 (31 December 2023: EUR 305 million) which are available for offset against future taxable profits of the companies in which the losses arose. EUR 456 million (31 December 2023: 193 million) of these tax losses were generated in the US for state taxes. EUR 88 million (31 December 2023: EUR 86 million) of these tax losses were generated in Israel. EUR 15 million of tax losses (31 December 2023: EUR 8 million) were generated in Ghana. Deferred tax assets have not been recognised in respect of these losses as they cannot be used to offset taxable profits elsewhere in the Group and they have arisen in subsidiaries which are not expected to generate taxable profits against which they could be offset in the foreseeable future.

Investment tax credits ('ITCs')

Considering the total tax losses carried forward and future taxable income based on the most recent business plan information for Luxembourg entities, the Company has concluded that prior and current year ITCs cannot be fully used due to a 10 year carry forward limitation rule. Therefore, no deferred tax asset was recorded in 2024.

Considering the total tax losses carried forward and future taxable income based on the most recent business plan information for LuxGovSat S.A., the Company has concluded that LuxGovSat S.A. can recognise a DTA of EUR 14 million for future use of ITCs (2023: EUR 6 million).

Other

No deferred income tax liabilities have been recognised for withholding tax and other taxes which would be payable on the unremitted earnings of certain subsidiaries. Such amounts are permanently reinvested or not subject to taxation.

Movement in deferred income tax assets and liabilities

The movement in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances, is as follows:

	Losses carried		Tangible	Intangible	Trade and other receivable		
Deferred tax assets	forward	Tax credits	assets	assets	S	Other	Total
At 1 January 2023	296	206	-	20	15	5	542
(Charged)/credited to the							
income statement	363	(200)	5	(4)	3	-	167
Exchange difference ¹	(1)	-	-	-	(1)	-	(2)
At 31 December 2023	658	6	5	16	17	5	707
(Charged)/credited to the							
income statement	(4)	14	-	(4)	2	1	9
Transfers	-	-	-	-	-	11	11
Exchange difference ¹	-	-	-	-	1	1	2
At 31 December 2024	654	20	5	12	20	18	729

Deferred tax liabilities	Intangible assets	Tangible assets	Other	Total
At 1 January 2023	335	99	43	477
(Charged)/credited to the income				
statement	(217)	(14)	5	(226)
Exchange difference ¹	(8)	(2)	-	(10)
At 31 December 2023	110	83	48	241
Charged/(credited) to the income				
statement	17	(22)	(1)	(6)
Exchange difference ¹	7	(2)	-	5
At 31 December 2024	134	59	47	240

A foreign exchange impact arises due to the translation of Group's operations with a different functional currency than euro. This amounts to EUR 3 million as at 31 December 2024 (2023: EUR 8 million)

Note 10 - Components of other comprehensive income

€million	2024	2023
Impact of currency translation	228	(196)
Income tax effect	(12)	11
Total impact of currency translation, net of tax	216	(185)

The impact of currency translation in other comprehensive income relates to exchange gains and losses arising on the translation of the net assets of foreign operations from their functional currency to the euro, which is the Company's functional and presentation currency.

The unrealised gain in 2024 of EUR 228 million (2023: unrealised loss of EUR 196 million) reflects the impact on the valuation of SES's net US dollar assets due to the strengthening of the US dollar against the euro from USD 1.1050 to USD 1.0389 (2023: the weakening of the US dollar against the euro from USD 1.0666 to USD 1.1050). This effect is partially offset by the impact of the net investment hedge (Note 21).

Note 11 - Earnings per share

Earnings per share is calculated by dividing the net profit or loss for the year attributable to ordinary shareholders of each class of shares by the weighted average number of shares outstanding during the year as adjusted to reflect the economic rights of each class of share. The net profit or loss for the year attributable to ordinary shareholders has been adjusted to include an assumed coupon, net of tax, on the Perpetual Bonds.

For 2024, a basic loss/gain per Class A share and Class B share of EUR nil (2023: basic loss per Class A share of EUR 2.14, basic loss per Class B share of EUR 0.86), have been calculated as follows:

Profit/(loss) attributable to the owners of the parent for calculating basic earnings per share, adjusted to include the assumed coupon net of tax:

€million	2024	2023
(Loss)/profit attributable to owners of the parent	15	(905)
Assumed coupon on Perpetual Bond (net of tax)	(15)	(36)
Total	-	(941)
Split between:		
Class A shares (in million) ¹	-	(781)
Class B shares (in million) ²	-	(160)

Calculated as 83% of adjusted loss attributable to owners of the parent, based on the weight of the Class A weighted average number of shares out of the total shares.

Assumed coupon accruals of EUR 15 million (net of tax) for the year ended 31 December 2024 (2023: EUR 36 million) related to the Perpetual Bonds in issue have been considered for the calculation of the basic and diluted earnings available for distribution.

The weighted average number of shares based on the capital structure of the Company as described in Note 23, net of own shares held, and adjusted to reflect the relative economic rights of the Class A shares and Class B shares for calculating basic earnings per share was as follows:

	2024	2023
Class A shares (in million)	351.7	364.8
Class B shares (in million) ¹	72.9	74.3
Total	424.6	439.1

Weighted average number of Class B shares of 182.3 (in million), net of own shares held, was multiplied by 40% considering the relative economic rights.

Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares which are primarily related to the share-based compensation plans. A calculation is done to determine the number of shares that could have been acquired at fair value based on the monetary value of the subscription rights attached to outstanding share options. The number of shares calculated as above is compared with the number of shares that would have been issued assuming the exercise of the share options and the difference, if it results in a dilutive effect, is considered to adjust the weighted average number of shares.

² Calculated as 17% of adjusted loss attributable to owners of the parent, based on the weight of the Class B weighted average number of shares out of the total shares.

For 2024, a diluted loss/gain per Class A share and Class B share of EUR nil (2023: diluted loss per Class A share of EUR 2.14, diluted loss per class B share of EUR 0.86), have been calculated as follows:

€million	2024	2023
Loss attributable to owners of the parent	15	(905)
Assumed coupon on Perpetual Bonds (net of tax)	(15)	(36)
Total	-	(941)
Split between:		
Class A shares (in million) ¹	<u>-</u>	(781)
Class B shares (in million) ²	<u>-</u>	(160)

Calculated as 83% of adjusted loss attributable to owners of the parent, based on the weight of the Class A weighted average number of shares out of the total shares.

The weighted average number of shares, net of own shares held, and adjusted in order to reflect the relative economic rights of the Class A shares and Class B shares for calculating diluted earnings per share was as follows:

	2024	2023 ²
Class A shares (in million)	356.2	364.8
Class B shares (in million) ¹	72.9	74.3
Total	429.1	439.1

¹ Weighted average number of Class B shares of 182.3 (in million), net of own shares held, was multiplied by 40% considering the relative economic rights.

Note 12 - Dividends paid and proposed

Dividends declared are paid net of any withholding tax (2024: EUR 36 million, 2023: EUR 25 million).

Gross dividends declared and paid during the year:

€million	2024	2023
Class A dividend for 2023 paid in April: EUR 0.50 (2022: EUR 0.50)	186	186
Class B dividend for 2023 paid in April: EUR 0.20 (2022: EUR 0.20)	37	37
Class A interim dividend for 2024 paid in October: EUR 0.25 (2022: EUR 0.50)	93	-
Class B interim dividend for 2024 paid in October: EUR 0.10 (2022: EUR 0.20)	19	
Total	335	223

Dividends proposed for approval at the annual general meeting to be held on 3 April 2025, which are not recognised as a liability as at 31 December 2024:

€million	2025
Class A dividend for 2024: EUR 0.25 (2023: nil)	93
Class B dividend for 2024: EUR 0.10 (2023: nil)	19
Total	112

² Calculated as 17% of adjusted loss attributable to owners of the parent, based on the weight of the Class B weighted average number of shares out of the total shares.

² Weighted average number of Class A shares and Class B shares has been revised in order to exclude anti-dilutive effects.

Note 13 - Property, plant and equipment

				Other fixtures &	
				fittings,	
	Land and	Space		tools and	
€million	buildings	segment	Ground Segment	equipment	Total
Cost	<u>g</u> _	g		- 4	
As at 1 January 2024	281	10,241	767	300	11,589
Additions	2	23	22	8	55
Disposals	-	-	-	(3)	(3)
Retirements ¹	(26)	(707)	(128)	(68)	(929)
Transfers from assets in course of	17	950	82	14	1,063
construction (Note 14)					
Other movements ²	20	2	(21)	7	8
Impact of currency translation	7	321	21	8	357
As at 31 December 2024	301	10,830	743	266	12,140
Depreciation					
As at 1 January 2024	(209)	(7,536)	(564)	(238)	(8,547)
Depreciation	(10)	(557)	(57)	(26)	(650)
Impairment expense	-	(290)	-	-	(290)
Impairment reversal	-	74	-	-	74
Disposals	-	-	-	2	2
Retirements ¹	25	707	126	68	926
Transfer of impairment from assets in	-	(434)	-	-	(434)
course of construction (Note 14)					
Other movements ²	(7)	(2)	15	(15)	(9)
Impact of currency translation	(5)	(258)	(17)	(8)	(288)
As at 31 December 2024	(206)	(8,296)	(497)	(217)	(9,216)
Net book value as at 31 December 2024	95	2,534	246	49	2,924

				Other	
				fixtures and	
				fittings, tools	
	Land and	Space		and	
€million	buildings	segment	Ground Segment	equipment	Total
Cost					
As at 1 January 2023	300	11,368	902	312	12,882
Additions	-	13	9	5	27
Disposals ¹	(8)	(151)	(3)	(6)	(168)
Retirements ²	(9)	(805)	(154)	(25)	(993)
Transfers from assets in course of	2	8	30	14	54
construction (Note 14)					
Impact of currency translation	(4)	(192)	(17)	-	(213)
As at 31 December 2023	281	10,241	767	300	11,589
Depreciation					
As at 1 January 2023	(215)	(8,118)	(675)	(244)	(9,252)
Depreciation	(13)	(503)	(57)	(30)	(603)
Impairment expense	-	(56)	-	-	(56)
Impairment reversal	-	30	-	-	30
Disposals ¹	8	151	3	6	168
					4.0

				Other	
				fixtures and	
				fittings, tools	
	Land and	Space		and	
€million	buildings	segment	Ground Segment	equipment	Total
Retirements ²	9	805	154	25	993
Impact of currency translation	2	155	11	5	173
As at 31 December 2023	(209)	(7,536)	(564)	(238)	(8,547)
Net book value as at 31 December 2023	72	2,705	203	62	3,042

¹ Sale of AMC-11

The Group's policy in setting the useful economic life of its satellites is to initially use the satellite design life and then, once sufficient time has passed to allow for initial anomalies to be investigated and future fuel projections to be stabilised, to adjust the depreciation life to take into account factors such as the technical condition of the satellite, its projected remaining fuel life, and replacement or redeployment plans.

The review in 2024 resulted in a revision to the remaining useful economic lives of one GEO satellite but did not have a significant impact on 2024 depreciation expense due to the low net book value of the satellite concerned. The review in 2023 resulted in no revisions to the remaining useful economic lives of any GEO satellites.

As at 31 December 2024 the amount of the property, plant and equipment pledged in relation to Group liabilities was nil (2023: nil). For further information related to right-of-use assets, see Note 32.

Impairment of space segment assets

In 2024 the net impairment expense recorded for space segment assets was EUR 216 million (2023: EUR 26 million), with EUR 290 million of impairment charges (2023: EUR 56 million) being offset by EUR 74 million in reversals of previous impairment charges (2023: EUR 30 million). The charges and reversals are the aggregation of impairment testing procedures on specific satellites, or combinations of co-located satellites, in the Group's geostationary fleet and are caused by changes in the underlying business plans for these assets as compared to the prior year, and also the higher discount rate applied to assets with predominantly USD cash inflows.

As discussed in Note 2, from 1 January 2024 the Group performs an impairment test on space segment assets together with orbital slot rights. The following table discloses the applicable amounts and post-tax discount rates used in the impairment test for those geostationary satellites and orbital slot rights subject to impairment charges or reversals during 2024.

€million	Value-in-use	Discount rate	Satellite impairment	Slot impairment
2024 – GEO Charges	750	8.9%	237	93
2024 – GEO Reversals	1,005	6.8% - 8.9%	(74)	(186)
2024 – MEO Charges	1,419	8.9%	53	-
2024 - Net Impact			216	(93)

As discussed in Note 2, in relation to the disaggregation of CGUs, management has begun to use currency-based discount rates in line with the underlying cash flows of the assets tested.

For 2023, the following table discloses the applicable amounts and pre-tax discount rates used in the impairment test for those geostationary satellites subject to impairment charges or reversals.

² Satellites ASTRA 1G, ASTRA 2D, AMC-18, AMC-1, AMC-4, and NSS-6 were deorbited in 2023

€million	Value-in-use	Discount rate	Satellite impairment
2023 – GEO Charges	540	7.1% - 10.5%	56
2023 – GEO Reversals	177	10.5%	(30)
2023 - Net Impact			26

The impairment charges and reversals recorded reflect updated business assumptions for the satellites through to the end of their useful economic lives. In general, these updated assumptions reflect a combination of revised commercial developments and expectations, updated assessments of the regulatory environment impacting certain assets (and hence the Group's ability to achieve the forecast commercial exploitation), changes in the competitive environment in which the Group operates, and certain changes in the operation of the satellites (for example the decision to place a particular satellite into inclined orbit, or changes to the timing thereof) or associated ground segment infrastructure.

As part of standard impairment testing procedures, the Group assesses the impact of changes in the discount and growth rates and reductions in cash flows. Discount and growth rates are simulated up to 1% below and above the CGU's specific rate used in the base valuation and cash flows projections are simulated up to 5% below and above the base valuation. In this way a matrix of valuations is generated, which reveals the potential exposure to impairment expenses based on movements in valuation parameters which are within the range of outcomes foreseeable at the valuation date.

For GEO satellites and orbital slot rights taken together, the most recent testing showed that a 1% decrease in the declining growth rates would increase the impairment by EUR 15 million. A 1% increase in the after-tax discount rate would increase the impairment by EUR 49 million. Taken together, a 1% increase in the after-tax discount rate and a 1% decrease in the declining growth rates would increase the impairment by EUR 64 million. Taken separately from changes in discount and declining growth rates, a 5% reduction in cash flows would increase the impairment by EUR 61 million.

For MEO satellites, the most recent testing showed that a 1% decrease in the declining growth rates would increase the impairment by EUR 40 million. A 1% increase in the after-tax discount rate would increase the impairment by EUR 85 million. Taken together, a 1% increase in the after-tax discount rate and a 1% decrease in the declining growth rates would increase the impairment by EUR 122 million. Taken separately from changes in discount and declining growth rates, a 5% reduction in cash flows would increase the impairment by EUR 73 million.

Note 14 - Assets in the course of construction

				Fixtures,		
	Land and	Space	Ground	tools &		
€million	Buildings	segment	segment	equipment	Total	
Cost and net book value as at 1 January 2024	15	1,367	150	18	1,550	
Movements in 2024						
Additions ¹	4	325	51	17	397	
Transfers to assets in use (Note 13) ²	(17)	(516)	(82)	(14)	(629)	
Transfers from/(to) intangible assets (Note 15)	(2)	-	(16)	-	(18)	
Transfers from/(to) inventory	-	-	(20)	10	(10)	
Impact of currency translation	-	55	2	1	58	
Cost and net book value as at 31 December 2024	0	1,231	85	32	1,348	

¹ Additions mainly related to SES-24, SES-25, SES-26, O3b mPOWER, C-band

² Includes transfer EUR 434 million of assets in the course of construction impairment booked in 2023

				Fixtures,	
	Land and	Space	Ground	tools &	
€million	Buildings	segment	segment	equipment	Total
Cost and net book value as at 1 January 2023	8	1,675	159	17	1,859
Movements in 2023					
Additions ¹	9	170	43	17	239
Transfers to assets in use (Note 13)	(2)	(8)	(30)	(14)	(54)
Transfers from/(to) intangible assets (Note 15)	-	-	(20)	-	(20)
Impairment	-	(425)	-	-	(425)
Impact of currency translation	-	(45)	(2)	(2)	(49)
Cost and net book value as at 31 December 2023	15	1,367	150	18	1,550

Additions mainly related to O3b mPOWER, SES-24, SES-25, SES-26, C-band, partly offset by C-band reimbursable space segment cost of EUR 36 million and ground segment cost of EUR 2 million

Borrowing costs of EUR 16 million (2023: EUR 28 million) arising from financing specifically relating to satellite procurements were capitalised during the year and are included under 'Space segment' additions in the table above. A weighted average effective rate of 3.45% (2023: 3.10%) was used, representing the Group's average weighted cost of borrowing. Excluding the impact of loan origination costs and commitment fees, the average weighted interest rate was 3.14% (2023: 2.97%).

The main space segment additions in 2024 were for:

- O3b mPOWER at EUR 159 million (2023: EUR 85 million);
- replacements satellites for the orbital positions 19.2°E and 57°E for EUR 129 million (2023: EUR 71 million); described in Note 30: and.
- additions of EUR 34 million in respect of C-band in-kind reimbursements of EUR 22 million and reimbursement denial of EUR 11 million (2023: EUR 48 million additions substantially offset by EUR 36 million of C-band reimbursements). See Note 35.

Concerning the additions for the C-band repurposing, these are included in the Group's assets in the course of construction space segment and included in 'Payments for purchases of tangible assets' within the consolidated statement of cash flows, only to the extent that payments were made to the suppliers. C-band reimbursements in respect of capital expenditures are presented in Note 35.

In 2023, in conjunction with the annual impairment test, SES recorded an impairment charge of EUR 425 million against the assets under construction related to certain mPOWER satellites, reflecting technical issues arising on those satellites during on-orbit testing and the impact of those on the commercialisation assumptions of the overall programme. No impairment charge to assets in the course of construction was required as a result of the 2024 impairment test.

Note 15 - Intangible assets

€million	Orbital slot licence rights (indefinite-life)	Go od will	Orbital slot licence rights (definite life)	Customer relationships	Other definite life intangibles	Internally generated developme nt costs	Total
Cost							
As at 1 January 2024	2,124	140	234	292	462	22	3,274
Additions	-	-	1	-	4	18	23
Disposals	-	-	-	-	-	-	-
Retirement ¹	-	-	(80)	-	(158)	-	(238)
Transfer to definite life	(2,124)	-	2,134	-	(10)	-	-
Transfers	-	-	-	-	45	(27)	18
from/(to) assets							
in course of							
construction							
Impact of currency translation	-	3	117	(5)	4	1	120
As at 31 December 2024	0	143	2,406	287	347	14	3,197
As at 1 January 2024	(1,798)	-	(127)	(27)	(402)	-	(2,354)
Amortisation	-	-	(72)	(31)	(53)	-	(156)
Impair-	-	-	93	-	-	-	93
ment							
reversals							
Retirement ¹	-	-	80	-	158	-	238
Transfer to	1,798	-	(1,798)	-	-	-	-
definite life							
Impact of currency translation	-	-	(105)	(3)	(2)	-	(110)
As at 31 December 2024	-	-	(1,929)	(61)	(299)	-	(2,289)
Net book value as at							
31 December 2024	-	143	477	226	48	14	908
Orbital slot retirements related to 85°	°W, 105.5°W, 68.5°W, 65	°E, 63°E,	and certain rights at	129°W			
	Orbital slot		Orbital slot		Other	Internally generated	
	licence rights (Goodw	licence rights	Customer	definite life	developme	

€million	Orbital slot licence rights (indefinite-life)	Goodw ill	Orbital slot licence rights (definite life)	Customer relationships	Other definite life intangibles	Internally generated developme nt costs	Total
Cost							
As at 1 January 2023	2,193	2,740	234	292	507	51	6,017
Additions	-	-	-		2	20	22
Disposals	-	-	-	-	-	-	-
Retirement ¹	-	(2,500)	-	-	(111)	-	(2,611)
Transfers	-	-	-	-	69	(49)	20
from/(to) assets							
in course of							
construction							
Impact of currency translation	(69)	(100)	-	-	(5)	-	(174)
As at 31 December 2023	2,124	140	234	292	462	22	3,274

Amortisation

As at 1 January 2023	(139)	(1,002)	(113)	(8)	(464)	-	(1,726)
Amortisation	-	-	(13)	(19)	(57)	-	(89)
Impairment	(1,677)	(1,548)	-	-	-	-	(3,225)
Retirement ¹	-	2,500	-	-	111	-	2,611
Impact of currency translation	18	50	(1)	-	8	-	75
As at 31 December 2023	(1,798)	-	(127)	(27)	(402)	-	(2,354)
Net book value as at							
31 December 2023	326	140	107	265	60	22	920

Goodwill retirements of the period relate primarily to those elements of brought forward goodwill from which no future economic benefits are expected. This includes all goodwill associated with the GEO North America, GEO International and MEO cash-generating units. Similarly, the retirements of fully amortised other definite life intangibles represent items from which no future economic benefits are expected.

Definition of cash-generating units for intangible assets

As described in Note 2, as of 1 January 2024 management has aggregated the individual slot-satellite GEO CGUs into a single global GEO CGU for goodwill impairment testing purposes ("GEO CGU"). Management continues to identify the Group's MEO assets and operations as a separate CGU ("MEO CGU").

The Group's business plan is approved by the Board of Directors based on consolidated data. The consolidated data is in turn based on separate data prepared for each legal entity of the Group (see Note 38). To prepare business plans for the GEO and MEO CGUs, management allocates revenues, expenses, and other cash flows based on a detailed analysis of the nature of the inflow or outflow. Due to their nature, some expenditures are allocated based on an allocation matrix based on other criteria.

Discount rates applied

The post-tax discount rates for each CGU are presented below:

	2024	2023
GEO CGU	8.07%	-
GEO Europe	-	6.83%
GEO North America	-	8.57%
GEO International	-	8.53%
MEO CGU	8.89%	8.51%

These discount rates were computed using market interest rates and commercial spreads, the capital structure of businesses in the Group's business sector, and the risk profile of the businesses concerned. Specific risks relating to certain cash flows are taken into account in the development of the cash flow forecasts.

Perpetual Growth Rate ('PGR') assumptions

The PGR for GEO was calculated at -2.0%. In 2023, separate perpetual growth rates were calculated for the GEO regions as follows: Europe -1.5%, North America -5.2%, and International -1.9%.

For MEO, in 2023, management applied a 'fading growth statistical model', or 'H-model'. Under this model, following the five-year business plan period, cash flows were expected to continue to grow at a higher rate for a time, which then reduces for a period until the perpetual growth rate is reached. Management believed this was a valid assumption as the MEO fleet, specifically the mPOWER fleet which was in the middle of its launch campaign, would not reach its maximum utilisation projection until after the business plan period. In line with growth projections at the end of the prior business plan period, management selected +5.0% as the higher growth rate, which reduced on a straight-line basis over nine years until the perpetual growth rate is reached. The perpetual growth rate used for MEO was +3.0%.

In 2024, as discussed in Note 2, the Group changed its estimate of the economic useful life of the MEO orbital slot rights from an indefinite life to a definite life in the second half of 2024. Accordingly, the H-model, which assumes an indefinite life, no longer applies. Therefore, management applied a -3.8% declining growth rate through the assumed end of life of the mPOWER fleet in 2037, reflecting its estimate of price erosion on a static fleet size, with no perpetual capital expenditures or other cash flows thereafter.

These rates reflect the most recent long-term planning assumptions approved by the Board of Directors and can be supported by reference to the trading performance over a longer period and incorporate also projected growth rates for wide-beam and high-throughput satellites markets from external data sources.

Impairment charges recorded for 2024

i Goodwill

As a result of the impairment tests conducted as of 31 December 2024, no impairment charges against goodwill were recorded (2023: EUR 1,548 million). The balance of the Group's goodwill is EUR 143 million (2023: EUR 140 million attributable to the former GEO Europe CGU) and allocable to the GEO CGU. Goodwill in the MEO CGU, as well as in the former GEO North America and GEO International CGUs, were fully impaired in the prior period.

As part of standard impairment testing procedures, the Group assesses the impact of changes in the discount and growth rates and reductions in cash flows. Discount and growth rates are simulated up to 1% below and above the CGU's specific rate used in the base valuation and cash flows projections are simulated up to 5% below and above the base valuation. In this way a matrix of valuations is generated, which reveals the potential exposure to impairment expenses based on movements in valuation parameters which are within the range of outcomes foreseeable at the valuation date.

For the GEO CGU, the most recent testing showed that there would be no impairment even applying the most adverse combination of developments (a 1% increase in after-tax discount rates and a 1% decrease in the perpetual growth rate). Taken separately from changes in discount and perpetual growth rates, a 5% reduction in cash flows would also not lead to an impairment expense.

ii Orbital slot rights

The cash flows from GEO orbital slot rights are inseparable from the satellites located in those orbital positions, and thus are tested as slot-satellite CGUs.

MEO orbital slot rights are tested for impairment together with the MEO satellites in use and under construction.

Management applies the post-tax discount rate set out in Note 13 based on the currency of the underlying cash flows at the orbital location. In 2024, the net impairment reversal recorded for orbital slot licence rights was EUR 93 million (2023:

EUR 1,677 million charge), with EUR 93 million of impairment charges (2023: EUR 1,677 million) offsetting EUR 186 million in reversals of previous impairment charges (2023: nil). The pre-tax discount rates applied in the prior year were 9.4% to 12.6%. The charges and reversals are the aggregation of impairment testing procedures on specific orbital slot rights used by the Group's geostationary fleet and are caused by the disaggregation of the former regional grouping of orbital slot rights, changes in the underlying business plans for these rights as compared to the prior year, and the higher discount rate applied to rights with predominantly USD cash inflows.

As the Group now tests its orbital slot rights together with its satellites, the applicable amounts and discount rates for orbital slot rights for 2024 are presented together with the same information for satellites in Note 13. As part of standard impairment testing procedures, the Group assesses the impact of changes in the discount and growth

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rates and reductions in cash flows. Discount and growth rates are simulated up to 1% below and above the CGU's specific rate used in the base valuation and cash flows projections are simulated up to 5% below and above the base valuation. In this way a matrix of valuations is generated, which reveals the potential exposure to impairment expenses based on movements in valuation parameters which are within the range of outcomes foreseeable at the valuation date.

See Note 13 for the sensitivity analysis on GEO orbital slot licence rights as they are grouped with GEO satellites. MEO orbital slot licence rights were fully impaired in 2023.

iii Definite-life intangible assets

The definite-life intangible assets as at 31 December 2024 have a net book value by country as presented below:

	2024				
€million	Orbital slot licence rights	Customer relationships	Other		
United States of America	116	226	8		
Luxembourg	143	-	44		
Netherlands	169	-	-		
Sweden	39	-	-		
Brazil	7	-	1		
Germany	-	-	6		
Other	3	-	3		
Total	477	226	62		

The definite-life intangible assets as at 31 December 2023 have a net book value by country as presented below:

2022

2023				
Orbital slot licence rights	Customer relationships	Other		
-	265	3		
105	-	46		
2	-	1		
-	-	9		
-	-	1		
107	265	60		
	- 105 2 - -	- 265 105 - 2 - 		

As at 31 December 2024, the amount of the intangible assets pledged in relation to the Group's liabilities is nil (2023: nil).

Note 16 - Other financial assets

At initial recognition, the group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss. Changes in the fair value of financial assets at FVTPL are recognised in 'Other non-operating income / expenses' in the statement of profit or loss as applicable (refer to Note 7).

€million	2024	2023
Other financial assets include the following:		
Listed equity securities	1	1
Other equity securities	19	16
Other financial assets	14	3
	34	20

Note 17 - Inventories

€million	2024	2023
Current assets		
Work in progress	9	9
Finished goods	40	46
-	49	55

'Work in Progress' represents equipment being prepared for delivery to the Group's customers whereas 'Finished goods' is the available on-hand equipment ready for deliver to customers.

In 2024 the Group recognised an inventory provision of EUR 7 million (2023: reversal of EUR 1 million of the previous inventory provision) based on stock movements in the period.

The adjustments have been included in cost of sales in the consolidated income statement.

Note 18 - Assets and liabilities related to contracts with customers

The Group has recognised the following assets and liabilities related to contracts with customers:

€million	2024	2023
Current contract assets		
Trade receivables	429	405
Provision for trade receivables	(80)	(96)
Trade receivables, net of provisions	349	309
Unbilled accrued revenue	139	100
Provision for unbilled accrued revenue	(4)	(3)
Unbilled accrued revenue, net of provisions	135	97
Deferred customer contract costs	2	2
	486	408
Non-current contract assets		
Unbilled accrued revenue	137	102
Provision for unbilled accrued revenue	(30)	(15)
Unbilled accrued revenue, net of provisions	107	87
Deferred customer contract costs	1	3
	108	90
Current contract liabilities		
Deferred income	225	224
Non-current contract liabilities		
Deferred income	338	337

The following table shows the movement in deferred income recognised by the Group:

€million	Non-current	Current
As at 1 January 2024	337	224
Revenue recognised during the year	-	(1,884)
New billings	-	1,810
Other movements*	(12)	70
Impact of currency translation	13	5
As at 31 December 2024	338	225

^{*} Other movements include reclassifications (between current and non-current, upfront and deferred, as well as against trade receivables)

€million	Non-current	Current
As at 1 January 2023	359	189
Revenue recognised during the year	-	(1,609)
New billings	-	1,671
Other movements*	(15)	(26)
Impact of currency translation	(7)	(1)
As at 31 December 2023	337	224

Other movements include reclassifications (between current and non-current, upfront and deferred, as well as against trade receivables)

Note 19 - Trade and other receivables

€million	2024	2023
Trade receivables, net of provisions	349	309
Unbilled accrued revenue, net of provisions	242	184
Other receivables	165	454
Total trade and other receivables	756	947
Financial receivables	726	912
Non-financial receivables	30	35
Of which:		
Non-current	107	87
Current	649	860

Unbilled accrued revenue represents revenue recognised, but not billed, under long-term customer contracts. Billing will occur based on the terms of the contracts. The non-current balance represents entirely unbilled accrued revenue. Other receivables include EUR 87 million (2023: EUR 350 million) to be received as part of the C-band repurposing project (refer to Note 35).

An amount of EUR 6 million (2023: EUR 12 million) was expensed in 2024 reflecting a decrease in the impairment of trade and other receivables. This amount is recorded in 'Other operating expenses' and includes a reversal of provision of EUR 33 million (2023: EUR 30 million) mainly related to cash collections in respect of trade receivable balances previously provisioned. As at 31 December 2024, trade and other receivables with a nominal amount of EUR 114 million (2023: EUR 114 million) were impaired. Movements in the provision for the impairment of trade and other receivables were as follows:

€million	2024	2023
As at 1 January	114	114
Increase in provision	39	42
Reversals of provision	(33)	(30)
Utilised	(10)	(5)
Other movements	-	(3)
Impact of currency translation	4	(4)
As at 31 December	114	114

Note 20 - Financial instruments

Fair value estimation and hierarchy

The Group uses the following hierarchy levels for determining the fair value of financial instruments by valuation technique:

- i Level 1 Quoted prices in active markets for identical assets or liabilities;
- ii Level 2 Other techniques for which all inputs which have a significant effect on the recorded fair value are observable either directly or indirectly;
- iii Level 3 Techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

The fair value of investments that are actively traded in organised financial markets is determined by reference to quoted market bid prices at the close of business on the reporting date. For investments where there is no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's-length market transactions; reference to the current market value of another instrument, which is substantially the same; discounted cash flow analysis and option pricing models. The fair value of forward exchange contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

As at 31 December 2024 and 2023, the Group does not have any financial derivatives outstanding.

Fair values

The fair value of borrowings has been calculated with the quoted market prices except for the LuxGovSat Fixed Term Loan Facility, SES Astra 1P Fixed Term Loan Facility, and SES Satellites Ventures Floating Term Loan Facility, for which the discounted expected future cash flows at prevailing interest rates has been used. The fair value of foreign currency contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles. All borrowings are measured at amortised cost.

