

2023 GENERAL MEETING

Paris | May 17, 2023









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2022 GENERAL MEETING

NOTE

This presentation may contain certain forward-looking statements regarding Groupe SEB's activity, results and financial situation. These forecasts are based on assumptions which seem reasonable at this stage, but which depend on external factors including trends in commodity prices, exchange rates, the economic climate, demand in the Group's large markets and the impact of new product launches by competitors.

As a result of these uncertainties, Groupe SEB cannot be held liable for potential variance on its current forecasts, which result from unexpected events or unforeseeable developments.

The factors which could considerably influence Groupe SEB's economic and financial results are presented in the Annual Financial Report and Universal Registration Document filed with the Autorité des Marchés Financiers, the French financial markets authority. The balance sheet and income statement included in this press release are excerpted from financial statements consolidated as of December 31, 2022, examined by SEB SA's Statutory Auditors and approved by the Group's Board of Directors, dated February 22, 2023. Audit procedures on these consolidated financial statements have been performed. The certification report is in the process of being issued.





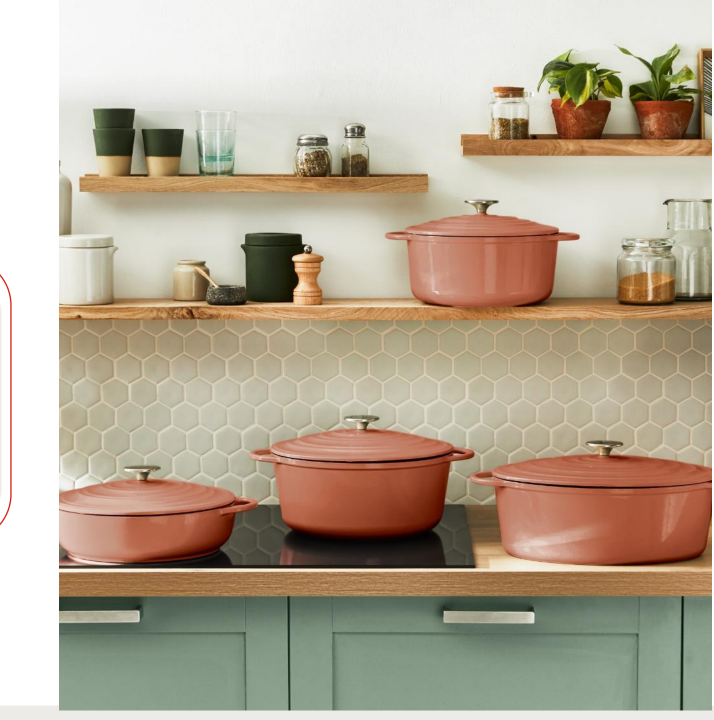
- 1. Financial results & outlook
- 2. A strategy materialised by key achievements
- 3. Capital, dividend, share price & governance
- 4. Information prior to the vote on the resolutions
- 5. Statutory Auditors' reports
- 6. Questions / Answers
- 7. Vote on resolutions







2022 Sales



2022 Key figures

Sales €7,960m

-4.7% LFL

ORFA €620m

ORFA Margin 7.8%

-2.3 points

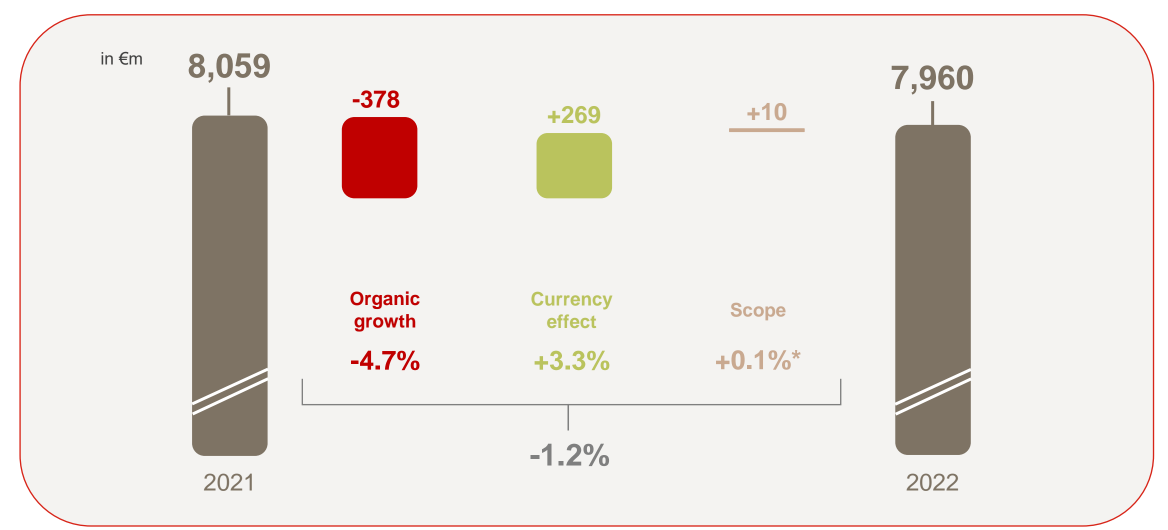
Net profit
€316m
-30%

Net financial debt €1,973m Leverage 2.3x

2022 vs 2021



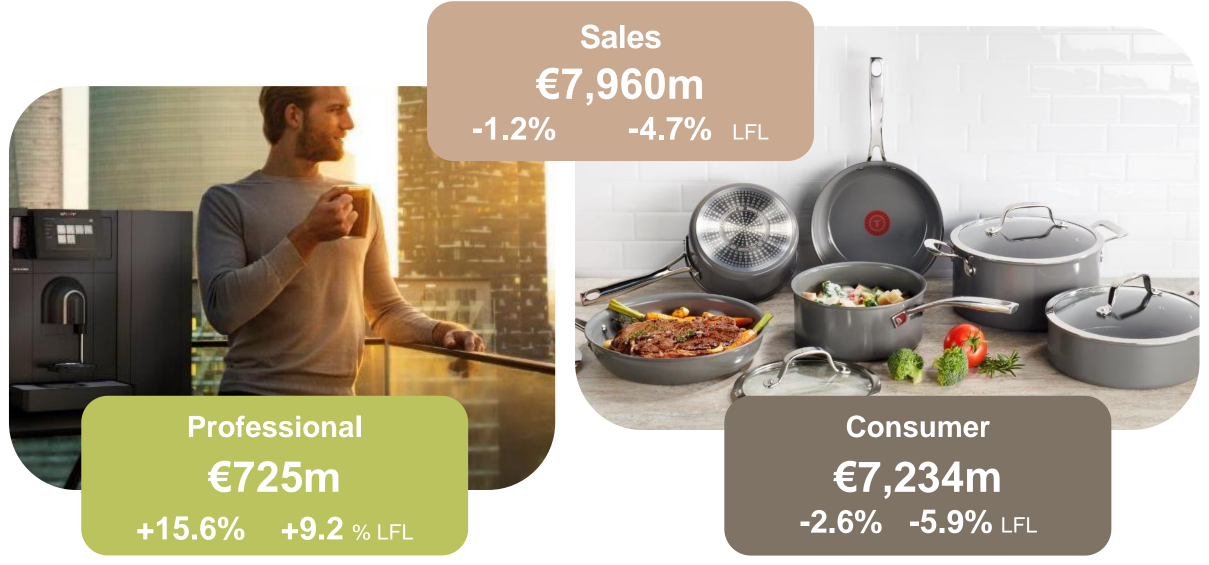
Sales growth 2021 → 2022



^{*} Including Zummo consolidated in Q4 2022



2022 Sales





Strong momentum in the Professional business





+15.6% +9.2% LFL







- Double digit growth in Asia thanks to China's high performance with Luckin Coffee
- Strong rebound in the US with Wilbur Curtis
- DACH region sees strong acceleration with both the WMF and Schaerer brands
- Growth is driven by machine sales as well as services
- Hotel business delivered double-digit sales growth in 2022



Consumer sales decline on a high 2021 comparable base







- Oversales in Small Domestic Equipment in 2021
- Underperformance in France and Germany
- Effects of the Russia-Ukraine war
- Confirmation of positive momentum in China: Supor outperformance in a volatile market
- Contrasting activity in other regions



