

CARING







LIVING





2021

WORKING





REGISTRATION

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HISTORY



1983
Company
established
(capital:
6 million EUR)

2005

- First healthcare real estate investment in Belgium
- First public-private partnership: the Antwerp Courthouse







2007

Launched partnership with AB InBev Group for a portfolio of 1,068 pubs and restaurants located in Belgium and the Netherlands (Pubstone)



1994

Listed on the Brussels stock exchange, now called Euronext Brussels

1996

Adopted Belgian SICAFI status



2008

- Began activities in France in the healthcare real estate segment
- Adopted SIIC status (French REIT regime)

2011

- Launched partnership with MAAF for a portfolio of 283 insurance agencies in France (Cofinimur I)
- Issued first of convertible bonds



2012

- Began activities
 in the Netherlands in the
 healthcare real estate segment
- Adopted FBI status (Dutch REIT regime)

2014

- Began activities in Germany in the healthcare real estate segment
- Adopted RREC status in Belgium

2016

- Continued investing in healthcare real estate in the Netherlands and Germany
- Opened first Flex Corners® and The Lounges®
- Issue of green & social bonds

2019

- Accelerated investments in healthcare real estate (almost 500 million EUR)
- Launched activities in Spain in the healthcare real estate segment
- Accelerated rebalancing of the office portfolio to the Brussels Central Business District
- Over 56% of the consolidated portfolio invested in healthcare real estate



2015

- Capital increase with preference rights in the amount of 285 million EUR
- Continued investing in healthcare real estate in the Netherlands and Germany

2018

- Capital increase with irrevocable allocation rights in the amount of 155 million EUR
- Accelerated investments in healthcare real estate (300 million EUR)
- Initiated the rebalancing of the office portfolio



2020

- Launched the 30³ project, aimed at reducing the portfolio's energy intensity by 30% by 2030 from 217 levels
- Launched activities in Finland in the healthcare real estate segment
- Capital increases in the amount of nearly 143 million EUR
- Issued a first 500 million EUR benchmark sustainable bond
- More than 700 million EUR invested, including nearly 600 million EUR in healthcare real estate in Europe
- 59% of the consolidated portfolio invested in healthcare real estate

2021

- Almost 1 billion EUR invested in healthcare real estate in Europe
- Launched activities in Ireland, Italy and the United Kingdom in the healthcare real estate segment
- 67% of the consolidated portfolio invested in healthcare real estate
- Contribution of the office portfolio into a subsidiary
- Capital increases in the amount of nearly 565 million EUR
- Partially disposed of the Cofinimur I portfolio (property of distribution networks) for more than 40 million EUR



ABOUT COFINIMMO

The pandemic that the world has been experiencing for two years now has highlighted the importance of the healthcare sector for each and every one of us. Through its investments, Cofinimmo is actively participating in the expansion and renewal of the healthcare property portfolio in Europe.

In 2021, Cofinimmo announced the launch of its operations first in Ireland, Italy and, finally, the United Kingdom.

These three countries offer interesting opportunities for Cofinimmo to expand its portfolio and deploy its real estate expertise.

Taking advantage of its many years of experience in developing and improving real estate assets, Cofinimmo has the ambition to cater to the high demand of Irish, Italian and British populations for high-quality healthcare facilities specialising in senior care.

9 countries

5.7
billion EUR
FAIR VALUE OF THE PORTFOLIO

Cofinimmo has been acquiring, developing and managing rental properties for almost 40 years.

The company has a portfolio spread across Belgium, France, the Netherlands, Germany, Spain, Finland, Ireland, Italy and the United Kingdom with a value of approximately 5.7 billion EUR. Responding to societal changes, Cofinimmo's mission is to provide high-quality care, living, and working spaces to partner-tenants for their occupants to enjoy.

'Caring, Living and Working - Together in Real Estate' is the expression of this mission. Thanks to its expertise, Cofinimmo has assembled a healthcare real estate portfolio of approximately 3.8 billion EUR in Europe.

As an independent company applying the highest standards of corporate governance and sustainability, Cofinimmo offers tenant services and manages its portfolio through a team of approximately 145 employees in Brussels, Paris, Breda, and Frankfurt and Madrid.

Cofinimmo is listed on Euronext Brussels (BEL20) and benefits from the REIT status in Belgium (RREC), France (SIIC) and the Netherlands (FBI). Its activities are supervised by the Financial Services and Markets Authority (FSMA), the Belgian regulator.

On 14.03.2022, Cofinimmo's total market capitalisation was approximately 4.0 billion EUR. The company applies an investment policy aimed at offering a socially responsible, long-term, low-risk investment that generates a regular, predictable, and growing dividends.

RISK FACTORS

Following the 21.07.2019 entry into force of the European Parliament and Council's Regulation (EU) 2017/1129 of 14.06.2017, known as the 'Prospectus' Regulation, in particular its provisions for the presentation of risk factors, this chapter includes only the specific and most significant risk factors faced by the Cofinimmo group. The inclusion of each risk factor is based on the probability of its occurrence and the estimated impact on the group. Relevant risk factors are grouped in categories (numbered F.1 through F.5) and sub-categories (numbered F.1.1.1 through F.5.2) and listed in order of significance within each category. The numbering of the risk factors makes it easier to refer from one factor to another and identify possible interdependencies. The quantified impacts of the various risk factors can be interepreted in light of the Group's 2021 financial results: it generated a net result - group share of 260 million EUR and had net assets of 3,233 million EUR, a 44.2% debt-to-assets ratio, and contractual rents of 313 million EUR as at 31,12,2021.

Structure of risk factors

F.1 RISKS ASSOCIATED WITH COFINIMMO'S ACTIVITIES AND WITH ITS SECTORS OF ACTIVITY

F.1.1 Economic context

- F.1.1.1 Coronavirus COVID-19
- F.1.1.2 Leasing market in the segments in which the group operates
- F.1.1.3 Investment market in the segments in which the group operates
- F.1.1.4 Interest rate volatility
- F.1.1.5 Investigations and inspections towards some healthcare operators

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- F.2.1 Liquidity risk
- F.2.2 Contractual obligations and legal parameters
- F.2.3 Change in the group's public financial rating
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- F.3.1 RREC, FIIS and SIIC regimes
- F.3.2 Changes in social security schemes
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F.5 ENVIRONMENTAL, SOCIAL AND GOVERNANCE RISKS

- F.5.1 Sustainability of buildings
- F.5.2 ESG and sustainability transparency

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F.1. RISKS ASSOCIATED WITH COFINIMMO'S ACTIVITIES AND WITH ITS SECTORS OF ACTIVITY

F.1.1 Economic context

F.1.1.1 Coronavirus COVID-19

Following the outbreak of the COVID-19 coronavirus pandemic in the countries where the group is active, Cofinimmo has implemented several measures to ensure the continuity of its activities, while making the health and well-being of all its stakeholders its priority.

The operational teams remain in close contact with the group's tenants to ensure the continuity of services and help them get through this difficult period. Cofinimmo reviews the situation of its counterparties on a case-by-case basis in order to find a balanced solution where appropriate. In this context, Cofinimmo booked 2.0 million EUR writedowns on trade receivables in 2020, with no equivalent in 2021.

In addition to the information included in this document, it is stated that:

- in the office segment, the surface areas leased directly to merchants (retailers, restaurants, ...) stand for less than 0.2% of the group's contractual rents;
- in the healthcare real estate segment, the sport & wellness centres account for less than 3% of the group's contractual rents. These centres, located in Belgium and Germany, have been closed to the public since March 2020 and have only partially reopened since the end of May/beginning of June 2020. The operators' loss of income was significant during this period, the situation went gradually back to normal and only for a short period of time in 2020, in accordance with the evolution of the measures taken to address the healthcare crisis. The Belgian centres (mainly closed since the end of October 2020) and the German centres (almost totally closed since the beginning of November 2020) were reopened in June 2021. Since then, their operational performance has generally been higher than the expectations, which have been reviewed to take sanitary restrictions into account. However, the current infection situation still calls for caution;
- in the property of distribution networks segment, the Pubstone portfolios of pubs and restaurants in Belgium and the Netherlands represent less than 10% of the group's contractual rents. During the 2020 financial year, the fair value of this portfolio remained stable (the effect of increased registration fees in the Netherlands, which are taken into account on 31.12.2020, excluded), thanks in particular to the high residual lease length. During the 2021 financial year, the change in the fair value of this portfolio (on a like-for-like basis) was -1.0% in Belgium (taking into account the increase in the transfer taxes in Flanders from 10 to 12% on 01.01.2022) and -0.7% in the Netherlands). Although Cofinimmo's counterparty is the AB InBev group, the world's leading brewer with a BBB+ rating, it is not excluded that a decrease in the fair value will be recognised in the 2022 financial year, based on the evolution of market parameters or due to the evolution of the COVID-19 pandemic and the measures taken by the authorities to fight it (such as a mandatory shut-down of the hospitality sector). As at 31.12.2021, a 5% decrease in the fair value would have

- represented a (non-cash) expense of 22 million EUR with an adverse effect of around 0.15% on the debt-to-assets ratio, and of around 0.73 EUR per share on net assets;
- in the property of distribution networks segment, the Cofinimur I portfolio of MAAF agencies in France accounts for less than 2% of the group's contractual rents. In 2020, the fair value of this portfolio has been reduced by almost 12 million EUR (i.e. approximately 10%) in 2021. During the 2021 financial year, the change in fair value of this portfolio (on a like-for-like basis) was -3.3%. Although Cofinimmo's counterparty is the Covéa group, a French insurer with an AA-rating, it is not excluded that a decrease in the fair value will be recognised in the 2022 financial year, based on the evolution of market parameters or due to the evolution of the COVID-19 pandemic and the measures taken by the authorities to fight it (such as measures aimed at restricting the flow of people in shopping streets). As at 31.12.2021, a 5% decrease in the fair value would have represented a (non-cash) expense of 3 million EUR with an adverse effect of around 0.03% on the debt-to-assets ratio, and of around 0.12 EUR per share on net assets.

F.1.1.2 Leasing market in the segments in which the group operates

The leasing market in the two main segments in which the group operates (healthcare real estate in Europe, office property in Belgium and primarily in Brussels) could experience a fall in demand, over-supply, or the weakening of the financial position of its tenants. The effects of the current increase in inflation in Europe can be assessed in particular (see also F.1.3.2) in terms of the weakening of the financial situation of tenants, if inflation is such that it makes indexed rents unaffordable for some tenants.