Unless otherwise stated, the fair value of each class of financial assets and liabilities measured at amortised cost approximates their carrying amount. To that effect, for instruments carried at amortised cost, the Group determined that the fair value at origination date approximates the carrying amount, either due to the short-term nature of the instruments, or because the stated rates are close to the prevailing market rates and / or there were no significant origination costs at origination date.

Set out below is a comparison by category of carrying amounts and fair values of all the Group's financial instruments that are carried in the financial statements.

€ million	Carried at fa	air value	Carried at amortised cost	t	
At 31 December	2024	2023	2024	2023	
Financial receivables	-	-	726	912	
Cash and cash equivalents	-	-	3,521	2,907	
Other financial assets*	34	20	-	-	
Total assets	34	20	4,247	3,819	
Borrowings – Level 1	_	-	4,127	3,943	
Borrowings – Level 2	-	-	393	216	
Borrowings**	-	-	4,520	4,159	
Lease liabilities	-	-	51	39	
Fixed asset suppliers***	-	-	610	768	
Other long-term liabilities	-	-	55	83	
Financial liabilities	-	-	663	359	
Total liabilities	-	-	5,899	5,408	

^{*} Level 2 hierarchy measurement

^{**} Fair value of the borrowings in 2024 is EUR 4,137 million (2023: EUR 3,880 million)

^{***} Fair value of the fixed asset suppliers in 2024 is EUR 592 million (2023: EUR 752 million)

Note 21 - Financial risk management objectives and policies

The Group's financial instruments comprise: a syndicated loan, Eurobonds, US dollar bonds (144A), a Euro-dominated Private Placement, German Bonds ('Schuldschein'), deeply-subordinated loans, committed credit facilities for specified satellites and projects, cash, money market funds and short-term deposits.

The main purpose of the debt instruments is to raise funds to finance the Group's day-to-day operations, as well as for other general business purposes. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are liquidity risks, foreign currency risks, interest rate risks and credit risks. The general policies are periodically reviewed and approved by the board.

1 Liquidity risk

The Group's objective is to efficiently use cash generated to maintain borrowings at an appropriate level. In case of liquidity needs, the Group can call on commercial paper programs, committed syndicated and EIB loan, uncommitted loans. In addition, if deemed appropriate based on prevailing market conditions, the Group can access additional funds through the European Medium-Term Note programme. The Group's debt maturity profile is tailored to allow the Company and its subsidiaries to cover repayment obligations as they fall due.

The Group operates a centralised treasury function which manages, amongst others, the liquidity of the Group to optimise the funding costs. This is supported by a daily cash pooling mechanism.

Liquidity is monitored regularly through a review of cash balances, the drawn and issued amounts and the availability of additional funding under committed credit lines, the commercial paper programme and the EMTN Programme (EUR 6,752 million as at 31 December 2024 and EUR 4,560 million as at 31 December 2023 - more details in Note 26).

The table below summarises the projected contractual undiscounted cash flows of the non-derivative financial liabilities based on the maturity profile as at 31 December 2024 and 2023.

€million	Within	Between	After	Total
€million	1 year	1 and 5 years	5 years	Total
As at 31 December 2024:				
Borrowings	273	2,509	1,773	4,555
Future interest commitments	160	552	638	1,350
Trade and other payables	663	-	-	663
Other long-term liabilities	-	56	-	56
Lease liabilities	19	28	8	55
Fixed assets suppliers	184	426	-	610
Total maturity profile	1,299	3,571	2,419	7,289
As at 31 December 2023:				
Borrowings	716	1,989	1,479	4,184
Future interest commitments	133	347	580	1,060
Trade and other payables	359	-	-	359
Other long-term liabilities	-	83	-	83
Lease liabilities	17	19	9	45
Fixed assets suppliers	455	313	-	768
Total maturity profile	1,680	2,751	2,068	6,499

2 Foreign currency risk

SES is active in markets outside the Eurozone, with business operations in many locations throughout the world. The Group's main exposures to foreign currency at the end of the reporting period are in respect of balances denominated in US dollars related to cash and cash equivalents (2024: EUR 2,338 million; 2023: EUR 2,169 million), intercompany balances (2024: EUR -2,048 million; EUR -1,859 million) and fixed assets suppliers (2024: EUR -192 million; EUR -342 million).

as at and for the year ended 31 December 2024

The aggregate net foreign exchange gains/ losses recognised in profit or loss were:

	2024	2023
Net foreign exchange gain included in main currencies	2	3
Net foreign exchange gain/ (loss) included in other currencies	-1	2
Net foreign exchange gain included in foreign exchange transactions	4	8
Total	5	13

SES uses certain financial instruments to manage its exposure to fluctuations in foreign currency exposure rates. Examples used to mitigate such exposures are the spot or forward buying and selling of foreign currencies, creating natural hedges (for example intercompany loans, quasi-equity qualification of such intercompany loans, intercompany dividend distributions), and external hedging, whereby speculative foreign exchange trading is disallowed under internal policies.

The Group may enter into forward currency contracts to eliminate or reduce the currency exposure arising from individual capital expenditure projects such as satellite procurements, tailoring the maturities to each milestone payment to maximise effectiveness. Depending on the functional currency of the entity with the capital expenditure commitment, the foreign currency risk may be in euro or in US dollar. The forward contracts are in the same currency as the hedged item and can cover up to 100% of the total value of the contract.

The Group has a corresponding exposure in the consolidated income statement, excluding the impacts of C-band repurposing, of EUR 1,209 million or 60.4% of the Group's revenue and other income (2023: EUR 1,239 million or 60.9%) and EUR 492 million or 45.0% of its operating expenses (2023: EUR EUR 567 million or 54.0%) being denominated in US dollars.

3 Hedge of net investment in foreign operations

As at 31 December 2024 and 2023, certain borrowings denominated in US dollars were designated as hedges of the net investments in SES Global Americas Inc. in 2023 and SES Americom Inc. in 2024, following 2024 mergers of SES Global Americas Inc. into SES Global Americas Holdings Inc., which then merged into SES Americom Inc. and its subsidiaries ('SES Americas'), SES Holdings (Netherlands) BV and its subsidiaries ('SES Netherlands') and MX1 Limited to hedge the Group's exposure to foreign exchange risk on these investments.

As at 31 December 2024, all designated net investment hedges were assessed to be highly effective and a total gain of EUR 11 million, stated net of tax of EUR 4 million is included as part of other comprehensive income for the period (2023: gain of EUR 16 million, stated net of tax of EUR 6 million).

The following table sets out the hedged portion of USD statement of financial position exposure as at 31 December:

	2024	2023
\$million		
USD statement of financial position exposure:		
SES Americas	225	281
SES Netherlands	1,797	1,899
MX1 Limited, Israel	17	30
Total	2,039	2,210
Hedged with:		
US Bonds	250	750
Total	250	750
Hedged proportion	12%	34%

The following table demonstrates the sensitivity to a +/- 20% change in the US dollar exchange rate on the nominal amount of the Group's US dollar net investment, with all other variables held constant. All value changes are eligible to be recorded in other comprehensive income with no impact on profit and loss. 2024 was marked by EUR/USD fluctuation. The macro-outlook and global uncertainties along with worries regarding high energy prices and inflation result in the maintenance of a wide sensitivity range.

		Amount in EUR	Amount in EUR	Amount in EUR
	Amount in	million at closing	million at rate	million at rate
31 December 2024	USD million	rate of 1.04	of 1.25	of 0.83
USD statement of financial position exposure:				
SES Americas	225	217	180	272
SES Netherlands	1,797	1,730	1,438	2,166
MX1 Limited, Israel	17	16	14	20
Total	2,039	1,963	1,632	2,458
Hedged with:				
US Bonds	250	241	200	301
Other external borrowings	-	-	-	-
Total	250	241	200	301
Hedged proportion	12%			
Absolute difference without hedging			(331)	494
Absolute difference with hedging			(291)	433

		Amount in EUR	Amount in EUR	Amount in EUR
	Amount in	million at closing	million at rate	million at rate
31 December 2023	USD million	rate of 1.105	of 1.33	of 0.88
USD statement of financial position exposure:				
SES Americas	281	255	212	320
SES Netherlands	1,899	1,718	1,428	2,158
MX1 Limited, Israel	30	27	22	34
Total	2,210	2,000	1,662	2,512
Hedged with:				
US Bonds	750	679	564	852
Other external borrowings	-	-	-	-
Total	750	679	564	852
Hedged proportion	34%			_
Absolute difference without hedging		•	(338)	512
Absolute difference with hedging			(223)	339

4 Interest rate risk

The Group's exposure to market interest rate risk relates primarily to its debt portion at floating rates. In order to mitigate this risk, the Group generally contracts its debt at fixed rates, and monitors carefully the evolution of market conditions, adjusting the mix between fixed and floating rate debt if necessary.

To mitigate the Group's interest rate risk in connection with near-term debt refinancing needs, the Group may from time to time enter into interest rate hedges. As per 31 December 2024 and 31 December 2023, the Group had no interest rate hedges outstanding.

The table below summarises the split of the carrying amount of the Group's debt between fixed and floating rate.

	At fixed	At floating	
€million	rates	rates	Total
Borrowings at 31 December 2024	4,510	10	4,520
Borrowings at 31 December 2023	4,009	150	4,159

As of 31 December 2023, the interest rate applying to the floating rate instrument (EUR 150 million German bond) has been fixed through to its maturity date in June 2024. Thus, there is no residual interest-rate risk on this floating rate instrument.

Euro interest rates	Floating	Increase in rates	Decrease in rates
€million	rate borrowings	Pre-tax impact	Pre-tax impact
Borrowings at 31 December 2024	10	0.0	-
Borrowings at 31 December 2023	150	0.0	-

The Group's debt portion at floating rate is a USD denominated junior loan. The interest rate risk was calculated based on prognosis for USD fluctuations.

5 Customer credit risk

The Group has the following types of financial assets subject to the 'expected credit loss' model: trade receivables; unbilled accrued revenue; and, C-band repurposing reimbursement receivables.

It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. To measure expected credit losses on trade receivables and unbilled accrued revenue, they are grouped based on shared credit risk characteristics, country and days past due. Unbilled accrued revenues have substantially the same risk characteristics as trade receivables for the same types of contracts and so management believes that the expected loss rates for trade receivables are a reasonable approximation of those for unbilled accrued revenue.

The credit verification procedures in relation to trade receivables and unbilled accrued revenue include the assessment of the creditworthiness of the customer by using sources of quality information such as external specialist reports, audited annual reports, press articles or rating agencies. Should the customer be a governmental entity, the official debt rating of the respective country is a key driver in determining the appropriate credit risk category.

Following this credit analysis, the customer is classified into a credit risk category which can be as follows: 'Prime' (typically publicly rated and listed entities), 'Market' (usually higher growth companies with higher leverage), 'Subprime' (customers for which viability is dependent on continued growth with higher leverage), or Government (governments or governmental institutions, subject to the corresponding country meeting minimum credit rating criteria). The credit profile is updated at least once a year for all key customers with an ongoing contractual relationship.

There are no significant concentrations of credit risk, whether through exposure to individual customers, specific industry sectors and/or regions.

The Group applies the IFRS 9 simplified approach to measuring expected credit losses for trade receivables and unbilled accrued revenue by measuring the loss allowance at an amount equal to lifetime expected credit losses. To measure the expected credit losses, trade receivables and unbilled accrued revenue have been grouped in portfolios based on shared credit risk characteristics (credit risk profile: Prime, Market, Sub-prime, and Government), country and the days past due.

In order to compute the provision, the gross trade receivables balance is reduced for any portion representing deferred revenue and any securities held. Trade receivables and unbilled accrued revenue are written off when there is no reasonable expectation of recovery. The Group's largest customers are large media companies and government agencies, and hence the credit risk associated with these contracts is assessed as low.

The Company calculates loss expectancy rates based on the history of losses to create a provision matrix. On that basis, the provision as at 31 December 2024 and 31 December 2023 is as follows:

€million

31 December 2024	Current	Less than 1	Between 1 and	More than	Total
		month	3 months	3 months	
Average expected loss rate (by portfolio)	2.8%	3.9%	7.0%	13.1%	
Gross carrying amount – trade receivables	208	51	38	133	430
Provision	2	-	-	14	16

31 December 2023	Current	Less than 1	Between 1 and	More than	Total
		month	3 months	3 months	
Average expected loss rate (by portfolio)	3.0%	4.1%	6.5%	9.8%	
Gross carrying amount – trade receivables	162	66	48	129	405
Provision	2	-	-	11	13

The provision in respect of unbilled accrued revenue as at 31 December 2024 amounts to EUR 34 million and the corresponding expected credit loss is 12.0% (31 December 2023: EUR 18 million, 9.0%).

An amount of EUR 1 million (2023: EUR 6 million) was expensed in 2024 reflecting an increase in the IFRS 9 related provision for trade and other receivables.

Additional provisions are recorded for trade receivable balances if specific circumstances or forward-looking information lead the Group to believe that additional collectability risk exists with respect to customers that are not reflected in the loss expectancy rates. A cumulative provision for trade receivables of EUR 64 million has been recorded as of 31 December 2024 (31 December 2023: EUR 83 million).

The movement in provisions for trade receivables and unbilled accrued revenue as at 31 December 2024 and 2023 are as follows:

€million	Provisions for trac	Provisions for trade receivables		crued revenue
	2024	2023	2024	2023
At 1 January	96	100	18	14
Increase in provision recognised in profit or loss during the year	30	41	9	1
Receivables written off during the year as uncollectible	(18)	(13)	8	8
Unused amount reversed	(31)	(29)	(2)	(1)
Other movements	-	-	-	(3)
Impact of currency translation	3	(3)	1	(1)
At 31 December	80	96	34	18

6 C-band repurposing receivables risk

The Group records reimbursement receivables for capital expenditure and operational costs only when the expenses have been incurred and the Group has obtained reasonable assurance that the costs will be reimbursed and that it will comply with the requirements attached to the reimbursement. In both cases, the Group believes it obtains such reasonable assurance when either the Clearinghouse specifically validates the costs as being reimbursable, or the costs fall within cost ranges for the applicable costs as published by the FCC in a cost catalogue. Hence the Group believes the credit risk related to the C-band repurposing receivables at the end of 2024 and 2023 is insignificant and concluded that the expected credit losses is zero. (See also Note 35)

7 Financial credit risk

With respect to the credit risk relating to financial assets, this exposure relates to the potential default of the counterparty, with the maximum exposure being equal to the carrying amount of these instruments. The counterparty risk from a cash management perspective is reduced by the implementation of several cash pools, accounts and related paying platforms with different counterparties.

To mitigate the counterparty risk, the Group only deals with recognised financial institutions with an appropriate credit rating - generally 'A' and above - and in adherence to a maximum trade limit for each counterparty which has been approved for each type of transactions. All counterparties are financial institutions which are regulated and controlled by the national financial supervisory authorities in the relevant jurisdiction. The counterparty risk portfolio is analysed on a quarterly basis. Moreover, to mitigate any counterparty risk, the portfolio is diversified as regards the main counterparties ensuring a well-balanced relation for all categories of products (derivatives as well as deposits).

8 Capital management

The Group aims to have a balanced mix of equity and debt capital. In addition, it is the Group's policy is to attain and retain an investment grade rating from at least two reputable rating agencies. These investment grade ratings serve to maintain investor, creditor, and market confidence. Within this framework, the Group manages its capital structure and liquidity in order to reflect changes in economic conditions to keep its cost of debt low, maintain the confidence of debt investors at a high level and to create added value for shareholders.

The Group's dividend policy takes into account the financial performance of the year, business plan cash flow requirements and other factors such as yield and pay-out ratio.

Note 22 - Cash and cash equivalents

2024	2023
290	283
300	-
1,458	1,336
1,473	1,288
3,521	2,907
	290 300 1,458 1,473

Cash at banks and money market funds are subject to interest at floating rates based on daily bank rates. Short-term deposits are made for varying periods, depending on the immediate cash requirements of the Group - and earn interest at the respective deposit rates. Cash and cash equivalents are held at various financial institutions meeting the credit rating criteria set out in Note 21 above. See also Note 35 in connection with the receipt of C-band Accelerated Relocation Payments around the year end.

Cash and cash equivalents subject to contractual restrictions of EUR 300.0 million (2023: EUR nil) represents funds received from European Commission in relation to the IRIS² (Infrastructure for Resilience, Interconnectivity and Security by Satellite) programme. This represents initial funding from the EU Commission for programme costs arising in the first year of the programme for both SES ASTRA S.A. and other consortium members and subcontractors. At the year-end, the Group has a deposit of EUR 300.0 million (2023: EUR nil) in relation to the IRIS² programme.

Note 23 - Shareholders' equity

Issued capital

SES has a subscribed capital of EUR 696 million (2023: EUR 696 million), represented by 371,457,600 Class A shares (2023: 371,457,600 Class A shares) and 185,728,800 Class B shares (2023: 185,728,800 Class B shares) with no par value.

The movement between the opening and closing number of shares issued per class of share can be summarised as follows:

	Class A shares	Class B shares	Total shares
As at 1 January 2024	371,457,600	185,728,800	557,186,400
Shares issued during the year	-	-	-
Shares cancelled during the year	-	-	-
As at 31 December 2024	371,457,600	185,728,800	557,186,400
	Class A shares	Class B shares	Total shares
	Class A shares	Class B shares	Total shares
As at 1 January 2023	371,457,600	185,728,800	557,186,400
Shares issued during the year	-	-	-
Shares cancelled during the year	-	-	-
As at 31 December 2023	371,457,600	185,728,800	557,186,400

Fiduciary Deposit Receipts ('FDRs') with respect to Class A shares are listed on the Luxembourg Stock Exchange and on Euronext Paris. They can be traded freely and are convertible into Class A shares at any time and at no cost at the option of the holder under the conditions applicable in the Company's articles of association and in accordance with the terms of the FDRs.

All Class B shares are currently held by the State of Luxembourg, or by Luxembourg public institutions. Dividends paid for one share of Class B equal 40% of the dividend for one share of Class A.

A shareholder, or a potential shareholder, who seeks to acquire, directly or indirectly, more than 20% of the shares of the Company must inform the Chairman of the Board of Directors of the Company of such an intention. The Chairman of the Board of Directors of the Company shall forthwith inform the government of the Grand Duchy of Luxembourg of the envisaged acquisition which may be opposed by the government within three months should the government determine that such an acquisition would be against the general public interest.

In case of no opposition from the government, the Board shall convene an extraordinary meeting of shareholders which may decide at a majority provided for in article 450-3 of the law of 10 August 1915, as amended, regarding commercial companies, to authorise the shareholder, or potential shareholder, to acquire more than 20% of the shares. If it is an existing shareholder of the Company, it may attend the general meeting and will be included in the count for the quorum but may not take part in the vote.

Share buyback programme

On 3 August 2023 the Company announced a share buyback programme under the authorisation given by the Annual General Meeting of shareholders held on 6 April 2023. In connection with this programme, as of 31 December 2024 the Group acquired 23,952,416 FDRs at a weighted average price of EUR 5.22 per FDR and 11,976,209 Class B shares at an average price of €2.09 per B-share, resulting in a total cost of the programme of EUR 150 million.

Subject to the agreement of the shareholders, the Company also purchases FDRs in connection with executives' and employees' share-based payment plans. At the year-end, the Company held 3,898,699 FDRs relating to such plans. These FDRs are disclosed as treasury shares in the consolidated statement of financial position and are carried at acquisition cost as a deduction from equity.

	2024	2023
FDRs held as at 31 December	27,851,115	9,615,110
Carrying value of FDRs held (<i>€million</i>)	173	90
Class B shares held as at 31 December	11,976,209	-
Carrying value of Class B shares held (€million)	25	-

EUR 550 million Deeply Subordinated Fixed Rate Resettable Securities

In November 2016 SES issued Deeply Subordinated Fixed Rate Resettable Securities for an amount of EUR 550 million, with a first call on 29 January 2024. The securities bear a coupon of 5.625% per annum to the first call date and were priced at 99.304% of their nominal value. Tender premium and transaction costs for this transaction amounted to EUR 8 million and were deducted from "Other reserves".

On December 4, 2023 the Company issued a notice of redemption to holders of its EUR 550 million Deeply Subordinated Fixed Rate Resettable Securities with a call date on January 29, 2024, on which date the Company fully settled those securities.

EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities

In May 2021 SES issued Deeply Subordinated Fixed Rate Resettable Securities for an amount of EUR 625 million, with a first call date on 27 August 2026. The securities bear a coupon of 2.875% per annum and were priced at 99.409% of their nominal value. Tender premium and transaction costs for this transaction amounted to EUR 26 million and were deducted from "Other reserves".

Coupon payments in respect of the Deeply Subordinated Fixed Rate Resettable Securities occurred on 30 January 2024 (EUR 31 million), 30 August 2024 (EUR 18 million) and have been deducted from 'Other reserves'. The corresponding payments in 2023 were on 30 January 2023 (EUR 31 million), 28 August 2023 (EUR 18 million) and were also deducted from 'Other reserves'. Tax on the Perpetual Bonds coupon accrual of EUR 6 million (2023: EUR 14 million) has been credited to 'Other reserves'.

In 2024 the Group repurchased in the open market an aggregate amount of EUR 37 million in principal amount of its EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. The Group's cash outflow in respect to the repurchase amounted to EUR 35 million and the repurchase resulted in EUR 2 million gain being recorded in 'Other reserves'. In accordance with the terms and conditions of the Securities, the purchased Securities will be cancelled. Following these transactions, the outstanding principal amount of the Securities at the year-end was EUR 588 million.

The Company may, at its discretion, elect to defer all or part of any interest payment. Coupon accruals may be paid at the option of the Company in whole or in part at any time. Coupons become payable under the following circumstances: whenever the Company makes dividend payments or other distributions in respect of any junior obligations or parity obligations of the Company or the guarantor (SES Americom Inc.); whenever the Company or the guarantor elects to redeem, repurchase or otherwise acquire any junior obligations or parity obligations; whenever the Company does not elect to defer all of the interest accrued in respect of the relevant interest period; or upon redemption or repayment of the securities.

Other reserves

In accordance with Luxembourg legal requirements, a minimum of 5% of the yearly statutory net profit of the Company is transferred to a legal reserve which is non-distributable. This requirement is satisfied when the reserve reaches 10% of the issued share capital. As at 31 December 2024 a legal reserve of EUR 70 million (2023: EUR 72 million) is included within other reserves. Other reserves include a non-distributable amount of EUR 198 million (2023: EUR 95 million) linked to treasury shares, and an amount of EUR 54 million (2023: EUR 101 million) representing the net worth tax reserve for 2018-2019, for which the distribution would result in the payment of net worth tax at a rate of up to 20% of the distributed reserve in accordance with Luxembourg law requirement.

Note 24 - Non-controlling interests

Set out below is the summarised financial information for each subsidiary that has non-controlling interests (NCI) that are material to the Group. The amounts disclosed for each subsidiary are before inter-company eliminations.

		Al M	aisan Satellite
LuxGovSat S.A.		Communication	ons LLC, UAE
(50% NCI)*		(65% NCI)*
2024	2023	2024	2023
23	12	4	5
(25)	(22)	(2)	(2)
(2)	(10)	2	3
131	137	24	20
(34)	(50)	-	-
97	87	24	20
95	77	26	23
48	39	17	15
-	-	-	-
	2024 23 (25) (2) 131 (34) 97	(50% NCI)* 2024 2023 23 12 (25) (22) (2) (10) 131 137 (34) (50) 97 87 95 77 48 39	LuxGovSat S.A. (50% NCI)* 2024 2023 2024 23 12 4 (25) (22) (2) (2) (10) 2 131 137 24 (34) (50) - 97 87 24 95 77 26 48 39 17

^{*} Refer to Note 2

			Al Mai	san Satellite
	LuxGov	/Sat S.A.	Communication	s LLC, UAE
€million	(5	60% NCI)		(65% NCI)
Summarised statement of comprehensive income	2024	2023	2024	2023
Revenue	38	31	10	7
Operating expenses	(12)	(12)	(4)	(4)
Profit/(loss) for the period	9	4	2	-
Other comprehensive income	-	-	-	-
Total comprehensive income	9	4	2	-
Profit/(loss) allocated to NCI	4	2	1	-
Dividend paid to NCI	-	-	-	-
			Al Ma	aisan Satellite
	LuxGov	Sat S.A.	Communication	ons LLC, UAE
€million	(50	0% NCI)		(65% NCI)
Summarised cash flows	2024	2023	2024	2023
Cash flows from/(absorbed by) operating activities	37	16	6	5
Cash flows from/(absorbed by) investing activities	-	-	-	-
Cash flows from/(absorbed by) financing activities	(37)	(16)	(6)	(12)
Net foreign exchange movements	-	<u>-</u>	-	(1)
Net increase/(decrease) in cash and cash equivalents	-	-	-	(8)

Note 25 - Share-based compensation plans

The Group has three share-based compensation plans which are detailed below.

1 Simulated Restricted Share Units ('SRSU')

SRSU are cash-settled awards delivered on 1 June following a three-year vesting period. The liability for the cash-settled awards is measured initially and at the end of each reporting period until settled, at the fair value of the share appreciation rights, taking into account the terms and conditions on which the stock appreciation rights were granted and recognised to the extent to which the employees have rendered services to date.

During 2024, no SRSU have been granted (2023: 1,233,352). During the same period, 282,548 SRSUs have been forfeited (2023: 172,473) and 647,870 SRSU have been vested (2023: 652,648). A liability of EUR 3,525,918 has been recognised in the consolidated statement of financial position as of 31 December 2024 (31 December 2023: EUR 7,290,615) based on the 1,735,344 outstanding SRSUs (31 December 2023: 2,665,762) measured at the Group's share price at the end of the year on a pro-rata basis over 3 years vesting period.

2 Equity Based Compensation Plan comprising options ('EBCP Option')

The EBCP Option is usually available to Group executives. Under the plan, the "date of Option Grant" means the first business day that follows fifteen (15) market trading days for Shares after the Allocation Period during which the Fair Market Value is fixed. For EBCP Option grants till year 2020 inclusive and prior, one-quarter of the entitlement vests on each 1 January of the four years following the Date of Option Grant. For EBCP Grants from 2021 onwards a 3-year cliff vesting on June 1 (Y+3) was introduced. One EBCP Grant has an exceptional vesting arrangement whereby one fifth of the entitlement vests on each 1 June of the five years following the Date of Option Grant. There was no stock option issuance in year 2024. Once vested, the options can be exercised until the tenth anniversary of the original grant.

	2024	2023
Outstanding options at the end of the year	15,165,029	19,049,997
Weighted average exercise price in euro	11.54	11.88

Out of 15,165,029 outstanding options as the end of 2024 (2023: 19,049,997), 12,183,981 options are exercisable (2023: 11,242,584). In 2024 59,060 treasury shares were delivered at a weighted average exercise price of EUR 5.97 each, while in 2023 147,451 treasury shares were delivered at a weighted average exercise price of EUR 6.11 each. On average, in 2024, the related weighted average share price at the time of exercise during 2024 was EUR 6.11 per share.

Movements in the number of share options outstanding and their related weighted average exercise prices in euro are as follows:

	2024 Average exercise price per share option	Number of options	2023 Average exercise price per share option	Number of options
At 1 January	11.88	19,049,997	12.09	20,348,470
Granted	-	-	-	-
Forfeited	13.33	(3,825,908)	16.32	(1,151,022)
Exercised	5.97	(59,060)	6.11	(147,451)
At 31 December	11.54	15,165,029	11.88	19,049,997

Share options outstanding at the end of the year have the following expiry date and exercise prices in euro:

ons	Number of opti	Exercise price per share options	Expiry date	Grant
2023	2024			
3,805,164	3,037,691	8.40	2032	2022
247,307	196,834	6.00	2032	2022
3,069,930	2,571,440	6.40	2031	2021
3,434,330	2,810,388	5.97	2030	2020
1,638,010	1,304,353	15.01	2029	2019
407,000	242,000	18.23	2028	2018
3,038,030	2,540,829	12.67	2028	2018
1,600,721	1,249,983	21.15	2027	2017
1,084,398	888,300	24.39	2026	2016
407,535	323,211	32.73	2025	2015
317,572	0	26.5	2024	2014
19,049,997	15,165,029			

3 Equity Based Compensation Plan ('EBCP')

The EBCP is also a programme for executives and senior executives of the Group, comprising performance shares ('EBCP PS') and restricted shares ('EBCP RS'). Under the plan, restricted shares are allocated to executives at the beginning of May each year and these vest on the 1 June following the third anniversary of the grant. Performance shares are allocated at the beginning of May each year. Vesting for performance shares are subject to the achievement of the Total Shareholder Return ("TSR"), measured on a relative basis to the median TSR performance of a panel of comparable companies and reviewed by the Remuneration Committee prior to the Share Vesting Date. In addition, starting from share grant 2023, with first vesting being on 1 June 2026, the performance shares for members of the Senior Leadership Team, are subject to Environmental, Social and Governance ("ESG") metrics which will be applied as a modifier to the TSR and will be reviewed by the Remuneration Committee prior to the Share Vesting Date.

	2024	2023
Restricted and performance shares outstanding at the end of the year	4,438,497	4,215,486
Weighted average fair value in euro	5.51	5.44

as at and for the year ended 31 December 2024

During 2024, 456,894 restricted shares (2023: 451,705) and 1,635,264 (2023: 1,287,594) performance shares were granted; 196,299 restricted shares (2023: 67,853) and 355,197 performance shares (2023: 86,772) were forfeited; and 944,846 performance shares (2023: 604,047) and 372,805 restricted shares (2023: 238,645) were exercised.

The fair value of EBCP Option granted is estimated as at the date of the grant using a binomial model. The fair value of EBCP RS is estimated at the date of the grant by restating discounted dividends from share price and taking into account the terms and conditions upon which the shares were granted. The fair value of EBCP PS is estimated at the date of the grant using a Monte-Carlo simulation model and taking into account the terms and conditions upon which the shares were granted.

The following table lists the average value of inputs to the model used for the years ended 31 December 2024 and 31 December 2023.

	EBCP PS and
2024	EBCP RS
Dividend yield (%)	11.04%
Risk-free interest rate (%)	2.80%
Expected life of options (years)	3
Share price at inception (EUR)	5.26
Fair value per option/share (EUR)	4.23-3.83
Total expected cost for each plan (<i>€million</i>)	4.95-1.87

	EBCP PS and
2023	EBCP RS
Dividend yield (%)	10.22%
Risk-free interest rate (%)	2.74%
Expected life of options (years)	3
Share price at inception (EUR)	5.59
Fair value per option/share (EUR)	5.41-4.16
Total expected cost for each plan (<i>€million</i>)	8.60

The expected life of options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may or may not necessarily be the actual outcome.

The total charge for the year for share-based compensation amounted to EUR 10 million (2023: EUR 13 million), out of which equity-settled EUR 10 million (2023: EUR 9 million) and cash-settled EUR 0 million (2023: EUR 4 million).