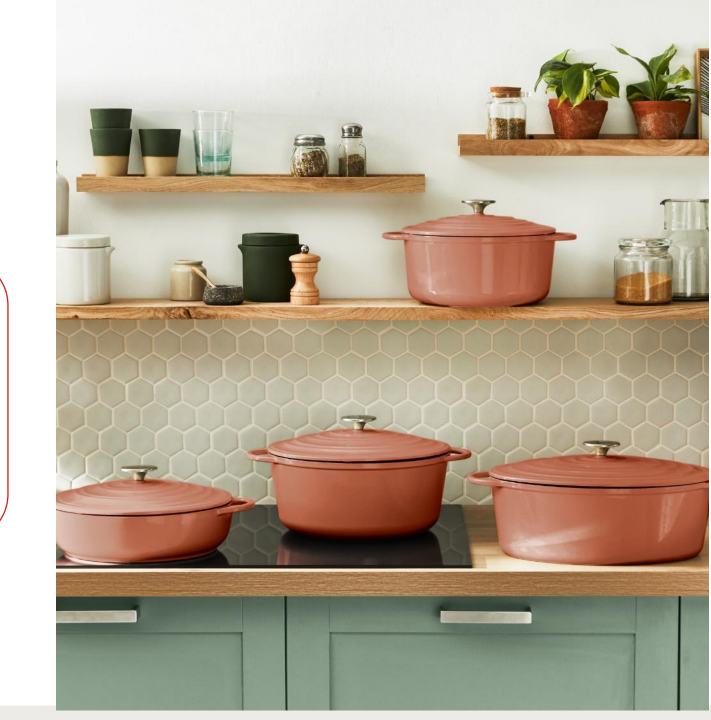
Annual sales by region

In €m		2021	2022	As reported	2022 LFL
	EMEA	3,892	3,444	-12%	-11%
EMEA	Western Europe	2,770	2,416	-13%	-13%
	Other countries	1,121	1,028	-8%	-7%
	AMERICAS	1,082	1,130	+5%	-6%
AMERICAS	North America	788	797	+1%	-10%
	South America	293	333	+14%	+6%
	ASIA	2,458	2,660	+8%	+2%
ASIA	China	1,860	2,101	+13%	+5%
	Other countries	598	559	-7%	-6%
	TOTAL Consumer	7,431	7,234	-3%	-6%
	Professional	628	725	+16%	+9%
	Groupe SEB	8,059	7,960	-1%	-5%

% based on non-rounded figures



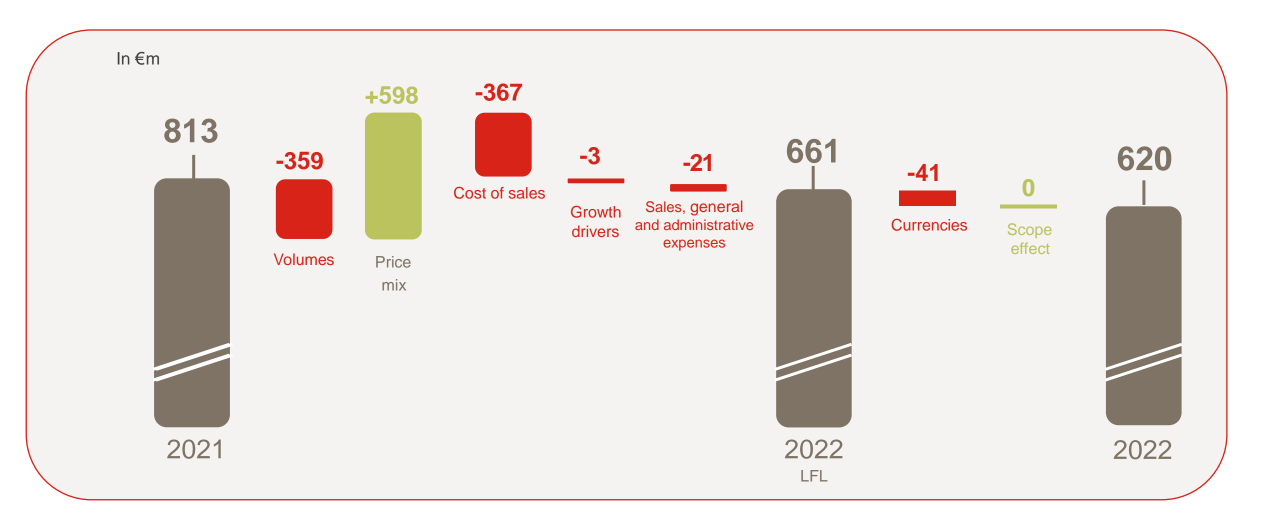
2022 Results





Operating Result From Activity (ORFA)

In €m	2020	2021	2022	2022 vs. 2021
Sales	6,940	8,059	7,960	-1.2%
ORFA	605	813	620	-23.7%
Op. margin	8.7%	10.1%	7.8%	-2.3 pts





From ORFA to net income

In €m	2020	2021	2022	2022 vs 2021
ORFA	605	813	620	- 24 %
Employee profit-sharing	-24	-39	-17	
Other operating income and expense	-78	-59	-56	
Operating profit	503	715	547	- 24 %
Financial result	-60	-65	-81	
Tax	-94	-142	-98	
Non-controlling interests	-48	-54	-52	
Net profit	301	454	316	- 30 %

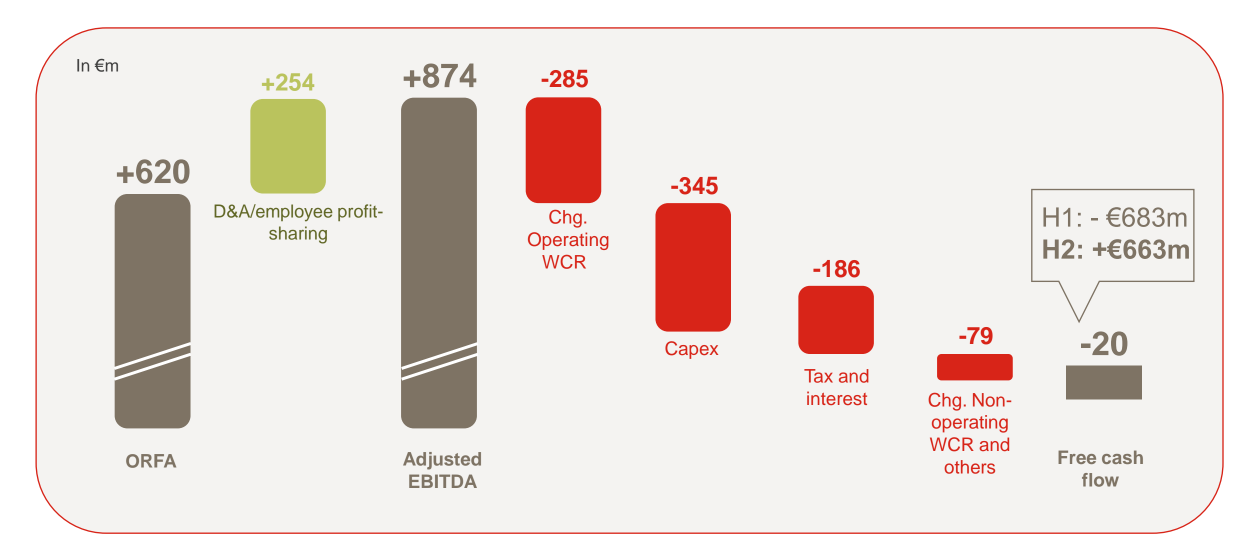


Simplified balance sheet

In €m	2020	2021	2022
Fixed assets	4,250	4,444	4,651
Operating WCR	848	1,115	1,393
Total assets to be financed	5,098	5,559	6,044
Equity	2,735	3,291	3,449
Provisions	454	394	284
Other current assets and liabilities	391	350	338
Net financial debt	1,518	1,524	1,973
Total financing	5,098	5,559	6,044