Potential effects:

- 1. Decrease in net income because of an increase in the vacancy rate and associated costs. At 31.12.2021, a 1% increase in the vacancy rate would have had an impact of around -2.0 million EUR (i.e. -0.8%) on the net result group share. For offices, the impact would have been -0.8 million EUR (i.e. -0.3%).
- 2. Weakening of tenants solvency and an increase in doubtful accounts reducing the collection of rent. At 31.12.2021, trade receivables amount to 35 million EUR (see note 28 of the consolidated accounts). As a reminder, in the course of the year 2020, writedowns on trade receivables represented a net expense of 2.0 million EUR, a significant increase compared to previous years, due to the COVID-19 pandemic. No equivalent writedown had to be recognised in 2021. An increase in writedowns of 1 million EUR would have represented a decrease in the net result group share of 0.4%.
- 3. Decrease in the fair value of investment properties (see F.1.2.1. on the following page).

F.1.1.3 Investment market in the segments in which the group operates

The investment market in the two main segments in which the group operates (healthcare real estate in Europe, offices in Belgium and primarily in Brussels) could see a fall in demand from real estate investors. This would lead to a reduction in the market price observed by independent real estate valuers for properties comparable to those held by the group, which would be reflected in the fair value of the investment properties held by the group.

Potential effects:

1. Decrease in the fair value of investment properties (see F.1.2.1 below).

F.1.1.4 Interest rate volatility

Short-term and/or long-term benchmark interest rates may be subject to significant fluctuations in international financial markets, particularly in the context of rising inflation. As at 31.12.2021, half of the 2.6 billion EUR financial debt was concluded at a fixed rate and half at a floating rate. The floating-rate debt is subject to hedging. Considering these hedges and the fixed-rate debt, the interest rate risk is 91% hedged. The residual interest rate risk relates to 9% of the financial debt.

Potential effects:

- 1. Increase in financial expenses in the event of an increase in interest rates, on the portion of the debt that was contracted at a floating rate and is not hedged, and therefore a decrease in net assets per share. In 2022, assuming that the debt structure and level remain identical to those at 31.12.2021, and disregarding the hedging instruments put in place, an increase in interest rates of 50 basis points would result in an 25 basis points increase in the financing cost, a decrease in the net result group share of 6.0 million EUR and a decrease in net assets per share of 0.19 EUR. Taking into account the hedging instruments put in place, an increase in interest rates of 50 basis points would result in a 8 basis points increase in the financing costs, a decrease in the net result group share of 2.4 million EUR (i.e. 1.1%) and a decrease in net assets per share of 0.07 EUR
- 2. Decrease in the fair value of financial instruments in the event of a fall in interest rates, and hence a decrease in the net result group share and in net assets per share. In 2022, a negative change in the fair value of financial instruments of 1 million EUR would represent a decrease in the net result group share of 1 million EUR (or 0.4%) and a decrease in net assets per share of 0.03 EUR.

F.1.1.5 Investigations and inspections towards some healthcare operators

The effects of the recent situation around some healthcare operators, mainly in France, can be assessed from different angles that fit into the risk factor analysis:

- leasing market in the segments in which the group operates (see F.1.1.2): should the occupancy rate of the said operators durably be affected and/or as a result of an increase in their operating or financial expenses;
- concentration risk (see F.1.3.1): should some of the group's current tenants be involved in a business combination;
- vacancy rate (see F.1.3.2): in the event of early termination of leases;

- changes to social security schemes (see F.3.2): should the legal framework in which these operators operate change in a way that it becomes unfavourable to their development or to the respect of their existing commitments towards the owners of the properties they operate;
- lack of ESG transparency (see F.5.2): in the event of a contagion effect on the reputation of Cofinimmo and/or the other owners of properties operated by these tenants.

As a reminder, as a regulated real estate company, Cofinimmo is in no way involved in the operation of the sites leased to healthcare operators. The occupancy rate is managed by the operator of the sites, and the rents are independent of the local occupancy rate or the financial performance, within the framework of long-term contracts (see page 76 of chapter 'Compostion of consolidated portfolio' for more details on diversification in terms of tenant and geography).

F.1.2 Property portfolio

F.1.2.1 Negative change in the fair value of property

The market value of the group's investment property, as reflected by the fair value recognised in the balance sheet, is subject to changes and depends on various factors, some of which are outside the group's scope of action (such as a decrease in demand and in the occupancy rate in the real estate segments in which the group operates, a change in interest rates in the financial markets, or an increase in real estate transfer tax in the geographical areas in which the group operates). Other factors also play a role in the valuation of investment properties, such as their technical condition, their commercial positioning, the investment budgets necessary for their proper functioning and their proper marketing. A significant negative change in the fair value of investment properties from one period to another would represent a significant loss in the group's income statement, with an adverse effect on its net assets and debt-to-assets ratio. The resurgence of inflation currently observed in Europe, coupled with still relatively low nominal interest rates, is likely to generate positive (rather than negative) changes in the fair value of buildings.

Potential effects:

- At 31.12.2021, a 1% change in value would have had an impact of around 57.1 million EUR on the net result (compared to 48.7 million EUR at 31.12.2020), 1.80 EUR on the net asset value per share (compared to 1.80 EUR at 31.12.2020) and 0.41% on the debt-to-assets ratio (compared to 0.43% at 31.12.2020).
- 2. If the cumulative changes in the fair value of the properties (representing a cumulative unrealised gain of 198 million EUR as at 31.12.2021) were to be reduced to a cumulative unrealised loss in value of -800 million EUR (which would mean a writedown of 998 million EUR), the group would then be partially or totally unable to pay dividends. The amount of 800 million EUR results from the application of article 7:212 of the Belgian Code of Companies and Associations (see page 309 of this document) and is understood to be after the effect of the distribution in 2022 of the proposed dividends for the financial year 2021.

F.1.2.2 Investments subject to conditions

Some investments announced by the Cofinimmo group are subject to conditions, particularly in the case of (re)construction, renovation, extension and acquisition projects that have not yet been formally completed. The committed investment programme represents 465 million EUR in healthcare real estate (detailed on page 38).

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Potential effects:

 Insofar as the return generated by these investments is already reflected in the stock market price of Cofinimmo shares, this price is exposed to a risk in the event of a significant delay or non-completion of these investments.

F.1.3 Customers

F.1.3.1 Concentration risk

Concentration risk is assessed at the level of buildings, locations and (groups of) tenants or operators. As at 31.12.2021, the Cofinimmo group had a diversified customer base (more than 340 groups of tenants or operators), of which nearly 60 in healthcare real estate. In 2021, the group's five main (groups of) tenants or operators generated 47.6% of gross rental revenues. The two main (groups of) tenants or operators accounted respectively for 14.7% (Korian Group) and 9.6% (AB InBev) of these revenues. Furthermore, the public sector generated 8.5% of gross rental revenues.

Potential effects:

- Significant reduction in rental income and hence in the net result - group share and net assets per share, in the event of the departure of major tenants or operators.
- 2. Collateral effect on the fair value of investment properties (see F.1.2.1 above).
- 3. Non-compliance with the diversification obligations provided for by the RREC legislation, which provides that "no transaction carried out by a public RREC can have the effect that more than 20% of its consolidated assets are placed in real estate assets (...) that form a single set of assets, or increase this proportion further, if it is already higher than 20%, irrespective of the cause of the initial exceedance of this percentage". A set of assets is defined as "one or more buildings or assets (...) whose investment risk is to be considered as a single risk for the public RREC" (article 30 of the RREC law). The fair value of investment properties operated by entities of the Korian and AB InBev groups represents respectively 12.7% and 7.0% of the consolidated assets.

F.1.3.2 Vacancy rate

Vacancy may arise in the event of non-renewal of expiring rental contracts, early termination, or unforeseen events such as tenant/operator bankruptcies (see chapter 'Composition of consolidated portfolio'). Given the high occupancy rate observed as at 31.12.2021 in the group's sectors of activity (healthcare real estate: 99.9%; offices: 93.7%; property of distribution networks: 99.5%; group: 98.1%), the risk of future rental vacancies is naturally greater than the opportunity to increase the occupancy rate in each of these segments. The effects of the current increase in inflation in Europe can also be seen (see F.1.1.2) in terms of vacancy rate, assuming that inflation is such that it makes indexed rents unaffordable for some tenants and increases vacancy rates.

Potential effects:

1. As at 31.12.2021, a 1% increase in the vacancy rate at group level would have had an impact of about 3.1 million EUR on the net result – group share, excluding amounts normally borne by tenants/operators and marketing costs borne by the group.

F.2 RISKS RELATED TO COFINIMMO'S FINANCIAL SITUATION

F.2.1 Liquidity risk

Cofinimmo's investment strategy is largely based on its ability to raise funds, whether borrowed capital or shareholder's equity. This ability depends particularly on circumstances that Cofinimmo does not control (such as the state of international capital markets, banks' ability to grant credit, market participants' perception of the group's solvency, the perception of market participants on real estate in general and on the real estate segments in which the group is active in particular). The group could therefore encounter difficulties in obtaining the financing necessary for its growth or for the exercise of its activity. The chapter 'Management of financial resources' of this document details the group's financing strategy and the manner in which it is implemented, and presents in particular the structure of the financial debt and a timetable of financial commitments.

Potential effects:

- 1. Inability to finance acquisitions or development projects.
- 2. Financing at a higher cost than expected, with an impact on the net result group share, and hence on net assets per share.
- Inability to meet the group's financial commitments (operating activity, interest or dividends, repayment of maturing debts, etc.).

F.2.2 Contractual obligations and legal parameters

Cofinimmo group is contractually or statutorily obliged to comply with certain obligations and certain parameters or ratios, particularly within the framework of the credit agreements it has contracted. Non-compliance with these commitments, or with these parameters or ratios, entails risks for the group. The main legal obligations and the main parameters or ratios are specified in the regulations on regulated real estate companies (Belgian Law of 12.05.2014 and royal decree of 12.07.2014).

The most relevant elements for risk factors are the debt-to-assets ratio (limited to 65% by regulations and 60% by credit agreements) and the assessment of concentration (see F.1.3.1 above).

Potential effects:

- Penalties imposed by the regulator in the event of non-compliance with legal obligations or the resulting parameters or ratios.
- Loss of confidence from the group's credit providers, or even the arising of early repayment obligations for some or all loans. Almost all of the debt instruments (representing 2.6 billion EUR as at 31.12.2021 are indeed subject to acceleration or cross-default clauses.

F.2.3 Change in the group's public financial rating

Cofinimmo group has a public financial rating determined by an independent rating agency. This rating may be adjusted at any time. Standard & Poor's gave Cofinimmo a BBB rating between May 2012 and May 2013. The rating was then reduced to BBB- between May 2013 and May 2015. Since 2015, Cofinimmo benefits from a BBB rating for the long term (stable perspective) and A-2 for the short term (confirmed on 18.03.2021).

Potential effects:

 A rating downgrade would have a direct effect on the group's financing cost, and therefore on the net result - group share and hence on net assets per share. 6

A rating downgrade could also have an indirect effect on the appetite of credit providers to deal with Cofinimmo or an indirect effect on its financing cost or on its ability to finance its growth and activities.