Note 26 - Borrowings

As at 31 December 2024 and 2023, the Group's interest-bearing borrowings were:

		P	Amounts outstanding
			2024, carried at
€million	Effective interest rate	Maturity	amortised cost
Non-current			
Eurobond 2026 (EUR 650 million)	1.625%	March 2026	651
Euro Private Placement 2027			
(EUR 140 million under EMTN)	4.00%	May 2027	140
Eurobond 2027 (EUR 500 million)	0.875%	November 2027	499
Eurobond 2028 (EUR 400 million)	2.00%	July 2028	398
Eurobond 2029 (EUR 750 million)	3.50%	January 2029	746
Fixed Term Loan (LuxGovSat), non-listed	3.30%	December 2027	32
German bond (EUR 50 million), non-listed	4.00%	November 2032	50
US Bond (USD 250 million)	5.30%	April 2043	235
US Bond (USD 500 million)	5.30%	March 2044	468
			0.7

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		A	Amounts outstanding
			2024, carried at
€million	Effective interest rate	Maturity	amortised cost
Hybrid Bond NC5.25 (EUR 500 million)	5.50%	September 2054	494
Hybrid Bond NC8 (EUR 500 million)	6.00%	September 2054	496
Fixed Term Loan (SES Astra 1P Sarl), non-			28
listed	3.15%	March 2031	
Floating Term Loan Facility (SES Satellites			10
Ventures Sarl), non-listed	SOFR 3M + 2.2%	March 2030	
Total non-current			4,247
Current			
German bond (EUR 250 million), non-listed	1.71%	December 2025	250
Fixed Term Loan (LuxGovSat), non-listed	3.30%	December 2027	17
Fixed Term Loan (SES Astra 1P Sarl), non-			6
listed	3.15%	March 2031	
Total current			273

			Amounts outstanding
			2023, carried at
€million	Effective interest rate	Maturity	amortised cost
Non-current			
German bond (EUR 250 million)	1.71%	December 2025	250
Eurobond 2026 (EUR 650 million)	1.625%	March 2026	652
Euro Private Placement 2027			
(EUR 140 million under EMTN)	4.00%	May 2027	140
Eurobond 2027 (EUR 500 million)	0.875%	November 2027	497
Eurobond 2028 (EUR 400 million)	2.00%	July 2028	397
Eurobond 2029 (EUR 750 million)	3.50%	January 2029	745
Fixed Term Loan (LuxGovSat), non-listed	3.30%	December 2027	50
German bond (EUR 50 million)	4.00%	November 2032	50
US Bond (USD 250 million)	5.30%	April 2043	220
US Bond (USD 500 million)	5.30%	March 2044	442
Total non-current			3,443
Current			
Perpetual Bond (EUR 550 million)	5.625%	January 2024	550
German bond (EUR 150 million), non-listed	EURIBOR 6M + 0.80%	June 2024	150
Fixed Term Loan (LuxGovSat), non-listed	3.30%	December 2027	16
Total current			716

European Medium-Term Note ('EMTN') programme

SES has an EMTN programme enabling SES, or SES Americom Inc., to issue as and when required notes up to a maximum aggregate amount of EUR 5,500 million. As at 31 December 2024, SES had issued EUR 3,440 million (2023: EUR 2,440 million) under the EMTN programme with maturities ranging from 2026 to 2054.

German bond issue of EUR 400 million (2024/2025)

In 2018 the Group issued EUR 400 million in the German bond ('Schuldschein') market. The transaction consisted of two individual tranches:

- a EUR 150 million tranche with a floating interest rate of a six-month EURIBOR plus a margin of 0.8% and a final maturity date on 18 June 2024 was settled in full at maturity.
- a EUR 250 million tranche with a fixed interest rate of 1.71% and a final maturity date on 18 December 2025.

EUR 650 million Eurobond (2026)

In 2018 SES issued a EUR 500 million 8-year bond under the EMTN programme. On the 22 June 2021 SES announced the successful launch and pricing of a tap of its 1.625% Notes in which it has agreed to sell incremental senior unsecured fixed rate notes of EUR 150 million. These notes were priced at 106.665% of their nominal value. The bond bears interest at a fixed rate of 1.625% and has a final maturity date on 22 March 2026.

EUR 500 million Eurobond (2027)

In November 2019, SES issued a EUR 500 million bond under the EMTN programme. The bond has an 8-year maturity and bears interest at a fixed rate of 0.875% and has a final maturity date of 4 November 2027.

EUR 140 million Private Placement (2027)

In 2012 SES issued three individual tranches of a total EUR 140 million Private Placement under the EMTN programme with ING Bank N.V. The Private Placement has a 15-year maturity, beginning 31 May 2012, and bears interest at a fixed rate of 4.00%.

EUR 400 million Eurobond (2028)

In July 2020, SES issued a EUR 400 million bond under the EMTN programme. The bond has an 8-year maturity and bears interest at a fixed rate of 2.00% and has a final maturity date on 2 July 2028.

EUR 750 million Eurobond (2029)

On 14 June 2022, SES issued a EUR 750 million bond under the EMTN programme. The bond has a 7-year maturity, bears interest at a fixed rate of 3.50%, and has a final maturity date on 14 January 2029.

German bond issue of EUR 50 million (2032)

In 2012 the Group signed an agreement to issue EUR 50 million in the German bond ('Schuldschein') market. The German bond bears a fixed interest rate of 4.00% and matures on 12 November 2032.

144A Bond USD 250 million (2043)

In 2013 SES completed a 144A offering in the US market issuing a USD 250 million 30-year bond with a coupon of 5.30% and a final maturity date on 4 April 2043.

144A Bond USD 500 million (2044)

In 2014 SES completed a 144A offering in the US market issuing a USD 500 million 30-year bond with a coupon of 5.30% and a final maturity date of 25 March 2044.

Syndicated Ioan

The facility is provided by 19 banks and has been structured as a 5-year multi-currency revolving credit facility. In 2021 the Company extended the termination date from 26 June 2025 to 26 June 2026. Another extension in 2024 set the termination date to 26 June 2028. The facility is for EUR 1,200 million and the interest payable is linked to a ratings grid. At the current SES credit rating of BBB/ Baa3, the interest rate is 45 basis points over EURIBOR/SOFR. As at 31 December 2024 and 2023, no amount had been drawn under this facility.

European Investment Bank ('EIB') Financing Facility EUR 300 million (2029)

On 16 December 2022 SES signed a seven-year contract with the EIB which will support the funding of SES's three fully digital satellites serving Western Europe, Africa and the Middle East. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/ Baa3 this equates to 0.42% per annum over EURIBOR (in case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). As at 31 December 2024 no amount had been drawn under this facility.

2016 Deeply Subordinated Fixed Rate Resettable Securities for EUR 550 million ("Perpetual Bond")

In November 2016 SES issued Deeply Subordinated Fixed Rate Resettable Securities of EUR 550 million at a coupon of 5.625 percent. On 4 December 2023 the Company issued a 'Notice of Redemption' to holders of the securities with a call date on 29 January 2024. Consequently, the Bond has now been fully settled.

EUR 115 million LuxGovSat Credit Facility

In 2015 LuxGovSat S.A. signed a financing agreement with BGL BNP Paribas for EUR 115 million at a fixed coupon rate of 3.30%. The facility is repayable in 14 semi-annual instalments and has a final maturity date of 1 December 2027. As at 31 December 2024, total borrowings of EUR 49 million were outstanding under the fixed term facility and the Company is in compliance with the covenants specified in the facility.

European Commercial Paper programme

In 2012 SES signed the documentation for the inception of a joint EUR 1,000 million guaranteed European commercial paper programme of SES S.A. and SES Americom Inc. (previously SES Global Americas Holdings Inc.). Issuances under the programme represent senior unsecured obligations of the issuer and any issuance under the programme is guaranteed by the non-issuing entity. The programme is rated by Moody's Investors Services and Fitch Ratings and is compliant with the standards set out in the STEP Market Convention. On 4 July 2024, this programme was updated. As at 31 December 2024 and 2023, no borrowings were outstanding under this programme.

Deeply Subordinated Fixed Rate Resettable Securities ('Hybrid Dual-tranche Bond Offering')

On September 6, 2024, SES S.A. announced the successful launch and pricing of a hybrid dual-tranche bond offering of EUR 1 billion. The settlement took place on September 12, 2024 and the notes are listed on the Luxembourg Stock Exchange. The transaction is composed of:

- a EUR 500 million 30-year Non-Call (NC) 5.25-year tranche with a first reset date on December 12, 2029, and
- a EUR 500 million 30-year NC 8-year tranche with a first reset date on September 12, 2032.

The NC 5.25-year notes bear a coupon of 5.5% per annum and were priced at 99.473% of their nominal value, while the NC 8-year notes will bear a coupon of 6% per annum and were priced at par.

Fixed Term Loan (SES Astra 1P S. à r.l.)

In December 2024, SES received an interest-bearing loan of EUR 33.5 million from Volantis S.à r.l.. The loan has a fixed interest rate of 3.15%, will be repaid in instalments, and matures in 2031.

Floating Term Loan Facility (SES Satellites Ventures S. à r.l.)

In December 2024, SES entered into a loan agreement with Elm (Luxembourg) S.à r.l. for USD 28.1 million to be granted in several instalments. The loan has at Term SOFR plus 2.2% variable interest rate. As of 31 December 2024, the Group had received USD 10.5 million. The loan is repayable in instalments, with a final maturity date in 2030.

Term Loan Agreement

The facility is provided by 24 banks and has been structured as a 5-year term loan facility. The facility amount is EUR 963 million (USD 1,000 million), and the termination date is set for 15 June 2029. The agreement was signed on 14 June 2024 and is related to the acquisition of Intelsat. The interest payable is linked to a ratings grid, with the rate based on the Term SOFR plus a margin that varies according to the SES credit rating. As at 31 December 2024, no amount had been drawn under this facility.

Bridge Facility Agreement

The facility has been structured as a EUR 3 billion bridge facility. The agreement was signed on 30 April 2024 and is related to the acquisition of Intelsat. The interest payable is linked to a ratings grid, with the rate based on the EURIBOR plus a margin that varies according to the SES credit rating. SES secured financing for the acquisition through this initial EUR 3 billion bridge facility and a EUR 963 million (USD 1 billion) Term Loan Facility dated 14 June 2024 ("TLA"). Upon entering the TLA, EUR 930 million of the Bridge Facility was cancelled. Additionally, on 12 September 2024, the Company raised EUR 1 billion in Hybrid financing, which similarly led to the cancellation of an equivalent portion of the Bridge Facility. As at 31 December 2024, the facility amount is EUR 1,079 million and no amount had been drawn under this facility.

European Investment Bank ('EIB') Financing Facility EUR 25 million

On 23 December 2024, SES signed a finance contract with the EIB to support the funding of a satellite communications system for rural Central Asia. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/Baa3, this equates to 0.36% per annum over EURIBOR (in the case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). Final availability date falls 24 months after the signature of the contract. As at 31 December 2024, no amount has been drawn under this facility.

European Investment Bank ('EIB') Financing Facility EUR 125 million

On 23 December 2024, SES signed a finance contract with the EIB to support the funding of a satellite constellation project. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/Baa3, this equates to 0.36% per annum over EURIBOR (in the case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). Final availability date falls 24 months after the signature of the contract. As at 31 December 2024, no amount has been drawn under this facility.

IBOR Reform

Regulatory authorities have identified and recommended alternative benchmark rates and best practice to support the transition of IBORs to respective alternatives (e.g. SOFR, €STR, SONIA). These changes have been reviewed and do not have any material impact on the Group's consolidated financial statements and future funding capabilities.

Note 27 - Provisions

€million	2024	2023
Non-current	3	3
Current	128	88
Total	131	91

Movements in each class of provision during the financial year are set out below:

€million	Group tax provision	Restructuring provision	Other provisions	Total
As at 1 January 2024	59	31	1	91
Additional provisions recognised	4	63	5	72
Unused amounts reversed	-	-	-	-
Used during the year	-	(41)	-	(41)
Reclassifications	(30)	(2)	40	8
Impact of currency translation	1	-	-	1
As at 31 December 2024	34	51	46	131
Non-current	2	-	1	3
Current	32	51	45	128
	Group tax	Restructuring	Other	
€million	provision	provision	provisions	Total
As at 1 January 2023	58	14	2	74
Additional provisions recognised	7	27	-	34
Unused amounts reversed	-	-	(1)	(1)
Used during the year	-	(10)	- -	(10)
Reclassification to income tax payable	(3)	-	-	(3)

€million	Group tax provision	Restructuring provision	Other provisions	Total
Impact of currency translation	(3)	-	-	(3)
As at 31 December 2023	59	31	1	91
Non-current	2	-	1	3
Current	57	31	-	88

Group tax provision

Group tax provision mainly relates to disputed withholding tax ('WHT') obligations in India where tax authorities have sought to impose WHT on payments from Indian customers despite the existence of a tax treaty that SES believes does not permit this. New Skies Satellites B.V., a Dutch subsidiary of SES providing services in India, has consistently appealed against these decisions from the Indian tax authorities and the case is currently pending before the Indian Supreme Court. Despite the tax technical merits of SES's arguments, there remains a high-level of uncertainty as to how the Indian Supreme Court will rule. Management believes that it is at present more-likely-than-not that New Skies Satellites B.V. will not be able to obtain a favorable ruling from the Indian Supreme Court and therefore records a provision for this uncertain tax position representing management's best estimate of the most likely cash out. The increase in the Group tax provision was mainly due to a refund of withholding taxes under litigation.

The accrued interest on the disputed WHT position (EUR 30 million) has been reclassified in 2024 as 'Other provisions' (EUR 40 million) and 'Deferred Tax Asset' (EUR 10 million).

Restructuring provision

Expenses of the year include an amount of EUR 54 million (2023: EUR 27 million) of staff-related restructuring expenses (Note 4). The consolidated statement of financial position includes a provision of EUR 51 million (2023: EUR 31 million).

Note 28 - Trade and other payables

€million	2024	2023
Trade creditors	58	60
Payments received in advance (please also see Note 29	25	25
Liability in respect of IRIS ²	300	-
Interest on borrowings	63	52
Personnel-related liabilities	69	90
Tax liabilities other than for income tax	15	31
Other financial liabilities	148	132
Total	678	390
Financial liabilities	663	359
Non-financial liabilities	15	31

Tax liabilities mainly relate to VAT payables in the amount of EUR 10 million as of 31 December 2024 (2023: EUR 22 million).

Funds received in connection with the EU IRIS² project

On 16 December 2024, the European Commission has awarded the SpaceRISE consortium the contract to design, deliver, and operate IRIS² for the next 12 years (see Note 1). The amount of EUR 300.0 million (2023: EUR nil) represents the funds received from European Commission in relation to this programme, representing initial funding for programme costs arising in the first year of the programme for both SES ASTRA S.A. and other consortium members and subcontractors.

Note 29 - Other long-term liabilities

€million	2024	2023
Employee benefits obligations	14	13
Payments received in advance	23	47
Other long-term financial liabilities	18	23
Total	55	83

Employee benefits obligations

In the Group's US operations certain employees benefit from an externally-insured post-retirement health benefit plan. As at 31 December 2024, accrued premiums of EUR 7 million (2023: EUR 6 million) are included in this position.

There were no contributions made in 2024 to Group pension schemes (2023: nil).

In addition, certain employees of the US operations benefit from defined contribution pension plans. A liability of EUR 8 million has been recognised as at 31 December 2024 (2023: EUR 10 million) in this respect, out of which EUR 0 million is included under 'Trade and other payables' (2023: EUR 2 million).

Payments received in advance

In the framework of receivables securitisation transactions completed in June 2019 the Group received a net cash amount of EUR 59 million, from the financial institution as advance settlement of future receivables arising between 2022 and 2024 under contracts with a specific customer. The entire outstanding balance of EUR 25 million as at 31 December 2023 was repaid to the financial institution in January 2024.

In June 2022, the Company received a net cash amount of EUR 47 million from the financial institution as advance settlement of future receivables arising between 2024 and 2025 under contracts with a specific customer. A corresponding aggregate liability including interest of EUR 48 million (2023: EUR 72 million), representing SES's obligation towards the financial institution to continue to provide services to the customer in accordance with the terms of the customer contract, is recorded in the consolidated statement of financial position as at 31 December 2024 under 'Trade and other payables' for EUR 25 million (2023: EUR 25 million) and under 'Other financial long-term liabilities' for EUR 23 million.

Other long-term liabilities

The other long-term liabilities include customer collateral deposits amounting to EUR 18 million (2023: EUR 23 million).

Note 30 - Fixed assets suppliers

€million	2024	2023
Non-current	426	313
Current	184	455

Fixed assets suppliers represent liabilities for assets being either acquired directly through procurement contracts with asset manufacturers, or in the framework of agreements whereby the asset is being acquired by an intermediary but where in substance SES bears the risks and rewards of the procurement. In the latter case the Company accrues for construction-related liabilities on the basis of pre-determined milestones agreed between the manufacturer and the relevant parties, see also Note 29. Non-current fixed assets suppliers are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method.

The main procurements under this caption are:

- 1 Satellites for the mPOWER MEO constellation: EUR 233 million (2023: EUR 377 million)
- 2 Three replacement GEO satellites: EUR 347 million (2023: 330 million EUR)
- 3 One GEO satellite already in orbit: EUR 0 million (2023: EUR 31 million)

mPOWER satellites

In September 2017, the Company, jointly with its subsidiary O3b Networks Limited, entered as Procurement Agent into a Master Procurement Agency and Option Agreement with a financial institution in connection with the procurement by that financial institution of seven medium-Earth orbit satellites from a satellite manufacturer. At the end of the satellite construction period the Group has the right to acquire, or lease, the satellites from the financial institution or to direct their sale to a third-party.

In August 2020 the Company exercised the option under the Purchase and Sale agreement to procure four additional O3b mPOWER satellites. The Company, again jointly with its subsidiary O3b Networks Limited, entered as Procurement Agent into a second Master Procurement Agency and Option Agreement with a financial institution in connection with the procurement by that financial institution of the additional satellites. At the end of the satellite construction period, foreseen in 2023, the Group again has the right to acquire, or lease, the satellites from the financial institution or to direct their sale to a third-party.

In November 2023 the Company exercised the option under the Purchase and Sale agreement to procure two additional O3b mPOWER satellites to be delivered in 2026. In December 2024, the Company exercised the option to purchase mPOWER satellites 8 and 11.

Since the underlying Satellite Purchase and Sale Agreements are directly between the financial institutions and the satellite manufacturer, there is no contractual obligation on the side of the Procurement Agents during the satellite construction process. However, SES management takes the view that there is a constructive obligation arising over the procurement period and hence the Group is accruing for the costs of this programme.

SES has the right to nominate shortly before the end of the construction period the entity within the Group which will acquire or lease those assets. SES management expects that the satellites will be acquired or leased in due course by the company SES mPOWER S.à r.l. in Luxembourg, except satellites 12 and 13 which will be acquired or leased by SES Satellites Ventures S.à r.l..

Three replacement GEO satellites

In 2021, the Company entered into a procurement agreement for the acquisition of three GEO satellites. Payment of milestones is done through signatures of a series of promissory notes with a maturity date of January 2025, 2026 and 2027, respectively.

GEO satellite already in orbit

In 2016, the Company entered into a procurement agreement for the acquisition of one of the Company's GEO satellites. The final obligations in connection with this satellite were settled in December 2024.

Note 31 - Commitments and contingencies

Intelsat Acquisition

On April 30, 2024, SES S.A. announced an agreement to purchase 100% of the equity of Intelsat Holdings S.à r.l. for a cash consideration of USD 3.1 billion (EUR 2.8 billion) and certain contingent value rights. The transaction is subject to relevant regulatory filings and clearances as well as customary provisions concerning cooperation and measures in seeking such regulatory clearances, which are expected to be received during the second half of 2025.

Intelsat or SES may be required to pay the other party a Breach Termination Fee of USD 300 million plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain circumstances, Intelsat may be required to pay SES a Vote Condition Termination Fee of USD 300 million, plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain circumstances, and SES may be required to pay Intelsat a Regulatory Condition Termination Fee of USD 250 million, plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain other circumstances.

IRIS² Concession Agreement

On 16 December 2024, the European Commission awarded the SpaceRISE consortium ("Consortium"), consisting of SES ASTRA S.A. (Consortium Lead Member), a subsidiary of the Company, Eutelsat and Hispasat, the Concession Agreement to design, deliver, and operate IRIS² (Infrastructure for Resilience, Interconnectivity and Security by Satellite) programme for the next 12 years, EU's new state-of-the-art multi-orbit connectivity system.

SES's contribution to IRIS² will be to develop, procure, and operate 18 new MEO satellites. The initial phases of IRIS² will benefit from upfront public funding with limited need for private financing in the early years of design and procurement. In total, SES expects to contribute approximately 40% - 50% of the MEO cost while having the benefit of commercialising over 90% of the MEO capacity and part of the LEO capacity. The capital expenditure for IRIS² of up to EUR 1.8 billion would be spread across the period from 2027 and 2030.

Under the IRIS² contract, SES's commitment to invest the above-mentioned amount is subject to confirmation twelve months after the original contract signature date (16 December 2024) through a contractual mechanism which allows SES to evaluate the status of the IRIS² contract execution and its compliance with SES's investment conditions. If such conditions are not met, SES will propose to the European Commission and the other parties involved necessary adjustments to the terms and conditions of the IRIS² contract. In the absence of an agreement with the European Commission on such a revised proposal then SES would be able to unilaterally terminate its contractual commitments under the IRIS² contract at the cost of circa EUR 8 million in termination fees.

In December 2024 the Group received an initial funding ("Pre-financing") of EUR 300 million (2023: EUR nil) from the European Commission for IRIS² programme costs arising in the first year of the programme for both the Group and other consortium members and subcontractors. In the event of an early termination of the Concession Agreement for IRIS², the Group has a contractual commitment to refund the European Commission any residual portion of the EUR 300 million Pre-financing which is unused or uncleared against milestones accepted in accordance with the Concession Agreement.

Capital expenditure commitments

The Group had outstanding commitments in respect of contracted capital expenditure totaling EUR 281 million as at 31 December 2024 (2023: EUR 376 million). These commitments largely reflect the procurement of satellites and satellite launchers and are stated net of liabilities under these programmes which are already disclosed under "Fixed assets suppliers", see Note 30. The commitments as at 31 December 2024 also include EUR 64 million (2023: EUR 67 million) in connection with the renewal of the agreement with Luxembourg government in respect of SES's concession to operate satellites under Luxembourg's jurisdiction.

The capital expenditure commitments arising under these agreements as at 31 December are as follows:

€million	2024	2023
Within one year	96	258
After one year but not more than five years	143	72
After more than five years	42	46
Total	281	376

Other commitments

The Group's other commitments include transponder service agreements for the purchase of satellite capacity from third parties under contracts with a maximum life of eight years for EUR 47 million (2023: EUR 24 million), cloud computing service agreements for EUR 59 million (2023: EUR 78 million), as well as EUR 64 million (2023: EUR 67 million) in connection with capital contributions into a Luxembourg space sector fund in connection with the renewal of the agreement with Luxembourg government in respect of SES's concession to operate satellites under Luxembourg's jurisdiction.

€million	2024	2023
Within one year	160	152
After one year but not more than five years	130	130
After more than five years	45	47
Total	335	329

The total expense recognised for transponder service agreements in 2024 was EUR 158 million (2023: EUR 141 million).

Litigation

There were no significant litigation claims against the Group as at 31 December 2024, or as at 31 December 2023.

Guarantees

On 31 December 2024 the Group had outstanding bank guarantees of EUR 39 million (2023: EUR 48 million) with respect to performance and warranty guarantees for services of satellite operations.

Note 32 - Leases

Lessor

During 2024 the Group recognised EUR 49 million of leasing income (2023: EUR 22 million) related to customer lease contracts (see Note 3) and EUR 5 million of finance lease income (2023: nil) related to an equipment finance lease contract (see Note 6).

Lessee

The Group's right-of-use assets and associated liabilities are measured at the present value of the remaining lease payments, discounted using the Group's weighted average incremental borrowing rate of the previous year, namely 2.97% (2023: 2.87%).

Amounts recognised in the consolidated statement of financial position

The Group leases office buildings, third-party transponders, ground segment assets and other fixtures and fittings, tools and equipment as set out below.

		Transponders (included		Other fixtures and fittings,	
		within Space	Ground	tools and	31 December
€million	Buildings	Segment)	segment	equipment	2024
Right-of-use assets					
Cost	32	27	25	2	86
Accumulated depreciation	(15)	(10)	(10)	(1)	(36)
Total	17	17	15	1	50

		Transponders (included		Other fixtures and fittings,	
		within Space	Ground	tools and	31 December
€million	Buildings	Segment)	segment	equipment	2023
Right-of-use assets					
Cost	49	15	14	2	80
Accumulated depreciation	(29)	(7)	(5)	(1)	(42)
Total	20	8	9	1	38

There were EUR 39 million (2023: EUR 18 million) additions to the right-of-use assets during 2024, partially offset by EUR 35 million (2023: EUR 5 million) disposals of expired assets. The depreciation charge for the year on such assets was EUR 25 million (2023: EUR 19 million).

Lease liabilities are presented below as at 31 December:

€million	2024	2023
Maturity analysis - contractual undiscounted cash flows		
Within one year	19	17
After one year but not more than five years	28	19
More than five years	8	9
Total	55	45
Lease liabilities included in the statement of financial position at 31		
December		
Current	19	16
Non-current	32	23
Total	51	39

The leases of office buildings typically run for a period of 2-10 years and leases of ground segment assets for 5 years. Some leases include an option to renew the lease for an additional period after the end of the contract term. The Group assesses at lease commencement whether it is reasonably certain to exercise the extension option. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control.

Amounts recognised in the consolidated income statement

Depreciation charge of right-of-use assets:

€million	2024	2023
Buildings	5	6
Transponders (included within Space Segment)	15	9
Ground segment	4	3
Other fixtures and fittings, tools and equipment	1	1
Total	25	19

Finance cost:

€million	2024	2023
Interest expense	2	2
Total	2	2

The total cash outflow for leases in 2024 was EUR 26 million (2023: EUR 22 million).

Note 33 - Cash flow information

Net cash generated by operating activities

Other non-cash items in the consolidated income statement, disclosed in other notes are:

- Restructuring expense (Note 4)
- Charge for share-based compensation (Note 25)
- Provision for the impairment of trade and other receivables (Note 19)
- Inventory provision (Note 17)
- Net foreign exchange gains (Note 6)
- Finance lease income (Note 6)
- Interest income (Note 6)
- Amortisation of loan originations costs (Note 6)
- Income from structured financing (Note 7)
- Fair value gains/ losses on financial assets (Note 7)

Non-cash investing activities

Purchases of property, plant and equipment or intangible assets not included as a cash outflow in the consolidated statement of cash flows are disclosed in Notes 13, 14 and 15.

Net debt reconciliation

This section sets out an analysis of net debt and the movements in net debt for 2024 and 2023.

€million	2024	2023
Cash and cash equivalents	3,521	2,907
Borrowings - repayable within one year	(273)	(716)
Borrowings - repayable after one year	(4,247)	(3,443)
Net debt ¹	(999)	(1,252)
€million	2024	2023
Cash and cash equivalents	3,521	2,907
Borrowings - floating rates	(10)	(150)
Borrowings - fixed interest rates	(4,510)	(4,009)
Net debt ¹	(999)	(1,252)

Net debt excludes lease liabilities. Including these, net debt as at 31 December 2024 was EUR 1,050 million (2023: EUR 1,292 million). The total cash outflow for leases in 2024 was EUR 26 million (2023: EUR 22 million).

		Borrowings	Borrowings	
	Cash and cash	repayable	repayable after	
€million	equivalents	within one year	one year	Total
Net debt as at 1 January 2024	2,907	(716)	(3,443)	(1,252)
Cash flows (net)	472	717	(1,034)	155
Foreign exchange adjustments	142	-	(42)	100
Transfers (see Note 26)	-	(273)	273	_
Other non-cash movements*	-	(1)	(1)	(2)
Net debt as at 31 December 2024	3,521	(273)	(4,247)	(999)

6 '''	Cash and cash	Borrowings repayable	Borrowings repayable after	Total
€million	equivalents	within one year	one year	Total
Net debt as at 1 January 2023	1,047	(719)	(3,629)	(3,301)
Cash flows (net)	1,983	706	-	2,689
Foreign exchange adjustments	(123)	-	36	(87)
Transfers (see Note 26)		(700)	150	(550)
Other non-cash movements*	-	(3)	-	(3)
Net debt as at 31 December 2023	2,907	(716)	(3,443)	(1,252)

^{*} related to loan origination costs

During 2024 the Group issued a hybrid dual-tranche bond for EUR 1 billion and entered into two new loan agreements for total amounts of EUR 33.5 million and USD 28.1 million to be granted in several instalments. The Group also reimbursed the 2016 Perpetual Bond for EUR 550 million and a EUR 150 million tranche of the German bond.

Note 34 - Related parties

The state of Luxembourg holds a direct 11.58% voting interest in the Company and two indirect interests, both of 10.88% each, through two state owned banks, Banque et Caisse d'Epargne de l'Etat and Société Nationale de Crédit et d'Investissement and is therefore deemed to have a significant influence over the Company. These shares constitute the Company's Class B shares, as described in Note 23.

In 2024 the Company generated revenue of EUR 31 million (2023: EUR 27 million) with departments of the Government of the state of Luxembourg and held a trade receivable of EUR 0 million as at 31 December 2024 (2023: EUR 4.1 million).

There were no transactions with other related parties in 2024, nor in 2023, which would require disclosure.

The total remuneration paid to directors for attendance at board and committee meetings in 2024 amounted to EUR 1.2 million (2023: EUR 1.2 million). These amounts are computed on a fixed and variable basis, the variable part being based upon attendance at board and committee meetings.

The key management of the Group, defined as the Senior Leadership Team, received compensation as follows:

€million	2024	2023
Remuneration including bonuses and other benefits*	8	10
Share-based compensation plans	2	1_
Total	10	11

^{* 2024} remuneration of SLT members includes EUR 0 million (2023: EUR 1.6 million) of contractual severance payment for departing Senior Leadership Team members

The total outstanding amount in respect of share-based payment instruments allocated to key management as at 31 December 2024 was 2,542,423 (2023: 3,868,807).

Note 35 - C-band repurposing

The Group was subject to the Federal Communications Commission's Report and Order and Order of Proposed Modification dated 28 February 2020 ('the Order') in connection with the clearing of a 300 MHz band of C-band downlink spectrum between 3,700 and 4,000 MHz by December 2025 to support the rapid deployment of terrestrial 5G services in the continental United States ('CONUS').

SES filed its Phase II Certification of Accelerated Relocation with the FCC on 10 July 2023, completing SES's obligations under the Order. The FCC validated the certificate on 9 August 2023, at which time the EUR 2,714 million (USD 2,991 million) of Accelerated Relocation Payments were fully earned. SES received the Accelerated Relocation Payments between 24 August 2023 and 13 October 2023. SES paid EUR 424 million of income tax in respect of the Accelerated Relocation Payments in 2023. Since the C-band repurposing project is not the result of a contract with a customer, the proceeds were not accounted for as revenue but rather as 'C-band repurposing income'.

To facilitate the clearing of the spectrum SES procured six C-band satellites and necessary launch vehicles. The Group's ground facilities were also consolidated and upgraded to comply with the provisions of the Order, with customers and affiliated earth stations being equipped with special filters, new antennae and/or other capabilities so that they can be migrated to work with services operating in the remaining 200 MHz of spectrum (between 4,000 MHz and 4,200 MHz) available to satellite operators.

For capitalised costs related to the procurement of the C-band satellites, launches, and upgraded ground facilities, the Group recorded credits to the recorded book values of the related asset when the costs had been incurred and the Group had obtained reasonable assurance that the costs will be reimbursed and that it will comply with the requirements attached to the reimbursement. The costs and expected reimbursements recorded in the consolidated statement of financial position under "Assets in the course of construction" (Note 14) are presented in the following table:

	Space	Ground	
€million	segment	segment	Total
Cost as at 1 January 2024	1,033	55	1,088
Additions	-	-	-
Impact of currency translation	65	4	69
Cost as at 31 December 2024	1,098	59	1,157

	Space	Ground	
€million	segment	segment	Total
Expected reimbursements as at 1 January 2024	243	50	293
Additions / (rejections) (net)	(11)	1	(10)
Repayments	(213)	(44)	(257)
In-kind reimbursements	(22)	-	(22)
Impact of currency translation	5	2	7
Expected reimbursements as at 31 December 2024	2	9	11
Cost as at 1 January 2023	1,022	53	1,075
Additions	48	4	52
Impact of currency translation	(37)	(2)	(39)
Cost as at 31 December 2023	1,033	55	1,088
Expected reimbursements as at 1 January 2023	345	51	396
Additions (net)	36	2	38
Repayments	(129)	(1)	(130)
Impact of currency translation	(9)	(2)	(11)
Expected reimbursements as at 31 December 2023	243	50	293

In 2024 the Group incurred no capital expenditures (2023: EUR 52 million) which were partially offset by expected reimbursements as per the table above. Due to the finalization of reimbursable amounts versus expectations, an amount of EUR 11 million was reclassified from 'Other receivables' to 'Assets-under-construction' (2023: EUR 38 million reclassified from 'Assets-under-construction' to 'Other receivables').