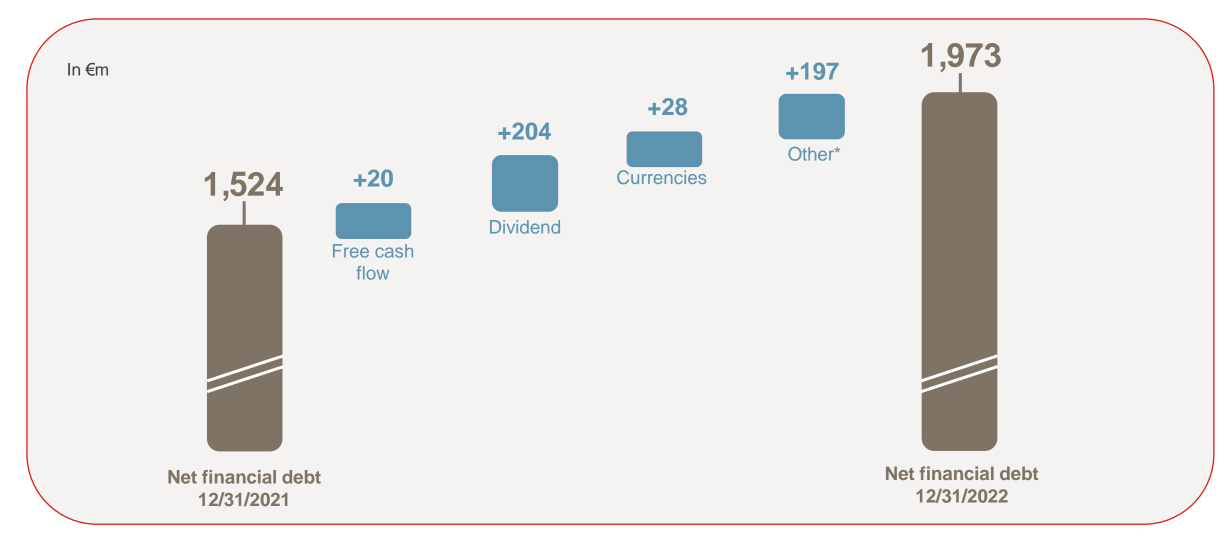


Free cash flow generation



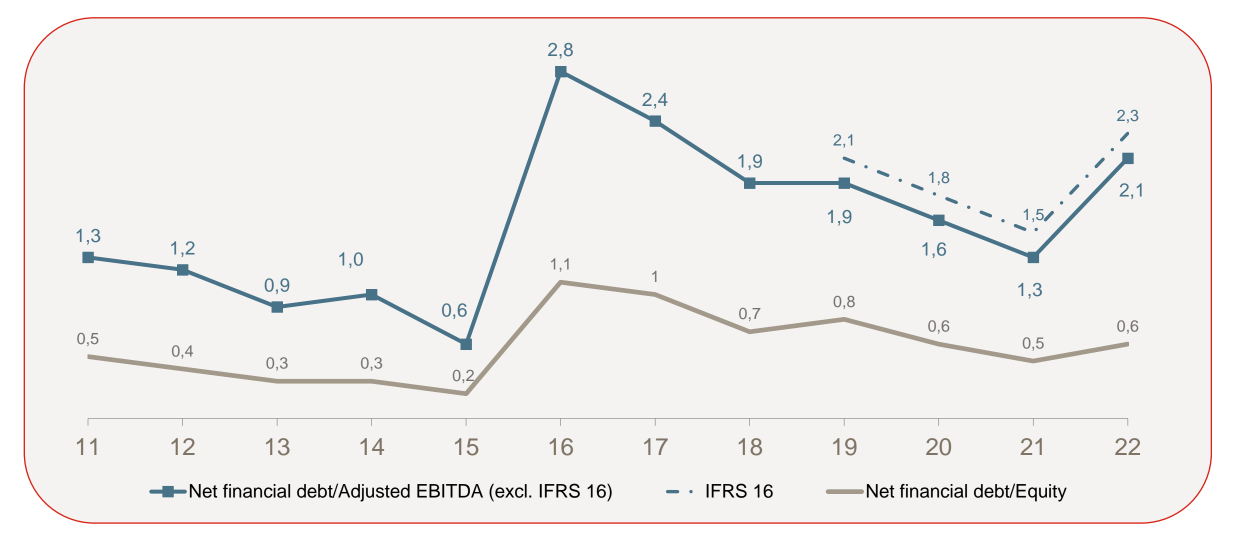


Change in net financial debt





Financial ratios over a long period





1st Quarter 2023
Sales and Outlook





Sales in line with our expectations on a record comparable base





Outstanding performance of Professional business

Sales €209m

+34.1% +29.1% LFL



- Double-digit growth in all regions: China, Germany, US, UK
- Sales momentum driven by both machine sales and services
- Acquisition of La San Marco

^{*} Professional business = Professional Coffee Machines (PCM) + Hotel Equipment + Krampouz + Zummo



Consumer business, performances in line with our expectations

Sales **€1,613m**-8.4% -6.6% LFL

- Weak demand for Small Domestic Equipment
- Continuous difficulties in Western Europe (France and Germany in particular) and North America
- Sales in China temporarily down in Q1, but Supor continues to outperform its market
- Best-sellers → Ingenio ranges, fryers, fans, linen care, steam cookers and kettles



ORFA analysis



Reminder: Q1 ORFA not representative of FY performance

- Difficult start to the year as expected: impact of high production costs in 2022 and lower sales
- Lower raw material and freight costs: positive impact expected from Q2
- Negative FX impact expected on a full year basis
- Sequential improvement in operating margin expected from Q2

Net financial debt analysis

Net financial debt at 31/03/2023

€1,864m*

-€109m vs 31/12/2022

- Decrease in Net Financial Debt as compared to 31/12/2022
 - Positive free cash-flow generation above €200m
 - Further reduction in inventories
 - Acquisition of La San Marco
- Healthy and well-balanced financing structure

2023







The Group's external growth strategy





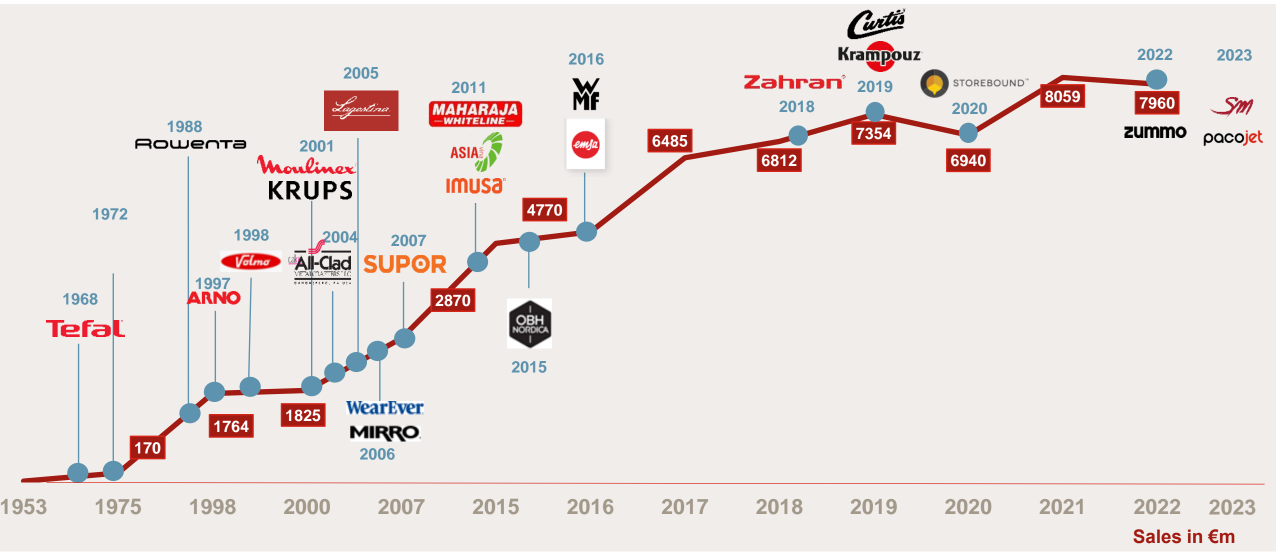
Fundamentals of our acquisition strategy

Complementarity:

- Products families / brands
- Geographies
- Business lines
- Bolt-on or structuring acquisitions
- Transactions historically financed by debt
- A still solid balance sheet that allows the Group to seize new opportunities
 - → Over €600m invested through 6 acquisitions since 2017



A long-lasting history of acquisitions





A strategy to consolidate the Professional activity

- Strong growth business with high profitability
- Services that complement equipment sales
- Synergies with the Consumer business
- Many niche players, specialised by products or geographies



Bolt-on acquisitions and development of synergies



Becoming a global player in Small Professional Equipment







Acquisition of Zummo, the world leader in juice extraction





Acquisition of La San Marco, the Italian coffee machine icon

Pionieri dell'espresso. Dal 1920.