F.2.4 Risks arising in the event of a change of control

Most of the loan agreements (syndicated loan, bilateral loans, bonds, etc.) concluded by Cofinimmo group include a so-called 'change of control' clause. This ensures that in the event of a change of control of Cofinimmo SA/NV (or more precisely in the event of the acquisition of control of Cofinimmo SA/NV, of which only one shareholder currently exceeds the 5% transparency notification threshold), lenders have the option to cancel the loans granted and require early repayment.

Potential effects:

 Early repayment of loans, to be financed by significant asset disposals, shareholder's equity contributions in cash, or new financing.

F.3 LEGAL AND REGULATORY RISKS

F.3.1 RREC, FIIS and SIIC regimes

Cofinimmo and some of its subsidiaries have a particular status in Belgium and in France. This concerns the status of regulated real estate company ('RREC', qualified as public in the case of Cofinimmo SA/NV, and institutional in the case of certain subsidiaries), of specialised real estate investment funds ('FIIS'), and of listed real estate investment company ('SIIC') which is reflected in particular in tax transparency for their activities in Belgium and in France. These statuses are granted subject to the fulfilment of a series of conditions determined by the Belgian Law of 12.05.2014 ('RREC Law') and the royal decree of 12.07.2014 ('RREC royal decree'), together comprising the 'RREC legislation', the royal decree of 09.11.2016 on specialised real estate investment funds and the French legislation. There is therefore a risk of non-compliance of the group's activities with regulatory requirements. In addition, legislations may be subject to change by the legislator (see chapter 'Standing Document' on page 358).

In addition, when a Belgian company under common law is absorbed by a SIR, or obtains the status of SIRI or FIIS, it is liable for an exit tax on its unrealised capital gains and tax-exempt reserves, at a rate lower than the common law tax rate. The exit tax is calculated in accordance with the provisions of Belgian circular Ci.RH.423/567.729 of 23.12.2004, the interpretation or practical application of which may be modified at any time. The real value of a property, as referred to in this circular, is calculated after deduction of real estate transfer tax or VAT. This real value differs from (and may therefore be lower than) the fair value of the property as mentioned in the IFRS balance sheet of Cofinimmo.

Potential effects:

- In the event of non-compliance, the sanctions may go as far as
 the loss of the status in question, entailing the loss of the benefit
 of tax transparency, causing a significant reduction in the net
 result group share, and therefore in net assets per share, as
 well as an obligation to repay a large number of loans early.
- Decrease in net income group share, and therefore in net assets per share, in the event of an unfavourable change in the legislations.

 Increase in the revenue base on which the exit tax is calculated, decrease in net result – group share, and hence in net assets per share.

F.3.2 Changes to social security schemes

In healthcare real estate (accounting for 64% of contractual rents and 67% of investments properties), the income of tenants/operators is often derived, at least partially, directly or indirectly, from subsidies provided by the local social security scheme. These schemes, which depend on national, regional or local authorities, are subject to reform from time to time.

Potential effects:

- Reduction in the healthcare real estate tenants'/operators' solvency in the geographical area concerned by a reform that would be unfavourable to them, with an adverse impact on their ability to honour their commitments to Cofinimmo (see F.1.1.2 above).
- 2. Decrease in the fair value of part of the investment properties and hence in net assets per share (see F.1.2.1 above).

F.3.3 FBI regime

In the Netherlands, Cofinimmo benefits, through its subsidiary Superstone, from the 'fiscale beleggingsinstelling' ('FBI') status, which is reflected in particular by tax transparency for its activities in the Netherlands. This status is granted subject to meeting a series of conditions determined by Dutch legislation. Early 2020, the Dutch tax authorities informed Cofinimmo SA/NV that as a shareholder of Superstone, which benefits from FBI status, the company would have to undergo a shareholder test (the conditions for being considered an FBI depend in particular on the activities and the shareholder structure).

Following recent European case law (DEKA ruling), the Dutch Ministry of Finance has lifted, in December 2021, an uncertainty regarding one of the formal conditions – that relating to the corporate purpose – to be met in the context of the Cofinimmo shareholding test. In order to maintain the FBI regime in 2021, it will also be necessary to obtain confirmation from the Dutch Ministry of Finance that the other conditions of the shareholding test are met.

In addition, the Dutch State is currently examining whether a targeted adjustment of the FBI regime is possible and achievable in the long term by means of an evaluation with, possibly, a change in policy and/or legislation as from 2022.

Potential effects:

1. The 2021 accounts and the 2022 forecast include provisions covering the risk associated with the loss of the FBI status.

F.4 RISKS RELATING TO INTERNAL CONTROL

An inadequate internal control system may prevent the parties concerned (internal auditor, compliance officer, risk officer, executive committee, audit committee, board of directors) from performing their duties, which could jeopardise the effectiveness of internal control (see chapter 'Corporate governance statement', section 'Internal control and risk management').

Potential effects:

- The company would not be managed in an orderly and conservative manner, endangering the optimal allocation of resources.
- 2. Shortcomings in terms of risk management, cybersecurity included, could lead to poor protection of the company's assets.
- 3. Lack of integrity and reliability of financial and management data.
- Shortcomings in terms of compliance with legislation (in particular regarding Article 17 of the RREC Law), as well as internal management procedures and directives.

F.5 ENVIRONMENTAL, SOCIAL AND GOVERNANCE RISKS

F.5.1 Sustainability of buildings

The attractiveness of the Cofinimmo group's assets portfolio depends in particular on their sustainability (location, energy intensity, proximity to means of transport, etc.) and their resilience to climate change (see section 'ESG Strategy' on page 31 of this document). Shortcomings in this area are likely to discourage potential tenants/operators or potential buyers.

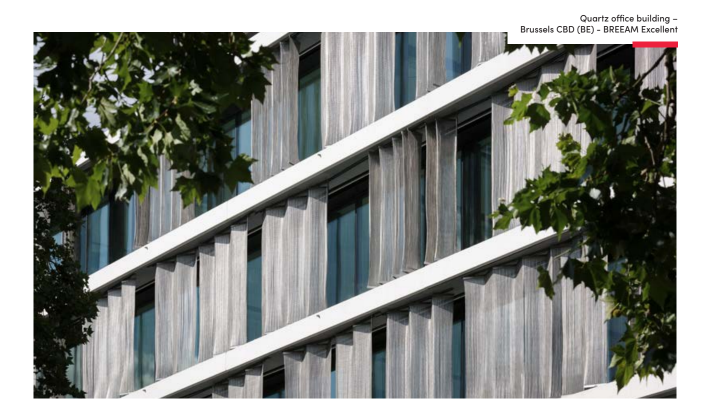
Potential effects:

- 1. Vacancy rate (see F.1.3.2 above).
- 2. Negative change in the fair value of properties (see F.1.2.1 above).

F.5.2 ESG transparency

ESG is an increasingly important theme, both in terms of the general public opinion and for private or institutional investors. This covers many aspects, for example in terms of the impact of the company's activities on the environment, the community and governance ('ESG' aspects, acronym for 'Environment, Social, Governance'), which are assessed according to reference frameworks that are not yet fully defined or standardised, or that are not yet recognised by all stakeholders. There may therefore be a risk of perceived lack of transparency in some of these aspects.

- Potential effects:
- Deterioration of the group's reputation with the various stakeholders.
- 2. Less easy access to the capital market (debt and equity).



PRELIMINARY REMARKS

This universal registration document, which includes the annual financial report and the ESG report, contains regulated information as defined in the Royal decree of 14.11.2007 on issuers' obligations pertaining to financial instruments admitted to trading on a regulated market.

This universal registration document was filed on 08.04.2022 with the Financial Services and Markets Authority (FSMA), as competent authority under Regulation (EU) 2017/1129¹, without prior approval in accordance with article 9 of that regulation. In accordance with the same article, this universal registration document also serves as annual financial report. The universal registration document may be used for the purposes of a public offer of securities or the admission of securities to trading on a regulated market if it as well as its amendments, if any, and a securities note and summary approved in accordance with Regulation (EU) 2017/1129 are approved by the FSMA.

Languages

This universal registration document including the annual financial report and the ESG report has been filed with the FSMA in French. The Dutch and English versions are translations made under Cofinimmo's responsibility. Only the French version constitutes legal evidence

Availability of the universal registration document including the annual financial report and the ESG report

A free copy of this universal registration document including the annual financial report and the ESG report can be obtained upon request by contacting:

Cofinimmo SA/NV

58 Boulevard de la Woluwedal, 1200 Brussels, Belgium

Tel.: 02 373 00 00 Fax: 02 373 00 10 Email: info@cofinimmo.be

This document is also available on the website

www.cofinimmo.com.

Statements

ROYAL DECREE OF 14.11.2007

Responsible persons

The persons responsible for the information contained in the registration document are the following persons: Mr Jacques van Rijckevorsel, independent director, chairman of the board of directors, Mr Jean-Pierre Hanin, managing director, Mr Jean Kotarakos, executive director, Mrs Françoise Roels, executive director, Mrs Inès Archer-Toper, independent director, Mr Olivier Chapelle, independent director, Mr Xavier de Walque, independent director, Mr Maurice Gauchot, independent director, Mr Benoit Graulich, independent director, Mrs Diana Monissen, independent director, Mrs Kathleen Van den Eynde, independent director.

Mr Jacques van Rijckevorsel, chairman of the board of directors, and Mr Jean-Pierre Hanin, CEO, declare for and on behalf of Cofinimmo SA/NV that, to the best of their knowledge:

- the financial statements, prepared in compliance with the applicable accounting standards, give a true picture of the portfolio, the financial situation and the results of Cofinimmo SA/NV and the subsidiaries included in the consolidation;
- the management report contains a truthful account of the development of the business, the results and the situation of Cofinimmo SA/NV and the companies included in the consolidation, as well as a description of the main risks and uncertainties they are facing.

Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14.06.2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market and repealing Directive 2003/71/EC.



ANNEX I TO THE DELEGATED REGULATION (EU) 2019/980 OF 14.03.2019 SUPPLEMENTING REGULATION (EU) 2017/1129 OF 14.06.2017

Responsible persons, information from third parties, expert reports and approval by the competent authority

Mr Jacques van Rijckevorsel, chairman of the board of directors, and Mr Jean-Pierre Hanin, CEO, certify for and on behalf of Cofinimmo SA/NV, that the information contained in this universal registration document including the annual financial report and the report is, to the best of their knowledge, in line with the facts and contains no omission likely to alter its scope.

Cofinimmo SA/NV declares that the information published in this universal registration document including the annual financial report and the ESG report, and originating from third parties, such as the report of the independent real estate valuers and the statutory auditor's reports, has been included with the consent of the person having endorsed its content, form and context. This information has been faithfully reproduced and, to the best of Cofinimmo SA/NV's knowledge and as far as it is able to ascertain from the data published by the same third parties, no facts have been omitted which would render the reproduced information inaccurate or misleading.