With effect from 28 February 2024, the Group and the C-Band overlay licensees entered into two Settlement Agreements whereby the Group would retain its legal title to the two C-Band satellites SES-19 and SES-23 for an aggregate amount of USD 24 million (EUR 22 million).

The Group records repurposing operating expenses as incurred and corresponding reimbursement income when the Group has obtained reasonable assurance that the costs will be reimbursed and that it will comply with any associated requirements.

In 2024 the Group recorded C-band repurposing income of EUR 88 million (2023: EUR 2,744 million), including the Accelerated Relocation Payments mentioned above. C-band-related expenses of EUR 5 million (2023: EUR 47 million) represent cost of sales of EUR 1 million (2023: EUR 2 million), accumulated staff costs is nil (2023: EUR 29 million) and other operating expenses (including travel and consulting charges) of EUR 4 million (2023: EUR 16 million).

As at 31 December 2024, in connection with the operating expenses and capital expenditures above, the Group had other receivables of EUR 87 million (2023: EUR 350 million) related to the C-band repurposing project. Of the outstanding amount, EUR 79 million is expected to be received in March 2025 with the balance received later in 2025.

As at 31 December 2024, SES had no remaining commitments for C-band repurposing expenditures (2023: EUR 3 million).

Note 36 - Subsequent events

Repurchase of Deeply Subordinated Fixed Rate Resettable Securities

On 23 January 2025, SES S.A. announced it has repurchased in the open market an aggregate amount of EUR 100 million in principal amount of its EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. In accordance with the terms and conditions of the Securities, the purchased Securities will be cancelled. Following these transactions, the outstanding principal amount of the Securities is EUR 525 million.

There have been no other material events occurring between the reporting date and the date when the consolidated financial statements were approved by the Board of Directors.

Note 37 - Alternative performance measures

SES regularly uses alternative performance measures to present the performance of the Group.

These measures may not be comparable to similarly titled measures used by other companies and are not measurements under IFRS Accounting Standards or any other body of generally accepted accounting principles, and thus should not be considered substitutes for the information contained in the Group's financial statements.

1 Net debt

Net debt is defined as current and non-current borrowings less cash and cash equivalents, all as disclosed on the consolidated statement of financial position. The Group believes that net debt is relevant to investors, since it gives an indication of the absolute level of non-equity funding of the business. This can be compared to the income and cash flows generated by the business, and available undrawn facilities.

The following table reconciles net debt to the relevant statement of financial position line items:

€million	2024	2023
Borrowings - non-current	4,247	3,443
Borrowings – current	273	716
Borrowings – total	4,520	4,159
Less: Cash and equivalents	(3,521)	(2,907)
Net debt ¹	999	1,252

¹ Net debt excludes current and non-current fixed asset suppliers and lease liabilities. Including these, net debt as at 31 December 2024 was EUR 1,660 million (2023: EUR 2,059 million)

2 EBITDA and EBITDA margin

EBITDA is defined as profit or loss for the period before the impact of depreciation, amortisation, net financing costs and income tax. EBITDA Margin is defined as EBITDA divided by the sum of revenue and other income including C-band repurposing income. The Group believes that EBITDA and EBITDA margin are useful supplemental indicators that may be used to assist in evaluating a Company's operating performance.

The following table reconciles EBITDA to the consolidated income statement line items from which it is derived:

2024	2023
82	(728)
866	1,054
63	3,314
3	42
(21)	
993	3,682
	82 866 63 3 (21)

The following table provides a reconciliation of EBITDA margin:

€million	2024	2023
Revenue	2,001	2,030
C-band repurposing income	88	2,744
Other income	3	5
EBITDA	993	3,682
EBITDA Margin (%)	47.5%	77.0%

3 Adjusted EBITDA and Adjusted EBITDA margin

Adjusted EBITDA is defined as EBITDA adjusted to exclude 'significant special items'. Significant special items need to be approved as such by management and individually exceed a threshold of EUR 5 million at first recognition. The current significant special items relate primarily to the impact of C-Band repurposing, restructuring charges, costs associated with the development and / or implementation of merger and acquisition activities, as well as specific business taxes of a non-recurring nature.

€million	2024	2023
EBITDA	993	3,682
Deduct: C-band repurposing income (Note 35)	(88)	(2,744)
Deduct: Other income (Note 4)	(3)	(5)
Add: C-band repurposing expenses (Note 35)	5	47
Add: Other significant special items (Note 4)	121	45
Adjusted EBITDA	1,028	1,025

Other significant special items include restructuring charges of EUR 63 million (2023: EUR 27 million), costs associated with the development and / or implementation of merger and acquisition activities EUR 55 million (2023: EUR 9 million), specific business taxes of a non-recurring nature EUR 0 million (2023: EUR 9 million) and EUR 3 million other infrastructure charges of non-recurring nature (2023: nil).

Adjusted EBITDA Margin is defined as Adjusted EBITDA divided by revenue. The following table provides a reconciliation of the Adjusted EBITDA Margin:

€million	2024	2023
Revenue	2,001	2,030
Adjusted EBITDA	1,028	1,025
Adjusted EBITDA Margin (%)	51.4%	50.5%

4 Adjusted Net Debt

Adjusted Net Debt is defined as current and non-current borrowings excluding 50% of the Group's Perpetual Bonds classified as borrowings, less cash and cash equivalents, and also includes 50% of the Group's Perpetual Bonds classified as equity. The treatment of the Group's Perpetual Bonds is consistent with rating agencies' methodology. The Group believes that Adjusted Net Debt is relevant to investors, since it gives an indication of the absolute level of non-equity funding of the business. This can be compared to the income and cash flows generated by the business, and available undrawn facilities.

The following table reconciles Adjusted Net Debt to the relevant line items on the statement of financial position from which it is derived:

€million	2024	2023
Borrowings – non-current	4,247	3,443
Borrowings – current	273	716
Borrowings – total	4,520	4,159
Add: 50% of the Group's EUR 588 million (2023: EUR 625 million) of		
Perpetual Bonds	294	313
Deduct: 50% of the Group's EUR 1 billion hybrid dual-tranche bond (2023:		
EUR nil)	(500)	-
Less: Cash and cash equivalents	(3,521)	(2,907)
Add: Cash and cash equivalents subject to contractual restrictions	300	-
Adjusted Net Debt	1,093	1,565

5 Adjusted Net Debt to Adjusted EBITDA ratio

The Adjusted Net Debt to Adjusted EBITDA ratio is defined as Adjusted Net Debt divided by Adjusted EBITDA. The Group believes that the Adjusted Net Debt to Adjusted EBITDA ratio is a useful measure to demonstrate to investors its ability to generate the recurring income needed to be able to settle its borrowings as they fall due.

€million	2024	2023
Adjusted Net Debt	1,093	1,565
Adjusted EBITDA	1,028	1,025
Adjusted Net Debt to Adjusted EBITDA ratio	1.06 times	1.53 times

6 Adjusted Net Profit and Adjusted Earnings per Share

Adjusted Net Profit is defined as profit or loss of the period attributable to shareholders of the group adjusted to exclude the after-tax impact of significant special items (as defined above) and impairment charges and related valuation allowance adjustments on deferred tax assets on ITCs, as well as the tax impact of impairment charges on shareholdings arising at the Company or subsidiary level.

The tax rate applied to the pre-tax impact of the C-band operating expenses is the US tax rate. The rate applied for other special significant items and impairment expenses represents the computed weighted average tax rate of the relevant jurisdictions:

€million	2024	2023
Profit/ (Loss) of the group attributable to shareholders of the parent	15	(905)
C-band net income	(83)	(2,697)
Other income	(3)	(5)
Other significant special items	121	45
Impairment expenses	123	3,676
Add: Total significant special items	158	1,019
Tax on C-band net income, at 23% (2023:18%)	19	484
Tax on other significant special items, at 25% (2023: 25%)	(28)	(9)
Tax on impairment expenses, at -25.3% (2023: -10.7%)*	(31)	(394)
Add: Tax on significant special items	(40)	81
Add: Tax expense in respect of impairment expenses on the carrying		
value of subsidiary investments and other assets eliminated at		
consolidation level	(7)	20*
Adjusted Net Profit	126	215

Includes valuation allowance on deferred tax assets for ITCs, triggered by impairments.

Adjusted Earnings per Share is the Adjusted Net (Loss)/Profit, including an assumed coupon net of tax, divided by the weighted average number of shares. For 2024, Adjusted Earnings per Share of EUR 0.26 per Class A share (2023: EUR 0.41), and EUR 0.10 per Class B share (2023: EUR 0.16) have been calculated on the following basis:

€million	2024	2023
Adjusted Net Profit	126	215
Assumed coupon on perpetual bond (net of tax)	(15)	(36)
Total	111	179
Split between:		
Class A shares (in million) ¹	92	149
Class B shares (in million) ²	19	30

Calculated as 83% of adjusted loss attributable to owners of the parent, based on the weight of the Class A weighted average number of shares out of the total shares.

The weighted average number of shares, net of own shares held and adjusted to reflect the economic rights, for calculating Adjusted Earnings per Share – unchanged from the numbers of shares applied in the calculation of basic earnings per share:

² Calculated as 17% of adjusted loss attributable to owners of the parent, based on the weight of the Class B weighted average number of shares out of the total shares.

	2024	2023
Class A shares (in million)	351.7	364.8
Class B shares (in million)	182.3	185.7
Total	534.0	550.5
Adjusted Earnings per share	2024	2023
Class A shares	0.26	0.41
Class B shares	0.10	0.16

7 Free cash flow before dividend and treasury activities

Free cash flow before financing activities is defined as net cash generated by operating activities, adjusted for the net cash absorbed by investing activities. In addition, free cash flow before dividend and treasury activities considers the effect of the coupon paid on perpetual bond, interest paid on borrowings and lease payments on the computed free cash flow before financing activities. The Group believes that the free cash flow before dividend and treasury activities is relevant to the investors, since it gives an indication of the Group's ability to generate cash after payment taxes and other committed financing charges.

€million	2024	2023
Net cash generated by operating activities	1,006	3,479
Net cash absorbed by investing activities	(159)	(370)
Free cash flow before financing activities	847	3,109
Coupon paid on perpetual bond	(49)	(49)
Interest paid on borrowings	(110)	(109)
Lease payments	(26)	(22)
Free cash flow before equity distributions and treasury activities	662	2,929

8 Adjusted Free Cash Flow

Adjusted Free Cash Flow is defined as Free cash flow before financing activities excluding the effect of cash flows generated by significant special items.

€million	2024	2023
Free cash flow before equity distributions and treasury activities	662	2,929
C-band cash flows	202	2,516
IRIS ² related payable	300	
Payments in respect of other significant special items	(93)	(18)
Exclude: Total cash flows related to significant special items	409	2,498
Adjusted Free Cash Flow	253	431

9 Constant FX

Movements in foreign exchange rates have impact on SES's results of operations. SES's management reviews the variance of certain of its results, including revenue and adjusted EBITDA, at constant rates of exchange. Thus, when analysing the performance of the Group against the prior period figures, these are presented both as reported and at 'constant FX', whereby they are recomputed using the prevailing exchange rates for each corresponding month of the current period. SES calculates these financial measures at constant rates of exchange based on a retranslation of prior year measures at current year prevailing exchange rates for each corresponding month of the current period. SES does not adjust for the normal transactional gains and losses in operations that are generated by exchange movements.

as at and for the year ended 31 December 2024

Although SES does not believe that these measures are a substitute for IFRS measures, SES does believe that such results excluding the impact of currency fluctuations year-on-year provide additional useful information to investors regarding the operating performance on a local currency basis.

Revenue by business unit

At constant FX, the revenue allocated to the relevant business units developed as follows:

			Change
		Constant FX	Favourable +/- Adverse
€million	2024	2023	(constant FX)
SES Video	914	964	-5.3%
SES Networks	1,085	1,055	2.9%
Sub-total	1,999	2,019	-1.0%
Other ¹	2	1	n/m
Group Total	2,001	2,020	-0.9%

n/m = not meaningful (a variance of more than 100% or less than -100%)

			Change
		Constant FX	Favourable +/- Adverse
€million	2023	2022	(constant FX)
SES Video	967	1,011	-4.4%
SES Networks	1,062	899	18.1%
Sub-total	2,029	1,910	6.2%
Other ¹	1	1	n/m
Group Total	2,030	1,911	6.2%

n/m = not meaningful (a variance of more than 100% or less than -100%)

The performance of the Group against the prior period figures at constant FX developed as follows:

		Constant	Change
€million	2024	FX 2023	Favourable +/- Adverse
Revenue	2,001	2,020	-0.9%
C-band repurposing income	88	2,793	-96.8%
Other income	3	5	n/m
Operating expenses	(1,099)	(1,093)	-0.5%
EBITDA	993	3,725	-73.3%
EBITDA margin (%)	47.5%	77.0%	-29.5% pts
Depreciation and impairment	(866)	(1,065)	+18.8%
Amortisation and impairment	(63)	(3,396)	+98.2%
Operating (loss)/profit	64	(736)	n/m

 $\ensuremath{\text{n/m}}$ = not meaningful (a variance of more than 100% or less than -100%)

Other includes revenue not directly applicable to SES Video or SES Networks

		Constant	Change
€million	2023	FX 2022	Favourable +/- Adverse
Revenue	2,030	1,911	6.2%
C-band repurposing income	2,744	171	n/m
Other income	5	-	n/m
Operating expenses	(1,097)	(877)	-25.1%
EBITDA	3,682	1,205	n/m
EBITDA margin (%)	77.0%	57.9%	+19.1% pts
Depreciation and impairment	(1,054)	(821)	-23.0%
Amortisation and impairment	(3,314)	(256)	n/m
Operating (loss)/profit	(686)	128	n/m
	•		

 $[\]ensuremath{\text{n/m}}$ = not meaningful (a variance of more than 100% or less than -100%)

Note 38 - Consolidated subsidiaries, associates

The consolidated financial statements include the financial statements of the Group's subsidiaries and associates listed below:

	Country	Economic interest % 2024	Consolidation method 2024	Economic interest % 2023	Consolidation method 2023
Luxembourg Space Sector Development General Partner S.à r.l.	Luxembourg	100	Full	100	Full
Luxembourg Space Sector Development SCSp	Luxembourg	50	Full	50	Full
LuxGovSat S.A.	Luxembourg	50	Full	50	Full
SES-17 S.à r.l. ¹	Luxembourg	-	-	100	Full
SES Asia S.à r.l.	Luxembourg	100	Full	100	Full
SES Astra S.A.	Luxembourg	100	Full	100	Full
SES Astra Services Europe S.à r.l.	Luxembourg	100	Full	100	Full
SES Engineering (Luxembourg) S.à r.l.	Luxembourg	100	Full	100	Full
SES Finance S.à r.l. ¹	Luxembourg	-	-	100	Full
SES Insurance International (Luxembourg) S.A.	Luxembourg	100	Full	100	Full
SES Insurance International Re (Luxembourg) S.A.	Luxembourg	100	Full	100	Full
SES Latin America S.à r.l.	Luxembourg	100	Full	100	Full
SES LU Satellite Holdings S.à r.l.	Luxembourg	100	Full	100	Full
SES LU US Holdings S.à r.l.	Luxembourg	100	Full	100	Full
SES mPOWER S.à r.l.	Luxembourg	100	Full	100	Full
SES Participations S.A. ¹	Luxembourg	-	-	100	Full
SES Networks Lux S.à r.l.	Luxembourg	100	Full	100	Full
SES Networks Satellites S.à r.l.	Luxembourg	100	Full	100	Full
SES Techcom S.A.	Luxembourg	100	Full	100	Full
SES Astra 1P S.à r.l. ⁶	Luxembourg	100	Full	-	-
SES Satellites Ventures S.à r.l. ⁶	Luxembourg	100	Full	-	-
Société Européenne des Satellites Telecomunicaciones de Argentina S.A.	Argentina	100	Full	100	Full
New Skies Satellites Australia Pty Ltd ¹	Australia	-	-	100	Full
O3b Teleport Services (Australia) Pty Ltd.	Australia	100	Full	100	Full
Redu Operations Services S.A. ³	Belgium	100	Full	48	Equity
Redu Space Services S.A. ³	Belgium	100	Full	52	Full
Satellites Ventures (Bermuda) Ltd	Bermuda	50	Full	50	Full
New Skies Satellites Ltda	Brazil	100	Full	100	Full
SES DTH do Brasil Ltda	Brazil	100	Full	100	Full
SES Satelites Directo Ltda	Brazil	100	Full	100	Full
SES Telecomunicações do Brasil Ltda.	Brazil	100	Full	100	Full
Northern Americas Satellite Ventures Inc.	Canada	100	Full	100	Full
SES Telecomunicaciones de Chile SpA	Chile	100	Full	100	Full
SES Telecomunicaciones de Colombia S.A.S.	Colombia	100	Full	100	Full
GSN GoSat Distribution Network Limited ¹	Cyprus	-	-	100	Full
ASTRA France S.A.	France	100	Full	100	Full

	Country	Economic interest % 2024	Consolidation method 2024	Economic interest % 2023	Consolidation method 2023
HD Plus GmbH	Germany	100	Full	100	Full
SES Germany GmbH	Germany	100	Full	100	Full
SES Media Solutions GmbH	Germany	100	Full	100	Full
SES HD Plus Ghana Limited Company	Ghana	100	Full	84.7	Full
West Africa Platform Services Limited ¹	Ghana	-	-	49	Full
SES Satellites (Gibraltar) Limited	Gibraltar	100	Full	100	Full
Jio Space Technology Limited ⁷	India	49	Equity	49	Equity
Orbitconnect India Private Limited	India	75	Full	75	Full
SES Satellites India Private Limited	India	100	Full	100	Full
SES Global technology Services India Private Limited ⁴	India	100	Full	-	-
SES Satellite Leasing Limited ¹	Isle of Man		-	100	Full
MX1 Limited	Israel	100	Full	100	Full
O3b Limited	Jersey	100	Full	100	Full
O3b Networks Limited ¹	Jersey	-	-	100	Full
Sirius Satellite Services SIA	Latvia	100	Full	100	Full
QuetzSat Directo S. de R.L. de C.V.	Mexico	100	Full	100	Full
QuetzSat S. de R.L. de C.V.	Mexico	100	Full	100	Full
Satelites Globales S. de R.L. de C.V.	Mexico	100	Full	100	Full
SES Mexico, S. de R.L. de C.V.	Mexico	100	Full	100	Full
New Skies Satellites BV	Netherlands	100	Full	100	Full
New Skies Satellites Argentina BV	Netherlands	100	Full	100	Full
New Skies Satellites Licensee BV	Netherlands	100	Full	100	Full
New Skies Satellites Mar BV	Netherlands	100	Full	100	Full
SES Engineering (Netherlands) BV	Netherlands	100	Full	100	Full
SES Holdings (Netherlands) BV	Netherlands	100	Full	100	Full
SES New Skies Marketing BV	Netherlands	100	Full	100	Full
SES Satellite Nigeria Limited	Nigeria	100	Full	100	Full
O3b Teleport Services (Peru) SAC	Peru	100	Full	100	Full
O3b Services (Portugal) Ltda	Portugal	100	Full	100	Full
SES Services Romania S.R.L.	Romania	100	Full	100	Full
SES World Skies Singapore Pte Limited	Singapore	100	Full	100	Full
SES ASTRA Africa Proprietary Limited	South Africa	100	Full	100	Full
SES Satélites Ibérica, S.L.	Spain	100	Full	100	Full
SES Astra AB	Sweden	100	Full	100	Full
SES Finance Services AG	Switzerland	100	Full	100	Full
SES Sirius Ukraina	Ukraine	100	Full	100	Full

	Country	Economic interest % 2024	Consolidation method 2024	Economic interest % 2023	Consolidation method 2023
Al Maisan Satellite Communications Company LLC	UAE	35	Full	35	Full
ASTRA (GB) Limited	UK	100	Full	100	Full
SES Defence UK Limited	UK	100	Full	100	Full
Americom Asia Pacific LLC	USA	100	Full	100	Full
Global Enterprise Solutions Inc.	USA	100	Full	100	Full
O3b Networks USA LLC	USA	100	Full	100	Full
SES 5G Customer Services LLC	USA	100	Full	100	Full
SES Americom (Asia 1A) LLC	USA	100	Full	100	Full
SES Americom Inc.	USA	100	Full	100	Full
SES Global-Americas Inc. ¹	USA	-	-	100	Full
SES Global Americas Holdings Inc. ¹	USA	-	-	100	Full
SES Satellites International, LLC	USA	100	Full	100	Full
SES Space and Defense, Inc.	USA	100	Full	100	Full
SES US Satellite Holdings LLC	USA	100	Full	100	Full
SES SD Mission Partners, Inc ⁵	USA	100	Full	_	-

- 1. Entity sold, merged, or liquidated in 2024
- 2. Entity sold, merged or liquidated after the reporting date
- 3. SES Techcom S.A. acquired all shares in Redu Space Services S.A. and Redu Operations Services S.A. on 22 May 2024
- SES Global Technology Services India Private Limited was incorporated on 20 July 2024
 SES SD Mission Partners, Inc. incorporated on 13 March 2024
- 6. SES Astra 1P S.à r.l. and SES Satellites Ventures S.à r.l. were incorporated on 8 November 2024
- 7. Jio Space Technology Limited is an entity existing in the framework of SES's collaboration with Reliance Jio but had no significant operations in 2024



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This version of the SES S.A. annual accounts has been prepared based on the ESEF version, which is the only authoritative one, and is available on www.ses.com



Audit report

To the Shareholders of **SES S.A.**

Report on the audit of the annual accounts

Our opinion

In our opinion, the accompanying annual accounts give a true and fair view of the financial position of SES S.A. (the "Company") as at 31 December 2024, and of the results of its operations for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts.

Our opinion is consistent with our additional report to the Audit and Risk Committee.

What we have audited

The Company's annual accounts comprise:

- the balance sheet as at 31 December 2024;
- the profit and loss account for the year then ended;
- the statement of changes in shareholders' equity for the year then ended; and
- the notes to the annual accounts, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing (ISAs) as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" (CSSF). Our responsibilities under the EU Regulation No 537/2014, the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the "Responsibilities of the "Réviseur d'entreprises agréé" for the audit of the annual accounts" section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of the Company in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the annual accounts. We have fulfilled our other ethical responsibilities under those ethical requirements.

To the best of our knowledge and belief, we declare that we have not provided non-audit services that are prohibited under Article 5(1) of the EU Regulation No 537/2014.

The non-audit services that we have provided to the Company and its controlled undertakings, if applicable, for the year then ended, are disclosed in Note 24 to the annual accounts.



Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the annual accounts of the current period. These matters were addressed in the context of our audit of the annual accounts as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Valuation of the shares in affiliated undertakings

As described in the Note 3 to the annual accounts the Company has investments in shares in affiliated undertakings in net amount of 4,854.4 million EUR, which includes 13.6 million EUR of value adjustments recorded during the year then ended.

Management's assessment of the recoverable amount of investments in subsidiaries requires significant judgement in the determination of the level at which the investments in affiliated undertakings are tested for impairment taking into account the substance of the business activity, interdependency of the cash flows between the different subsidiaries and their level of integration.

Moreover, the determination of the recoverable value requires significant estimates as it relates to the estimation of the forecasted cash flows and of the discount rates and growth rates.

We focused on this area due to the inherent complexity and judgement in the estimate for the recoverable amount of the investments in affiliated undertakings and the materiality of the balance.

How our audit addressed the key audit matter

- We evaluated the design and implementation of relevant internal controls;
- We evaluated Management's methodology used to estimate the recoverable amount of the
 investments in affiliated undertakings. To that effect, we noted that Management has grouped certain
 undertakings together for the purpose of testing them for impairment in order to appropriately reflect
 the substance of the activity, interdependency of cash flows and the level of integration of their
 operations;
- We involved valuation specialists to assist in evaluating the appropriateness of the value in use model and the reasonableness of the discount rates and growth rates assumptions;
- We agreed the forecasted cash flows used for the calculation of the recoverable amount to the Business Plan as approved by the Board of Directors;
- · We compared actual revenue with forecasts used in prior Business Plan;
- We evaluated the forecasted revenue assumptions, considering our expectations in terms of significant developments during the forecast period and corroborated these with contractual agreements in place as well as external market data in respect of demand for satellite capacity and pricing;



- We evaluated the capital expenditure assumptions, considering our expectations in terms of significant developments during the forecast period (capital expenditure programs, replacement of satellites) and the expected capital expenditure level in the terminal period in order to maintain the current assets base;
- We evaluated the accuracy and completeness of the disclosures included in the the annual accounts.

Other information

The Board of Directors is responsible for the other information. The other information comprises the information stated in the annual report including the consolidated management report and the Corporate Governance Statement but does not include the annual accounts and our audit report thereon.

Our opinion on the annual accounts does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the annual accounts, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the annual accounts or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and those charged with governance for the annual accounts

The Board of Directors is responsible for the preparation and fair presentation of the annual accounts in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts, and for such internal control as the Board of Directors determines is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Company's financial reporting process.

The Board of Directors is responsible for presenting the annual accounts in compliance with the requirements set out in the Delegated Regulation 2019/815 on European Single Electronic Format ("ESEF Regulation").



Responsibilities of the "Réviseur d'entreprises agréé" for the audit of the annual accounts

The objectives of our audit are to obtain reasonable assurance about whether the annual accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts.

As part of an audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the annual accounts, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Company's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors;
- conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our audit report to the related disclosures in the annual accounts or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our audit report. However, future events or conditions may cause the Company to cease to continue as a going concern;
- evaluate the overall presentation, structure and content of the annual accounts, including the
 disclosures, and whether the annual accounts represent the underlying transactions and events in a
 manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.



We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the annual accounts of the current period and are therefore the key audit matters. We describe these matters in our audit report unless law or regulation precludes public disclosure about the matter.

We assess whether the annual accounts have been prepared, in all material respects, in compliance with the requirements laid down in the ESEF Regulation.

Report on other legal and regulatory requirements

The consolidated management report is consistent with the annual accounts and has been prepared in accordance with applicable legal requirements.

The Corporate Governance Statement is included in the consolidated management report. The information required by Article 68ter Paragraph (1) Letters c) and d) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, is consistent with the annual accounts and has been prepared in accordance with applicable legal requirements.

We have been appointed as "Réviseur d'Entreprises Agréé" by the General Meeting of the Shareholders on 4 April 2024 and the duration of our uninterrupted engagement, including previous renewals and reappointments, is 12 years.

We have checked the compliance of the annual accounts of the Company as at 31 December 2024 with relevant statutory requirements set out in the ESEF Regulation that are applicable to annual accounts.

For the Company it relates to the requirement that annual accounts are prepared in a valid XHTML format.

In our opinion, the annual accounts of the Company as at 31 December 2024 have been prepared, in all material respects, in compliance with the requirements laid down in the ESEF Regulation.

PricewaterhouseCoopers, Société coopérative Represented by

Luxembourg, 3 March 2025

François Mousel

<u>____1.</u>



Assets

	Note	2024 €million	2023 €million
Fixed assets			
Intangible assets	2	0.3	0.4
Financial assets	2, 3		
Shares in affiliated undertakings	3 A	4,854.4	5,078.1
Loans to affiliated undertakings	3 B	1,681.4	1,568.7
	•	6,536.1	6,647.2
Current Assets			
Debtors	2		
Amounts owed by affiliated undertakings	2, 4		
becoming due and payable within one year	4	2,055.8	2,594.0
becoming due and payable after more than one year	4	201.2	11.2
Other debtors			
becoming due and payable within one year	5	21.0	33.4
Investments			
Own shares	2, 6 A	11.9	33.2
Other investments	6 B	35.2	-
Cash at bank and cash in hand	7	3,119.7	2,766.5
	•	5,444.8	5,438.3
Prepayments	2	41.1	20.1
Total assets	-	12,022.0	12,105.6



Capital, Reserves and Liabilities	Note	2024	2023
		€million	€million
Capital and reserves			
Subscribed capital	8	696.5	696.5
Share premium account	8	1,832.3	1,832.3
Reserves			
Legal reserve	9	69.7	69.7
Reserve for own shares	10	11.9	33.2
Profit brought forward		780.0	2,565.0
Profit or loss for the financial year		(209.8)	(1,583.4)
Interim dividends		(111.4)	<u> </u>
		3,069.2	3,613.3
Creditors	2		
Debenture loans – non-convertible loans	11		
becoming due and payable within one year		311.5	779.3
becoming due and payable after more than one year		4,355.6	3,591.2
Amounts owed to credit institutions	12		
becoming due and payable within one year		-	-
becoming due and payable after more than one year		-	-
Trade creditors			
becoming due and payable within one year		6.1	1.0
Amounts owed to affiliated undertakings	13		
becoming due and payable within one year		4,022.8	3,271.1
becoming due and payable after more than one year		39.4	493.7
Other creditors			
Social security authorities		0.5	0.5
Other creditors	14		
becoming due and payable within one year		25.0	355.5
becoming due and payable after more than one year		191.9	-
Total capital, reserves and liabilities		12,022.0	12,105.6
. ,		,	,



	Note	2024	2023
		€million	€million
Other operating income	15	126.8	19.0
Raw material and consumables and other external expenses			
Other external expenses	16	(109.3)	(30.4)
Staff costs	17		
Wages and salaries		(28.1)	(26.0)
Social security costs		(- /	(/
relating to pensions		(2.3)	(2.0)
other social security costs		(0.4)	(0.4)
Other staff costs		(0.1)	(0.2)
Value adjustments	2, 18		
in respect of formation expenses and of tangible and intangible fixed assets	,	-	(8.3)
Other operating expenses		(3.6)	(1.5)
Income from participating interest			
derived from affiliated undertakings	2, 19	103.5	303.6
Income from other investments and loans forming part of fixed assets			
derived from affiliated undertakings	20	56.8	69.6
Other interest receivable and similar income			
derived from affiliated undertakings	21 A	109.6	106.5
other interest and similar income	21 B	303.2	317.1
Value adjustment in respect of financial assets and of investments held as current assets	22	(267.9)	(1,764.2)
Interest payable and similar expenses			
concerning affiliated undertakings	23 A	(201.4)	(132.4)
other interest and similar expenses	23 B	(296.6)	(441.8)
Tax on profit or loss		_	8.0
ran an pront of lood			
Profit or (loss) for the financial year	=	(209.8)	(1,583.4)

SES, Société Anonyme Statement of changes in shareholders' equity for the year ended 31 December 2024



	Subscribed capital €million	Share premium €million	Legal reserve €million	Other reserves* €million	Result for the year €million	Total €million
At 1 January 2023	696.5	1,832.3	71.9	2,172.0	646.9	5,419.6
Allocation of result	-	-	-	646.9	(646.9)	-
Share Capital reduction	-	-	(2.2)	2.2	-	-
Distribution of dividends	-	-	-	(222.9)	-	(222.9)
Loss for the financial year					(1,583.4)	(1,583.4)
At 31 December 2023	696.5	1,832.3	69.7	2,598.2	(1,583.4)	3,613.3
At 1 January 2024	696.5	1,832.3	69.7	2,598.2	(1,583.4)	3,613.3
Allocation of result	-	-	-	(1,583.4)	1,583.4	-
Transfer from legal reserve	-	-	-	-	-	-
Distribution of dividends	-	-	-	(222.9)	-	(222.9)
Interim Dividend	-	-	-	(111.4)	-	(111.4)
Loss for the financial year					(209.8)	(209.8)
At 31 December 2024	696.5	1,832.3	69.7	680.5	(209.8)	3,069.2

^{*} Including reserves for own shares, other non-available reserves and profit brought forward.



Note 1 - General information

SES S.A. (hereafter 'SES' or 'the Company') was incorporated on 16 March 2001 as a limited liability company (Société Anonyme) under the laws of the Grand-Duchy of Luxembourg for an unlimited period. The registered office of the Company is at Château de Betzdorf, L-6815 Betzdorf, Luxembourg.

The purpose of the Company is to take generally any interest whatsoever in electronic media and to be active, more particularly, in the communications area via satellites and to invest, directly or indirectly, in other companies that are actively involved in the satellite communication industry.