Acquisition 2023 - Pacojet



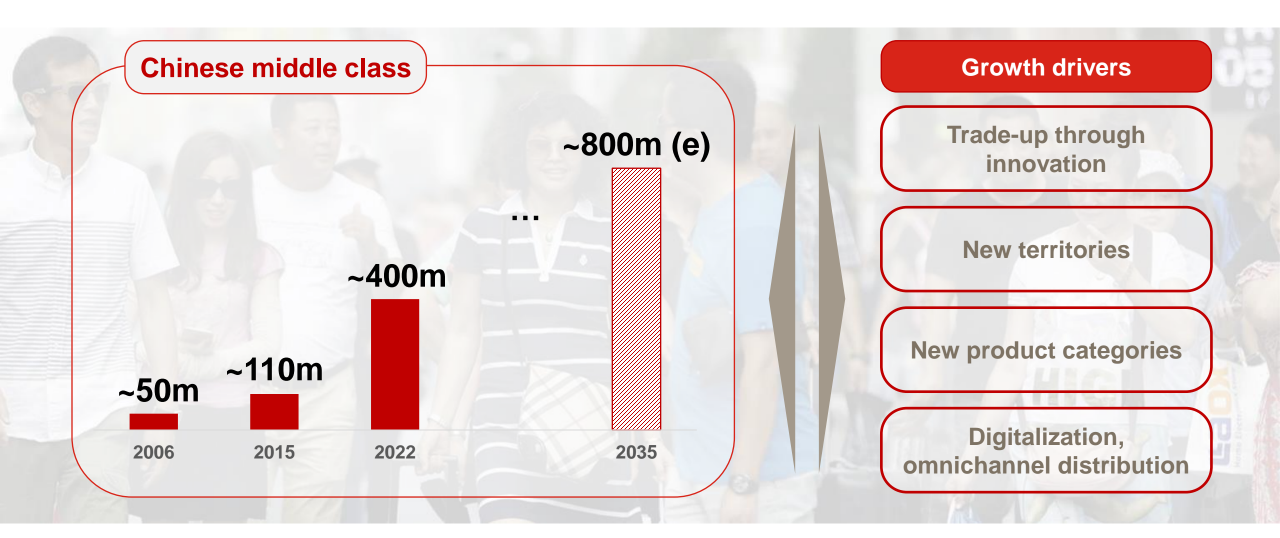


The Group in China with Supor



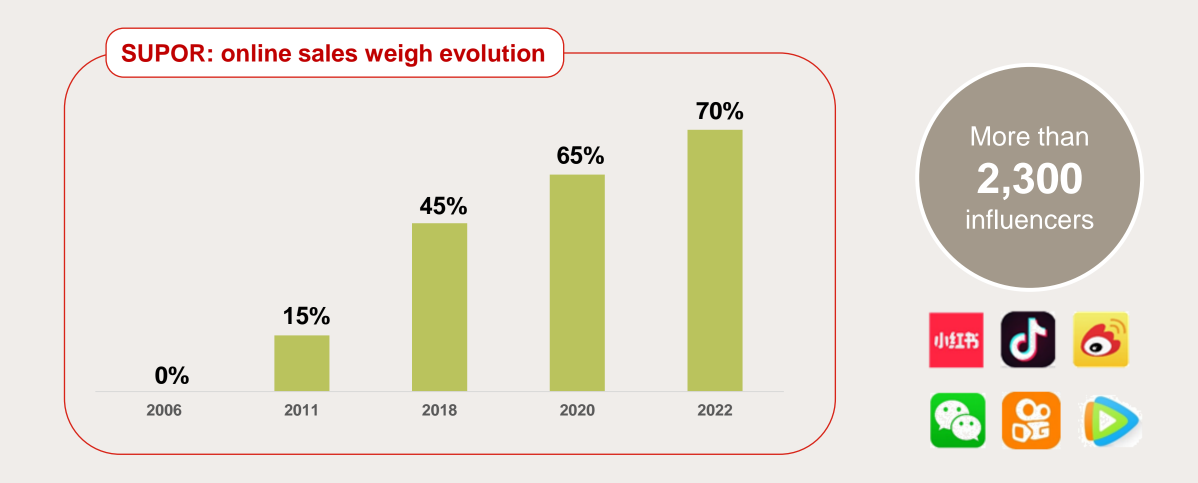


A growing market supported by a booming middle class





An increasingly digital market with social networks and new platforms

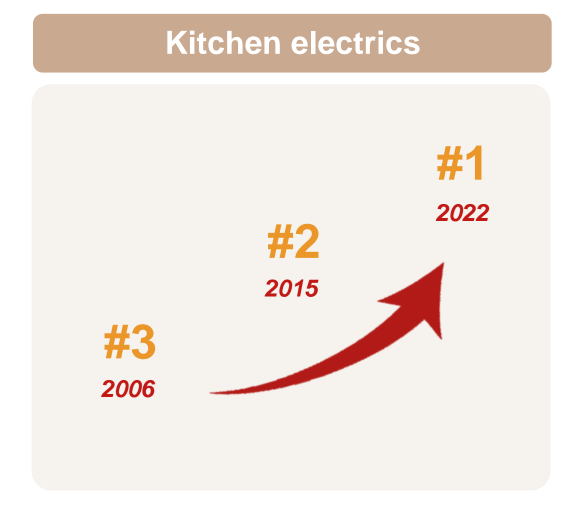




Thanks to its operational excellence, Supor is now the market leader

SUPOR







A competitive production base





For the first time, sales of more than € 2 billion in 2022



^{*} Supor domestic sales

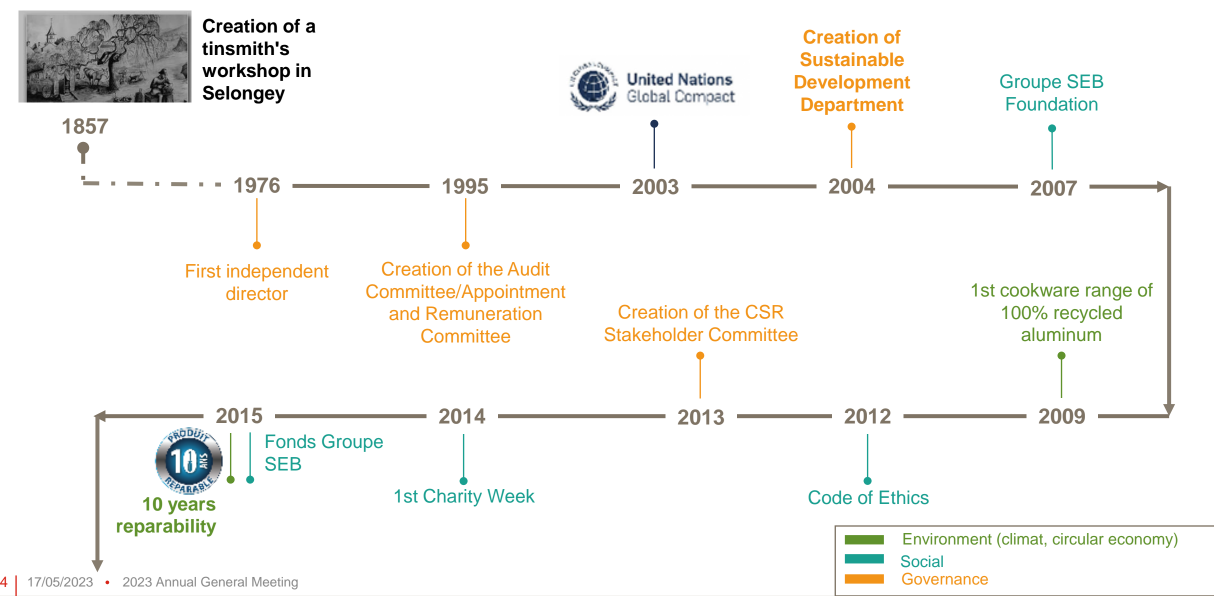


Sustainable development



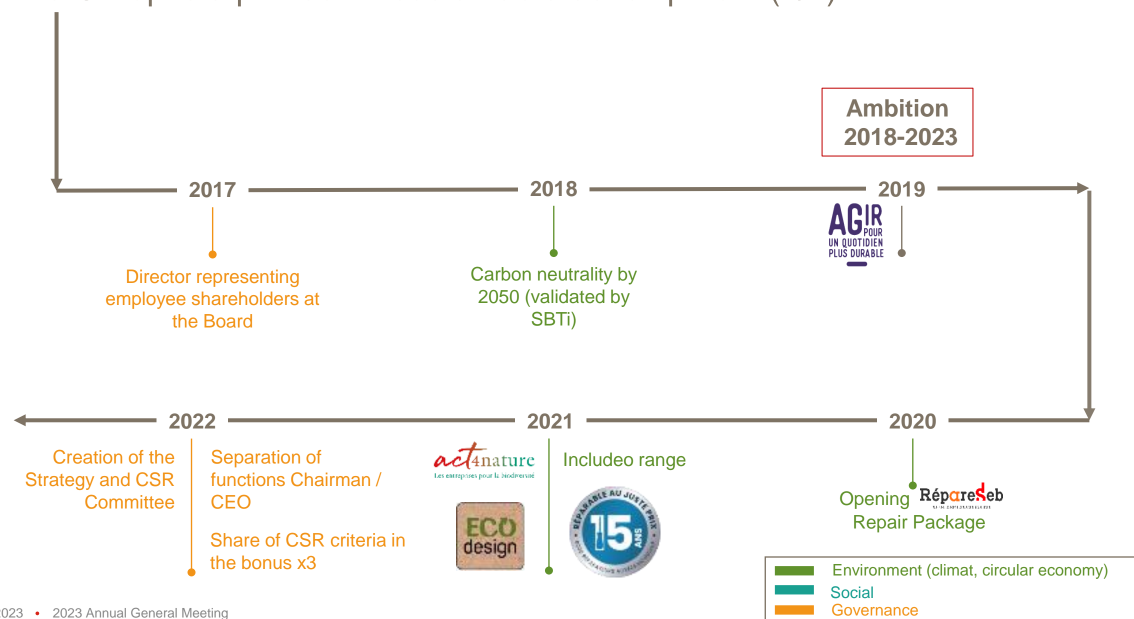


The Group is a pioneer in sustainable development (1/2)