This universal registration document including the annual financial report and the ESG report is a document filed with the Financial Services and Markets Authority (FSMA), as the competent authority under Regulation (EU) 2017/1129, without prior approval in accordance with article 9 of the said regulation. The universal registration document may be used for the purposes of a public offer of securities or the admission of securities to trading on a regulated market if it as well as its amendments, if any, and a securities note and summary approved in accordance with Regulation (EU) 2017/1129 are approved by the FSMA.

Administration, management and general management

Cofinimmo SA/NV declares that, regarding the directors and/or members of the executive committee:

- no family ties exist between them;
- no information relating to (i) any convictions for fraud within the last five years, (ii) any bankruptcies, receiverships, liquidations

or placing of companies under judicial administration, and (iii) any official public accusations and/or sanctions by statutory or regulatory authorities (including designated professional bodies), must be disclosed;

- none of them has already been deprived by a court of the right to hold office as a member of the administrative, management or supervisory bodies of an issuer or to participate in the management or conduct of the issuer's business for at least the previous five years;
- no conflict of interest exists between their duties towards Cofinimmo SA/NV and their private interests.

Outlook

Cofinimmo SA/NV certifies that the outlook or profit estimate was determined and prepared on a basis comparable to the historical financial information and in accordance with the issuer's accounting policies.

Operation of administrative and management bodies

Cofinimmo SA/NV declares that no service contracts have been concluded with the directors and the members of the executive committee providing for the granting of benefits at the end of such a contract, subject to the comment stated in section 'Contractual terms of the members of the executive committee' of the chapter 'Corporate governance statement'.

Main shareholders

Cofinimmo SA/NV declares that:

- no directors nor members of the executive committee directly or indirectly hold a percentage of the share capital or voting rights of Cofinimmo SA/NV which must be notified under the legislation on the disclosure of major shareholdings;
- the main shareholders of Cofinimmo SA/NV do not hold different voting rights.

Judicial and arbitration proceedings

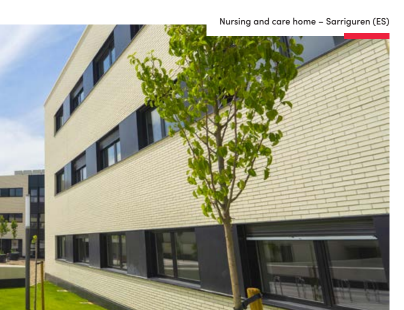
Cofinimmo SA/NV declares that during the last 12 months, no administrative, legal nor arbitration proceedings have been initiated that could have or have had significant effects on the financial situation financial situation or profitability of Cofinimmo SA/NV.

Significant change in the financial situation

Cofinimmo SA/NV declares that there has been no significant changes in the group's financial situation since the end of the last financial year.

Available documents

Cofinimmo SA/NV declares that during the period of validity of the universal registration document including the annual financial report and the ESG report, the latest version of the articles of association of Cofinimmo SA/NV as well as all reports, letters and other documents, valuations and declarations established by an expert at the request of Cofinimmo SA/NV, part of which are included or referred to in the universal registration document including the annual financial report and the ESG report, may be consulted on the website www.cofinimmo.com.



Information incorporated by reference

The annual financial reports of the past five years (notably those of financial years 2019 and 2020 which are included as reference material in this universal registration document) which include the annual statutory accounts, the consolidated annual accounts and the statutory auditor's reports, as well as the half-yearly financial reports, can be consulted on the website (www.cofinimmo.com).

For the period covered by the historical information from 2019, 2020 and 2021, the statutory auditor is SC s.f.d. SRL/BV o.v.v.e. CVBA Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren, represented by Rik Neckebroeck.

Information	Document	Section	
Historical financial information for the last three financial years	Annual financial report 2021	Fully (including the key figures on page 22, the summary of the consolidated accounts on p. 85 to 89 and the annual accounts on p. 223 to 315)	
	Annual financial report 2020	Fully (including the key figures on page 20, the summary of the consolidated accounts on p. 75 to 79 and the annual accounts on p. 211 to 297)	
	Annual financial report 2019	Fully (including the key figures on page 20, the summary of the consolidated accounts on p. 70 to 74 and the annual accounts on p. 145 to 233)	
Statutory auditor's statement	Annual financial report 2021	Statutory auditor's report on:	
		• The projections on p. 102 and 103	
		The consolidated accounts on p. 300 to 303; and	
		• The consolidated accounts on p. 312 to 315	
	Annual financial report 2020	Statutory auditor's report on:	
		• The projections on p. 92 and 93	
		The consolidated accounts on p. 282 to 285; and	
		• The consolidated accounts on p. 294 to 297	
	Annual financial report 2019	Statutory auditor's report on:	
	•	• The projections on p. 84 and 85	
		• The consolidated accounts on p. 214 to 219; and	
		• The consolidated accounts on p. 228 to 233	
Information on	Annual financial report 2021	Healthcare real estate: p. 32 to 55	
the main investments	'	Property of distribution networks: p. 56 to 59	
		Public-Private Partnerships: p. 60 and 61	
		• Offices: p. 62 to 69	
	Annual financial report 2020	Healthcare real estate: p. 30 to 45	
		Property of distribution networks: p. 46 to 49	
		Public-Private Partnerships: p. 50 and 51	
		• Offices: p. 52 to 59	
	Annual financial report 2019	Healthcare real estate: p. 30 to 43	
	7 milian imanelar report 2010	Property of distribution networks: p. 44 to 47	
		Public-Private Partnerships: p. 48 and 49	
		• Offices: p. 50 to 57	
Breakdown of total	Annual financial report 2021	Annual accounts in Note 5 (segment information) p. 240 to 247	
revenue by type of	Annual financial report 2020	Annual accounts in Note 5 (segment information) p. 228 and 229	
activity and by market for the last three	Annual financial report 2019	Annual accounts in Note 5 (sector information) p. 162 and 163	
financial years	Annual initialicial report 2013	Annual accounts in Note 5 (sector information) p. 102 and 103	
Description of the	Annual financial report 2021	Section 'Management of financial resources' p. 79 to 84; and	
financial position and		Notes to the consolidated accounts p. 230 to 299	
of the results of the operations	Annual financial report 2020	Section 'Management of financial resources' p. 69 to 74; and	
	•	Notes to the consolidated accounts p. 218 to 281	
	Annual financial report 2019	Section 'Management of financial resources' p. 66 to 69; and	
	·	Notes to the consolidated accounts p. 152 to 213	
Information	Annual financial report 2021	Section 'Corporate governance statement' p. 192	
on the personnel	•	Annual accounts in Note 43 p. 297	
	Annual financial report 2020	Section 'Corporate governance statement' p. 178	
	•	Annual accounts in Note 43 p. 279	
	Annual financial report 2019	Section 'Corporate governance statement' p. 122	
	1	Annual accounts in Note 43 p. 212	
Important agreements	Annual financial report 2021	Section 'Corporate governance statement' p. 207	
concerning a change	Annual financial report 2020	Section 'Corporate governance statement' p. 192	
of control in the event	Annual financial report 2019	Section 'Corporate governance statement' p. 136	
or a lareovel pia	7.1. Tudi Tiridi Cidi Tepori 2019	- Section Corporate governance statement p. 100	

MESSAGE TO THE SHAREHOLDERS

For almost 40 years, Cofinimmo has been developing, managing and investing in rental real estate. Attentive to societal changes, the company's constant objective is to offer high-quality care, living and working spaces ('Caring, Living and Working -Together in Real Estate'). Building on its expertise, Cofinimmo continues to consolidate its leadership in European healthcare real estate. In 2021, the company invested for 1 billion EUR, with a strongly increasing result.

DEAR SHAREHOLDERS,

For two years now, the global COVID-19 pandemic has highlighted the importance of the healthcare sector. Cofinimmo, through its investments, actively participates in the operation, maintenance, expansion, and renewal of a healthcare real estate portfolio that covers nine countries.

In 2021, Cofinimmo made investments of almost one billion EUR in various healthcare real estate sub-segments in Europe, including, for the first time, in Ireland, Italy and the United Kingdom. Given these investments, healthcare real estate assets (3.8 billion EUR), account for two thirds of the group's 5.7 billion EUR consolidated portfolio. Ongoing development projects, which are due to be completed by 2024, amount to 700 million EUR.

In the office segment, Cofinimmo continues to pursue its strategy which consists of rebalancing the office portfolio between the various sub-segments in favour of high-quality buildings located in Brussels' Central Business District (CBD). The group has completed the divestment of office buildings located in the periphery of Antwerp and Brussels' decentralised area amounting to 60 million EUR. End October, the group completed the contribution of its office portfolio into a subsidiary, thus providing the opportunity to open the capital of this subsidiary.

Cofinimmo constantly evaluates its assets portfolio given key elements of its strategy and any market opportunities that arise. The group has thus disposed of a portion of its Cofinimur I property of distribution networks portfolio in France for more than 40 million EUR.

For almost 15 years, Cofinimmo has pursued an ambitious ESG policy. This continues to be a priority for the group and its various efforts have been rewarded once again in 2021. Cofinimmo shows marked improvements in a series of external ESG ratings (MSCI, GRESB, CDP, etc.), and has obtained several new BREEAM certifications for not only office buildings but also its healthcare real estate properties. The nursing and care home in Oleiros, for instance, is the first site in Spain to obtain the BREEAM Excellent certification

in this segment. The energy intensity of the portfolio reaches 165 kWh/m² in 2021, down by 13% and well on track to achieve the 30% reduction aimed by 2030 (compared to the 2017 level). In addition, Cofinimmo received Euronext Brussels' 2021 Sustainable Growth Award, an award which recognises the company with the most sustainable growth over the last decade. Needless to say that Cofinimmo is closely following the evolution of the recent situation around some healthcare operators (see section page 35).

In terms of financing, several operations were concluded during the financial year that improved the balance sheet structure. Cofinimmo carried out four capital increases (contribution in kind, in cash via accelerated bookbuilding, optional dividend and conversion of convertible bonds into shares) totalling nearly 565 million EUR, and also issued a second sustainable bond for 500 million EUR in January 2022 (2.5 times oversubscribed), demonstrating that sustainable investment and sustainable financing are a priority for the group. As at 31.12.2021, Cofinimmo had 866 million EUR of headroom on its credit lines after deduction of the backup of the commercial paper programme.