The Company prepares consolidated financial statements for the SES Group drawn up in accordance with IFRS Accounting Standards as endorsed by the European Union ('IFRS Accounting Standards') and which are published according to the provisions of Luxembourg law. The accounting period of the Company is 1 January to 31 December.

Article 65, Paragraph (1) 2° of the Law of 19 December 2002 on the register of commerce and companies and the accounting and annual accounts of undertakings (the "Law") requires the disclosure of the amount of capital and reserves and profit and loss for the last financial year of each affiliated undertaking. In conformity with Art.67 (3) of the Law, these details have been omitted as the Company prepares consolidated financial statements and these consolidated financial statements, and the related management report and auditors' report thereon, have been lodged with the Luxembourg Trade Registry.

The Company's Fiduciary Deposit Receipts ('FDRs') have been listed on the Luxembourg Stock Exchange since 1998 and on Euronext Paris since 2004 under the symbol SESG. FDRs can be traded freely and are convertible into an equal number of Class A shares at any time, and at no cost, at the option of the holder under the conditions applicable in the Company's articles of association, and in accordance with the terms of the FDRs.

Note 2 - Summary of significant accounting policies and valuation rules

Basis of preparation

The annual accounts are prepared in accordance with the Luxembourg legal and regulatory requirements under the historical cost convention relating to the preparation and presentation of the annual accounts. Accounting policies and valuation rules are, besides the ones laid down by the amended Law of 19 December 2002, determined and applied by the Board of Directors.

The preparation of annual accounts requires the use of certain critical accounting estimates. It also requires the Board of Directors to exercise its judgment in the process of applying the accounting policies. Changes in assumptions may have a significant impact on the annual accounts in the period in which the assumptions are changed. Management believes that the underlying assumptions are appropriate and that the annual accounts therefore present the financial position and results fairly.

Management makes estimates and assumptions that may affect the reported amounts of assets and liabilities in the next financial year(s). Estimates and judgments are regularly re-evaluated, and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.



Significant accounting policies

The main accounting policies and valuation rules applied by the Company are the following:

1 Intangible assets

Amounts related to the development of software and other related expenses, are included in the balance sheet when incurred. Development expenditure is capitalised when its future recoverability can be regarded as assured. The expenditure is transferred to assets in use, and depreciation commences, when the resulting asset is put into service.

2 Financial assets

Shares in affiliated undertakings held by the Company are recorded at acquisition cost.

In the case of a permanent diminution in the value of a financial fixed asset in the opinion of the Board of Directors, a value adjustment is made such that the investment is valued at the lower figure. Value adjustments are not maintained if the reasons for which they were made have ceased to apply.

In some instances, where the Board of Directors believes that it is more appropriate under the circumstances and better reflects the substance of the activity, the interdependency of cash flows between SES subsidiaries, and their level of integration, have been considered in assessing the carrying value of the financial assets.

In those instances, investments in certain undertakings have been grouped together for the purposes of testing them for impairment - similarly to cash generating units ('CGUs') as defined in IAS 36 "Impairment of Assets" under IFRS Accounting Standards.

However, where a contractual disposal of an investment included in one of the cash-generating units triggers the recognition of a book loss then this loss is recorded by the Company in the result of the period when the transaction was approved, and the magnitude of the loss was ascertained.

Loans to affiliated undertakings are valued at their nominal value. Value adjustments are recorded on loans which appear to be partly or wholly irrecoverable. These value adjustments are not maintained if the reasons for which they were made have ceased to apply.

3 Debtors

Debtors are recorded at their nominal value. They are subject to value adjustments where their recovery is uncertain. These value adjustments are not continued if the reasons for which they were made have ceased to apply.

4 Investments in own shares

Own shares are recorded at acquisition cost, including expenses incidental thereto. At the balance sheet date, own shares are valued at the lower of acquisition cost and a valuation calculated based on weighted average cost or market value. A value adjustment is recorded where the market value is lower than the acquisition cost. These value adjustments are not maintained if the reasons for which the value adjustments were made have ceased to apply.

5 Cash and cash equivalents

Cash and cash equivalents comprise cash at banks and on hand, deposits, money market funds and short-term, highly liquid investments readily convertible to known amounts of cash and subject to insignificant risk of changes in value. Cash at banks and money market funds are subject to interest at floating rates based on daily bank rates. Short-term deposits are made for varying periods, depending on the immediate cash requirements of the Group - and earn interest at the respective deposit rates. Cash on hand and in banks and short-term deposits which are held to maturity are carried at \amortized costs.



6 Prepayments

Prepayments represent expenditures incurred during the financial year but relating to a subsequent financial year. Loan origination costs are recorded at their nominal value and are presented as prepayments. These costs are amortised over the remaining estimated loan periods based on the Company's financing strategy.

7 Creditors

Debenture loans and amounts owed to credit institutions are recorded at their reimbursement value. Where the amount repayable is greater than the amount received, then the difference is shown as an asset and is written off on a straight-line basis over the term of the borrowing.

8 Foreign currency translation

The Company maintains its books and records in EUR. Transactions expressed in currencies other than the EUR are translated into EURs at the exchange rates effective at the time of the transaction. Except for fixed assets, all assets and liabilities denominated in foreign currencies are converted at the rate of exchange ruling at the balance sheet date. Realised and unrealised gains and losses are recognised in the profit and loss account.

Fixed assets denominated in currencies other than EUR, except for loans to affiliated undertakings classified as financial fixed assets, are translated into EUR at the exchange rate effective at the time of the transaction. At the balance sheet date, these assets remain translated at historical exchange rates. The foreign exchange result for the year has been presented on a net basis.

9 Dividends paid and received

Dividends are declared after the annual accounts for the year have been approved. Accordingly, dividends payable are recorded in the subsequent year's annual accounts. Dividends receivable on own shares are recorded as income in the year in which the dividend is approved. Dividends receivable from affiliated undertakings are recorded as income in the year in which they are approved by the subsidiary.

10 Share-based compensation

Employees of the Company receive remuneration in the form of share-based compensation, whereby employees render services to the Company as consideration for equity instruments.

Four share-based compensation schemes have been established by the Company and are available to members of the Company's staff, and to employees of the SES Group:

Equity-settled plans:

- i The Stock Appreciation Rights Plan ('STAR Plan')
- ii Executive Incentive Compensation Plan ('EICP')
- iii Long-Term Incentive Programme ('LTIP')

Cash-settled plan:

iv Simulated Restricted Stock Units plan ('SRSU Plan')

A charge, representing the difference between the acquisition cost of own shares and exercise price, is recognised in the profit and loss account on the exercising of share option/shares.

The SRSU Plan was inaugurated in 2017 and has replaced the Star Plan over time. SRSUs are delivered on 1 June following a three-year vesting period. Delivery occurs through a gross cash payment in the June payroll cycle instead of in FDR's. For the cash-settled plan, a charge corresponding to the number of SRSUs outstanding at the share price on 31 December 2024 is recognised in the profit and loss account on a pro-rata basis over the vesting period and is presented as part of 'Wages and salaries' in the profit and loss account. A corresponding liability is recorded and presented in the balance sheet under 'Other creditors'.



Note 3 - Financial assets

A. Shares in affiliated undertakings

€million	2024	2023
Historic cost:		
As at 1 January:	7,068.0	7,222.8
Increase	1,451.5	1,946.8
Decrease	(1,661.6)	(2,168.3)
Transfer	-	66.7
As at 31 December	6,857.9	7,068.0
Accumulated value adjustments:		
As at 1 January	(1,989.9)	(1,801.1)
Increase	(13.6)	(1,923.2)
Decrease	·	1,801.1
Transfer	-	(66.7)
As at 31 December	(2,003.5)	(1,989.9)
Net book value:		
As at 1 January	5,078.1	5,421.7
As at 31 December	4,854.4	5,078.1
		·

As at 31 December the Company held the following investments and associated book values:

	Incorporated in:	2024	2023	2024	2023
				€million	€million
SES Holdings (Netherlands) B.V. ¹	Netherlands	100%	100%	1,183.0	667.2
SES Astra S.A.	Luxembourg	100%	100%	1,046.8	1,046.8
SES Insurance International Re (Luxembourg) S.A.	Luxembourg	100%	100%	42.2	90.3
SES Insurance International (Luxembourg) S.A.	Luxembourg	100%	100%	15.2	15.2
SES Latin America S.à r.l.	Luxembourg	100%	100%	29.7	29.7
SES LU US Holdings S.à r.l.	Luxembourg	70%	100%	2,526.4	3,217.8
SES Astra Services Europe S.à r.l.	Luxembourg	100%	100%	11.1	11.1
Total				4,854.4	5,078.1

¹ SES Holdings (Netherlands) B.V. has a 100% direct ownership of the entity New Skies Satellites B.V. and 100% direct ownership of the MEO entities SES Networks Lux S.à r.l., SES Networks Satellites S. à r.l. and SES mPOWER S. à r.l.. Therefore, for impairment testing purposes the investment is allocated between the SES GEO and SES MEO cash generating units



Movements in 2024

In February 2024, the Company received a distribution in cash out of the share premium of SES LU US Holdings S.à r.l. of EUR 181.8 million, decreasing the carrying value of its interest in that company by the same amount.

In April 2024, SES LU US Holdings S.à r.l. contributed its MEO loans with SES mPOWER S.à r.l. of EUR 229.9 million and SES Networks Lux S.à r.l. of EUR 111.4 million to the Company by increasing it share premium, decreasing the carrying value of its interest in the company by EUR 341.3 million.

On same day the Company contributed its MEO loans as described above with SES mPOWER S.à r.l. of EUR 229.9 million and SES Networks Lux S.à r.l. of EUR 111.4 million to SES Holdings (Netherlands) B.V., increasing the carrying value of its interest in that company by EUR 341.3 million.

In April 2024, the Company contributed cash into the share premium of SES Holdings (Netherlands) B.V. of EUR 470.1 million, increasing the carrying value of its interest in that company by the same amount.

In April 2024, the Company sold 30% of the shares in SES LU US Holdings S.à r.l. in the amount of EUR 808.5 million to SES Holdings (Netherlands) B.V. for an amount of EUR 807.3 million, decreasing the carrying value if its interest in that company by EUR 808.5 million and generating a loss on sale of this investment of EUR 1.2 million (see Note 22).

In December 2024, the Company contributed cash into the share premium of SES LU US Holdings S.à r.l. of EUR 640.1 million, increasing the carrying value of its interest in that company by the same amount.

In December 2024, the Company received a distribution in cash out of the share premium of SES Holdings (Netherlands) B.V. of EUR 282.0, decreasing the carrying value of its interest in that company by the same amount.

In December 2024, the Company received a distribution in cash out of the share capital of SES Insurance International Re (Luxembourg) S.A. of EUR 48.1 million, decreasing the carrying value of its interest in that company by the same amount.

In 2024, the increase in accumulated value adjustments of EUR 13.6 million represents an impairment of the investment in SES Holdings (Netherlands) BV.

Movements in 2023

In April 2023, the Company contributed its loan receivable with SES Networks Lux S.à r.l. of EUR 946.8 million into the share premium of SES LU US Holdings S.à r.l., increasing the carrying value of its interest in that company by the same amount.

In April 2023, the Company received a distribution in cash out of the share premium of SES LU US Holdings S.à r.l. of EUR 367.8 million, decreasing the carrying value of its interest in that company by the same amount.

In September 2023, the Company made a capital contribution of its investment in SES Participations S.A. of EUR 2.5 million (representing a historic cost of EUR 106.8 million, net of accumulated value adjustments of EUR 104.3 million) and in SES Finance S.à r.I of EUR 8.6 million (representing a historic cost of EUR 1,510.7 million, net of accumulated value adjustments of EUR 1,502.1 million) to SES Astra Services Europe S.à r.I. of EUR 11.1 million, increasing the carrying value of its interest in SES Astra Services Europe S.à r.I. by the same amount.

In October 2023, the Company converted a portion of its current account with SES mPower S.à r.l. of EUR 377.6 million into four long-term loans and contributed these into the share premium of SES LU US Holdings S.à r.l., increasing the carrying value of its interest in SES LU US Holdings S.à r.l. by the same amount. In December 2023, SES LU US Holdings S.à r.l. reduced its share premium by assigning two of these loans with SES mPower S.à r.l. back to the Company in the amount of EUR 183.0 million, resulting in a reduction in the carrying value of the Company's interest in SES LU US Holdings S.à r.l. by the same amount.



In November 2023, the Company contributed its loans receivable from New Skies Satellites BV of EUR 611.3 million, due in November 2023, into the share premium of SES Holdings (Netherlands) BV, increasing the carrying value of its interest in that company by the same amount.

In 2023, the increase in accumulated value adjustments of EUR 1,923.2 million represents impairments of the investments in SES Holdings (Netherlands) BV (EUR 445.3 million) and SES LU US Holdings S.à r.l. (EUR 1,477.9 million). The decrease of EUR 1,801.1 million in 2023 represents EUR 194.7 million of a reversal of impairments on the investments in SES Astra S.A. (EUR 47.9 million), SES Latin America S.à r.l. (EUR 1.4 million), SES Holdings (Netherlands) BV (EUR 9.8 million), and SES LU US Holdings S.à r.l. (EUR 135.6 million), as well as the disposal of investments in SES Participations S.A. (EUR 104.3 million) and SES Finance S.à r.l (EUR 1,502.1 million).

The transfers of EUR 66.7 million represent grossing up of a historic cost and accumulated value adjustments of SES Astra Services Europe S.à r.l.

Impairment testing procedures

Management identified the following CGUs for the purpose of impairment testing: SES GEO operations ('SES GEO'); and, SES MEO operations ('SES MEO').

The investment in SES Holdings (Netherlands) BV includes both SES GEO and SES MEO operations and was analysed accordingly for impairment testing purposes.

Affiliated undertakings listed under "SES GEO" form part of the geosynchronous-orbit satellite operations of the SES Group. They are aggregated into one CGU for the purpose of testing their carrying values for impairment, considering the interdependency of their cash flows and their level of integration (see Note 2). Loans to and from SES GEO companies are added to the carrying values of the shares concerned for impairment testing purposes.

The value-in-use of this CGU is determined based on a calculation using the most recent business plan information approved by the Board of Directors which covers a period of five years. This period reflects the long-term contractual base for the satellite business.

The after-tax discount rate varies based on the geographic region covered by the satellites; the rates used ranged from 6.83% to 8.89% and were selected to reflect market interest rates and commercial spreads, the capital structure of businesses in the SES Group's business sector, and the specific risk profile of the businesses concerned.

Similarly, the terminal growth rates used in the valuation varied from -1.1% to -3.8%, reflecting the most recent long-term planning assumptions approved by the Board, and are supported by reference to the performance of the SES business concerned over a longer period in the relevant markets. The assessment resulted in no impairment charges on investments in 2024 (2023: EUR 194.7 million impairment reversal).

SES MEO operations, representing the O3b business acquired in 2016 and is considered a separate CGU as the business currently generates cash inflows that are largely independent from SES GEO operations.

Similar to SES GEO, the value-in-use of this CGU is determined based on a calculation using the most recent business plan information approved by the Board of Directors covering five years. For the period between the end of business plan and mPOWER end of life (2030 to 2037) it was a assumed a steady decline rate of 3.75%, based on the 2025 to 2029 compound annual growth rate for pricing per application, weighted by the 2029 revenues. This approach represents a change from previous year fading growth approach, as mPOWER is expected to reach its maximum commercialisable capacity by the end of 2029.

The post-tax discount rate applied for 2024 was 8.89% (2023: 8.51 %) and was selected to reflect market interest rates and commercial spreads; the capital structure of businesses in the CGU's business sector; and the specific risk profile of the business concerned.

The assessment resulted in an impairment charge being taken of EUR 13.6 million on investments (2023: EUR 1,923.2) and EUR 254.9 million on loans to affiliated undertakings (2023: EUR nil) (see Note 3 B),



reflecting the challenges that the MEO constellation faces, both operational (with regard to the technical anomalies identified in 2023), and the competitive environment in the NGSO satellite market.

Note that an impairment test performed on each investment taken individually (the "line-by-line method"), would potentially lead to a different conclusion. However, for the reasons stated above and as described in Note 2, the Board of Directors does not believe that the "line-by-line method" is appropriate considering the integrated nature of the SES GEO operations business and the interdependency of its cash flows.

B. Loans to affiliated undertakings

Loans to affiliated undertakings as of 31 December 2024 consisted of:

Counterparty	Principal and accrued interest (€million)	Maturity	Interest rate
SES Astra S.A.	500.0	October 2030	0.64%
SES Astra S.A.	42.0	January 2032	2.29%
SES Networks Satellites, S.à r.l.	506.6	October 2029	3.33%
HD Plus GmbH	50.0	November 2030	5.60%
New Skies Satellites B.V.	250.2	December 2032	3.39%
SES mPower S.à r.l.	154.0	October 2033	6.20%
SES Holdings (Netherlands) B.V.	185.7	October 2029	3.39%
SES Global Technology Services India Private Limited	2.4	December 2034	11.14%
SES Astra 1P Sarl	187.6	March 2031	3.80%
SES Satellites Ventures Sarl	57.8	December 2032	5.30%
Value adjustments	(254.9)		
Total	1,681.4		

As at 31 December 2024, the Company performed an analysis of the loans to affiliated undertakings and recorded value adjustments of EUR 254.9 million on loans to SES mPOWER S.à r.l. of EUR 103.4 million and to SES Networks Satellites, S.à r.l. of EUR 151.5 million.

Loans to affiliated undertakings as of 31 December 2023 consisted of:

Counterparty	Principal and accrued interest (€million)	Maturity	Interest rate
SES Astra S.A.	600.0	October 2030	0.64%
SES Astra S.A.	48.0	January 2032	2.29%
SES Networks Satellites, S.à r.l.	462.6	October 2029	3.33%
HD Plus GmbH	60.0	November 2030	5.60%
New Skies Satellites B.V.	235.2	December 2032	3.22%
SES mPower S.à r.l.	162.9	October 2033	6.20%
Total	1,568.7		



Note 4 - Amounts owed by affiliated undertakings

The SES Group operates a centralised treasury function at the level of the Company, including a cash-pooling mechanism which manages the Group's liquidity and optimises its funding costs.

Amounts owed by affiliated undertakings as at 31 December consist of:

€million	2024	2023
Becoming due and payable within one year		
Intercompany current accounts *	1,939.5	1,854.0
Forward Sale Agreement with SES mPOWER S.à r.l.	-	342.4
Short term loan to SES Astra S.A.	107.0	107.2
Short term loan to SES Holdings Netherland B.V.	-	299.1
Short term loan to SES New Skies Satellites B.V.	-	5.1
Short term loan to HD Plus GmbH	10.6	10.6
Short term loan to SES mPower S.à r.l.	22.0	18.1
Short term loan to SES Astra 1P S.à r.l.	5.3	-
Short term loan to SES Media Solutions GmbH	210.0	210.0
Value adjustments	(238.6)	(252.5)
Total =	2,055.8	2,594.0
Becoming due and payable after more than one year		
Forward Sale Agreement with SES mPOWER S.à r.l.	191.9	-
Long term advance to SES DTH do Brasil Ltda	9.3	11.2
Total	201.2	11.2

^{*} Intercompany current accounts represent short-term advances bearing interest at market rates.

As at 31 December 2024, the Company performed an analysis of the amounts owed by affiliated undertakings and recorded a reversal of net value adjustments of EUR 13.9 million (see also Note 22) consisting a reversal of the value adjustment on the intercompany current account with MX1 Limited of EUR 10.5 million and a reversal of value adjustment on the intercompany current account with SES Media Solutions GmbH of EUR 3.4 million due to a partial repayment received.

As at 31 December 2023, the Company performed an analysis of the amounts owed by affiliated undertakings and recorded a net value adjustment of EUR 34.5 million (see also Note 22) consisting of a value adjustment of the intercompany current account with MX1 Limited of EUR 39.0 million, as these amounts are considered to be irrecoverable, and a reversal of the value adjustment on the intercompany current account with SES Media Solutions GmbH of EUR 4.5 million due to a partial repayment received.

As at 31 December 2022, the Company recorded value adjustments of EUR 218.0 million with respect to a short-term loan to SES Media Solutions GmbH of EUR 210.0 million and an intercompany current account with SES Media Solutions GmbH of EUR 8.0 million.

In 2018, SES entered into a forward sale agreement with SES mPower S.à r.l (see Note 14) in connection with seven mPOWER satellites. In August 2020 an option to procure four additional satellites was exercised. In September 2022, SES acquired six of the seven initial mPOWER satellites and in January 2023, SES acquired the seventh of the initial mPOWER satellites. In December 2024, SES acquired two of the four additional mPOWER satellites. The purchase of the remaining two satellites will follow in January 2026. The outstanding balance of EUR 191.9 million has been transferred from current to non-current position in the balance sheet.

As at 31 December 2024, SES has a receivable becoming due and payable after more than one year from SES mPOWER S.à r.l of EUR 191.9 million (2023: EUR nil million) and EUR nil million (2023: EUR 342.4 million) becoming due and payable within one year in connection with the procurement of the mPOWER satellites.



Note 5 - Other debtors

Other debtors as at 31 December consist of:

€million	2024	2023
Becoming due and payable within one year		
Trade debtors	0.4	0.4
Receivable related to VAT	13.6	15.5
Other tax receivables	-	10.3
Accrued interest on deposits	7.0	7.2
Total	21.0	33.4

Other tax receivables

The Company is subject to the tax regulations in Luxembourg. In accordance with Article 164bis of the Luxembourg income tax law, SES S.A. is the head of the Luxembourg tax unity with its direct and indirect subsidiaries as follows:

- 1 SES Astra S.A.
- 2 SES Asia S.à r.l.
- 3 SES Engineering S.à r.l.
- 4 SES Astra Services Europe S.à r.l.
- 5 SES Networks Lux S.à r.l.
- 6 SES Techcom S.A.
- 7 SES Latin America S.à r.l.
- 8 SES Insurance International (Luxembourg) S.A.
- 9 SES Insurance International Re (Luxembourg) S.A.
- 10 SES mPOWER S.à r.l.
- 11 SES Networks Satellites S.à r.l.
- 12 SES LU Satellite Holdings S.à r.l.
- 13 Luxembourg Space Sector Development SCSp
- 14 Luxembourg Space Sector Development General Partner S.à r.l.
- 15 SES LU US Holdings S.à r.l.

The balance sheet tax position represents the net amount payable to, or receivable from, the Luxembourg tax authorities by the Company in its role as head of the tax unity. The net tax receivable of EUR nil million as at 31 December 2024 (2023: EUR 10.3 million) includes a receivable for corporate income tax of EUR nil million (2023: EUR 4.7 million) and for municipal business tax of EUR nil million (2023: EUR 5.6 million).

The respective tax charge/income of each subsidiary is computed on a stand-alone basis and it is recorded for the entire Luxembourg tax unity by the Company.

Carried forward tax losses and investment tax credits

The Company, as the head of Luxembourg fiscal integration, had EUR 2,236.0 million of carried forward tax losses available as at 31 December 2023 (2022: EUR 926.0 million) and estimates approximately EUR 164.7 million of additional tax losses for 2024 (2023: 1,310.0 million). Since these losses were generated after 2017, they can be carried forward for the seventeen years following the tax year in which the losses arose.

The Company, as the head of Luxembourg fiscal integration, has EUR 325.0 million of carried forward investment tax credits available as at 31 December 2023 and estimates approximately EUR 15.5 million of additional investment tax credits for 2024. These investment tax credits can be carried forward for a maximum 10 years.



OECD Pillar Two Regulations

The Organisation for Economic Co-operation and Development (OECD)/G20 Inclusive Framework on Base Erosion and Profit Shifting published the Pillar Two model rules designed to address the tax challenges arising from the digitalisation of the global economy.

The Group is within the scope of the OECD Pillar Two model rules. Pillar Two legislation was enacted in Luxembourg, the jurisdiction in which the Ultimate Parent Entity is incorporated and came into effect from 1 January 2024.

Therefore, the Ultimate Parent Entity applies the Income Inclusion Rule for all jurisdictions where Pillar Two rules were not enacted.

The Group applies the exception to recognizing and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes, as provided in the amendments to IAS 12 issued in May 2023.

The top-up tax due under Pillar Two model rules was calculated based on the OECD transitional safe harbour rules except for a smaller jurisdiction where a full-fledged calculation was performed. According to these calculations SES should be liable to a top-up tax of EUR 20 thousand.

Note 6 - Investments

A. Own shares

'Own shares' refers to holdings of the Company's own FDRs. All FDRs held are for use in connection with the share-based compensation plans for executives and staff of the SES Group. FDRs are valued at the lower of the weighted average cost and the market price. As at 31 December 2024, the Company owned 3,898,699 FDRs (2023: 5,575,410) representing a carrying value of EUR 11.9 million (2023: EUR 33.2 million).

B. Other Investments

In 2024, the Company repurchased on the open market an amount of EUR 35.2 million of its EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. In accordance with the terms and conditions of the Securities, the purchased Securities will be cancelled – please see also Note 11 and Note 27.

Note 7 - Cash and cash equivalents

The cash balances as at 31 December consist of:

€million	2024	2023
Cash at bank and in hand	210.7	183.8
Term deposits	1,435.3	1,294.3
Money market funds	1,473.7	1,288.3
Total	3,119.7	2,766.4

The Group's year-end cash balances derive largely from proceeds from C-band repurposing and the Hybrid Dual-Tranche Bond offering issued in September 2024. The majority of the Group's cash is being invested in short term deposits and money market funds, using competitive rates, but following the Treasury Policy. All Money Market Funds that are part of SES's portfolio are (among other criteria) required to have a t+0 settlement cycle and daily liquidity of over 10%, which ensures that the invested funds remain highly liquid.



Note 8 - Subscribed capital and share premium account

SES has a subscribed capital of EUR 696.5 million (2023: EUR 696.5 million), represented by 371,457,600 Class A shares (2023: 371,457,600) and 185,728,800 Class B shares (2023: 185,728,800) with no par value. Although they constitute separate classes of shares, Class A and Class B shares have the same rights except that Class B shares, which are held by the State of Luxembourg and by two entities wholly-owned by the State of Luxembourg, entitle their holders to only 40% of the dividend, or on dissolution 40% of the net liquidation proceeds, paid to shareholders of Class A. Class B shares are not freely traded. Each share, whether of Class A or Class B, is entitled to one vote. The movement between the opening and closing number of shares issued per class of share was as follows:

	Class A shares	Class B shares	Total shares
As at 1 January 2023	371,457,600	185,728,800	557,186.400
As at 31 December 2023	371,457,600	185,728,800	557,186.400
	Class A shares	Class B shares	Total shares
As at 1 January 2024	371,457,600	185,728,800	557,186,400
As at 31 December 2024	371,457,600	185,728,800	557,186.400

Note 9 - Legal reserve

In accordance with Luxembourg law, a minimum of 5% of the annual net profit is transferred to a legal reserve which is non-distributable. This requirement is satisfied when the reserve reaches 10% of the issued share capital.

Note 10 - Reserve for own shares

In accordance with the Law, the Company has created a non-distributable "reserve for own shares" of EUR 11.9 million (2023: EUR 33.2 million), corresponding to the balance of the own shares held as of year-end.



Note 11 - Debenture loans - non-convertible loans

The maturity profile of notes and bonds is as follows as at 31 December 2024.

Creditors - Financial liabilities (€million)	Interest rate	Maturity	2024
a) Debenture loans - Non convertible loans			
becoming due and payable within one year			311.5
Debenture loan accrued interest			61.5
German Bond EUR 250 million	1.71%	December 2025	250.0
becoming due and payable between two and five years			
			2,440.0
EUR 650 million Eurobond	1.625%	March 2026	650.0
EUR 140 million Private Placement	4.00%	May 2027	140.0
EUR 500 million Eurobond	0.875%	November 2027	500.0
EUR 400 million Eurobond	2.00%	July 2028	400.0
EUR 750 million Eurobond	3.50 %	January 2029	750.0
becoming due and payable after five years			1,915.6
144A Bond USD 250 million	5.30%	April 2043	240.6
German Bond EUR 50 million	4.00%	November 2032	50.0
EUR 625 million deeply subordinated fixed rate resettable securities	2.875%	N/A*	625.0
EUR 500 million Eurobond	5.50%	September 2054 **	500.0
EUR 500 million Eurobond	6.00%	September 2054 ***	500.0

^{*} First reset date August 2026

^{**} First reset date December 2029

^{***} First reset date September 2032



The maturity profile of notes and bonds is as follows as at 31 December 2023.

Creditors - Financial liabilities (€million)	Interest rate	Maturity	2023
a) Debenture loans - Non convertible loans			
becoming due and payable within one year			779.3
Debenture loan accrued interest			79.3
EUR 550 million deeply subordinated fixed rate resettable securities	5.625%	January 2024	550.0
EUR 150 million German Bond	Floating	June 2024	150.0
becoming due and payable between two and five years			1,940.0
EUR 250 million German Bond	1.71%	December 2025	250.0
EUR 650 million Eurobond	1.625%	March 2026	650.0
EUR 140 million Private Placement	4.00%	May 2027	140.0
EUR 500 million Eurobond	0.875%	November 2027	500.0
EUR 400 million Eurobond	2.00%	July 2028	400.0
becoming due and payable after five years			1,651.2
EUR 750 million Eurobond	3.50 %	January 2029	750.0
USD 250 million 144A Bond	5.30%	April 2043	226.2
EUR 50 million German Bond	4.00%	November 2032	50.0
EUR 625 million deeply subordinated fixed rate resettable securities	2.875%	N/A*	625.0

^{*} First reset date August 2026

European Medium-Term Note ('EMTN') programme

SES has an EMTN programme enabling SES, or SES Americom Inc., to issue as and when required notes up to a maximum aggregate amount of EUR 5,500 million. As at 31 December 2024, SES had issued EUR 3,440 million (2023: EUR 2,440 million) under the EMTN Programme with maturities ranging from 2026 to 2054.

EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities

In May 2021 the Company issued Deeply Subordinated Fixed Rate Resettable Securities for EUR 625 million, with a first reset date on 27 August 2026. The securities bear a coupon of 2.875% per annum and were priced at 99.409% of their nominal value.

In 2024 the Group repurchased on the open market an aggregate amount of EUR 37.5 million in principal amount of its EUR 625 million Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. The Group's cash outflow in respect to the repurchase amounted to EUR 35.2 million. In accordance with the terms and conditions of the Securities, the purchased Securities will be cancelled. Following these transactions, the outstanding principal amount of the Securities at the year-end was EUR 588 million. The repurchased notes of EUR 35.2 million are disclosed on the balance sheet under the caption 'Other investments' – see Note 6.

EUR 400 million German bond issue (2024/2025)

In 2018 the Group issued EUR 400 million in the German bond ('Schuldschein') market. The transaction consisted of two individual tranches - a EUR 150 million tranche with a floating interest rate of a six-month EURIBOR plus a margin of 0.8% and a final maturity date on 18 June 2024 when it was settled in full, as well as a EUR 250 million tranche with a fixed interest rate of 1.71% and a final maturity date on 18 December 2025.



EUR 650 million Eurobond (2026)

In 2018 SES issued a EUR 500 million 8-year bond under the EMTN programme. On the 22 June 2021 SES announced the successful launch and pricing of a tap of its 1.625% Notes in which it has agreed to sell incremental senior unsecured fixed rate notes for a total amount of EUR 150 million. The new notes were priced at 106.665% of their nominal value. The bond bears interest at a fixed rate of 1.625% and has a final maturity date on 22 March 2026.

EUR 500 million Eurobond (2027)

In November 2019, SES issued a EUR 500 million bond under the EMTN programme. The bond has an 8-year maturity and bears interest at a fixed rate of 0.875% and has a final maturity date on 4 November 2027.

EUR 140 million Private Placement (2027)

In 2012 SES issued three individual tranches of a total EUR 140 million Private Placement under the EMTN programme with ING Bank N.V. The Private Placement has a 15-year maturity, beginning 31 May 2012, and bears interest at a fixed rate of 4.00%.