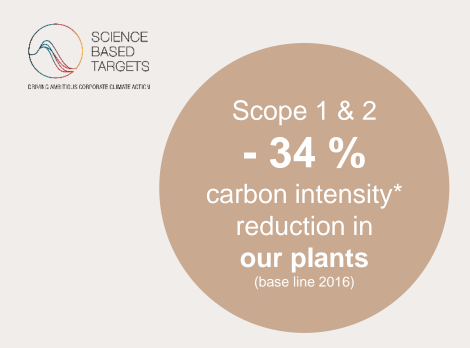
The Group is a pioneer in sustainable development (2/2)





2022 ESG achievements - Environment

Pursuing our Carbon Neutral Trajectory (by 2050)



^{*} Carbon intensity by product



2022 ESG achievements - Environment

Focus on circular economy



42 % of recycled materials in our products/packaging

^{*} Excluding China



Acting for environment and people

Répareseb

SDA repair center for all SEB brands

Two objectives

- Circular economy
- Professional reintegration

2 awards in 2022





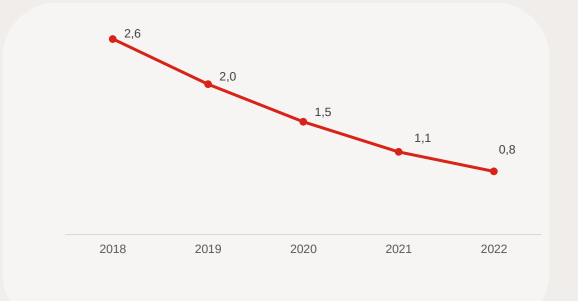


2022 ESG achievements - Social



Focus on people





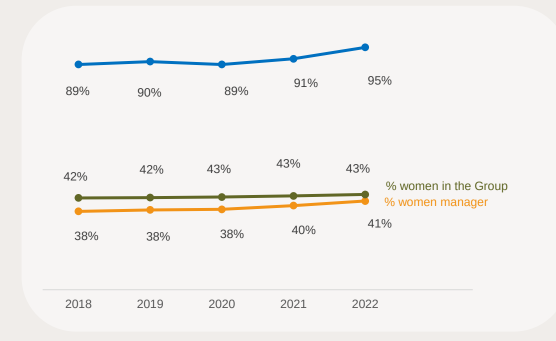


2022 ESG achievements - Social



Focus on people







Extra-financial performance

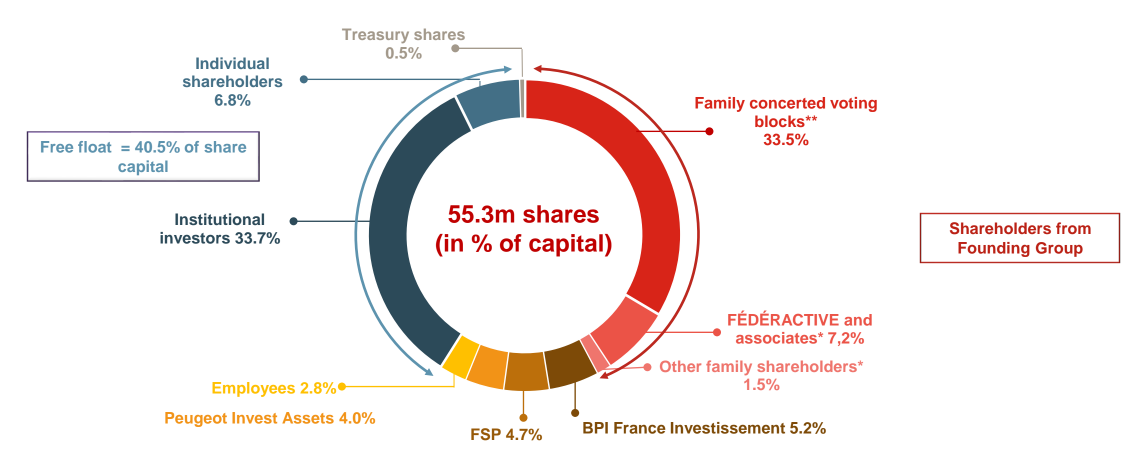








Share capital breakdown at 31/12/2022



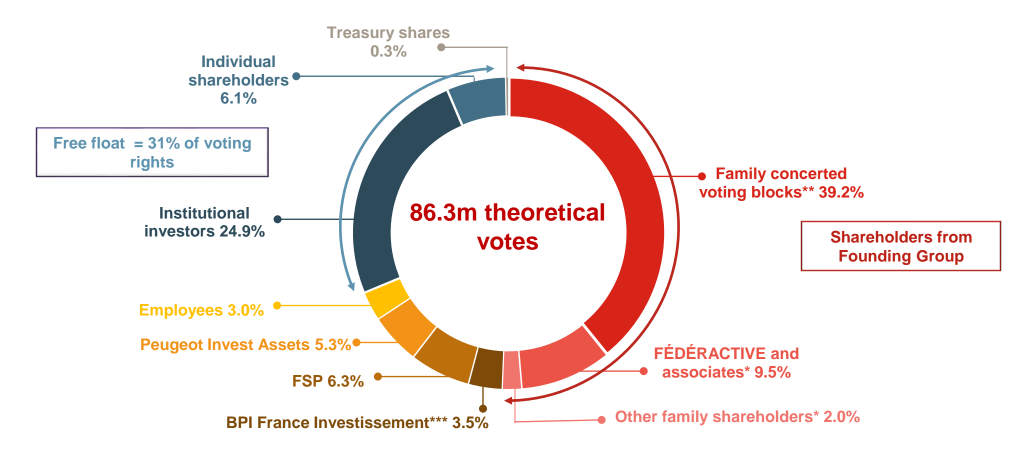
^{*} Shareholders from Founder Group

^{**} Shareholders from Founder Group continuing the initial Concerted Voting Block (Agreement of Feb. 27th 2019) including VENELLE INVESTISSEMENT, GENERACTION, HRC and Other family shareholders

^{***} Manager of LAC I SLP Fund



Voting rights breakdown at 31/12/2022



^{*} Shareholders from Founder Group

^{**} Shareholders from Founder Group continuing the initial Concerted Voting Block (Agreement of Feb. 27th 2019) including VENELLE INVESTISSEMENT, GENERACTION, HRC and Other family shareholders

^{***}Manager of LAC I SLP Fund



SEB: 1-year share price evolution



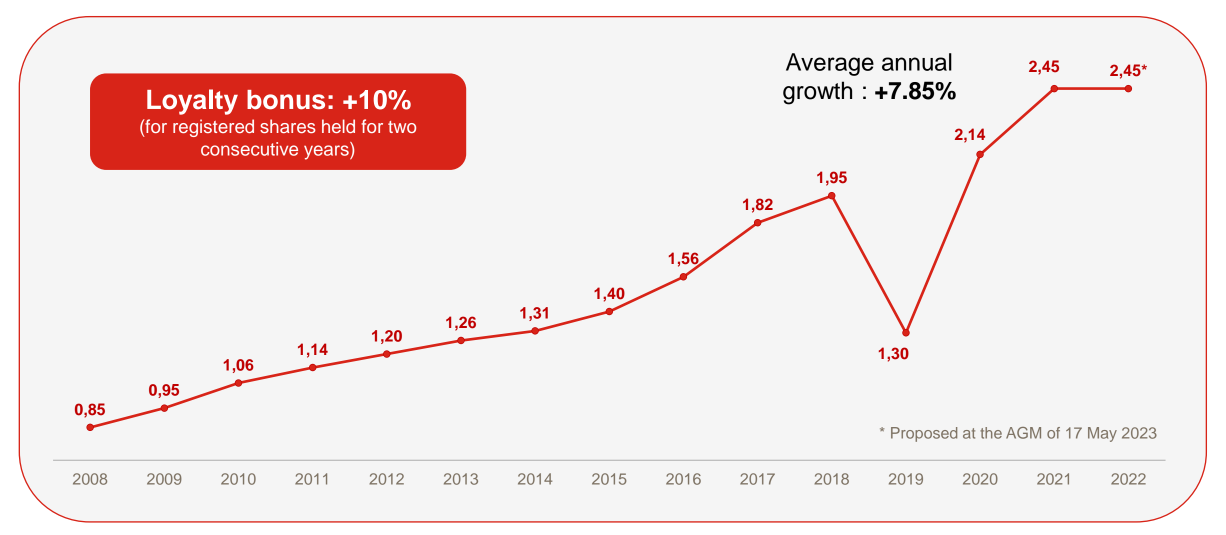


SEB: 15-year share price evolution





Dividend trend over 15 years (in €)