The group's momentum in terms of investments and financing (average cost of debt down to 1.1%), coupled with efficient management of the existing portfolio (occupancy rate of 98.1%, gross rental income up by 0.9% on a like-for-like basis, operating margin of 82.1%), has enabled the company to realise a net result from core activities – group share of 212 million EUR as at 31.12.2021. This is in line with the outlook (compared to the 181 million EUR realised as at 31.12.2020, i.e. a 17% increase), and comes mainly from investments made. The net result from core activities – group share amounts to 7.15 EUR per share (in line with the outlook, compared to 6.85 EUR as at 31.12.2020, i.e. a 4% increase). This takes into account the iussuance of shares in 2020 and 2021, which saw the average number of shares entitled to share in the result for the period increased from 26,478,781 to 29,655,292 between these two dates.

"Through its numerous development projects, Cofinimmo is actively participating in the extension and renewal of the property portfolio dedicated to healthcare in Europe." The net result - group share amounted to 260 million EUR (i.e. 8.78 EUR per share) as at 31.12.2021, compared to 119 million EUR (i.e. 4.50 EUR per share) as at 31.12.2020. This variation is mainly due to the increase in the net result from core activities - group share and given the change in fair value of investment properties and hedging instruments between 31.12.2020 and 31.12.2021, these two elements being non-cash items.

With a debt-to-assets ratio of 44.2% as at 31.12.2021, Cofinimmo's consolidated balance sheet (whose BBB/A-2 rating was confirmed in March 2021) shows a strong solvency position (information on risks and uncertainties are stated in the chapter 'Risk factors').



JACQUES VAN RIJCKEVORSEL, CHAIRMAN OF THE BOARD OF DIRECTORS



JEAN-PIERRE HANIN, CHIEF EXECUTIVE OFFICER

Given these results, the board of directors will propose, at the ordinary general meeting of 11.05.2022, a gross dividend of 6.00 EUR per share for the 2021 financial year, payable in May 2022.

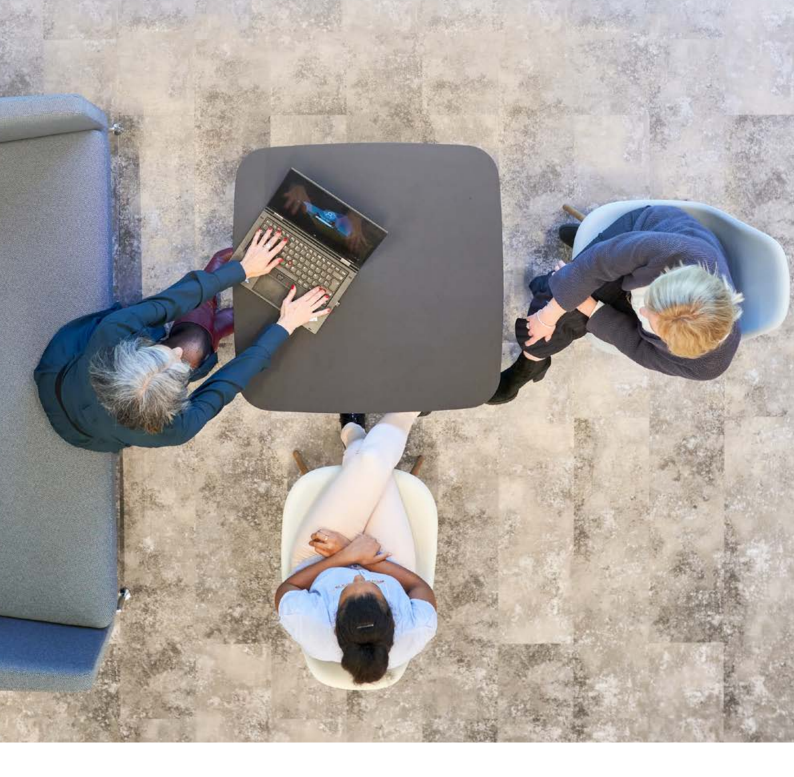
Considering in particular the disposals carried out in 2021 and budgeted in 2022, and barring any unexpected events, the forcast net result from core activities – group share for the 2022 is 219 million EUR (compared to 212 million EUR as at 31.12.2021), i.e. 6.90 EUR per share, and the gross dividend payable in 2023 is 6.20 EUR per share (up, compared to the 2021 dividend payable in 2022). This outlook is based on a gross investment budget of approximately 600 million EUR for 2022 (460 million EUR net) and takes into account the pro rata temporis dilutive effects of the 2021 capital increases.

Cofinimmo owes its excellent performance to the enthusiasm, competence and commitment of all its employees, who spare no effort in furthering the group's development. The board of directors wishes to express its warmest congratulations to the Cofinimmo teams, and to encourage them in this time crises (health and geopolitics) that affects us all.

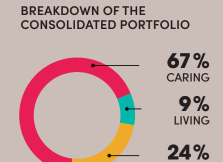
"Sustainable investment and sustainable finance are key priorities for the group. For almost 15 years, we have been committed to ESG, an integral part of our DNA. As a testament to our success in this area, Cofinimmo was awarded the 2021 Sustainable Growth Award by Euronext Brussels. This award motivates us to continue building towards a more sustainable environment."

CARING, LIVING AND WORKING

— TOGETHER IN REAL ESTATE —



Cofinimmo's assets are managed by a team of approximately 145 people in Brussels, Paris, Breda, Frankfurt and Madrid.



WORKING



CARING

To be a leading European healthcare REIT that offers a top quality portfolio and pursues innovative approaches to real estate that address healthcare challenges

LIVING

A market-driven approach with long-term income

WORKING

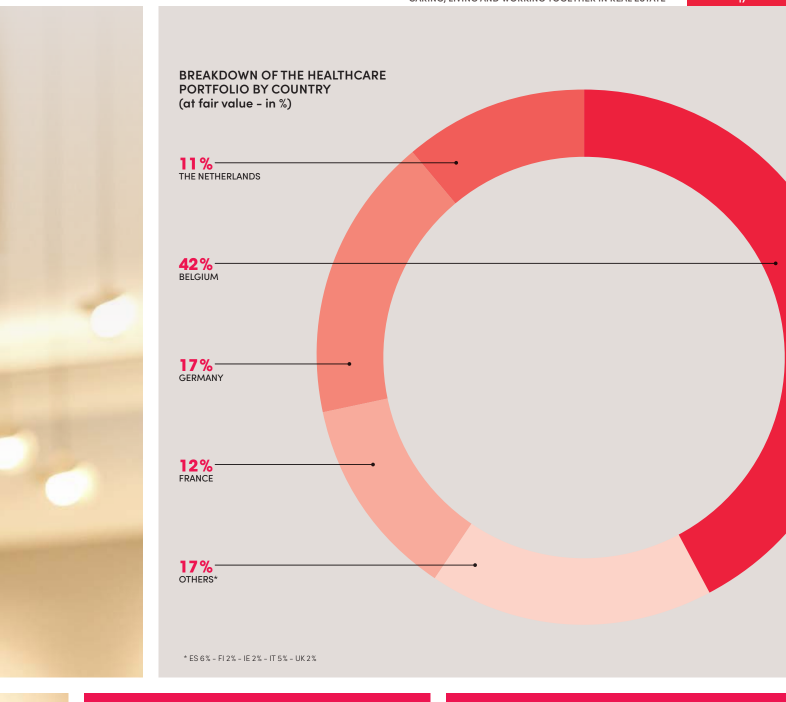
Creating value by repurposing and rebalancing the portfolio to favour Brussels' Centra Business District (CBD)

CARING

To be a leading European healthcare REIT that offers a top quality portfolio and pursues innovative approaches to real estate that address healthcare challenges







67%
OF THE CONSOLIDATED PORTFOLIO

3.8 billion EUR
FAIR VALUE OF THE PORTFOLIO

>1,500,000 m²
SURFACE AREA

>25,600
NUMBER OF BEDS

99.9%
OCCUPANCY RATE

NEARLY 1 billion EUR

INVESTED IN 2021

5.3%
GROSS RENTAL YIELD

16 year
WEIGHTED AVERAGE RESIDUAL LEASE LENGTH

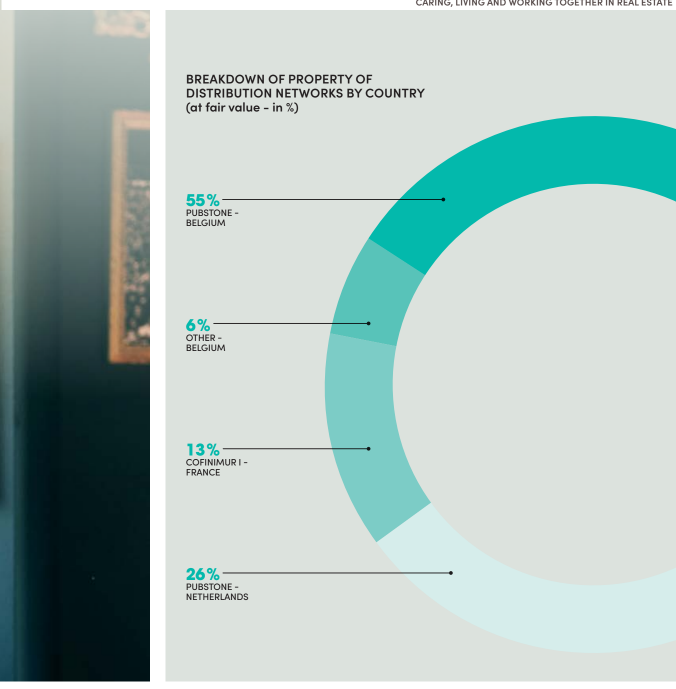
266
NUMBER OF ASSETS

161 kWh/m²
ENERGY INTENSITY OF THE SEGMENT

2005
FIRST INVESTMENT IN HEALTHCARE REAL ESTATE

7
BUILDINGS WITH BREEAM CERTIFICATIONS





9% OF THE CONSOLIDATED PORTFOLIO **0.5** billion EUR FAIR VALUE OF THE PORTFOLIO 360,000 m² 98.5% OCCUPANCY RATE **6.4%**GROSS RENTAL YIELD 12 years WEIGHTED AVERAGE RESIDUAL LEASE LENGTH **BUILDINGS WITH BREEAM CERTIFICATIONS**