EUR 400 million Eurobond (2028)

In July 2020, SES issued a EUR 400 million bond under the EMTN programme. The bond has an 8-year maturity and bears interest at a fixed rate of 2.00% and has a final maturity date on 2 July 2028.

EUR 750 million Eurobond (2029)

On 14 June 2022, SES issued a EUR 750 million bond under the EMTN programme. The bond has a 7-year maturity, bears interest at a fixed rate of 3.50%, and has a final maturity date on 14 January 2029.

EUR 50 million German bond issue (2032)

In 2012 the Group issued a EUR 50 million bond in the German 'Schuldschein' market. The German bond bears a fixed interest rate of 4.00% and matures on 12 November 2032.

USD 250 million 144A Bond (2043)

In 2013 SES completed a 144A offering in the US market issuing USD 250 million 30-year bond with a coupon of 5.30% and a final maturity date on 4 April 2043.

Note 12 - Amounts owed to credit institutions

There were no amounts owed to credit institutions as of 31 December 2024.

Syndicated loan 2019

The facility is being provided by 19 banks and has been structured as a 5-year multi-currency revolving credit facility. In 2021 the Company extended the termination date from 26 June 2025 to 26 June 2026. Another extension in 2024 set the termination date to 26 June 2028. The facility is for EUR 1,200 million and the interest payable is linked to a ratings grid. At the current SES credit rating of BBB/ Baa3, the interest rate is 45 basis points over EURIBOR/SOFR. As at 31 December 2024 and 2023, no amount has been drawn under this facility.

European Investment Bank ('EIB') Financing Facility EUR 300 million (2029)

On 16 December 2022 SES signed a seven-year contract with the EIB which will support the funding of three fully digital satellites serving Western Europe, Africa and the Middle East. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/ Baa3 this equates to 0.42% per annum over EURIBOR (in case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). As at 31 December 2024 and 2023 no amount has been drawn under this facility.



2016 Perpetual Bond for EUR 550 million

In November 2016 SES issued a Perpetual Bond of EUR 550 million at a coupon of 5.625 percent. On 4 December 2023 the Company issued the Notice of Redemption to Holders of the EUR 550 million Deeply Subordinated Fixed Rate Resettable Securities with a call date on 29 January 2024 triggering its reclassification from long-term borrowings to short-term borrowings at 31 December 2023. Consequently, the Bond has been fully settled on 29 January 2024.

European Commercial Paper programme

In 2012 SES signed the documentation for the inception of a joint EUR 1,000 million guaranteed European commercial paper programme of SES S.A. and SES Global Americas Holdings Inc.. Issuances under the programme represent senior unsecured obligations of the issuer and any issuance under the programme is guaranteed by the non-issuing entity. The programme is rated by Moody's Investors Services and Fitch Ratings and is compliant with the standards set out in the STEP Market Convention. On 4 July 2024, this programme was updated and extended. As at 31 December 2024 and 2023, no borrowings were outstanding under this programme.

Deeply Subordinated Fixed Rate Resettable Securities ('Hybrid Dual-tranche Bond Offering')

On September 6, 2024, SES S.A. announced the successful launch and pricing of a hybrid dual-tranche bond offering of EUR 1 billion. The settlement took place on September 12, 2024 and the notes are listed on the Luxembourg Stock Exchange. The transaction is composed of:

- a EUR 500 million 30-year Non-Call (NC) 5.25-year tranche with a first reset date on December 12, 2029, and
- a EUR 500 million 30-year NC 8-year tranche with a first reset date on September 12, 2032.

The NC 5.25-year notes bear a coupon of 5.5% per annum and were priced at 99.473% of their nominal value, while the NC 8-year notes will bear a coupon of 6% per annum and were priced at par.

Term Loan Agreement

The facility is provided by 24 banks and has been structured as a 5-year term loan facility. The facility amount is EUR 963 million (USD 1,000 million), and the termination date is set for 15 June 2029. The agreement was signed on 14 June 2024 and is related to the acquisition of Intelsat. The interest payable is linked to a ratings grid, with the rate based on the Term SOFR plus a margin that varies according to the SES credit rating. As at 31 December 2024, no amount had been drawn under this facility.

Bridge Facility Agreement

The facility has been structured as a EUR 3 billion bridge facility. The agreement was signed on 30 April 2024 and is related to the acquisition of Intelsat. The interest payable is linked to a ratings grid, with the rate based on the EURIBOR plus a margin that varies according to the SES credit rating. SES has secured the financing for the acquisition through this initial EUR 3 billion bridge facility and a USD 1 billion Term Loan Facility dated 14 June 2024 ("TLA"). On entering into the TLA, EUR 930 million of the Bridge Facility was cancelled. Additionally, on 12 September 2024, the Company raised EUR 1 billion in Hybrid financing, which similarly led to the cancellation of an equivalent portion of the Bridge Facility. As at 31 December 2024, the facility amount is EUR 1,079 million and no amount had been drawn under this facility.

European Investment Bank ('EIB') Financing Facility EUR 25 million

On 23 December 2024, SES signed a finance contract with the EIB to support the funding of a satellite communications system for rural Central Asia. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/Baa3, this equates to 0.36% per annum over EURIBOR (in the case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). Final availability date falls 24 months after the signature of the contract. As at 31 December 2024, no amount has been drawn under this facility.



European Investment Bank ('EIB') Financing Facility EUR 125 million

On 23 December 2024, SES signed a finance contract with the EIB to support the funding of a satellite constellation project. The facility is available for disbursement at fixed or floating rates linked to a ratings grid. At the current SES credit rating of BBB/Baa3, this equates to 0.36% per annum over EURIBOR (in the case of a floating rate) or over a base rate as determined by the EIB (in the case of a fixed rate). Final availability date falls 24 months after the signature of the contract. As at 31 December 2024, no amount has been drawn under this facility.

Note 13 - Amounts owed to affiliated undertakings

Amounts owed to affiliated undertakings of EUR 4,062.1 million (2023: EUR 3,764.8 million) include the following:

€million	2024	2023
Current accounts	4,022.8	3,132.1
Long term loans (payable within one year)	-	139.0
Long term loans (payable between 2 and 5 years)	39.4	493.7
Long term loans (payable after five years)	-	-
Total	4,062.2	3,764.8

"Current accounts" are linked to the daily cash pooling mechanism and represent short-term debts bearing interest at market rates. The daily cash pooling mechanism supports the liquidity of the Group and the optimisation of its funding costs.

As at 31 December 2024, long-term loans included:

- 1 A loan issued in 2020 of SEK 450.0 million (EUR 39.4 million) from SES Astra AB with a maturity date of November 2023 was not repaid and therefore was, in line with the loan agreement, automatically converted into a new loan at an aggregate principal amount equal to the outstanding principal amount with a maturity date of November 2026 and bearing interest at a rate of 1.0%.
- 2 A loan issued in 2022 of USD 200.0 million (EUR 181.5 million) from New Skies Satellites B.V. with a maturity date of December 2027 and bearing interest at a rate of 3.39% was repaid in April 2024 prior to the maturity date in the amount of USD 202.2 million (EUR 187.0 million), corresponding to the principle and accrued interest as at 16 April 2024.
- 3 A loan issued in 2023 of USD 450.0 million (EUR 410.6 million) from New Skies Satellites B.V. with a maturity date of October 2026 and bearing interest at a rate of 3.39% was repaid in April 2024 prior to the maturity date in the amount of USD 457.1 million (EUR 422.8 million), corresponding to the principle and accrued interest as at 16 April 2024.

As at 31 December 2023, long-term loans included:

- 1 A loan issued in 2020 of SEK 450.0 million (EUR 40.6 million) from SES Astra AB with a maturity date of November 2023 was not repaid and therefore was, in line with the loan agreement, automatically converted into a new loan in an aggregate principal amount equal to the outstanding principal amount with a maturity date of November 2026 and bearing interest at a rate of 1.0%.
- 2 A loan issued in 2022 of USD 200.0 million (EUR 181.5 million) from New Skies Satellites B.V. with a maturity date of December 2027 and bearing interest at a rate of 3.22%.
- 3 A loan issued in 2023 of USD 450.0 million (EUR 410.6 million) from New Skies Satellites B.V. with a maturity date of October 2026 and bearing interest at a rate of 3.22% and yearly installment repayments of USD 150 million. As at 31 December 2023, the current portion of this loan repayable in 2024 including accrued interest was USD 153.6 million (EUR 139.0 million).



Note 14 - Other creditors

Acquisition of SES mPOWER medium-Earth orbit ('MEO') constellation

In September 2017, the Company, jointly with its subsidiary O3b Networks Limited, entered as Procurement Agent into a Master Procurement Agency and Option Agreement with a financial institution in connection with the procurement by that financial institution of seven medium-Earth orbit satellites from a satellite manufacturer. At the end of the satellite construction period the Group has the right to acquire, or lease, the satellites from the financial institution or to direct their sale to a third-party.

In August 2020 the Company exercised the option under the Purchase and Sale agreement to procure four additional O3b mPOWER satellites. The Company, again jointly with its subsidiary O3b Networks Limited, entered as Procurement Agent into a second Master Procurement Agency and Option Agreement with a financial institution in connection with the procurement by that financial institution of the additional satellites. At the end of the satellite construction period, foreseen in 2023, the Group again has the right to acquire, or lease, the satellites from the financial institution or to direct their sale to a third-party.

In November 2023 the Company exercised the option under the Purchase and Sale agreement to procure two additional O3b mPOWER satellites to be delivered in 2026.

In December 2024, the Company exercised the option to purchase mPOWER satellites 8 and 11.

Since the underlying Satellite Purchase and Sale Agreements are directly between the financial institutions and the satellite manufacturer, there is no contractual obligation on the side of the Procurement Agents during the satellite construction process. However, SES management takes the view that there is a constructive obligation arising over the procurement period and hence the Group is accruing for the costs of this programme.

SES has the right to nominate shortly before the end of the construction period the entity within the Group which will acquire or lease those assets. SES management expects that the satellites will be acquired or leased in due course by the company SES mPOWER S.à r.l. in Luxembourg, except satellites 12 and 13 which will be acquired or leased by SES Satellites Ventures S.à r.l..

As at 31 December 2024 an amount of EUR nil million (2023: 342.4 million) was recorded under the caption 'Other creditors – becoming due and payable within one year' and EUR 191.9 million (2023 EUR nil million) presented under the caption 'Other creditors – becoming due and payable after one year'. These amounts are corresponding to the constructive obligation of the Company towards the financial institution procuring the satellites.

The corresponding amounts due to the Company from SES mPOWER S.à r.l. under the forward purchase agreement were disclosed on the balance sheet under the caption 'Amounts owed by affiliated undertakings - becoming due and payable within one year' for an amount of EUR nil million (2023: EUR 342.4 million) and 'Amounts owed by affiliated undertakings – for an amount of EUR 191.9 million (2023: EUR nil million) becoming due and payable after one year' - see also Note 4.

'Other creditors' as at 31 December consist of:

€million	2024	2023
Becoming due and payable within one year		
SES mPOWER acquisition	3.4	342.4
Personnel-related accruals	10.0	12.2
Other creditors	11.6	0.9
Total	25.0	355.5
Becoming due and payable after one year		
SES mPOWER acquisition	191.9	
Total	191.9	



Note 15 – Other operating income

Other operating income of EUR 126.8 million (2023: EUR 19.0 million) consists mainly of intra-group recharge income from advisory support services rendered to various affiliates. On 1 January 2024, SES S.A. took over business from SES Participation S.A.. As a result, all back-office activities are now billed by SES S.A. for the whole SES group, resulting in the increase in other operating income as well as on the other external expenses – see also Note 16.

Note 16 - Other external expenses

Other external expenses of EUR 109.3 million (2023: EUR 30.4 million) consist mainly of intra-group recharge expenses of EUR 51.8 million (2023: EUR 11.1 million) for advisory support services rendered to the Company by various affiliates and EUR 51.7 million (2023: EUR 8.9 million) related to costs associated with the development and / or implementation of merger and acquisition activities.

Note 17 - Staff costs

As at 31 December 2024 the number of full-time equivalent employees was 114 (2023: 118) and the average number of employees in the workforce for 2024 was 116 (2023: 115). The average number of employees by functional area was as follows:

2024
1
8
42
28
7
17
4
1
8
116

Staff costs can be analysed as follows:

€million	2024	2023
Wages and salaries	28.1	26.0
Social security costs relating to pension	2.3	2.0
Other social security costs	0.4	0.4
Other staff costs	0.1	0.2
Total	30.9	28.6

Note 18 – Value adjustments in respect of in respect of formation expenses and of tangible and intangible fixed assets

In 2023 the Company recorded a value adjustment of EUR 8.3 million in connection with costs arising in 2021 and 2022 associated with a commercial project which the Company has elected not to pursue.



Note 19 – Income from participating interests

€million	2024	2023
Dividends received SES Astra S.A.	100.0	300.0
Dividends received SES Participations S.A.	-	0.3
Dividends received on own shares	3.5	3.3
Total	103.5	303.6

Note 20 – Income from other investments and loans forming part of fixed assets

Income from other investments and loans forming part of fixed assets comprise the following:

€million	2024	2023
Interest income from affiliated undertakings	56.8	69.6
Total	56.8	69.6

Note 21 - Other interest receivable and similar income

A. Derived from affiliated undertakings

Other interest receivable and similar income derived from affiliated undertakings of EUR 109.6 million (2023: EUR 106.5 million) represents interest income on intercompany current accounts.

B. Other interest and similar income

€million	2024	2023
Interest income on bank accounts	2.7	1.6
Interest income on deposits	68.5	25.3
Interest income on money market funds	51.1	20.9
Foreign exchange gain	180.9	269.3
Total	303.2	317.1

Note 22 – Value adjustments in respect of financial assets and investments held as current assets

Value adjustments of financial assets and investments held as current assets were recorded in respect of:

€million	2024	2023
Shares in affiliated undertakings (Note 3 A)	13.6	1,728.5
Loans to affiliated undertakings (Note 3 B)	254.9	-
Amounts owed by affiliated undertakings (Note 4)	(13.9)	34.5
Loss on sale of financial assets (Note 3 A)	1.2	-
Net loss on SES FDRs	12.1	1.2
Total	267.9	1,764.2

During 2024 the Company recorded value adjustments in respect of shares in affiliated undertakings of EUR 13.6 million (2023: EUR 1,728.5 million) (see Note 3 A), in respect of loans to affiliated undertakings of EUR 254.9 million (2023: EUR nil) (see Note 3 B) and partial reversal of the value adjustments in respect of amounts owed by affiliated undertakings of EUR 13.9 million (2023: value adjustments of EUR 34.5 million) (see Note 4).

In April 2024, the Company recorded a loss on sale of 30% of the shares in SES LU US Holdings S.à r.l. of EUR 1.2 million (see Note 3 A).



A net loss of EUR 12.1 million (2023: EUR 1.2 million) was recorded on FDRs to account for the FDRs at the lower of the carrying amount and the market price. The price of the SES FDR listed on Euronext in Paris was EUR 3.06 as at 31 December 2024 (2023: EUR 5.96).

Note 23 – Interest payable and similar expenses

1 Derived from affiliated undertakings

€million	2024	2023
Interest charges on intercompany current accounts	201.4	132.4

2 Other interest and similar expenses

Other interest and similar financial expenses include the following:

€million	2024	2023
Interest charges on loans and bank accounts	133.4	140.3
Loan fees and origination costs	15.9	7.4
Foreign exchange loss	144.3	292.3
Loss on disposal of own shares	3.0	1.8
Total	296.6	441.8

Note 24 - Audit fees

Art. 65 Paragraph (1) 16° of the Law requires the disclosure of the independent auditor fees. In conformity with the Law these details have been omitted as the Company prepares consolidated accounts in which this information is disclosed, and these consolidated accounts and the related consolidated management report and auditors' report thereon have been lodged with the Luxembourg Trade Registry.

Fees incurred in connection with other assurance and non-audit services rendered to the Company and its controlled undertakings as defined by the Regulation (EU) N°537/2014 amounted to EUR 0.3 million (2023: EUR nil) and represented CSRD-related assurance services as well as comfort letters issued in connection with the Company's treasury funding operations.

Note 25 - Board of Directors' remuneration

Total payments to directors for attendance at board and committee meetings in 2024 amounted to EUR 1.3 million (2023: EUR 1.1 million). These payments are computed on a fixed and variable basis, the variable part being based upon attendance at board and committee meetings.



Note 26 - Off balance sheet commitments

Capital commitments

MEO satellite procurement

On 11 September 2017, SES S.A., jointly with O3b Networks Limited, entered as Procurement Agents into a Master Procurement Agency and Option Agreement with a financial institution in connection with the procurement by that financial institution of seven medium-Earth orbit satellites from The Boeing Company. In August 2020 the company exercised its option to procure additional four satellites. In November 2023 the Company exercised the option under the Purchase and Sale agreement to procure two additional O3b mPOWER satellites to be delivered in 2026. The outstanding commitment of the Company in respect of the related contracted capital expenditure as at 31 December 2024 was EUR 58.9 million (2023: EUR 83.4 million).

IRIS² programme

On 16 December 2024, the European Commission awarded the SpaceRISE consortium of SES ASTRA S.A. (consortium lead member and subsidiary of the Company), Eutelsat and Hispasat a Concession Agreement to design, deliver, and operate the IRIS² programme ("Infrastructure for Resilience, Interconnectivity and Security by Satellite", the EU's new state-of-the-art multi-orbit connectivity system) for the next 12 years.

SES's contribution to IRIS² will be to develop, procure, and operate 18 new MEO satellites. The initial phases of IRIS² will benefit from upfront public funding with limited need for private financing in the early years of design and procurement. In total, SES will contribute approximately 50% of the MEO cost while having the benefit of commercialising over 90% of the MEO capacity and part of the LEO capacity. The capital expenditure for IRIS² of up to EUR 1.8 billion will start ramping from 2027 and have an average annual spend of around EUR 400.0 million over 2027-2030.

In December 2024, SES ASTRA S.A. (Consortium Lead Member), a subsidiary of the Company, has received an initial funding ("Pre-financing") of EUR 300.0 million (2023: EUR nil) from the European Commission for IRIS² programme costs arising in the first year of the programme for both SES ASTRA S.A. and other consortium members and subcontractors. A Parent Guarantee for the amount of the Pre-financing was granted by the Company to the European Commission. Every time that a portion of the Pre-financing is partially cleared against payment milestones accepted in accordance with the Concession Agreement, the Company shall be entitled to reduce the guaranteed amount accordingly. In case any advance prefinancing is requested by a Consortium Member, it will be provided, and the SES ASTRA S.A. shall only transfer the relevant amount, in return for a bank guarantee to be delivered, for the relevant amount, as counter-guarantee of parental guarantee referred to above.

Intelsat transaction

On April 30, 2024, SES S.A. announced an agreement to purchase 100% of the equity of Intelsat Holdings S.à r.l. for a cash consideration of USD 3.1 billion (EUR 2.8 billion) and certain contingent value rights. The transaction is subject to relevant regulatory filings and clearances as well as customary provisions concerning cooperation and measures in seeking such regulatory clearances, which are expected to be received during the second half of 2025.

Intelsat or SES may be required to pay the other party a Breach Termination Fee of USD 300 million plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain circumstances, Intelsat may be required to pay SES a Vote Condition Termination Fee of USD 300 million, plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain circumstances, and SES may be required to pay Intelsat a Regulatory Condition Termination Fee of USD 250 million, plus certain documented out-of-pocket expenses, if the Share Purchase Agreement is terminated under certain other circumstances.



Guarantees

On 31 December 2024 the Company had outstanding bank guarantees provided for an amount of EUR 39.1 million (2023: EUR 48.4 million) with respect to performance and warranty guarantees for services of satellite operations.

Parental guarantees

SES S.A. issued letters of guarantee to seven of its subsidiaries to provide them with sufficient financial support to meet their obligations in full for at least one year after the issuance date of the 31 December 2023 standalone financial statements of the subsidiary.

Litigation

SES S.A. is not currently subject to any material legal proceedings or litigation arising in the normal course of business.

Note 27 - Subsequent events

Repurchase of Deeply Subordinated Fixed Rate Resettable Securities

On 23 January 2025, SES S.A. announced it has repurchased in the open market an aggregate amount of €99,978,000 principal amount of its €625,000,000 Deeply Subordinated Fixed Rate Resettable Securities issued on 27 May 2021. In accordance with the terms and conditions of the Securities, the purchased Securities will be cancelled. Following these transactions, the outstanding principal amount of the Securities is €525,022,000.

There have been no other material events between the reporting date and the date when the annual accounts were approved by the Bord of Directors.



7 Approval of the balance sheet as of 31 December 2024 and of the 2024 profit and loss accounts

Draft resolution

The Board of Directors proposes to the Meeting to approve the annual accounts and the consolidated annual accounts as shown under agenda item 6 "Presentation of the audit report".

Assemblée Générale Ordinaire

7 Approbation du bilan au 31 décembre 2024 et du compte de profits et pertes pour l'exercice 2024

Projet de résolution

Le Conseil d'administration propose à l'Assemblée d'approuver les comptes annuels et les comptes consolidés comme indiqués sous le point 6 de l'ordre du jour « Présentation du rapport du réviseur d'entreprises ».



Approval of the balance sheet as at 31 December

сог		SES S.A. stand-alone ²	co	SES S.A.	SES S.A. stand-alone ²
,	EUR million	EUR million		EUR million	EUR million
Non-current assets:			Total equity	3,485	3,069
Property, plant and equipment	4,272	0			
Intangible assets	908	0			
Other financial assets	36	6,536			
Other non-current assets	808	0			
Total	6,024	6,536	Non-current liabilities	5,319	4,587
Current assets	4,290	5,445	Current liabilities	1,510	4,366
Prepayments	-	41	Total liabilities	6,829	8,953
Total assets	10,314	12,022		10,314	12,022

¹ Drawn up in accordance with International Financial Reporting Standards

Approval of the 2024 profit and loss account

	SES S.A. consolidated 1 EUR million		SES S.A. stand-alone ² EUR million
Revenue	2,001	Other operating income	126.8
C-band repurposing income	88		
Operating expenses	(1,096)	Operating expenses	(143.8)
EBITDA	993		
Depreciation, amortisation & impairment	(929)	Income from participating interests	103.5
Operating profit	64	Income from other investments	56.8
		Other interest receivable and similar income	412.8
Net financing costs	(3)		
Other non-operating income	21	Value adjustments	(267.9)
Profit before tax	82		
		Interest payable and similar expenses	(498.0)
Income tax benefit	(62)		
Non-controlling interests	1	Tax on profit or loss	0.0
Net profit / (loss)	21	Net profit / (loss)	(209.8)

¹ Drawn up in accordance with International Financial Reporting Standards

² Drawn up in accordance with Luxembourg GAAP

² Drawn up in accordance with Luxembourg GAAP



8 Allocation of 2024 profits and transfers between reserve accounts

Draft resolution

The Board of Directors proposes to the Meeting to approve the allocation of the 2024 statutory net income of SES in accordance with enclosed tables entitled "Allocation of 2024 net result of the period".

Assemblée Générale Ordinaire

8 Affectation du résultat net de l'exercice 2024 et transferts entre comptes de réserves

Projet de résolution

Le Conseil d'administration propose à l'Assemblée d'approuver l'affectation du résultat net de l'exercice 2024 de SES conformément aux indications figurant dans les tableaux ci-joint, intitulés, « Affectation du résultat net du résultat de l'exercice 2024 ».



Allocation of the net result of the period

Proposed dividend in 2025 is EUR 222.8 million (2023: EUR 222	.8 million)			
Representing a dividend of EUR 0.50 (2023: 0.50) per A-share and of EUR 0.	20 (2023: EUR 0.2	20) per B-s	hare	
Allocation of 2024 as at 31 December 2024			EUR	EUR
2024 statutory net loss of SES S.A. (unconsolidated) available for dividend				-209.857.550,60
Payment of a dividend under Article 31:	Shares D	ividend		
Ordinary A shares	371.457.600	0,500	-185.728.800,00	
Ordinary B shares	185.728.800	0,200	-37.145.760,00	
Total 1				-222.874.560,00
Brought forward "Other reserves"			792.164.447,22	
Transfer to reserves for distribution			-432.732.110,60	432.732.110,60
Remaining balance on "Other reserves" 2			359.432.336,62	
Remaining distributable reserves 3			2.179.865.773,06	
Undistributed 2024				0,00
Legal Reserve as at 31 December 2024 (unchanged in 2024) 4				69.648.300,00
Subscribed capital of SES S.A.				696.483.000,00
2024 Consolidated net gain available for the shareholders of SES S.A.				15.043.051

¹ The total amount includes an interim dividend of EUR 0.25 per A-share / EUR 0.10 per B-share already paid in October 2024. The remaining EUR 0.25 per A-share / EUR 0.10 per B-share will be paid in April 2025.

A cumulative amount of EUR 11.9 million has been transferred to a non-distributable reserve within "Other reserves" in connection with holdings of own shares (2023: EUR 3.2 million).

Distributable reserves include "Other reserves" excluding own shares but including share premium of EUR 1,832.4 million.

In accordance with Luxembourg legal requirements, a minimum of 5% of the yearly net profit is transferred to a Legal Reserve from which distribution is restricted. This requirement is satisfied when the reserve reaches 10% of the issued share capital.



9 Discharge of the members of the Board of Directors

Draft resolution

According to article 27 of the Articles of Association, the Board of Directors proposes to the Meeting to give discharge to the members of the Board.

Assemblée Générale Ordinaire

9 Décharge à donner aux administrateurs

Projet de résolution

Conformément à l'article 27 des statuts, le Conseil d'administration propose à l'Assemblée de donner décharge aux administrateurs.



10 Determination of the number of directors

Draft resolution

The Board of Directors proposes to maintain the size of the Board at 11 directors (7 representing the shareholders of class A and 4 representing the shareholders of class B).

Following resignation of two directors, Jennifer Byrne on 17 October 2024 and Ramu Potarazu on 25 February 2025, the SES Board is proposing to fill these positions with two new candidates and to maintain the board size at 11 until the annual general meeting in 2026.

Assemblée Générale Ordinaire

10 Fixation du nombre d'administrateurs

Projet de résolution

Le Conseil d'administration propose à l'Assemblée de maintenir la taille du Conseil d'administration à 11 administrateurs (7 représentant les actionnaires A et 4 représentant les actionnaires B).

Suite à la démission de deux administrateurs, Jennifer Byrne en date du 17 Octobre 2024 et Ramu Potarazu en date du 25 février 2025, le Conseil d'administration propose de les remplacer par deux nouveaux candidats et de maintenir la taille du Conseil d'administration à 11 jusqu'à l'assemblée générale en 2026.



11	Election	of	Ellen	Lord	as	Director t	for	a	three-y	/ear	term
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Draft resolution

The Board of Directors proposes to the Meeting that the following candidate should be elected as Director for a three-year term:

Ellen Lord

Assemblée Générale Ordinaire

11 Election d'Ellen Lord comme administrateur pour une durée de trois ans

Projet de résolution

Le Conseil d'Administration propose à l'Assemblée d'élire la candidate suivante pour une durée de trois ans :

Ellen Lord



Short bio of the candidate proposed for election:

Ellen Lord (A-shareholders)

Mrs Lord is the former Under Secretary of Defense for Acquisition and Sustainment of the United States Department of Defense, a position she held from 2017 to 2021. From 1984 to 2017 she was part of Textron, Inc., one of the world's best known multi-industry companies recognized for its powerful brands such as Bell, Cessna, Beechcraft, E-Z-GO, Arctic Cat and many more, where she held various positions including President and CEO of Textron Systems from 2012 to 2017. She is a director of Parsons Corporation and AAR Corp., both listed companies. She also sits on the board of non-listed entities Exiger LLC, Elroy Air Inc., Geost LLC, Clarifai Inc., Voyager Space Holdings Inc., National Defense Industrial Association and Defense Technology Initiative.

Mrs Lord holds a BA in Chemistry and Biology from Connecticut College and an MS in Chemistry from the University of New Hampshire.

Ellen Lord is a US national. If elected, she would be an independent director.



12 Election of John Shaw as Director for a three-year term

Draft resolution

The Board of Directors proposes to the Meeting that the following candidate should be elected as Director for a three-year term:

John Shaw

Assemblée Générale Ordinaire

12 Election de John Shaw comme administrateur pour une durée de trois ans

Projet de résolution

Le Conseil d'Administration propose à l'Assemblée d'élire le candidat suivant pour une durée de trois ans :

John Shaw



Short bio of the candidate proposed for election:

John Shaw (A-shareholders)

John Shaw is a former Deputy Commander of the US Space Force and first Commander of the USSF Space Operations Command and Combined Forces Space Component Command. During his 30 years in the U.S. Air Force, he served in a variety of air and space operations and staff positions, from Silicon Valley to Europe, and commanded at the squadron, group, wing, and numbered air force levels, including as Commander of the 14th Air Force and Combined Forces Space Component Command. John has more than 34 years of experience in national security and aerospace engineering. He currently does not hold any board or management positions. He has an MS in Military Operations Arts and Sciences from USAF Air Command and Staff College, an MS in National Security Strategy from National War College and an MS in National Resource Strategy from National Defense University.

John Shaw is a US national. If elected, he would be an independent director.



13	Re-election	of	Peter var	Bomme	as	Director	for	a	three-	vear	term	1
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Draft resolution

The Board of Directors proposes to the Meeting that the following Director should be reelected as Director for a three-year term:

Peter van Bommel

Assemblée Générale Ordinaire

13 Réélection de Peter van Bommel comme administrateur pour une durée de trois ans

Projet de résolutions

Le Conseil d'Administration propose à l'Assemblée de ré-élire l'Administrateur suivant pour une durée de trois ans :

Peter van Bommel



Short bio of the candidate proposed for election:

Peter van Bommel (A-shareholders)

Mr van Bommel became a director on 2 April 2020 and was elected as Vice-Chairperson of the Board for the first time on 7 April 2022. He was re-elected as Vice-Chairperson on 4 April 2024. Mr van Bommel was Chief Financial Officer and member of the Board of Management of ASM International from August 2010 until May 2021. He has more than twenty years of experience in the electronics and semiconductor industry. He spent most of his career at Philips, which he joined in 1979. He is the Chairman of the Board of the listed companies Aalberts N.V. and Nedap N.V.. Beside that he sits on the Board of non-listed Bernhoven B.V. and the Glorieux Foundation. He is also a member of the Advisory Board of the Economic and Business Faculty of the University of Amsterdam and he is the Chair of the EMFC Curatorium of the Amsterdam Business School. In the past he was also a Director of several other listed companies, a.o. KPN in the Netherlands. Mr van Bommel holds an MSc in Economics from Erasmus University in Rotterdam. Mr van Bommel is the Chairperson of the Audit and Risk Committee and a member of the Remuneration Committee of SES.

Mr van Bommel is a Dutch national. He is an independent director.



14	Re-election	of Fabienne	Bozet as	Director 1	for a	three-year	term
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Draft resolution

The Board of Directors proposes to the Meeting that the following Director should be re-elected as Director for a three-year term:

Fabienne Bozet

Assemblée Générale Ordinaire

14 Réélection de Fabienne Bozet comme administrateur pour une durée de trois ans

Projet de résolutions

Le Conseil d'Administration propose à l'Assemblée de ré-élire l'Administrateur suivant pour une durée de trois ans :

Fabienne Bozet



Short bio of the candidate proposed for election:

Fabienne Bozet (A-shareholders)

Mrs Bozet was co-opted as a Director on 24 February 2023 and her appointment was subsequently approved at the general meeting of shareholders on 6 April 2023. She is a member of the Audit and Risk Committee. She is a Board Director as well as a member of the Audit and Risk Committee and Remuneration Committee in Herstal Group, a non-listed company and leader in Defense and Security and in Detaille aux Prés, a non-listed family business. She was until end of 2022 CEO and Board member delegated to daily management of Circuit Foil, a leading copper foil producer. She served as a board member in IEE. She is a member of Women on Board and ILA. Mrs Bozet holds a Masters in Business Engineering from HEC Liège.

Mrs Bozet is a Belgian national. She is an independent director.