Highlights of Governance in 2022

Separation of the roles of Chairman and Chief Executive Officer in accordance with the decision of the Board of Directors on February 10, 2022

From July 1, 2022

Thierry de La Tour d'Artaise Chairman

Stanislas de Gramont Chief Executive Officer

> Dynamic duo, distribution of roles:

Chairman

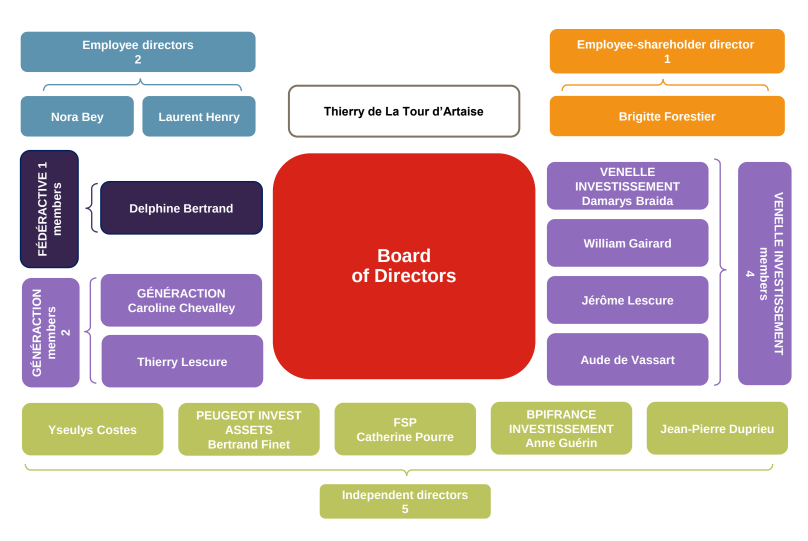
- Board leadership
- Shareholder and institutional relations
- Strategy/ CSR/ Acquisitions

Directeur Général

- Responsible for running the business
- Implementation of the strategy
- Management of the teams
- Support provided to the CEO by the Chairman evolving over time



Composition of the Board of Directors (at December 31, 2022)



16 Members

1/3 independent directors



The status of independent is assessed each year by the CGR and by the Board on the basis of a questionnaire established according to the recommendations of the AFEP-MEDEF Code and informed by each administrator

The Board of Directors in 2022

55 years old
Average age

96% attendance rate

54% women*

10 Meetings, of which 3 held remotely

* 7/13: employee directors and the employee-shareholder director are not included in this calculation in accordance with the provisions of the Pacte law

Audit and Compliance Committee (at December 31, 2022)

4 members

FSP Catherine Pourre

Jérôme Lescure BPIFrance Investissement Anne Guérin

Yseulys Costes

Committee Chairwoman

Created in 1995

independent members

5 meetings in 2022

100% attendance rate

Main responsibilities

- Risk identification and management
- Internal control policy, annual internal audit programs
- Relevance and reliability of the accounting methods used
- Compliance, anti-fraud and anti-corruption procedures
- Statutory auditor selection process



Governance and Remuneration Committee (at December 31, 2022)

5 members

Jean-Pierre Duprieu

Committee Chairman

Venelle Investissement Damarys Braida

Généraction Caroline Chevalley

Peugeot Invest Assets **Bertrand Finet**

Brigitte Forestier

Created in

2 independent members

meetings in 2022

100% attendance rate

Employee shareholder director

Main responsibilities

- → Succession plan for executive officers and senior managers
- Governance, ethics and diversity
- Composition, operation and evaluation of the Board of Directors
- Remuneration policy for directors, executive officers and senior managers
- Annual review of human resources

Strategic and CSR Committee (at december 31 2022)

6 members

Thierry de La Tour d'Artaise

FSP Catherine Pourre Venelle Investissement William Gairard

Généraction Thierry Lescure

BPIFrance investissement Anne Guérin Peugeot Invest Assets Bertrand Finet

Committee Chairman

Created in July 2022

3 indépendants

1 meeting en 2022 100 % Attendance rate

Principales missions

Reviews and provides recommendations on:

- the strategic orientation established by management
- The competitive intelligence activities and external growth projects
- Ihe Group's CSR policy







Resolutions 1 to 3: Approval of the financial statements and allocation of the result

Resolution 1

Approval of the separate financial statements for the year ended December 31, 2022 showing a net profit of €181,969,480

Resolution 2

Approval of the consolidated financial statements for the year ended December 31, 2022 showing a net profit attributable to owners of the parent of €316,215,448

Resolution 3

Allocation of the result for the year ended December 31, 2022 and proposal to set the net ordinary dividend at €2.45 per share



Resolution 4 : Proposal to reappoint Jean-Pierre Duprieu as director for a four-year term



Jean-Pierre Duprieu, is a graduate from the Institut National Agronomique (AgroParisTech), the Institut de Contrôle de Gestion and the International Forum/Wharton School. He joined the Air Liquide Group in 1976 where he spent his entire career, especially at an international level holding various commercial, operational, strategic and general management positions. He is Chairman of the Board of Directors of Korian, Member of the Supervisory Board of Michelin and Chairman of the Compensation and Appointments Committee.

Independent director

Chairman of the governance and remuneration committee

First appointment: 2019

Next expiration date if his term is renewed: 2027



Resolution 5 : Proposal to reappoint William Gairard as director for a four-year term



William Gairard is a Graduate of EM Lyon and holder of an IUP master's in Management Sciences from the Université Jean Moulin Lyon III. William Gairard spent seven years as Management and Auditing Controller at Pernod Ricard and is currently partner and Chief Financial Officer of Zumit (Mexico), a company specializing in the automation of digital processes.

Director – member of the Founder Group, member of VENELLE INVESTISSEMENT

Member of the Strategic and CSR Committee

First Appointment: 2015

Next expiration date if his term is renewed: 2027



Resolution 6 : Proposal to reappoint Généraction, represented by Caroline Chevalley as director for a four-yearterm



Caroline Chevalley holds a law degree from the University of Lausanne. She is the co-founder and Chairman of GÉNÉRACTION, an association of shareholders of SEB S.A., created in May 2017.

She is Vice- Chair of FCL Investissements S.A., a financial holding company.

Member of the governance and remuneration Committee

First appointment: 2019

Next expiration date if her term is renewed: 2027



Resolution 7: Proposal to reappoint Thierry Lescure as director for a four-year term



Thierry Lescure holds a master's degree in Business law and Taxation from the University of Paris, Panthéon Assas, and a master's in Business Administration from IAE Paris. He also completed an Investment Strategies and Portfolio Management program at Wharton School and an Advanced Asset Management program at INSEAD.

Since 2016, he is Senior Asset Manager for client asset management at Premium Assets

Director – member of the Founder Group, member of GÉNÉRACTION

Member of the Stratégic and CSR Committee

First Appointment: 2019

Next expiration date if his term is renewed: 2027

SA in Geneva.



Resolution 8 : Proposal to reappoint Aude de Vassart as director for a four-year term



Aude de Vassart holds a degree from ISEP and an MBA from HEC. She began her career in 2001 as an electrical engineer in England at STMicroelectronics, then at SuperH. Since February 2021, Aude de Vassart has been Vice-president of Sales & Customer Excellence at Linxens.