1,080 NUMBER OF ASSETS. OF WHICH

889

PUBS AND RESTAURANTS

INSURANCE **AGENCIES**

PPP, BOOKED AS OPERATING

ASSETS IN OPERATION IN THE PPP PORTFOLIO, BOOKED AS FINANCE LEASES

64 kWh/m²
ENERGY INTENSITY OF THE SEGMENT

2005 FIRST PUBLIC-PRIVATE PARTNERSHIP (PPP): THE COURTHOUSE OF ANTWERP

PARTNERSHIP WITH AB INBEV GROUP FOR A PORTFOLIO OF PUBS AND RESTAURANTS

PARTNERSHIP WITH MAAF FOR A PORTFOLIO OF INSURANCE AGENCIES

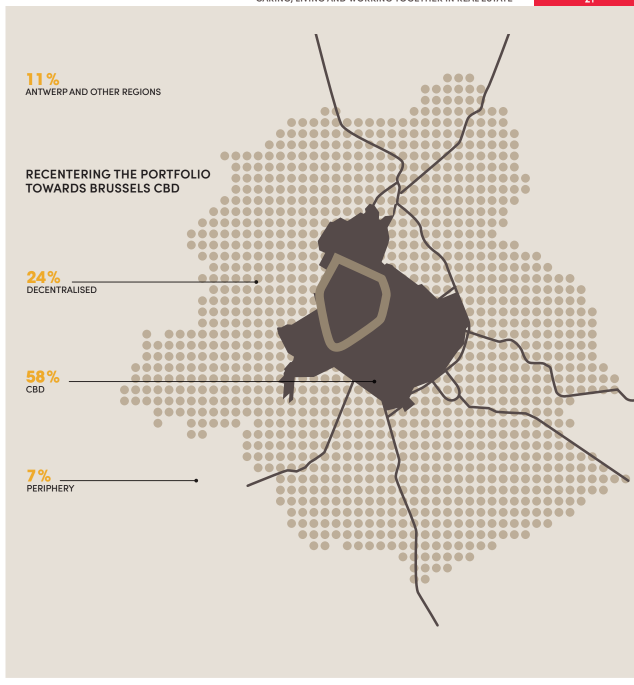
PARTIAL DISPOSAL OF THE PORTFOLIO OF INSURANCE AGENCIES

20 C



Creating value by repurposing and rebalancing the portfolio to favour Brussels' Central Business District (CBD)





1.4 billion EUR FAIR VALUE OF THE PORTFOLIO

490,000 m²

6.3%

198 kWh/m²

2016

2021

CONTRIBUTION OF THE OFFICE PORTFOLIO INTO A SUBSIDIARY

MANAGEMENT REPORT

KEY FIGURES AS AT 31.12.2021

OPERATIONAL

5.7 billion EUR

FAIR VALUE OF THE PORTFOLIO

+ 17 % IN 2021

294 million EUR

PROPERTY RESULT

+ 14.8 % EN 2021

>2,375,000 m²

TOTAL SURFACE AREA

1,408 ASSETS

5.6%

GROSS RENTAL YIELD AT 100 % OCCUPANCY

98.1%

OCCUPANCY RATE

12 years

WEIGHTED AVERAGE RESIDUAL LEASE LENGTH

FINANCIAL

4.5 billion EUR

MARKET CAPITALISATION



132.33 EUR

AVERAGE SHARE PRICE IN 2021

+20.7%

GROSS RETURN¹OF THE SHARE IN 2021

7.15 EUR/share

EPRA RESULT

102.13 EUR/share

NET ASSET VALUE

14 2%

DEBT-TO-ASSETS RATIO

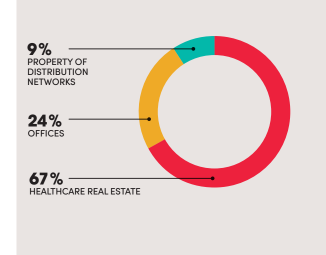
1.1%

AVERAGE COST OF DEBT

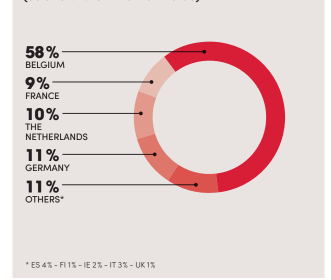
BBB/long term & A-2/short term

STANDARD & POOR'S RATING²

PORTFOLIO BREAKDOWN BY SEGMENT (as at 31.12.2021 - at fair value)



GEOGRAPHICAL BREAKDOWN OF PORTFOLIO (as at 31.12.2021 – at fair value)



^{1.} Increase in the share price + dividend yield.

^{2.} Publication of Standard & Poor's at 18.03.2021.

ENVIRONMENT, SOCIAL & GOVERNANCE (ESG)

145 employees 43% men 57% women 165 kWh/m²

AVERAGE PORTFOLIO ENERGY INTENSITY

83 % WAGE GAP BETWEEN GENDERS

48%

OF THE PORTFOLIO PEB/EPC CERTIFIED

4,289
HOURS OF PAID TRAINING

19%

OF THE PORTFOLIO REMOTELY MONITORED

CONSOLIDATED KEY FIGURES

(x 1,000,000 EUR)	31.12.2021	31.12.2020	31.12.2019
Portfolio of investment properties (in fair value)	5,710	4,869	4,247
(x 1,000 EUR)	31.12.2021	31.12.2020	31.12.2019
Property result	293,885	255,956	234,615
Operating result before result on the portfolio	241,318	211,112	193,829
Net result from core activities - group share	212,131	181,457	166,498
Result on financial instruments - group share	40,748	-21,906	-24,184
Result on the portfolio - group share	7,458	-40,330	62,301
Net result - group share	260,337	119,222	204,615
Operating margin	82.1%	82.5%	82.6%
	31.12.2021	31.12.2020	31.12.2019
Operating costs/average value of the portfolio under management ¹	0.95%	0.98%	0.97%
Weighted average residual lease length (in years) ²	12	12	12
Occupancy rate ³	98.1%	97.4%	97.0%
Gross rental yield at 100% occupancy ⁴	5.6%	5.9%	6,2%
Net rental yield at 100% occupancy ⁵	5.3%	5.6%	5.8%
Debt-to-assets ratio ⁶	44.2%	46.1%	41.0%
Average cost of debt ⁷	1.1%	1.3 %	1.4%
Average debt maturity (in years) ⁸	5	5	4

^{1.} Average value of the portfolio to which are added the receivables transferred for the buildings whose maintenance costs payable by the owner are still met by the group through total cover insurance premiums.

^{2.} Until the first break option for the lessee.

^{3.} Calculated based on real rents (excluding development projects and assets held for sale) and, for vacant space, the rental value estimated by the independent real estate valuers.

^{4.} Passing rents increased by the estimated value of vacant space, divided by the investment value of the portfolio (including transaction costs), and excluding development projects and assets held for sale.

^{5.} Passing rents increased by the estimated value of vacant space, minus direct costs, divided by the investment value of the portfolio including transaction costs), excluding development projects and assets held for sale.

development projects and assets held for sale.

6. Legal ratio calculated in accordance with the legislation on RRECs (such as financial and other debt divided by total assets).

^{7.} Including bank margins.

^{8.} See chapter 'Management of financial resources' on page 83.

TRANSACTIONS AND ACHIEVEMENTS



Q1

JANUARY

- Belgium: Signature of an agreement relating to the acquisition of 100% of the company owning the rights in rem in a plot of land located in Leuven, where an extension to an existing complex will be built for a conventional value of 15 million EUR.
- Irland: Acquisition of six nursing and care homes and one rehabilitation clinic in the provinces of Leinster and Ulster for approximately 93 million EUR.
- Finland: Acquisition of a nursing and care home under construction in Vantaa for approximately 12 million EUR.

FEBRUARY

- Belgium: Launch of the contribution of the office portfolio into a subsidiary, which was completed in October 2021. Acquisition of 100% of the shares of the company owning a plot of land in Genappe where a nursing and care home will be built for approximately 19 million EUR (plot of land + works).
- France: Acquisition of four nursing and care homes, one of which is under construction, and one assisted-living unit in Normandy for 44 million EUR.

MARCH

• Financing: Capital increase in cash via accelerated bookbuilding (ABB) for approximately 180 million EUR.

Rehabilitation clinic St Doolaghs – Dublin (IE) – ©DomusVi

Q2

APRIL

- Belgium: Acquisition of five healthcare sites through contribution in kind for a conventional value of 103 million EUR.
- Finland: Agreement to acquire, under certain conditions, the companies that will develop two nursing and care homes in Turku and Ylörjärvi for approximately 12 million EUR. The conditions were lifted in April and August 2021.

MAY

- Belgium: Signature of a private agreement regarding the divestment of office buildings located in the Antwerp and Brussels periphery as well as in the decentralised area of Brussels for more than 80 million EUR. In the meantime, the conditions have been lifted for part of the portfolio.
- The Netherlands: Acquisition of a plot of land on a care campus in Hilversum where a care clinic will be built for approximately 30 million EUR (plot of land + works).
- Germany: Signature of an agreement to acquire, under certain conditions, a nursing and care home currently under construction in Leipzig for approximately 19 million EUR. The conditions were lifted in March 2022.
- Spain: Acquisition of 18 nursing and care homes for approximately 150 million EUR.
- Italy: Investment in two funds owning six nursing and care homes in northern Italy for approximately 190 million EUR.
- Financing: Modification of a traditional credit line into a Sustainability-linked credit line of 25 million EUR, for which financial conditions will be adjusted according to the achievement of the objective aiming at reducing the energy intensity of Cofinimmo's portfolio (Project 30³).

JUNE

- Belgium: Acquisition of 100% of the shares of the company owning a plot of land in Juprelle where a new nursing and care home will be built for approximately 19 million EUR (plot of land + works).
- Spain: Acquisition of a plot of land in Palma de Mallorca where a nursing and care home will be built for approximately 14 million EUR (plot of land + works).
- Financing: Optional dividend in shares: 54% of the 2020 dividend coupons paid in new shares issued for a total amount of nearly 65 million EUR.



Q3

JULY

- The Netherlands: Acquisition of a medical office building on a healthcare campus in Beugen for approximately 12 million EUR.
- Germany: Acquisition of approximately 95% of the shares of the company owning a rehabilitation clinic in Bad Langensalza for approximately 22 million EUR.
- Spain: Acquisition of a nursing and care home in Bilbao for approximately 9 million EUR.
- United Kingdom: Acquisition of 3 nursing and care homes for approximately 57 million GBP.

SEPTEMBER

- France: Acquisition of a nursing and care home (EHPAD) to be redeveloped in Fontainebleau for approximately 17 million EUR. Signature of private agreements regarding the future disposal of part of the Cofinimur I property of distribution networks..
- Spain: Acquisition of a plot of land in Alicante where a nursing and care home will be built for approximately 13 million EUR. Signature of agreements relating to the future acquisition of three nursing and care homes, being or to be developed, for approximately 34 million EUR, to be paid after works completion.
- Finland: Acquisition of the company currently developing a nursing and care home in Turku for approximately 15 million EUR.
- Financing: Conversion of 99% of convertible bonds maturing on 15.09.2021, resulting in the issuance of new shares for a book value of approximately 216 million EUR.

Q4

OCTOBER

- Belgium: Contribution of the office portfolio into a subsidiary. Acquisition of 100% of the shares of the company that will build a nursing and care home in Oudenburg for approximately 11 million EUR (plot of land + works).
- The Netherlands: Acquisition of two nursing and care homes in Nijverdal and Hellendoorn for approximately 23 million EUR.
- Finland: Acquisition of the company that will develop a nursing and care home in Helsinki for approximately 19 million EUR (plot of land + works).