15 Re-election of Françoise Thoma as Director for a three-year term

Draft resolution

The Board of Directors proposes to the Meeting that the following Director should be reelected as Director for a three-year term:

Françoise Thoma

Based on the proposals from the Board of Directors, the Board would be composed of the following 11 Directors (six men and five women):

For the A-shareholders (all of them independent): Fabienne Bozet, Frank Esser, Ellen Lord, Kaj-Erik Relander, John Shaw, Peter van Bommel, Katrin Wehr-Seiter.

For the B-shareholders: Carlo Fassbinder, Anne-Catherine Ries, Jacques Thill, Françoise Thoma.

Assemblée Générale Ordinaire

15 Réélection de Françoise Thoma comme administrateur pour une durée de trois ans

Projet de résolutions

Le Conseil d'Administration propose à l'Assemblée de ré-élire l'Administrateur suivant pour une durée de trois ans :

Françoise Thoma

Basé sur les propositions du Conseil d'administration, le Conseil serait composé des 11 administrateurs suivants (six hommes et cinq femmes) :

Pour les actionnaires A (tous indépendants) : Fabienne Bozet, Frank Esser, Ellen Lord, Kaj-Erik Relander, John Shaw, Peter van Bommel, Katrin Wehr-Seiter.

Pour les actionnaires B : Carlo Fassbinder, Anne-Catherine Ries, Jacques Thill, Françoise Thoma.



Short bio of the candidate proposed for election:

Françoise Thoma (B-shareholders)

Ms Thoma became a director on 16 June 2016. Ms Thoma is President and Chief Executive Officer of the publicly held Banque et Caisse d'Epargne de l'Etat, and a member of the Boards of Directors of the non-listed entities Cargolux International Airlines S.A., Luxair S.A., the Luxembourg Stock Exchange and of Enovos Luxembourg S.A. She was a member of the Luxembourg Council of State from 2000–2015 and holds a PhD in Law from the Université de Paris II Panthéon-Assas and an LL.M. from Harvard Law School. Ms Thoma is the Chairperson of the Remuneration Committee and a member of the Audit and Risk Committee of SES.

Ms Thoma is a Luxembourg national. She is not an independent director because she represents an important shareholder.



16 Approval of the Remuneration Policy

Draft resolution

The Board of Directors proposes to the Meeting to approve the following revised Remuneration Policy which has been drawn up and approved by the Board.

Assemblée Générale Ordinaire

16 Approbation de la Politique de Rémunération

Projet de résolution

Le Conseil d'administration propose à l'Assemblée d'approuver la Politique de Rémunération revue et approuvée par le Conseil.

REMUNERATION REPORT

The following sections set out the Remuneration Policy and 2024 Remuneration Report of the company.

The Remuneration Policy and Report have been prepared by the Remuneration Committee whose primary activity is to review and advise the SES Board of Directors and Executive remuneration matters, ensuring they support and enhance realisation of strategic objectives in accordance with applicable laws and regulations.

2024 has again been an active year for the Remuneration Committee with changes to the Board appointed Executive Team (ET) level, including the start of Adel Al-Saleh as new CEO of SES, effective 1 February 2024; the appointment of the Chief Product & Development Officer, Xavier Bertran, effective 1 April 2024; the new Chief People Officer, Veronika Ivanovic, effective 1 September 2024 and the Chief Transformation Officer. Fabien Loeffler, effective 1 September. Finally, SES appointed the Chief M&A and Development Officer, Greg Orton and the Chief Strategy Officer, Nihar Shah both effective 1 January 2025.

Following last year's Remuneration Report's commitment, the Remuneration Committee has reviewed the Long-Term Equity (LTE) plan regarding the inclusion of Restricted Shares and the vesting mechanism of Performance Shares. Additionally, the Remuneration Committee again assessed the transparency level of ET members' remuneration in the remuneration report. The Remuneration Committee concluded that:

• While benchmark data show that European companies favour offering performance shares, US-based organisations are more inclined to advocate Restricted shares. Considering the planned acquisition of Intelsat, whose executives are predominantly based in the US, it was decided to retain Restricted Shares at 25% of the annual grant, thus keeping Performance Shares at 75% of the annual grant;

- SES' Performance shares' TSR vesting mechanism is still in line with market practice and will therefore remain unchanged;
- Increased transparency of ET remuneration will be provided by disclosing individual remuneration of the Chief Executive Officer. Chief Financial Officer, the Chief Commercial Officer, the Chief Legal Officer and the Chief Product & Innovation Officer. Remuneration of the other ET members is presented as an aggregate amount.

Finally, ET members' share ownership requirements have been tightened by reducing the term to meet share ownership requirements from five years to four years, counting unvested restricted shares towards the share ownership requirement.

The Remuneration Committee will continue to monitor remuneration market practice and adapt and adjust SES' remuneration policy when needed to service the company's interests best.

REMUNERATION POLICY

The purpose of the present Policy is to describe the remuneration paid by the Company to the Directors and to the members of its Board appointed Executive Team (ET members). It describes:

- How it contributes to the Company's objectives relating to its business strategy, long-term interests, and sustainability;
- The different components of remuneration, including all bonuses and other benefits in whatever form, if any, awarded to Directors and ET members and indicates their relative proportion:
- The duration of the contracts or arrangements with the Directors and ET

- members, the applicable notice periods, the main characteristics of supplementary pension or early retirement schemes and the terms of, and payments linked to, termination;
- The decision-making process followed for the determination, review and implementation of the Policy, including measures to avoid or manage conflicts of interests and, where applicable, the role of the Remuneration Committee and the Board: and
- The procedural conditions under which any derogation from the Policy can be applied as well as the elements of the Policy from which a derogation is possible.

THE REMUNERATION POLICY

The Company must attract suitable Directors and EC members to continue its success, and remuneration is one of the enablers to fulfil this goal.

Remuneration must reflect the degree of required qualifications and experience of the Directors and EC members, the risks

that they take personally, and honour the dedication and efforts that the Directors and EC members put into the Company. The Remuneration must also be consistent when compared to remunerations for similar roles in other companies and be relative to the pay and employment conditions of the employees of the Company.

REMUNERATION OF THE DIRECTORS

The remuneration granted to Directors consists of a fixed annual fee, and a fee per Board or committee meeting attended as described below.

All these fees are net of any Luxembourgish withholding taxes on directors' fees. Board members do not receive any stock options or bonuses.

Fixed remuneration per year

The fixed component of the remuneration amounts to €40,000 per year whereas the Vice Chairpersons each receive an annual

fixed fee of €48,000 and the Chairperson receives a fee of €100,000 per year.

Any Director chairing one of the committees set up by the Board (if not the Chairperson of the Board) receives an annual fee of €8,000. The Chair of the Audit and Risk Committee (if not the Chairperson of the Board) receives an annual fee of €9,600.

Remuneration per meeting

Directors receive €1,600 for each Board meeting or Board committee meeting

they attend, except for the Audit and Risk Committee for which a fee of €1,920 per meeting is paid. Directors participating in a meeting of a specific project taskforce set up by the Board of Directors receive a remuneration of €1.600 per meeting.

REMUNERATION OF ET MEMBERS

The remuneration of ET members comprises the following two major components:

- The compensation package which consists of a Yearly base salary ("YBS"), Annual bonus ("AB"), and Long-term Incentive ("LTE"); and
- The benefits including, but not limited to, car allowance, pension and health care plans, and death and disability insurance.

In line with the Charter of the Remuneration Committee of the Company, remuneration matters of the ET members are decided by the Board after review and recommendations from the Remuneration Committee.

Yearly Base Salary (YBS)

The base salary of the CEO as well as of other ET members is reviewed by the Remuneration Committee in its first ordinary meeting of the year. The Board has the sole authority, besides the legally required cost of living adjustments (i.e. Luxembourg index), to adjust the YBS of the CEO and other ET members.

For all new ET nominations, remuneration packages are validated by the SES Board and incorporating the recommendations from the Remuneration Committee. They are made based on external benchmarks provided by compensation consultants while also taking into account the level of qualification and experience required as well as employment conditions of employees at the time of the offer.

For appointed ET members, in line with market practice, SES conducts an ET remuneration benchmark review every 3 to 5 years, comparing SES ET members remuneration against peers.

Annual Bonus ("AB")

The main objective of the annual bonus plan for the CEO and other ET members is to create a performance reward scheme, that links annual variable compensation to the Company's financial results and its performance against specific business objectives established by the Board for each performance year. Through this plan, the Company ensures alignment and focus on the company's core objectives.

The AB of ET members is based on the annual performance during the relevant calendar year, is assessed by the Remuneration Committee and validated by the Board in February and paid in March of the following year.

AB achievements (financial results and performance against business objectives) are reported in the annual Remuneration Report.

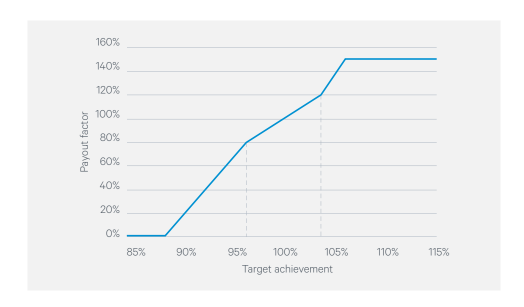
The AB target for ET members ranges from 50% to 80% of the YBS to 100% of the YBS for the CEO. The minimum pay-out can be as low as 0% of the AB (in other words no bonus payment), with a maximum pay-out capped at 150% of the annual bonus target. The AB of each ET member is composed of two parts:

- Financial performance (70% of the AB);
- Business objectives (30% of the AB)

The financial performance measures the actual achievement compared with budget for the following set of metrics with their respective weights: Revenue (40%), EBITDA (40%) and Net Operating Cash Flow (20%). The budget targets for those measures are set during the annual budget process and finally approved by the Board.

The financial performance pay-out is capped at 150% of the annual bonus target (for a 107% target achievement and for each of the three metrics

separately) and with a performance threshold, below which no compensation is paid, set at 88% achievement and as shown below:



The business objectives, typically 3 to 5, are set annually and weighted by the SES Board at the beginning of each year and are related to the strategic roadmap of the company.

For performance year 2025 the 5, equalweighted, objectives retained are i) Deliver Compelling Value in selected vertical markets, ii) Relentless focus on customer experience, iii) Build & Scale a multi orbit network, iv) Develop a best-in-class SES team that drives a responsible company, v) Successful Intelsat Integration.

Achievement is measured at the end of each performance year by the Board, based on recommendations provided by the Remuneration Committee.

The pay-out for business objectives can be as low as 0% and is capped at 150% of the annual bonus target.

For confidentiality purposes, the details of the annual targets will be reported at the end of each performance year in the annual Remuneration Report.

Long-Term Equity (LTE)

The LTE is regulated by the Equity Based Compensation Plan (EBCP).

The objective of the EBCP is to enhance

the competitiveness of the Company and its affiliates in attracting and retaining the best global leadership talent, and to position the Company as a global employer of choice. Moreover, the EBCP is designed to ensure that ET members become shareholders of the Company, feel a sense of ownership, and benefit from their contribution to increasing shareholder value.

To this end, the EBCP provides a framework for the grant or award of equity-based incentive compensation in the form of:

- Restricted shares, representing one fourth of the LTE grant; and
- Performance shares, representing three fourths of the LTE grant and with a vesting which is subject to financial and ESG criteria.

The annual grant is approved by the Board in its April meeting based on a recommendation from the Remuneration Committee.

For ET members, the annual LTE grant value ranges from 50% of their YBS to 120% of the YBS for the CEO.

Restricted Shares

The Restricted shares are FDRs granted with the sole condition that on the day the restricted shares vest, the ET member is employed by the Company. The restricted shares vest on 1 June of the third year following the year of the grant.

The number of restricted shares granted is determined by multiplying the relevant YBS with the applicable percentage and divided by an average of 15 day's closing prices of the Company's FDRs at the Paris stock exchange and is then reviewed by the Remuneration Committee for each grant year.

Performance Shares

Performance shares are FDRs granted to ET members with vesting subject to achievement of financial and ESG criteria. The performance shares vest on 1 June of the third year following the year of the grant.

The number of performance shares granted is determined by multiplying the relevant YBS with the applicable percentage and divided by the average 15 days measured share price.

Total Shareholder Return (TSR) is the metric retained to assess financial performance. It is measured on a relative basis to the median TSR performance of a panel of comparable companies during the vesting period and has the following characteristics:

- Ending share price is based on the average share price in the 3-month period of February - April preceding the vesting date i.e., from 1 February 2028 to 30 April 2028 for 2025 grant, and comprising trading days only;
- Starting share price is based on the average share price during the 3-month period of February - April of the grant year i.e., from 1 February 2025 to 30 April 2025 for 2025 grant and comprising trading days only:
- Measurement is based on Volume Weighted Average Price;
- Outcome is reviewed by the Remuneration Committee prior to the Share Vesting Date.

The comparator group is reviewed on a regular basis by the Remuneration Committee and is determined based on multiple factors such as company size, business mix, geographic mix and TSR correlation.

The Total Shareholder Return (TSR) comparator group consists of 15 companies, well balanced across Satellite, Media and European Telecom operators as well as other adjacent businesses.

The 2024 comparator group consists of:

TSR Comparator Group

Eutelsat Communications S.A.	Telefonica S.A.	Proximus NV
Viasat, Inc.	ITV Plc	Millicom International Cellular SA
Telesat Corporation	RTL Group S.A.	Royal Caribbean Cruises Ltd
EchoStar Corporation	Orange S.A.	Gilat Satellite Networks Ltd
ProSiebenSat.1 Media SE	BT Group Plc	Carnival Corporation & Plc

Starting with 2023 grant, ESG is included as a possible negative modifier to TSR ranging from 0 to 20% pending achievement of

targeted reductions in CO2 emissions and increase in the representation of women in people manager roles.

ESG Targets for 2024 grant

1. Defined CO₂ emissions targets for 2024 grant (vesting in 2027): Year-end 2026: 15,759 t CO₂e

Achievement by 2025	Payout Modifier
Target of 15,759	0%
16,547 (Target +5%)	-5%
17,335 (Target +10%)	-10%
18,123 (Target +15%)	-15%
18,911 (Target +20%)	-20%

2. Defined percentage of women in people manager positions for 2024 grant (vesting in 2027): April 2027: 24%

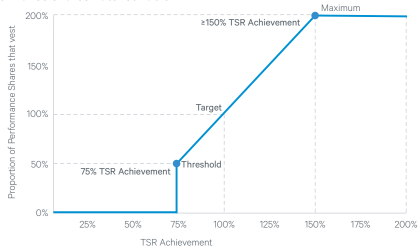
Achievement by 2026	Payout Modifier			
Target of 24%	0%			
23%	-5%			
22%	-10%			
21%	-15%			
20%	-20%			

The average of these two ESG metrics is expressed as a modifier of TSR outcome.

Outcome of TSR and ESG will be reported in the annual Remuneration Report.

Unless otherwise specified by the Remuneration Committee, the Performance shares will vest on the Share Vesting Date, subject to the Participant's continued employment with the Company or an Affiliate and to the following ratchet table which will apply to determine the portion of Performance Shares that will vest:

Performance Shares Ratchet Table





Benefits

The following key benefits are provided to ET members, the amount of which is aligned with local practices:

- Pensions and health care plans: in Luxembourg, pension contributions of 7% up to the Social Security Ceiling (SSC) and 19% for the portion of salary above the SSC. The complementary pension scheme is a defined contribution scheme. In the US, restoration plans are in place to provide retirement benefits that supplement the tax-qualified, defined-contribution pension account defined in subsection 401(k) of the United States Internal Revenue Code; in the Netherlands, pension contributions are age-related, and employer contribution is capped at 20.2% of the maximum pensionable salary: in the UK, pension contribution is at 12% of YBS;
- Health check-up;
- · Death and disability insurances; and
- · Car allowances.

In addition to the above, several ET members benefit from tax support and reimbursement of education fees for dependent children.

Employment, Resignation and Termination

ET members are hired on a permanent basis and employment contracts are drafted according to local regulations:

• One ET member has an employment

- contract with an American subsidiary of the Company.
- One ET member has an employment contract with a Dutch subsidiary of the Company.
- One ET member has an employment contract with a British subsidiary of the Company.
- All other ET members have employment contracts with the Company or a Luxembourg subsidiary of the Company.

In case of resignation or termination, any unvested portion of outstanding stock options, restricted and performance shares is immediately forfeited. This excludes members leaving the Company due to disability or for retirement, benefitting from an immediate vesting of all unvested equity.

The Company and the ET member can terminate the employment contract respecting the legal notice period. For the ET member with an employment contract with an American subsidiary of the Company the employment contract stipulates a notice period of 30 days in case of termination or resignation.

Five members of the ET are entitled to up to two years of YBS in case of termination without cause. Three members of the ET are entitled to severance in accordance with local legislation in Luxembourg and the US. The indemnity includes statutory severance payment, if any.



ET MEMBERS' SHARE OWNERSHIP PROGRAMME

This programme aims at assuring that ET members become shareholders of the Company, feel a sense of ownership, and focus on creating shareholder value.

The ET members have an obligation to

invest in the Company's equity under the form of registered shares and/or FDR's. Over a period of four years (with equal yearly investment), the ET members must hold in total one time their YBS and the CEO two times his YBS.



SHAREHOLDER VOTE & DISCLOSURE

The present Policy will be submitted to a shareholder vote at the next Annual General Meeting. The policy will be submitted to the shareholders at a minimum every three years or sooner in case of material changes.

While the vote by the shareholders at the general meeting is advisory only, the Company will pay its Directors and ET members only in accordance with a remuneration policy that has been

submitted to a vote at the general meeting. If the general meeting rejects the proposed remuneration policy, the Company will submit a revised policy to a vote at the following general meeting.

After the vote of the shareholders this Policy together with the date and the results of the vote shall be made available on the website of the Company where it will remain publicly available, free of charge, for as long as it is applicable.



PERIODIC REVIEW

This Policy shall be reviewed on a regular basis, but at least every three years.

The Remuneration Committee shall be responsible for advising the Board on any concrete amendment suggestions to this Policy. The final version that will be submitted to the shareholders will be approved by the Board.

In line with the Shareholder Rights Law of 1 August 2019, the SES Board adopted a Remuneration Policy that was formally submitted to the shareholders at the annual general meeting on 6 April 2023. An updated Remuneration Policy will be submitted to the Board on 25 February 2025 prior to its submission to the shareholders at the annual general meeting on 3 April 2025.

Adherence to the Shareholder Rights Law is made on a voluntary and complementary basis and deviations to the Remuneration Policy may occur in exceptional circumstances upon decision of the SES Board.

The remuneration report here below describes the remuneration of the Board of Directors, the CEO, the CFO, the CCO, the CLO, the CPIO and of the other ET members in aggregate. It has been prepared in accordance with the abovementioned Remuneration Policy and will also be submitted to the shareholders at the same meeting.



In 2024, the Annual General Meeting of shareholders approved the remuneration of the Members of the Board of Directors through approving a resolution that has been submitted by the Board of Directors

DIRECTORS REMUNERATION

The shareholders decided to maintain the fees paid to the directors at the previous year's level with a majority of 93.72%. The fees paid to the Board have not been increased since 2008, except for the fees paid to the Chair and the members of the Audit and Risk Committee which have been increased in 2015 in line with best practices.

Directors each received a fixed fee of €40,000 per year, whereas each of the Vice Chairs received an annual fixed fee of €48,000 and the Chair received a fee of €100,000 per year.

The directors chairing one of the committees set up by the Board, if not the Chair of the Board of Directors, received an additional remuneration of €8,000 per year. The director chairing the Audit and Risk Committee received an additional remuneration of €9,600 per year.

Attendance fees for each Board or Board Committee meeting amounted to €1,600, except for the meetings of the Audit and Risk Committee for which directors

received €1,920 per meeting. Attendance fees for a meeting of a specific project taskforce set up by the Board of Directors amounted to EUR 1,600 per meeting. Starting 2023, directors receive attendance fees per meeting, also when multiple meetings take place on the same day.

All fees are net of any Luxembourg withholding taxes.

The total net remuneration fees expensed for the year 2024 to the members of the Board of Directors (net of the Luxembourg withholding tax) amounted to €966,800 of which €531,600 represented the fixed part of the Board fees, with the remaining €435,200 being variable fees. The gross overall figure (including withholding taxes) for the year 2024 was 1,208,500. This compares to a gross remuneration of €1,200,561 in 2023. The 2024 remunerations cover the fees paid for twelve Board meetings and the meetings of the Board Committees described in the table below. The amounts relate to the Board fees expensed during the year 2024.



During 2024, the Board and the Committees of the Board were composed as follows:

- Frank Esser, Chair
- Anne-Catherine Ries, Vice-Chair
- Peter van Bommel, Vice-Chair
- Fabienne Bozet
- Jennifer Byrne (until 17 October 2024)

- Carlo Fassbinder
- Ramu Potarazu
- Kaj-Erik Relander
- Jacques Thill
- Françoise Thoma
- Katrin Wehr-Seiter

The composition of the committees, chairs and members is provided as follows:

Audit and Risk Committee composed as follows:	Nomination Committee composed as follows:	Remuneration Committee composed as follows:
Peter van Bommel (Chair)	Anne-Catherine Ries (Chair)	Françoise Thoma (Chair)
Fabienne Bozet	Jennifer Byrne (until 17 October 2024)	Anne-Catherine Ries
Carlo Fassbinder	Frank Esser	Peter van Bommel
Françoise Thoma	Kaj-Erik Relander	Frank Esser
Kaj-Erik Relander	Jacques Thill	Ramu Potarazu
Katrin Wehr-Seiter		Katrin Wehr-Seiter



The detailed overview of the individual remunerations expensed in 2024 and 2023 to each Director is provided as follows:

2024 (for Meetings Q1 to Q4 2024)

in EUR	Directors Remuneration	Attendance Fees	Taxes	Total
Frank Esser (Chair)	100,000	36,800	34,200	171,000
Anne-Catherine Ries (Vice-Chair)	56,000	35,200	22,800	114,000
Peter van Bommel (Vice-Chair)	57,600	36,800	23,600	118,000
Fabienne Bozet	40,000	28,800	17,200	86,000
Jennifer Byrne	30,000	24,000	13,500	67,500
Carlo Fassbinder	40,000	27,200	16,800	84,000
Ramu Potarazu	40,000	110,400	37,600	188,000
Kaj-Erik Relander	40,000	35,200	18,800	94,000
Jacques Thill	40,000	28,800	17,200	86,000
Françoise Thoma	48,000	35,200	20,800	104,000
Katrin Wehr-Seiter	40,000	36,800	19,200	96,000
Total	531,600	435,200	241,700	1,208,500

2023 (for Meetings Q1 to Q4 2023)

in EUR	Directors Remuneration	Attendance Fees	Taxes	Total
Frank Esser (Chair)	100,000	43,200	35,800	179,000
Anne-Catherine Ries (Vice-Chair)	56,000	43,200	24,800	124,000
Peter van Bommel (Vice-Chair)	57,600	41,280	24,720	123,600
Fabienne Bozet	33,889	24,960	14,712	73,561
Jennifer Byrne	40,000	27,200	16,800	84,000
Carlo Fassbinder	40,000	30,080	17,520	87,600
Ramu Potarazu¹	40,000	64,000	26,000	130,000
Kaj-Erik Relander	40,000	33,280	18,320	91,600
Jacques Thill	40,000	32,000	18,000	90,000
Françoise Thoma	48,000	42,880	22,720	113,600
Katrin Wehr-Seiter	40,000	42,880	20,720	103,600
Total	535,489	424,960	240,112	1,200,561

REMUNERATION OF THE MEMBERS OF THE ET

The remuneration of the members of the ET is determined by the Board and is based on recommendations from the Remuneration Committee

The remuneration of the ET members comprises two major components:

- · Compensation package composed of the yearly base salary; an annual bonus; and long-term equity (LTE); and
- · Benefits package which is aligned with local and market practices.

The average to highest compensation ratio (comprising annual base salary, annual bonus, and equity at target) for all employees at the level of SES S.A. is at 1 to 17 which remains below market benchmarks and ratios which can be observed in CAC 40 or FTSE 100 companies.

The following members were active in the ET in the year 2024:

- Chief Executive Officer (CEO), Adel Al-Saleh (starting 1 February 2024)
- Interim Chief Executive Officer (ICEO), Ruy Pinto (until 31 January 2024)
- Chief Financial Officer, Sandeep Jalan
- · Interim Chief Technology Officer, Milton Torres
- Chief Commercial Officer, John-Paul Hemingway
- Chief Product & Innovation Officer, Xavier Bertran (starting 1 April 2024)
- Chief People Officer, Veronika Ivanovic (from 1 September 2024)
- Chief Transformation Officer, Fabien Loeffler (starting 1 September 2024)
- Chief Legal Officer, Thai Rubin

The total remuneration of the CEO, CFO, CCO, CLO, CPIO and other ET members follows the principles set out in the Remuneration policy and is provided in the table:

2024 Remunerations

in EUR	Annual Base Salary ¹	Annual Bonus	Long Term Equity ²	Pension Expenses	Other Benefits and Payments ³	Total
Chief Executive Officer ⁴	1,091,750	1,300,745	1,782,096	188,922	860,430	5,223,943
Chief Financial Officer	476,323	457,607	218,155	71,991	23,258	1,247,334
Chief Legal Officer	353,430	339,543	129,540	18,622	25,118	866,253
Chief Commercial Officer	459,006	448,497	188,886	19,925	44,966	1,161,279
Chief Product and Innovation Officer	273,750	263,473	0	33,305	37,628	608,156
Other SLT Members ⁵	555,997	292,566	77,373	26,325	437,278	1,389,539
Total SLT	3,210,256	3,102,431	2,396,050	359,089	1,428,678	10,496,503

- Annual base salary of other (than CEO, CFO, CLO, CCO and CPIO) Executive Team Members ranges from 275,000 EUR to 361,803 EUR with an average at 326,844 EUR
- Number of shares granted in 2021 and vesting in 2024 multiplied by prevailing share price at vesting date. The vesting of Performance Shares was subject to the achievement of the Total Shareholder Return ("TSR")
- 2a LTE for CEO: Buy out 2022 LTE and Share Matching Plan (in the form of 300,000 share award)
- 3 Other benefits and payments include health care plans, death and disability insurance, car allowances and other payments
- Adel Al-Saleh 11 months remuneration (as of 01.02.2024) and Ruy Pinto as interim CEO (end date 31.01.2024)
- 5 Chief People Officer (Veronika Ivanovic as of 01/09/2024), Interim CTO (Milton TORRES FILHO) and Chief Transformation Officer (Fabien Loeffler as of 01/09/2024)

2023 Remunerations

in EUR	Annual Base Salary ¹	Annual Bonus	Long Term Equity ²	Pension Expenses	Other Benefits and Payments ³	Total
Chief Executive Officer ⁴	603,758	838,396	350,204	91,144	1,955,372	3,838,873
Chief Financial Officer	464,823	552,382	143,515	67,686	22,786	1,251,192
Chief Legal Officer	353,430	409,866	78,151	18,241	35,230	894,918
Chief Strategy Officer	399,832	463,678	144,904	17,919	45,400	1,071,732
Other SLT Members ⁵	1,565,117	1,781,244	345,973	189,142	681,409	4,562,886
Total SLT	3,386,960	4,045,566	1,062,747	384,131	2,740,197	11,619,601

- 1 Annual base salary of other (than CEO, CFO, CLO and CSO) SLT Members ranges from 323,167 EUR to 409,218 EUR with an average at 369,093 EUR
- 2 Number of shares granted in 2020 and vesting in 2023 multiplied by prevailing share price at vesting date
- 3a Other benefits and payments include health care plans, death and disability insurance, car allowances and other payments
- 3b Includes payment of quarterly allowance for interim CEO and 2 years of Annual Base salary as contractual severance payment (1.6 MEUR) for departing CEO which was provided in addition to continued equity vesting for unvested grants at departure date, subject to TSR performance conditions for performance shares
- Steve Collar in H1 (ABS 791,985 EUR, bonus target 100%) & Ruy Pinto as interim CEO in H2 (ABS 451,000 EUR, bonus target 80%)
- CTO (Ruy Pinto in H1 and Milton Torres in H2), CPO (Panorea Macdonald), CDO (Christophe De Hauwer), Head of Media (New SLT member Norbert Hölzle as of 01/02/2023) and CSO (John Baughn until 31/03/2023)

Yearly Base Salary

The yearly base salary is reviewed annually by the Remuneration Committee.

For new nominations, base salaries are set based on external benchmarks while also considering the degree of qualification and experience required as well as the employment conditions at the time of the offer.

In line with the Remuneration Policy, an external benchmarking review was carried out by comparing SES ET members' remuneration against the 50th and 75th percentile of the market in recognition of the niche industry SES operates in, and focusing on annual base salary, annual

bonus target percentage, target cash compensation, long term incentives and annualised target direct compensation.

Annual Bonus

The main objective of the annual bonus plan is to create a performance reward scheme that links annual variable compensation to the Company's financial results and the performance of the ET against specific business objectives.

The annual bonus of all ET members is composed of two parts: (i) the financial performance of the Company; and (ii) the performance against business objectives, accounting for 70% and 30% of the annual bonus respectively.

Financial Performance Component of Annual Bonus

Annual Bonus	Metric ¹	Target in MEUR	Actuals in MEUR	Achievement in %	Pay-out per Metric	Weighting	Pay-out
Financial	Revenue	1,935.2	2,001.1	103.4%	117.0%	40%	
Performance (70%)	Adjusted EBITDA ²	954.4	1,028.3	107.7%	150.0%	40%	136.81%
	Net operating cash flow	777.0	868.0	111.7%	150.0%	20%	

¹ Budget restated at constant FX-rate

² Adjusted EBITDA excludes material exceptional items, such as certain M&A expenses, Restructuring costs, etc.

For confidentiality purposes, achievement of business objectives is reported in aggregate with weighting per objective ranging between 20% and 30%:

The 2024 business objectives and achievements are:

Business Objectives	Weight	Achievement	Total
Achieve leadership position in key Verticals	20%	102%	
Deliver a market-leading portfolio	20%	93%	
Execute simplification and efficiency to deliver best customer experience	20%	60%	81.07%
Achieve market advantage in technology	20%	85%	01.0776
SES is a great place to work and takes responsibility for people and planet	20%	65%	
Total	100%		

The main achievements in 2024, contributing to the 81.07% overall pay-out were as follows:

Achieve leadership position in key Verticals

- Developed evolved growth strategies for Government, Aeronautical, Maritime, and Enterprise & Cloud verticals, as well as a sustainable plan for Media, on target.
- Delivered a prioritised product roadmap across the verticals and progressing on standardised product catalogue for all verticals.
- Secured an important first government contract for O3b mPOWER, valued at \$200 million, to deliver high performance and low latency satellite services, enabling global missions for NATO member government organisations, agencies and military.
- SES-led consortium secured a concession contract from the European Commission to design, deliver, and operate the multiorbit IRIS² sovereign connectivity system with SES's participation fully consistent with the principles of our disciplined financial policy.

Deliver a market-leading portfolio

- O3b mPOWER operational with 6 satellites and on-time delivery of satellites 7 and 8 with ongoing review of service quality and supply improvements.
- Achieved a 12.5% improvement in underutilised GEO wide beam capacity, above our target of 10%.
- Delivered an increase in yield (measured in terms of €/MHz) from GEO wide beam renewals of 23%, compared with a target of 10%.

Execute simplification and efficiency to deliver best customer experience

- Executed €57 millions of in year operating cost savings.
- Improved lead to order process (new opportunity and quote builder entry) time from 65 minutes in 2023 to 12 minutes in 2024.
- 2024 Net Promoter Score of 44 (measured on a scale of -100 to +100) was lower compared to 2023 (of 54).
- Further steps in implementing the customer-tiering initiative.

Achieve market advantage in technology

- Developed an updated roadmap of SES's future investment priorities to support the evolved strategy which is now fully aligned with the 2025 budget and business plan.
- Set up a Software Centre of Excellence with new leadership, goals, and mandate, further automation and efficiencies ongoing.