Director – member of the Founder Group, member of VENELLE INVESTISSEMENT

First appointment: 2019

Next expiration date if her term is renewed: 2027



Resolutions 9 to 14: Say on Pay

Ex post	Resolution no.	Approval of the 2022 remuneration
Say on Pay	9	Approval of remuneration paid to all executive officers
2022 10 Approval of the		Approval of the 2022 remuneration of Thierry de La Tour d'Artaise
	11	Approval of the 2022 remuneration of Stanislas de Gramont
	Resolution	

	Resolution no.	Approval of the 2023 remuneration policy
Ex ante Say on Pay	12	Approval of the 2023 remuneration Policy for the Chairman of the Board of Directors
2023	13	Approval of the 2023 remuneration Policy for the Chief Executive Officer
	14	Approval of the 2023 remuneration Policy for the Directors



Say on Pay: Ex Post 2022

Resolutions 10 and 11: approval of the 2022 remuneration for executive officers

2022 remuneration of Thierry de La Tour d'Artaise Resolution 10

- → Approval of the remuneration as Chairman and Chief Executive Officer from January 1 to June 30, 2022
- → Approval of the remuneration as Chairman of the Board of Directors as of July 1, 2022

July 1, 2022

Separation
of the roles
of Chairman and
Chief Executive
Officer

2022 remuneration of Stanislas de Gramont Resolution 11

- → Approval of the remuneration as Chief Operating Officer from January 1 to June 30, 2022
- → Approval of the remuneration as Chief Executive Officer as of July 1, 2022



Components of remuneration paid or allocated for the 2022 financial year to Thierry de La Tour d'Artaise

Resolution 10: Chairman and Chief Executive Officer from 1 January to 30 June 2022

And Chairman from 1 July 2022

ANNUAL REMUNERATION

€k	2020	2021	2022
Fixed portion allocated	1,000	1,000	975
Variable portion allocated for the financial year	1,194	1,500	250
Benefits in kind	24	24	24
Total allocated	2,218	2,524	1,249

MEDIUM/LONG-TERM REMUNERATION

Number	2020	2021	2022
Performance shares	18,000	18,000	9,000*

- → Vesting subject to meeting quantitative targets (revenue and Operating Result from Activity) measured over the three-year vesting period
- → Shares must be held for a period corresponding to two years of remuneration (fixed and target bonus)
- Undertaking not to engage in any hedging transactions

*Number of shares granted to Thierry de La Tour d'Artaise as of CEO. No new performance shares will be awarded for his term of office as of Chairman.



Components of remuneration paid or allocated for the 2022 financial year to Stanislas de Gramont

Resolution 11: Chief Operating Officer from 1 January to 30 June 2022 Chief Executive Officer from 1 July 2022

ANNUAL REMUNERATION

€k	2020	2021	2022
Fixed portion	750	750	787
Variable portion allocated for the financial year paid in the following year	716	900	357
Benefits in kind	20	49	49
Total allocated	1,486	1,699	1,193

MEDIUM/LONG-TERM REMUNERATION

Number	2020	2021	2022
Performance shares	11,000	9,000	10,500

- → Vesting subject to meeting quantitative targets (revenue and Operating Result from Activity) measured over the three-year vesting period
- → Shares must be held for a period corresponding to the equivalent of one year of remuneration (fixed and target bonus)
- → Undertaking not to engage in any hedging transactions

Ex Ante: Remuneration policy for executive officers

PRINCIPLES

→ The remuneration policy adheres to the following principles:

- Completeness and simplicity
- Balance and consistency
- Motivation and performance
- Transparency regarding the criteria for and components of remuneration

→ Senior manager remuneration is:

- Set by the Board on a proposal from the Governance and Remuneration Committee
- Consistent with the remuneration policy of Groupe SEB and market practices
- Determined on the basis of all the components and in comparison with remuneration benchmarks



Ex Ante: Remuneration policy for executive officers (Resolutions 12 to 14)

Remuneration policy 2023

Chairman of the Board of Directors (Resolution 12)

Fixed remuneration	€950k *
Annual variable remuneration	None
Performance shares	None
Remuneration for the office of director	€55k
Benefits in kind	€8k

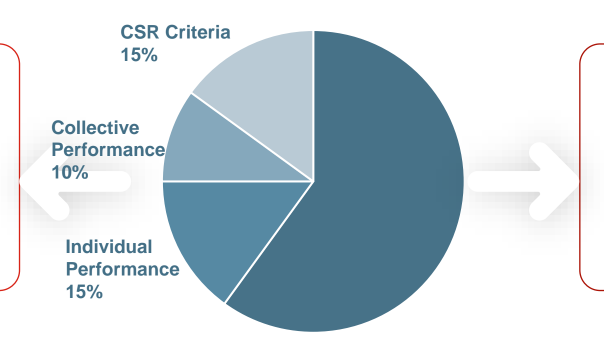
^{*}The Board considered that the mission to support the Chief Executive Officer in the exercise of his new functions should be completed by the 2024 General Assembly. Therefore the Board projected that the Chairman's compensation could then decrease to €750 000 after the 2024 General Assembly in view of the other missions that he will continue to perform.

Ex Ante: Remuneration policy for executive officers

Annual variable remuneration of the CEO

Qualitative criteria (40%)

- Quantified CSR criteria
- → Individual performance
- → Collective performance



Quantitative criteria (60%)

- → Revenue growth
- → Growth in Operating Result from Activity



Ex Ante: Remuneration policy for executive officers (Resolutions 12 to 14)

Remuneration policy 2023

Chairman and Chief Executive Officer (Resolution 13)

Remuneration			
Fixed remuneration	€825k		
Variable remuneration (calculated based on annual performance)	Target of 100% Capped at 150% of fixed remuneration		
Performance shares	12,000 shares		
Benefits in kind	€50k		

Long-term commitments			
Pension commitment			
Incapacity, disability and death and health insurance Individual life insurance			
Severance payment			
Non-compete clause			



Ex Ante: Remuneration policy for directors (Resolution 14)

PRINCIPLES

- → The terms of directors' remuneration are set by the Board of Directors on a proposal from the Governance and Remuneration Committee.
- → The overall amount authorized by the shareholders meeting is €820,000.

STRUCTURE

Position	Fixed portion (40%)	Variable portion (60%)
Director	€14,000	€21,000
Committee member (additional remuneration)	€6,000	€9,000
Committee chairman (additional remuneration)	€8,000	€12,000



Authorization to be granted to the Board of Directors for the company to buy back its own shares (Resolution 15)

Since the existing authorization is due to expire, Resolution 15 invites the shareholders to vote to again authorize the Board of Directors to trade in the company's shares

Authorization period:

18 months

Maximum purchase price per share:

€240 (excluding trading fees)

Ceiling:

10% of the share capital





Grant of performance shares (Resolution 16)

Ceiling:

220,000 shares

or 0.398% of the share capital

Authorization period:

14 months

Number of shares that can be granted to CEO

12,000 shares

or 0.022% of the share capital



GROUPE SEB

Summary

- Report on the financial statements
- Report on the consolidated financial statements
- Special report on regulated agreements
- Reports on transactions relating to capital



Statutory Auditors' report on the annual financial statements for the year ended December 31, 2022

Universal Registration Document: pages 354 to 358

Resolution 1

- Unqualified certification of the financial statements with no matters to report
 - "The financial statements give a true and fair view of the assets and liabilities and of the financial position of the Company as at December 31, 2022 and of the results of its operations for the year then ended in accordance with French accounting principles"
- Key audit matters
 - Valuation of investments in subsidiaries.
- We have no comments to make on the management report, the other documents relative to the financial situation and the information relative to corporate governance
- Format of the presentation of the financial statements
 - "Based on the work we have performed, we conclude that the presentation of the financial statements included in the annual financial report complies, in all material respects, with the European single electronic format"



Statutory Auditors' report on the consolidated financial statements for the year ended December 31, 2022

Universal Registration Document: pages 326 to 330

Resolution 2

- Unqualified certification of the financial statements with no matters to report
 - "The consolidated financial statements give a true and fair view of the assets and liabilities and of the financial position of the Group as at December 31, 2022 and of the results of its operations for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union"
- Key audit matters
 - Measurement of the recoverable amount of goodwill and trademarks with indefinite useful lives
 - Measurement and recognition of provisions for deferred rebates
- No matters to report on the Group's management report
- Format of presentation of the consolidated financial statements (including the tagging of these financial statements)
 - "Based on the work we have performed, we conclude that the presentation of the consolidated financial statements intended to be included in the annual financial report complies, in all material respects, with the European single electronic format".
 - Owing to the technical limits inherent in the macro-tagging of the consolidated financial statements using the single European electronic format, it is possible that the content of certain tags in the notes accompanying the financial statements may not be reproduced in an identical way to how they are presented in the current report.