NOVEMBER

- France: Acquisition of 100% of the shares of a company owning a nursing and care home in Chanteloup-les-Vignes for approximately 17 million EUR.
- Spain: Signature of an agreement relating to the acquisition of a nursing and care home in Jaén for approximately 9 million EUR.
- Finland: Acquisition of the company developing a nursing and care home in Rovaniemi for approximately 8 million EUR (works included).
- Germany: Signature of agreements to acquire, under certain conditions, two nursing and care homes in Essenheim and one nursing and care home in Bruchmühlbach-Miesau for approximately 39 million EUR. The conditions were lifted in January 2022.

DECEMBER

- Belgium: Acquisition of 100% of the shares of the company owning a nursing and care home in Charleroi for approximately 18 million EUR.
- The Netherlands: Acquisition of 100% of the shares of the company owning a new healthcare complex in Hattern for approximately 13 million EUR.
- France: Acquisition of an aftercare and rehabilitation clinic under construction in Revin for 17 million EUR (plot of land + works).
- Finland: Acquisition of the company developing a nursing and care home in Kuopio for approximately 17 million EUR.
- Financing: Modification into a sustainable programme and extension of the long-term commercial paper programme to 1,250 million EUR. Extension of a 50 million EUR credit line for one additional year to bring its maturity to 2027.



Nursing and care home De Blenke - Hellendoorn (NL) COFINIMMO

MISSION

Responding to societal changes, Cofinimmo's mission is to provide high-quality care, living, and working spaces to partner-tenants for their occupants to enjoy.

Caring, Living and Working -Together in real estate.

'Caring, Living and Working – Together in real estate' is the expression of this mission.

More specifically, Cofinimmo's mission is to:

- Promote, within its high-quality care, living, and working spaces, creative exchanges for inspiration and well-being and inspiration through the provision of services that anticipate and respond to the needs and aspirations of their occupants;
- Provide an inspiring work and living environment, in service of an exciting commercial project;
- Provide shareholders with the opportunity to make long-term, socially responsible, and low risk investments that generate recurring, predictable, and growing revenue streams that fuel dividends as well as returns to the community.

Beyond the stakeholders identified above, the community itself greatly benefits from Cofinimmo's services on many levels, whether in healthcare, the working world or simply in places where people interact and share. Furthermore, Cofinimmo contributes to enhancement and renovation of public and parapublic property through its participation in large-scale projects undertaken by way of public-private partnerships.



STRATEGY

Cofinimmo's strategy is to consolidate its leadership In the European health real estate sector.



HEALTHCARE REAL ESTATE

Cofinimmo's strategy consists in consolidating its leadership in the European healthcare real estate segment.

The growth of the group goes hand-in-hand with the restructuring, already initiated, in the healthcare real estate segment itself. Once restricted to nursing and care homes, it now offers other types of assets accessible to an investor possessing expertise and substantial experience in healthcare real estate such as Cofinimmo. As an example, Cofinimmo entered the healthcare real estate segment in 2005 through the acquisition of nursing and care homes and then expanded its scope with the acquisition of several medical office buildings, specialised clinics, rehabilitation clinics, psychiatric clinics, etc.

On the other hand, the restructuring also takes place on a geographical level through the expansion of the group's activities beyond the countries currently covered, namely Belgium, France, the Netherlands, Germany, Spain, Finland and, since 2021, Ireland, Italy and the United Kingdom.

Given the above, it is clear that the share of healthcare real estate in Cofinimmo's consolidated portfolio, which already reaches 67%, is bound to grow significantly.

As part of its healthcare real estate strategy, Cofinimmo participates in several innovative projects aiming at making residents' stay more attractive but also at encouraging interaction with people living in the surrounding area as well as visits from relatives. As an example, in December 2021, Cofinimmo acquired 100% of the shares of the company owning the newly-built healthcare complex Hof van Blom in Hattem (Gelderland) in the Netherlands. The complex consists of three wings where specific care services are provided: a nursing and care home with 32 beds, a wing with 22 assisted-living units and a general practice. Hof van Bom is located in a residential care zone, where residents live as independently as possible and where particular attention is being paid to quality of life and sustainability. The most important values of this concept are safety, proximity (of facilities), accessibility, healthy living environment and interaction between residents.



The healthcare real estate sector now accounts for 67% of the consolidated portfolio and is expected to grow significantly.

COFINIMMO

PROPERTY OF DISTRIBUTION NETWORKS AND PPPs

Property of distribution networks, as well as public-private partnerships (PPPs), share with healthcare real estate the characteristic of generating high, predictable and indexed cash flows through generally long-term contracts.

OFFICES

Since its establishment in 1983, Cofinimmo has been a major player in the Brussels office market, which consists of different sub-segments.

It is in this market that the company has built its expertise in real estate for almost 40 years. Specifically, Cofinimmo's staff is an expert in every aspect of the building life cycle and is well-versed in the A to Z management of major projects. Whether it is the design, construction, renovation, reconversion or development of sites, the goal is always the renting or sales of these assets. Besides the office segment, this know-how now also applies to healthcare real estate, property of distribution networks and PPPs, which benefit from the synergies thus created.

After having divested large single-tenant office spaces, Cofinimmo continues the rebalancing of its offices portfolio by reducing its presence in the decentralised area of Brussels to the benefit of high-quality buildings located in the Central Business District (CBD). The vacancy rate in this segment, which is lower than the average in the Brussels market, makes it possible to obtain higher net yields.

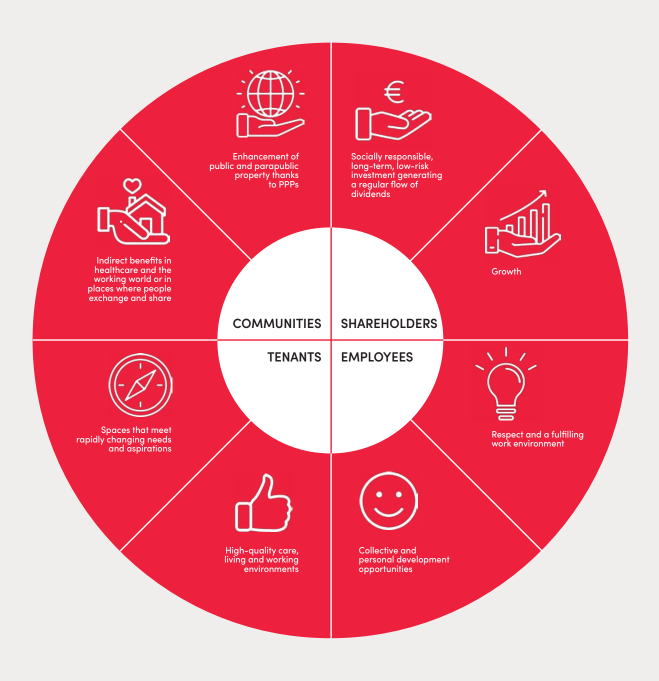
Cofinimmo's strategy in the office segment involves rebalancing the office portfolio by reducing holdings in Brussels' decentralised area and periphery and expanding its holdings of high-quality buildings in the Central Business District.



Brussels CBD (BE)

Benefits of the strategy for stakeholders

Cofinimmo's strategy results from the mission described above as well as from the expectations of the main stakeholders (shareholders, tenants, staff and community).



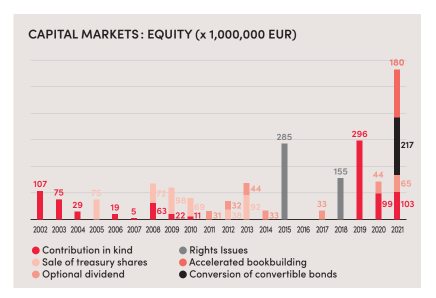
1,636 million EUR

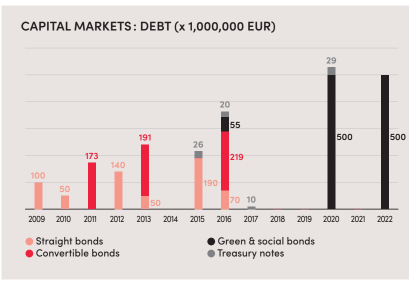
NEW CREDIT LINES CONCLUDED AS AT 31.12.2021

44.2%

DEBT-TO-ASSETS RATIO AS AT 31.12.2021

1.1% AVERAGE COST OF DEBT IN 2021





Financial strategy

In order to implement the real estate strategy set out above, Cofinimmo has developed a financing strategy based on the following principles:

DIVERSIFICATION OF FINANCING RESOURCES

The group diversifies not only the type of assets and the countries in which it invests, but also its sources of financing. Cofinimmo also pays particular attention to the coherence between its financial strategy and its ESG objectives. This is why Cofinimmo uses bank loans, green & social loans, 'traditional' straight (non-convertible) bonds, convertible bonds, green & social or sustainable bonds and both short-term and long-term sustainable commercial paper programmes as sources of financing. In addition, the company works closely with about fifteen financial institutions.

REGULAR ACCESS TO CAPITAL MARKETS

Capital increases, optional dividends in shares, sales of treasury shares, contributions in kind, as well as the issuing of 'traditional' straight (non-convertible) or sustainable bonds, convertible bonds and green & social or sustainable bonds are all means Cofinimmo uses to raise capital. The two graphs on this page show the financing sources used by Cofinimmo over the past years.

DEBT-TO-ASSETS RATIO CLOSE TO 45%

Even though the legal status of RREC allows a debt-to-assets ratio (defined as financial and other debts divided by total consolidated balance sheet assets) of at most 65% and the banking agreements allow a ratio of 60%, the group's policy is to maintain a debt-to-assets ratio of approximately 45%.

This level has been determined at European level through market standards for listed real estate companies and takes into account the long weighted average residual length of leases.

OPTIMISATION OF THE DURATION AND COST OF FINANCING

Cofinimmo actively manages its financing resources by usually refinancing maturing debts in advance. In this respect, the group strives to optimise the cost of its debt while ensuring diversification of its financing resources and monitoring the average maturity of its debt

With a part of the debt incurred at floating rate, Cofinimmo is exposed to a risk of interest rates increase, which could lead to a deterioration in its financial result. This is why, Cofinimmo partially hedges its floating-rate debt through the use of hedging instruments (IRS and caps). The objective is to secure the interest rates over a minimum of three years for 50% to 100% of the estimated financial debt.

ESG strategy

Cofinimmo, being a major real estate player in Europe, has been committed for almost 15 years to a global ESG strategy.

In response to the risks generated by climate change, Cofinimmo decided to raise its environmental ambitions. The strategic thinking carried out in 2019 led to the ambitious project of reducing the portfolio's energy intensity by 30% (compared to the 2017 level) by 2030, to reach 130 kWh/m² (30³ project).