SES is a great place to work and takes responsibility for people and planet

• Decline in employee eNPS engagement survey from 7 to -8. For 2025, the ET

- has identified key areas of focus with initiatives to drive future improvement.
- On track to deliver a compliant report for 2024. All mandatory ESRS disclosures to be included in our 2024 report related to double materiality.
- Work to accelerate SES's climate action goals is ongoing.

The SES Board confirmed an a total bonus achievement for 2024 of 120.09% which applies equally to each active ET member at year-end 2024. The 2024 annual bonus relates to the 2024 performance year and will be paid in March 2025.

The overview of the 2024 annual bonus of the CEO, CFO, CCO, and CLO and other ET members is provided in the table below:

Bonus ET Expense

Annual Bonus 2024 performance year in EUR	Bonus at Bonus at target Percentage target (% of Base achievement¹ (Abs.) Salary)²		Bonus Amount	Bonus Amount/ Target	
Chief Executive Officer	1,083,155	[80-100]%	120.1%	1,300,745	120.1%
Financial Performance (70%)	758,209		136.8%	1,037,311	136.8%
Business Objectives (30%)	324,947		81.1%	263,434	81.1%
Chief Financial Officer	381,058	80%	120.1%	457,607	120.1%
Financial Performance (70%)	266,741		136.8%	364,930	136.8%
Business Objectives (30%)	114,317		81.1%	92,677	81.1%
Chief Legal Officer	282,744	80%	120.1%	339,543	120.1%
Financial Performance (70%)	197,921		136.8%	270,777	136.8%
Business Objectives (30%)	84,823		81.1%	68,766	81.1%
Chief Commercial Officer	373,472	80%	120.1%	448,497	120.1%
Financial Performance (70%)	261,430		136.8%	357,665	136.8%
Business Objectives (30%)	112,042		81.1%	90,832	81.1%
Chief Product and Innovation Officer	219,399	80%	120.1%	263,473	120.1%
Financial Performance (70%)	153,579		136.8%	210,113	136.8%
Business Objectives (30%)	65,820		81.1%	53,360	81.1%
Other SLT Members	243,626	[40-50]%	120.1%	292,566	120.1%
Financial Performance (70%)	170,538		136.8%	233,314	136.8%
Business Objectives (30%)	73,088		81.1%	59,252	81.1%

¹ Achievement for Financial Performance at 136.81% and Business Objectives at 81.07%. Achievement for departing Executive Team members based on projections at departure date 2 Full year bonus target for Adel Al-Saleh 1,052,596 EUR, pro-rated for 01.02-31.12 2024. Full year bonus target for Ruy Pinto 30,560 EUR, pro-rated for 01.01-31.01 2024

Long Term Equity Incentives

The third element of the compensation package relates to the long-term equity granted by the Company. The plan, administered by the Remuneration Committee, permits the grant of three equity types: (i) stock options (decommissioned early 2023); (ii) restricted shares; and (iii) performance shares. The 2024 total grant value was divided into 25% restricted shares and 75% performance shares.

The Restricted shares are FDRs granted with the sole condition that, at vesting, the ET member must be employed by SES. The Restricted Shares vest on 1 June of the third year following the year of their grant.

Performance Shares are FDRs granted to ET members and vest on 1 June of the third year following the year of their grant. From

grant 2021 onwards, vesting is subject to outcome of Total Shareholder Return (TSR). measured on a relative basis to the median TSR performance of a panel of comparable companies during a three-year period.

For the 2024 vesting of Performance shares. SES' Total Shareholder Return of 8.1% relative to the median performance of the panel of comparable companies of -40% thus triggered 150% vesting of the performance shares granted in 2021.

During 2024, the members of the ET members were awarded a combined total of 180,646 Restricted shares as part of the Company's long-term incentive plan and 541,939 Performance shares. The detailed overview of the 2024 equity grant and vesting as well as current total shareholding for the CEO, CFO, CCO, CLO and other ET members is provided as follows:

	Long Term Equity Pla	ant	Equity Vesting in 2024		Registered shares		
in EUR	Components	Grant Year	Vesting Year ²	Units granted	Grant year	Units vested	and FDR's - 31 December 2024
Chief Executive	Stock Options			-	2020 to 2021	-	
Officer	Performance Shares	2024	2027	341,472	2021	-	210,000
	Restricted Shares	2024	2027	113,824	2021	-	
Chief Financial	Stock Options			-	2020 to 2021	151,451	
Officer	Performance Shares	2024	2027	48,324	2021	34,308	89,482
	Restricted Shares	2024	2027	16,108	2021	7,624	
Chief Legal Officer	Stock Options			-	2020 to 2021	88,569	
	Performance Shares	2024	2027	35,856	2021	20,372	76,693
	Restricted Shares	2024	2027	11,952	2021	4,527	
Chief	Stock Options			-	2020 to 2021	136,623	
Commercial	Performance Shares	2024	2027	45,450	2021	29,705	90,767
Officer	Restricted Shares	2024	2027	15,150	2021	6,601	
Chief Product	Stock Options			-	2020 to 2021	-	
and Innovation Officer	Performance Shares	2024	2027	33,594	2021	-	0
	Restricted Shares	2024	2027	11,198	2021	-	
Other Executive	Stock Options			-	2020 to 2021	55,691	
Team Members	Performance Shares	2024	2027	37,243	2021	12,168	52,20 ³
	Restricted Shares	2024	2027	12,414	2021	2,704	

¹ Adel Al-Saleh received a one-time additional equity grant of 120% of ABS as a buy-out of his previous employer's 2023 LTE and Share Matching Plan.

²a Stock options: for grants prior to 2021, vesting period over four years with a yearly vesting of 25% on 1 January of each year following the grant. Cliff vesting of three years from 2021 grant year onward. 2b Performance and Restricted shares: vesting on 1 June of the third year following the year of the grant.

³ Shares and FDRs predate on appointment as "person discharging managerial responsibilities" in accordance with the Market Abuse Regulation.

	Long Term Equity Pla	Long Term Equity Plan - 2023 Grant					Registered shares
in EUR	Components	Grant Year	Vesting Year ¹	Units granted	Grant year	Units vested	and FDR's - 31 December 2023
Chief Executive	Stock Options			-	2019 to 2020	116,067	59,017
Officer ¹	Performance Shares	2023	2026	92,856	2020	48,528	
	Restricted Shares	2023	2026	30,952	2020	16,176	
Chief Financial	Stock Options			-	2019 to 2020	58,434	41,516
Officer	Performance Shares	2023	2026	43,614	2020	19,887	
	Restricted Shares	2023	2026	14,538	2020	6,629	
Chief Legal	Stock Options			-	2019 to 2020	25,126	23,244
Officer	Performance Shares	2023	2026	33,999	2020	10,938	
	Restricted Shares	2023	2026	11,333	2020	3,646	
Chief Strategy	Stock Options			-	2019 to 2020	49,289	72,614
Officer	Performance Shares	2023	2026	40,026	2020	20,742	
	Restricted Shares	2023	2026	13,342	2020	6,914	
Other SLT	Stock Options			-	2019 to 2020	102,664	66,955
Members	Performance Shares	2023	2026	157,485	2020	48,252	
	Restricted Shares	2023	2026	52,495	2020	16,084	

¹ Stock Options: for grants prior to 2021, vesting period over four years with a yearly vesting of 25% on 1 January of each year following the grant. Cliff vesting of three years from 2021 grant year onward

When exercising their vested stock options and their vested shares, the ET members must act in accordance with the SES Dealing Code (including requiring the prior authorisation from the Deputy Corporate Secretary and/or Chief Financial Officer and provide selling orders outside of a closed period).

Please refer to management disclosures on the SES website.

Benefits package

As for the benefits provided to members of the ET, they are aligned with local and market practices and include pensions, health care plans, death and disability insurances, company cars or car allowances and other payments.

RESPONSIBILITY STATEMENT

The Board of Directors and the Executive Committee of the Company reaffirm their responsibility to ensure the maintenance of proper accounting records disclosing the financial position of the group with reasonable accuracy at any time and ensure that an appropriate system of internal controls is in place to ensure the group's business operations are carried out efficiently and transparently.

In accordance with Article 3 of the Luxembourg law of 11 January 2008, as subsequently amended, on transparency requirements in relation to information about issuers whose securities are admitted to trading on a regulated market, we declare that, to the best of our knowledge, the annual statutory accounts as of and for the year ended 31 December 2024, prepared in accordance with Luxembourg legal and regulatory requirements, and the consolidated financial statements as of end for the year ended 31 December 2024, prepared in accordance with the International Financial Reporting Standards as adopted by the European Union, give a true and fair view of the assets, liabilities, financial position and profit of the year of SES taken individually, and of SES and its consolidated subsidiaries taken as a whole, respectively.

In addition, the management report includes a fair review of the development and performance of the business and the position of SES taken individually, and of SES and its consolidated subsidiaries taken as a whole, together with a description of the principal risks and uncertainties that they face.

3 March 2025

Frank Esser

Chair of the Board of Directors

V. 8.5

Adel Al-Saleh

CEO



17 Determination of the remuneration of members of the Board of Directors

Draft resolution

The Board of Directors proposes to the Meeting that the current remuneration of the Directors shall be amended for extra travel time compensation for out-of-Europe based Directors and determined as follows:

For the attendance at a meeting of the Board of Directors or of a committee set up by the Board, other than the Audit and Risk Committee, the Directors shall receive a remuneration of EUR 1,600 for that meeting. This remuneration is the same for the attendance by the Vice-Chairpersons and the Chairman.

A Director participating at a meeting of the Audit and Risk Committee shall receive a remuneration of EUR 1,920 for that meeting. This remuneration is the same for the attendance by the Vice-Chairpersons and the Chairman.

A Director participating at a meeting of a specific project taskforce set up by the Board of Directors shall receive a remuneration of EUR 1,600 for that meeting.

Each Director shall receive a remuneration of EUR 40,000 each year, regardless of the number of attendances at meetings. The Vice-Chairpersons shall receive EUR 48,000 each year and the Chairman of the Board shall receive EUR 100,000 each year. Directors having their personal residence out of Europe shall receive an additional remuneration of EUR 15,000 each year, compensating for extra travel time.

A Director, other than the Chairman of the Board of Directors, chairing one of the committees set up by the Board, shall receive an additional remuneration of EUR 8,000 each year. A Director, other than the Chairman of the Board of Directors, chairing the Audit and Risk Committee, shall receive an additional remuneration of EUR 9,600 each year.

All the amounts contained in the present resolution will be net of any Luxembourgish withholding tax on directors' fees.

The only change proposed against the resolution voted in 2024 is the introduction of an additional remuneration for out-of-Europe based directors.



Assemblée Générale Ordinaire

17 Fixation de la rémunération des membres du Conseil d'administration

Projet de résolution

Le Conseil d'administration propose à l'Assemblée que la rémunération des membres du Conseil soit fixée comme suit :

Pour chaque assistance à une séance du Conseil d'administration ou d'un des comités que le Conseil instituera, autre que le Comité d'Audit et des Risques, les administrateurs recevront une indemnité de 1.600 EUR par séance. Cette indemnité est la même pour les Vice-Présidents et le Président.

Un administrateur qui participera à une séance du Comité d'Audit et des Risques touchera une indemnité de 1.920 EUR par séance. Cette indemnité est la même pour les Vice-Présidents et le Président.

Un administrateur qui participera à une séance d'une équipe de projet spécifique mise en place par le Conseil d'administration touchera une indemnité de 1.600 EUR par séance.

Chaque membre du Conseil d'administration aura droit à une indemnité fixe de 40.000 EUR par an, indépendamment du nombre de présences aux séances. Cette indemnité est de 48.000 EUR par an pour les Vice-Présidents et de 100.000 EUR par an pour le Président. Les administrateurs ayant leur résidence habituelle en dehors de l'Europe recevront en outre une indemnité additionnelle de 15.000 EUR par an pour compenser le temps de voyage supplémentaire.

Un administrateur, autre que le Président du Conseil d'administration, qui sera Président d'un comité instauré par le Conseil touchera une indemnité supplémentaire de 8.000 EUR par an. Un administrateur, autre que le Président du Conseil d'administration, qui sera Président du Comité d'Audit et des Risques, touchera une indemnité supplémentaire de 9.600 EUR par an.

Tous les montants contenus dans la présente résolution s'entendent net de retenue à la source luxembourgeoise sur la rémunération des administrateurs.

Le seul changement proposé par rapport à la résolution votée en 2024, concerne l'introduction d'une indemnité additionnelle pour les administrateurs résidents hors Europe.



18 Approval of the Remuneration Report

Draft resolution

The Board of Directors proposes to the Meeting to approve the Remuneration Report for 2024.

[Please refer to the document provided under agenda item 16]

Assemblée Générale Ordinaire

18 Approbation du Rapport de Rémunération

Projet de résolution

Le Conseil d'administration propose à l'Assemblée d'approuver le Rapport de Rémunération pour 2024.

[Veuillez-vous référer au document sous le point 16]



19 Appointment of the auditor for the year 2025 and determination of its remuneration

Draft resolution

The Board of Directors proposes to re-appoint PricewaterhouseCoopers (PwC) as external auditor for the year 2025 and to approve a budget of EUR 4.5 million for the external auditor's fees, excluding any impacts due to Intelsat acquisition or significant changes in business processes, as recommended by the Audit and Risk Committee in its meeting on 24 February 2025.

Assemblée Générale Ordinaire

19 Election statutaire du réviseur d'entreprises pour l'année 2025 et fixation de sa rémunération

Projet de résolution

Le Conseil d'administration propose de réélire PricewaterhouseCoopers (PwC) comme réviseur d'entreprises pour l'année 2025 et d'approuver un budget de 4,5 millions d'euros pour les honoraires de l'auditeur externe, à l'exclusion de tout impact dû à l'acquisition d'Intelsat ou à des modifications significatives des processus commerciaux, tel que recommandé par le Comité d'Audit et des Risques lors de sa réunion du 24 février 2025.



20 Resolution on Company acquiring its own FDRs and/or own A-, or B-shares

Draft resolution

The General Meeting of Shareholders authorizes the Board of Directors, with full power of delegation to the Executive Committee, to purchase A-shares, FDRs and B-shares up to a maximum of 10% of the total issued share capital, or to have them purchased by other companies of the Group in accordance with the provisions of the law of 10 August 1915, as amended, on commercial companies (the "Companies' Act"). The purchase price of the A-shares/FDRs shall not be lower than the accounting par value or higher than 110% of the A-shares/FDRs average closing price according to the listing on the Euronext Paris stock exchange during the five trading days preceding the purchase date. The purchase price of B-shares shall be equivalent to 40% of the weighted average market price of the A-shares/FDRs purchased.

Any shares repurchased by the Company may be used for any legitimate purpose as the Board deems advisable.

The authorization is valid for the longer of (a) a period of eighteen months from the date of this resolution or (b) the duration of such further period beyond those eighteen months for which it is renewed or extended by the General Meeting of Shareholders.

The Company may decide to purchase only shares of one or two of the existing categories but will need to conform to the principle of equal treatment of shareholders within each category of these shares.

All powers are granted to the Board of Directors, with full power of delegation to the Executive Committee, to execute the present authorization.



Assemblée Générale Ordinaire

20 Résolution permettant à la Société l'acquisition de ses propres FDRs et/ou actions de la catégorie A ou B

Projet de résolution

L'assemblée générale des actionnaires autorise le Conseil d'administration, avec faculté de délégation au Comité Exécutif, à acquérir des actions A, des FDR et des actions B jusqu'à un maximum de 10% du capital social total émis, ou à les faire acheter par d'autres sociétés du groupe conformément aux dispositions de la loi du 10 août 1915, telle que modifiée, concernant les sociétés commerciales ("LSC"). Le prix d'achat des actions A/FDR ne doit pas être inférieur à la valeur nominale comptable ou supérieur à 110 % du cours de clôture moyen des actions A/FDR selon la cotation à la bourse Euronext Paris pendant les cinq jours de bourse précédant la date d'achat. Le prix d'achat des actions B sera équivalent à 40 % du prix de marché moyen pondéré des actions A/FDR achetées.

Les actions rachetées par la Société peuvent être utilisées pour tout objectif légitime que le Conseil d'administration juge approprié.

L'autorisation est valable pour la plus longue des deux périodes suivantes : (a) une période de dix-huit mois à compter de la date de la présente résolution ou (b) la durée d'une période supplémentaire au-delà de ces dix-huit mois pour laquelle elle est renouvelée ou prolongée par l'Assemblée générale des actionnaires.

La Société peut décider de n'acheter que des actions d'une ou deux des catégories existantes, mais devra se conformer au principe d'égalité de traitement des actionnaires au sein de chaque catégorie de ces actions.

Tous les pouvoirs sont conférés au Conseil d'administration, avec pleine délégation au Comité exécutif, pour l'exécution de la présente autorisation.



21 Non-binding resolution on capital return to shareholders

The Shareholders' Meeting requests the board of directors of the Company (the Board) to implement an annual capital return to the shareholders of the Company, which shall amount to the surplus capital of the Company, defined as the sum of (a) cash and short-term investments in excess of Euro 200 million at the beginning of the fiscal year; (b) cash from operations during the fiscal year; and (c) proceeds from asset sales (including spectrum proceeds) during the fiscal year; less (i) debt repayments necessary to reduce the ratio of gross debt-to-EBITDA (excluding ongoing transaction-related expenses) to a threshold of 3.75x; (ii) capital investments made during the fiscal year to maintain the company's GEO satellite network; (iii) the equity component of funds expended during the fiscal year to complete the build-out of the company's existing MEO network; and (iv) the funds needed to complete the Intelsat stock purchase transaction pursuant to the share purchase agreement dated April 30, 2024.

A significant FDR holder requested that this resolution be added to the Shareholders' Meeting agenda, and the Board has therefore decided to submit it to the Shareholders' Meeting. The SES Board of directors expressly confirms that it does not support this resolution and unanimously recommends that shareholders vote against it. A detailed response will be provided in writing before the general meeting.

Assemblée Générale Ordinaire

21 Résolution non-contraignante sur un retour sur capital aux actionnaires

L'Assemblée Générale demande au conseil d'administration de la Société (le Conseil) de mettre en œuvre un remboursement annuel du capital aux actionnaires de la Société, qui correspondra à l'excédent de capital de la Société, défini comme la somme (a) des liquidités et des investissements à court terme dépassant 200 millions d'euros au début de l'exercice fiscal; (b) des liquidités provenant des opérations au cours de l'exercice fiscal; et (c) des produits de la vente d'actifs (y compris les produits du spectre) au cours de l'exercice fiscal; moins (i) les remboursements de dette nécessaires pour réduire le ratio de la dette brute sur l'EBITDA (hors dépenses liées aux opérations en cours) à un seuil de 3. 75x; (ii) les investissements en capital réalisés au cours de l'exercice pour maintenir le réseau de satellites GEO de la société; (iii) la composante capitaux propres des fonds dépensés au cours de l'exercice pour achever le développement du réseau MEO existant de la société; et (iv) les fonds nécessaires pour achever la transaction



d'achat d'actions Intelsat conformément à l'accord d'achat d'actions daté du 30 avril 2024.

Un détenteur important de FDRs a demandé à ce que cette résolution soit ajoutée à l'agenda de l'assemblée et le Conseil a donc décidé de la soumettre à l'Assemblée Générale. Le conseil d'administration de SES confirme expressément qu'il ne soutient pas cette résolution et recommande à l'unanimité de voter « contre ». Une réponse écrite plus détaillée sera communiquée avant la tenue de l'Assemblée Générale.



22 Further non-binding resolution on capital return to shareholders

Atlas supports the Company announcement of the 26th of February 2025 regarding the intention for a stable to progressive dividend and capital return policy in the future, as the Company meets its leverage targets, including the intention with regards to any proceeds from any future exceptional cashflows of the combined company. ATLAS would support a determination by the board in these circumstances that at least a majority of such future exceptional cashflows will be prioritised for return to shareholders.

A significant FDR holder requested that this resolution be added to the Shareholders' Meeting agenda, and the Board has therefore decided to submit it to the Shareholders' Meeting. The SES Board of directors appreciates the constructive engagement from Atlas around the Company's previously announced position relating to shareholder remuneration as set out in the Company's Full Year 2024 results release on 26 February 2025, it is supportive of Atlas' proposed agenda item and unanimously recommends voting in favour of the resolution.

Assemblée Générale Ordinaire

22 Résolution non-contraignante sur un retour sur capital aux actionnaires

Atlas soutient l'annonce faite par la société le 26 février 2025 concernant l'intention d'une politique de dividendes et de remboursement du capital stable à progressive à l'avenir, au fur et à mesure que la société atteint ses objectifs en matière d'effet de levier, y compris l'intention concernant tout produit provenant de futurs flux de trésorerie exceptionnels de la société combinée. ATLAS serait favorable à ce que le conseil d'administration décide, dans ces circonstances, qu'au moins une majorité de ces flux de trésorerie exceptionnels futurs sera prioritairement reversée aux actionnaires.

Un important détenteur de FDR a demandé que cette résolution soit ajoutée à l'ordre du jour de l'assemblée générale des actionnaires, et le Conseil d'administration a donc décidé de la soumettre à l'assemblée générale des actionnaires. Le Conseil d'administration de SES apprécie l'engagement constructif d'Atlas autour de la position précédemment annoncée par la Société concernant la rémunération des actionnaires, telle qu'exposée dans la publication des résultats de l'exercice 2024 de la Société le 26 février 2025, soutient le point de l'ordre du jour proposé par Atlas et recommande à l'unanimité de voter pour cette résolution.



23 Miscellaneous

The following topics are proposed to be discussed as non-binding, non-voting items:

1)

Discussion on the conversion of all the outstanding class B shares in the Company (the "Class B Shares") into new class A shares in the Company (the "Class A Shares"), based on a ratio of zero point four (0.4) new Class A Shares for one (1) Class B Share and suppression of classes of shares within the share capital of the Company, and conversion of all outstanding Class A Shares into ordinary shares in the Company.

2)

Discussion on (i) the amendment of the articles of incorporation to limit the size of the Company's board to a maximum number of 9 members, each of which shall be elected annually, (ii) the revocation of all current members of the Board with immediate effect, (iii) the appointment of up to 9 members to the board, of which at least two shall be new members with no prior service on the board, and (iv) the amendment of (a) article 9 of the articles of association of the Company to delete the existing nomination process and grant the Government the right to nominate a number of Board members proportionate to its shareholding for appointment, and (b) articles 11 and 12 of the articles of association of the Company to delete the requirement and existence of vice-chairpersons.

3)

Discussion on the amendment of article 5 of the articles of association of the Company to remove any restrictions on the ownership and transfer of shares in the Company.

4)

Discussion on the amendment and full restatement of the articles of association of the Company, without changing the corporate object of the Company, to reflect the proposed changes referred under items 1, 2 and 3 above.



Assemblée Générale Ordinaire

23 Divers

Les sujets suivants sont proposés pour être discutés en tant que points non contraignants et non soumis à un vote :

1)

Discussion sur la conversion de toutes les actions de catégorie B en circulation de la Société (les « actions de catégorie B ») en nouvelles actions de catégorie A de la Société (les « actions de catégorie A »), sur la base d'un ratio 0,4 nouvelle action de catégorie A pour 1 action de catégorie B, suppression des catégories d'actions au sein du capital social de la Société, et conversion de toutes les actions de catégorie A en circulation en actions ordinaires de la Société.

2)

Discussion sur (i) la modification des statuts pour limiter la taille du conseil d'administration de la Société à un maximum de 9 membres, chacun étant élu annuellement, (ii) la révocation de tous les membres actuels du conseil d'administration avec effet immédiat, (iii) la nomination d'un maximum de 9 membres au conseil d'administration, dont au moins deux nouveaux membres n'ayant jamais siégé au conseil d'administration, et (iv) la modification (a) de l'article 9 des statuts de la Société pour supprimer le processus de nomination existant et accorder au Gouvernement le droit de nommer un nombre de membres du conseil d'administration proportionnel à sa participation, et (b) des articles 11 et 12 des statuts de la Société pour supprimer l'exigence et l'existence de vice-présidents.

3)

Discussion sur la modification de l'article 5 des statuts de la Société afin de supprimer les restrictions à la propriété et au transfert d'actions de la Société.

4)

Discussion sur la modification et refonte complète des statuts de la Société, sans changer l'objet social de la Société, afin de refléter les changements proposés aux points 1, 2 et 3 ci-dessus.



Detailed recommendation to the agenda item 21 Non-binding resolution on capital return to shareholders and the discussion items included under "Miscellaneous"

As announced in its recommendation to agenda item 21, the SES Board hereby provides a detailed recommendation on this item.

SES appreciates the perspectives of all our shareholders and their constructive ideas about our business. While the Company is committed to maintaining open and constructive dialogue to deliver long-term shareholder value, the Board believes that Resolution 21 proposed by Appaloosa LP ("Appaloosa"), and Appaloosa's proposals contained in the non-voting Discussion Items, are not in the best interests of the Company and its shareholders, and unanimously recommends shareholders vote against Resolution 21.

Paragraph 1 explains why the Board is unanimously recommending that the shareholders vote against Appaloosa's non-binding proposal (Resolution 21). Paragraphs 2 to 5 explain why the Board believes that Appaloosa's proposals set out in Discussion Items 1 to 4 are not in the best interests of the Company and its shareholders.

Appaloosa's non-binding voting Agenda Item (Resolution 21) and Appaloosa's proposals set out in the Discussion Items were included in the documentation of the annual general meeting sent on 4 March 2025.

1. Company's Current Plans to Return Capital to Shareholders are Aligned with SES's Long-Term Goals (Resolution 21)

Appaloosa has proposed Resolution 21 in the Company's AGM Agenda. The Board unanimously recommends that shareholders vote against Resolution 21.

In summary, the Board believes that Resolution 21 is unnecessary and seeks to deny essential flexibility for the Board and management of the Company to manage the affairs and liquidity of the Company in the best interests of the Company, its shareholders and other stakeholders. The proposal in Resolution 21 may jeopardise the Company's investment grade credit rating and burden the Company with significant uncertainty.

SES has already confirmed a clear intent to prioritise shareholder remuneration while maintaining investment grade metrics and driving sustained, profitable growth and value creation.

As announced in the Company's Full Year 2024 results release on 26 February 2025, in



terms of capital allocation, the Company remains committed to investment grade metrics, profitable investments, and a stable to progressive dividend policy. The Company also confirmed that as it meets its net leverage target (Adjusted Net Debt to Adjusted EBITDA) of below 3 times within 12-18 months after closing the Intelsat transaction, the Company intends to increase the annual base dividend and then prioritise shareholder remuneration when allocating any future exceptional cash flows of the combined company.

SES's total cash returns to shareholders since 2021 have been approximately EUR 1.2 billion, which is over 100% of its Adjusted Free Cash flow over the same period. SES continues to prioritise shareholder remuneration and remains sector leading in terms of returning capital to its shareholders.

The Board believes that it is in the long-term interests of the Company and its shareholders that SES retains a healthy balance, as per its current financial policy, between shareholder returns, maintaining investment grade metrics and keeping some flexibility for accretive growth investments to support the Company's competitive position in the market.

It should be noted that Resolution 21 sets a gross debt to EBIDTA threshold of 3.75 times, which is likely to put the Company's investment grade credit rating at risk, and detract from the flexibility the management and Board of the Company would otherwise have to manage the affairs of the Company to avoid this negative outcome. In Moody's report dated 26 February 2025, it updated its investment grade ratings gross debt to EBITDA threshold range for the Company from 3.25-3.75 times to 2.75-3.25 times.

Resolution 21 artificially constrains the Board's ability to allocate capital to the items listed in Resolution 21 only. It prioritises increased shareholder remuneration in the short term and ignores the necessity for the Board to have agility to respond to a changing macroeconomic and competitive environment which could jeopardise the Company's trajectory and long-term future growth. Our strategy balances strategic investments, which are expected to drive long-term growth and sustainable cash flow generation in line with our established IRR threshold of 10%, with an approach to shareholder remuneration that appropriately addresses the company's capital allocation priorities.

Resolution 21 is proposed as a non-binding Agenda Item, and it would not be binding in accordance with Luxembourg laws as it entirely fetters the Board's discretion regarding all future capital allocation decisions. However, voting in favour of the resolution would nonetheless leave the Company burdened by significant uncertainty, and be neither in the short nor long term interests of shareholders.

2. Reorganisation of the Share Capital Structure of the Company (Discussion Item 1)

The non-voting Discussion Item 1 in the Company's AGM Agenda was proposed by



Appaloosa. The Board has unanimously decided that it does not support Discussion Item

The Luxembourg Government is an anchor shareholder of the Company since inception, and its holding in the Company is viewed as important to its strategic national interests. Its holding of B Shares gives it valuable rights which, pursuant to Luxembourg law, cannot be taken away from it by a vote, whether binding or non-binding, of other shareholders.

In any event, SES considers the Luxembourg Government to be a valuable shareholder and stakeholder in the Company, and the Luxembourg Government has on numerous occasions confirmed its strong support for the Company.

The Board also wishes to note that as these rights are fully disclosed and form part of the Articles, all investors would have invested in the Company on the basis of the existing shareholding structure and these rights.

The Board also notes that the Class B Shareholders are entitled to appoint such number of directors which comprise no more than one third of the total number of directors on the Board, and as such the Class B shareholders cannot dictate strategy and do not in practice inhibit management's ability to execute on the Company's profitable growth strategy. The Board also notes that the economic interests of all shareholders are already fairly and proportionately aligned.

3. Reorganisation of the Board (Discussion Item 2)

The non-voting Discussion Item 2 in the Company's AGM Agenda was proposed by Appaloosa. The Board has unanimously decided that it does not support Discussion Item 2.

As explained above, the Board considers that its current composition and its approach to carefully planned refreshment of its membership, in accordance with the recommendations of its Nomination Committee, ensures a good balance of skills, experience, and continuity in the Company's leadership body. The composition of the Board, which has reduced in size from 18 members in 2016 to 11 members in 2024, is also broadly aligned with the Company's competitors and peers, as well as governance and market standards.

As noted above, the Company has already proposed two highly qualified new candidates to its Board, Ellen Lord and John Shaw.

Furthermore, as explained above, the Board is committed to continuously improving its composition over time, including evaluating the tenure of existing Board members. The Company's goal is to ensure the Board is equipped with a diverse range of skills, perspectives and experiences that will guide the Company towards its next phase of success.



The Board has carefully considered feedback received from shareholders and, as noted above, in any event proposes to reduce its size and further refresh its composition prior to or at the Company's AGM in 2026.

Discussion Item 2, among other items, calls for the removal of the entire board, the replacement of the Board with a smaller number of directors, who are unspecified, including two new members of the Board, who are also unspecified. It also calls for the removal of the current procedure for Board appointments as between the A and B shareholders, including the existing involvement of the Nomination Committee. This would be a chaotic and unnecessary approach, in contrast to the Company's own careful approach to identifying highly skilled new Board members, and ensuring it has an appropriate balance of skills and experience in its Board composition over time.

4. Ownership and Transfer of Shares (Discussion Item 3)

The non-voting Discussion Item 3 in the Company's AGM Agenda was proposed by Appaloosa. The Board has unanimously decided that it does not support Discussion Item 3

As noted above, the Luxembourg Government is an anchor shareholder of the Company since inception, and its holding in the Company is viewed as important to its strategic national interests. The Company's Articles were established in consultation with the Luxembourg Government, and Article 5 of the Articles is intended to safeguard Luxembourg's national strategic interests in SES.

These rights are fully disclosed and all investors would have invested in the Company on the basis of the existing shareholding structure and these rights.

In any event, SES considers the Luxembourg Government to be a valuable shareholder and stakeholder in the Company and the Luxembourg Government has on numerous occasions confirmed its strong support for the Company.

5. Amendments to the Articles (Discussion Item 4)

The non-voting Discussion Item 4 in the Company's AGM Agenda was proposed by Appaloosa. The Board has unanimously decided that it does not support Discussion Item 4.

This Discussion Item proposes to make changes to the Company's Articles to reflect Appaloosa's other proposals. For the reasons noted above, the Company does not support Discussion Item 4.