Statutory Auditors' report on regulated agreements for the year ended December 31, 2022

- Universal Registration Document: pages 386 to 389
- Agreements subject to the approval of the Shareholders' Meeting
 - No agreements authorized and entered into in the past year
- Agreements already approved by the Shareholders' Meeting
 - Agreements approved during previous years
 - Which continued to apply during the financial year
 - Agreement on joint research and development projects with Zhejiang Supor Co Ltd
 - With Mr Thierry de La Tour D'Artaise: defined-benefit supplementary pension plan with certain rights (and expired as of June 30, 2022)
 - Not executed during the past year (and expired as of June 30, 2022):

With Thierry de La Tour d'Artaise

- Termination benefits and maintenance of stock options
- Performance criteria governing the payment of termination benefits

With Stanislas de Gramont

- Termination compensation in the event of revocation of his corporate appointment
- Determination of the performance criteria governing the payment of termination benefits in the event of revocation
- Non-compete compensation in the event of revocation or dismissal
- Individual life insurance
- Supplementary defined-benefit pension plan with certain rights

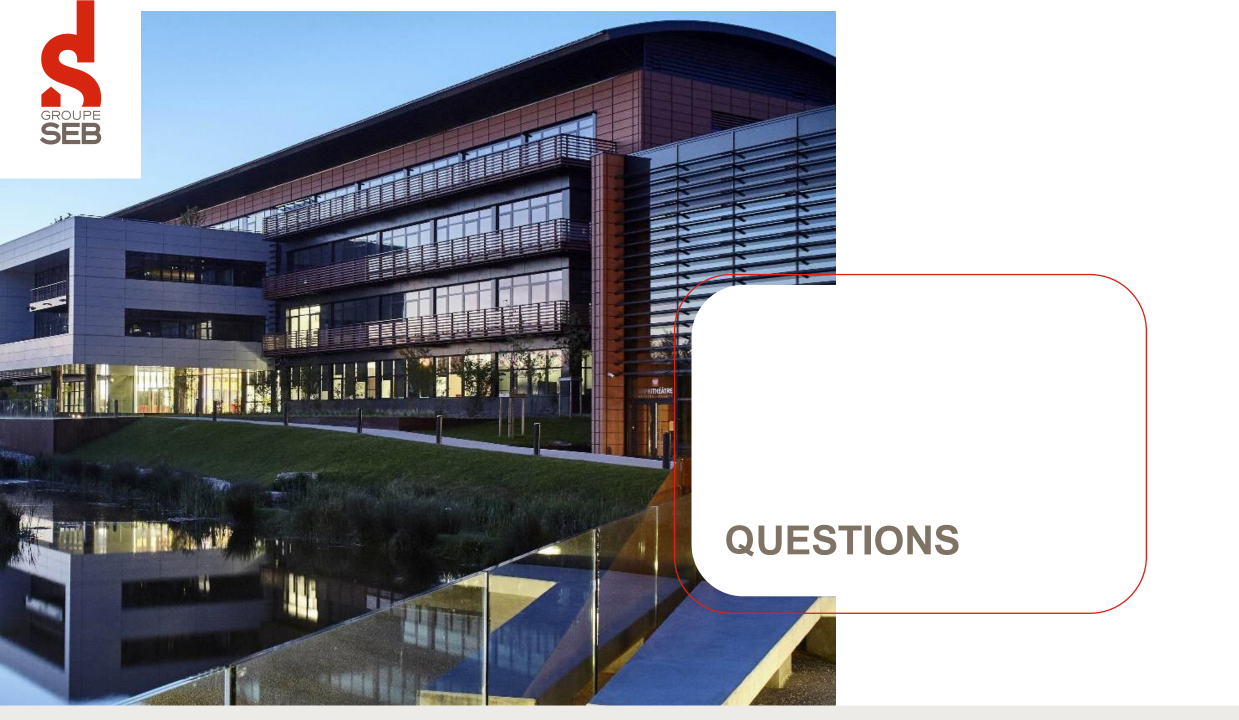


Statutory Auditors' Report on capital transactions Authorizations to be given to the Board of Directors

Resolution 16

- Object of the report
 - Authorization for a period of 14 months to award existing bonus shares to employees and/or senior managers
- Specific verifications
 - No matters to report on the information provided in the Board of Directors' report









ORDINARY RESOLUTIONS



ORDINARY RESOLUTIONS

APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022 WHICH SHOW A NET PROFIT OF €181,969,480



ORDINARY RESOLUTIONS

APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2022 WHICH SHOW A NET PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT OF €316,215,448



3RD RESOLUTION

ORDINARY RESOLUTIONS

ALLOCATION OF THE RESULT FOR THE YEAR ENDED 31 DECEMBER 2022 AND SETTING OF THE DIVIDEND OF 2.45 EUROS PER SHARE



ORDINARY RESOLUTIONS

REAPPOINTMENT OF JEAN-PIERRE DUPRIEU AS A DIRECTOR FOR 4 YEARS



5TH RESOLUTION

ORDINARY RESOLUTIONS

REAPPOINTMENT OF WILLIAM GAIRARD AS A DIRECTOR FOR 4 YEARS



6TH RESOLUTION

ORDINARY RESOLUTIONS

REAPPOINTMENT OF GENERACTION, REPRESENTED BY CAROLINE CHEVALLEY
AS A DIRECTOR FOR 4 YEARS



ORDINARY RESOLUTIONS

REAPPOINTMENT OF THIERRY LESCURE AS A DIRECTOR FOR 4 YEARS



ORDINARY RESOLUTIONS

REAPPOINTMENT OF AUDE DE VASSART AS A DIRECTOR FOR 4 YEARS



ORDINARY RESOLUTIONS

APPROVAL OF INFORMATION ABOUT THE REMUNERATION OF ALL EXECUTIVE OFFICERS REFERRED TO IN ARTICLE L. 22-10-9 I OF THE FRENCH COMMERCIAL CODE



ORDINARY RESOLUTIONS

APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS, PAID OR ALLOCATED FOR THE 2022 FINANCIAL YEAR TO THIERRY DE LA TOUR D'ARTAISE



ORDINARY RESOLUTIONS

APPROVAL OF FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ALL KINDS PAID OR ALLOCATED FOR THE 2022 FINANCIAL YEAR TO STANISLAS DE GRAMONT



ORDINARY RESOLUTIONS

APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN FOR 2023



ORDINARY RESOLUTIONS

APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER FOR 2023



ORDINARY RESOLUTIONS

APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS



ORDINARY RESOLUTIONS

AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES



EXTRAORDINARY RESOLUTIONS



16TH RESOLUTION

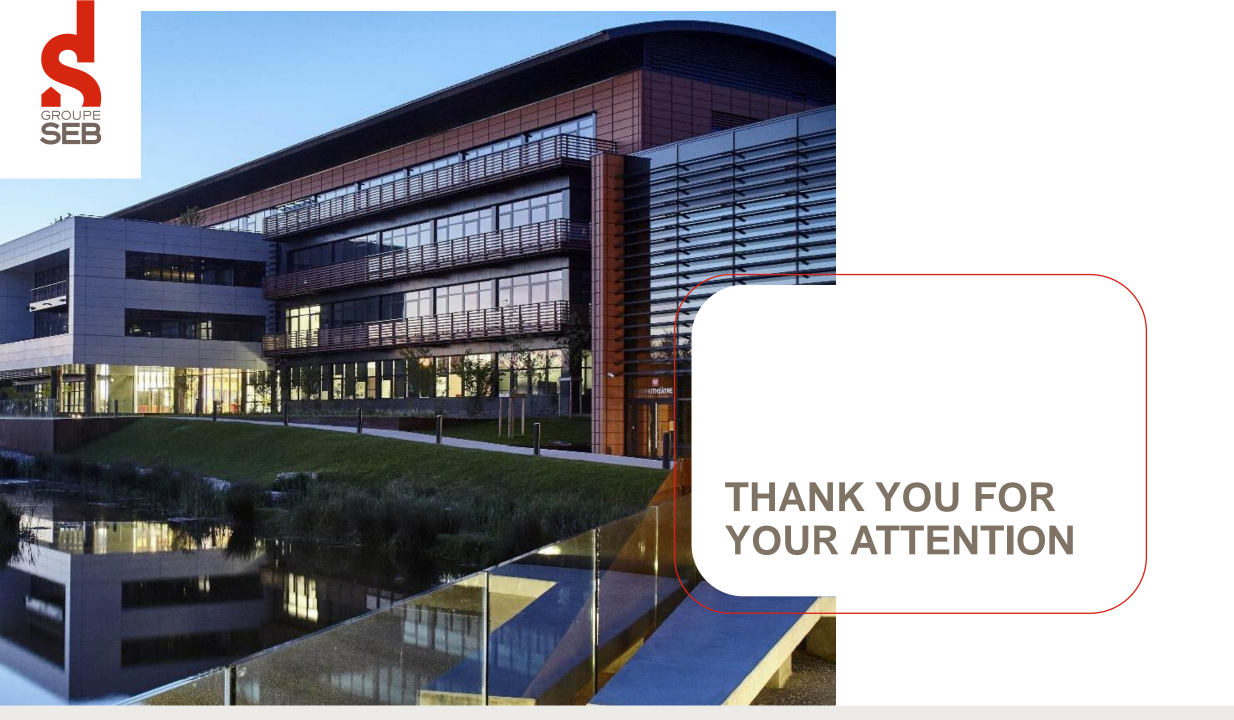
EXTRAORDINARY RESOLUTIONS

AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE GRANTING OF PERFORMANCE SHARES



EXTRAORDINARY RESOLUTIONS

POWERS TO CARRY OUT FORMALITIES





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Upcoming events – 2023

July 26 | after market H1 2023 sales and results

October 26 | after market Nine-month 2023 sales and financial data