This objective has been established following the science based targets methodology, which has made it possible to objectivise

the effort to be made in order to contribute to the global objective of limiting global warming to a maximum of 1.5°C. It is a continuation of the many ESG initiatives conducted by Cofinimmo, and is in line with the Paris Agreement concluded at COP21 and reconfirmed by COP26 in 2021.

This business project, initiated at the beginning of the year 2020, involves not only the office and healthcare real estate segments, but also all the activities directly managed within the company such as sales and acquisitions, development, works management and day-to-day property management. Only a 360-degree approach, considering the entire life cycle of buildings, will enable the group to achieve the objective set.

Cofinimmo's approach of the risks and opportunities linked to climate change is explicitly in line with the recommendations of the Task Force on Climate-related Financial Disclosure (TCFD). Its commitment is demonstrated by the inclusion of the oversight of risks and opportunities at all levels of the governance structure described in the chapter 'Corporate government statement' (see page 188). The main risks are included in the chapter 'Risk factors', section 'Environmental, social and governance risks' (see page 7). A detailed description of the impact of the risks and opportunities linked to climate change on the strategy is available below and in the public response to the Carbon Disclosure Project (CDP) on www.cdp.net.

The ESG report included in this document describes how the group manages the risks linked to climate change. It more particularly states the procedures aimed at reducing the greenhouse gas (GHG) emission due to the energy intensity of the portfolio. Cofinimmo has adopted the performance indicators advocated by EPRA in order to be able to monitor the evolution of the performance.

Fully in line with the ESG strategy, Cofinimmo intends to pursue a sustainable financing policy, as described in the chapter 'Profitability for the investors and access to capital' (see pages 137-145).

Impact potentiel	Mitigating factors and measures
Physical impact on buildings due to extreme weather conditions	Issue of sustainable financing instruments to refinance the acquisition and development of high- performance buildings. (1, 2, 3)
2. Changes to environmental regulations	Favour buildings with a good location in terms of mobility and sustainable means of transport. (1, 2, 3)
3. Negative impact on the value of a building	Incorporation of flood risks and environmental aspects into the due diligence process at each acquisition. (1, 2, 3)
4. Increase in costs to be incurred to maintain a building in operating condition	Active policy to optimise the energy performance of buildings, getting ahead of legislation whenever possible. (2, 3, 4, 5)
	Active policy to optimise the water consumption of buildings, prioritising on the use of non-drinking water whenever possible. (2, 3, 4, 5)
5. Negative impact on the group's ability to operate a building	Construction and renovation of properties with an excellent energy performance by incorporating an analysis of the life cycle of buildings. (2, 3, 4, 5)
	Purchasing 100% electricity from renewable sources for buildings under management. (6)
6. Potential impact on the group's reputation	Transparent communication on ESG indicators in accordance with EPRA and GRI. (6)

HEALTHCARE REAL ESTATE





67%

OF THE CONSOLIDATED PORTFOLIO

3.8 billion EUR FAIR VALUE OF THE PORTFOLIO

99.9% OCCUPANCY RATE

266
ASSETS

> 25,600 NUMBER OF BEDS

>1,500,000 m²

Cofinimmo is a leading investor in healthcare real estate in Europe with a portfolio spread over nine countries and consisting of 266 assets that cover the full spectrum of care, from primary care to acute and skilled nursing facilities. The group intends to further strengthen this position in the coming years. Cofinimmo actively participates in the expansion and renewal of the healthcare property portfolio in Europe through its many development projects.

Healthcare real estate strategy

Cofinimmo's strategy consists in consolidating its leadership in the European healthcare real estate segment by diversifying its offer for tenants. This diversification is not only geographical as it also covers the type of property available for leasing.

The company's primary objective is to expand its healthcare real estate portfolio at a robust pace, in order to generate profitable growth, by investing in functional buildings of excellent quality. These generate an elevated, predictable and indexed cash flow within the framework of usually very long-term contracts.

This growth will go hand in hand with diversification within the healthcare real estate segment. Originally restricted to nursing and care homes, this diversification offers other types of property accessible to an investor possessing the expertise and extensive experience in healthcare real estate such as Cofinimmo. As an example, Cofinimmo entered the healthcare real estate segment in 2005 through the acquisition of nursing and care homes. The group then expanded its scope with the acquisition of medical office buildings, specialised clinics, rehabilitation clinics, psychiatric clinics, etc.

Furthermore, the diversification also takes place on a geographical level through the expansion of the group's activities beyond the countries currently covered, namely Belgium, France, the Netherlands, Germany, Spain, Finland, Italy, Ireland and the United Kingdom. The nine countries in which the company has invested in healthcare assets are at different stages of development.

On the operator side, over the past years, the Belgian and French markets for instance have seen the growth of large operator groups with an international presence. In the Netherlands and Germany, operators are usually smaller and manage one or more facilities. However, concentration has accelerated in Germany over the past few years. In Spain, the market is consolidating rapidly with new international operators entering the market by acquiring and developing local groups or local players entering a phase of significant growth. In Finland, private service providers produce a quarter of all social and health services. Its growth creates a high demand for state-of-the-art innovative medical centres. In Ireland, the proportion of people aged 65 and more is expected to grow at a substantially faster pace than in other European countries and the current supply of nursing homes and care facilities does not meet the increasing demand. Therefore, the increase and upgrade of the existing facilities are essential to meet modern comfort and

safety standards. The Italian nursing home sector is a highly regulated market. Its nursing home bed capacity is one of the lowest in Europe. The private sector represents 20% of the beds, and is expected to grow significantly over the coming years. Federal and regional authorities use accreditations to organise the distribution of bed capacity according to regional needs. The United Kingdom has one of the largest nursing and care home landscapes in Europe, but the sector remains highly fragmented. Not only is there a need for a higher quantity of care home beds, but quality issues of the current stock need to be addressed.

On the investment side, healthcare assets have been increasingly popular in Belgium and France, and, more recently, in Germany, resulting in a compression of initial real estate yields. There is less competition in the Netherlands, especially for smaller assets, and many operators depend on non-profit foundations. Although Spain has seen a lower volume of investment compared to other European countries, investors are increasingly interested in this promising country where the first signs of yield compression can be observed.

In the other markets approached by Cofinimmo such as Germany, the Netherlands, Spain and Finland, the group's strategy consists in acquiring assets and developing others for operators. In more mature markets such as Belgium and France, its strategy consists in developing or redeveloping existing assets on the one hand, and, taking advantage of investor appetite for this type of assets to conduct asset arbitrage, on the other hand. At the same time, the company is actively seeking to diversify its portfolio.

Finally, all investments in healthcare real estate are made within the framework of a sustainable and socially responsible approach.

Given the above, it is clear that the share of healthcare real estate in the consolidated portfolio of Cofinimmo, which already reaches 67%, is bound to grow significantly.

COFINIMMO

When acquiring an asset, Cofinimmo has a significant influence which is reflected in particular in the due diligence procedures. Cofinimmo systematically considers factors such as soil pollution, the presence of asbestos, the location, and the risk of flooding. In the countries in which it operates and for this segment, legislation on energy performance targets is increasingly restrictive. Therefore, Cofinimmo systematically considers the energy performance and the life cycle of a building and implements a long-term strategy by examining its projects, usually 30 years into the future, which is a sign of real partnership with operators.

The management of (re)development projects in healthcare real estate, the decisions and actions taken by Cofinimmo have a significant impact on the sustainability of assets. Firstly, because Cofinimmo, by developing tailor-made, innovative and comfortable buildings, endeavours to best meet the changing accommodation and care needs of vulnerable or dependent people.

Secondly, because Cofinimmo ensures the proper integration of buildings in the urban fabric, by paying specific attention to aesthetics and to the diversity of districts. Finally, because

Cofinimmo favours the use of modern techniques and sustainable materials to reduce the carbon footprint of the buildings constructed

On the other hand, Cofinimmo has moderate influence in projects developed by operators. In that case, Cofinimmo acts more as an adviser in the area of sustainable construction, seeking innovative solutions making the gradual improvement of the property portfolio possible, at a pace and in line with budgets that are acceptable to operators.

Cofinimmo has relatively little influence in terms of sustainability in the day-to-day management of healthcare assets. Here, the majority of these are managed largely autonomously by operators-tenants, who decide in particular on the type of upkeep and maintenance works to be carried out. Nevertheless, Cofinimmo endeavours to include the data relating to the energy and water consumption of buildings in the energy accounting system in order to raise awareness among operators. As medical office buildings are under Cofinimmo's operational control, it enables more in-depth consumption analysis and monitoring.

In doing so, Cofinimmo intends to fully carry out its social and environmental responsibilities.

Market characteristics¹

The healthcare real estate market is characterised by strong growth potential, a favourable legal environment and long-term leases with operators.

STRONG GROWTH POTENTIAL

Demographic trends and changes in lifestyles: an ageing population and a growing need for specialised care facilities

Population ageing is a growing evolution in most European countries. The proportion of people aged 80 and over in Europe should reach 11% of the total population by 2050. Although the number of independent seniors within this category is increasing, population ageing will nevertheless be accompanied by a considerable

increase in the number of dependent elderly. This situation will lead to a greater need for specialised healthcare facilities and, consequently, for more beds. It is estimated that in Belgium 40,000 additional beds will be necessary by 2030-2035. In Germany and France, the same trend can be observed with estimated growth of 300,000 and 50,000 additional beds respectively by 2030-2035. In addition to these, there are also outdated buildings to be rebuilt, totalling more than 100,000 and 60,000 beds respectively.

In Spain, the number of people aged 65 and over increases annually by almost 2%, compared to 1.5% in Belgium and France. As a result, it can be expected that in the coming years the demand for care and accommodation for dependent elderly people will increase faster in Spain than in Belgium or France. Analyses show that, in order to be able to meet the demand increase, the accommodation

Liège/Luik (BE)



1. Sources: Cushman & Wakefield, Degroof Petercam, Eurostat, ONS, Knight Frank, ABN Amro, Real Capital Analytics, CBRE.

capacity for dependent elderly people should increase by at least 100,000 beds by 2030–2035.

In Finland, 22% of the population are 65 or older and approximately 10% are 75 or older. The proportion of people aged 65 or more should reach 26% after 2030. This demographic situation will increase the need for high-quality healthcare services.

Italy enjoys the second highest life expectancy at birth in the EU (83 years, which is two years above the EU average). More than 23% of Italy's 60 million inhabitants are aged 65 and older. This percentage is forecast to increase to over 27% by 2030. To reach a capacity comparable to that of most other West European countries, Italy would need to double its current volume, which should represent approximately 400,000 additional beds in nursing and care homes.

In Ireland, the proportion of people aged 65 or more is expected to grow at a substantially higher pace than other European countries by 2040. The bed capacity should grow by roughly one third of the current capacity, which amounts to 30,000 beds, to keep up with demand in the short term.

In the United Kingdom, population over 85 is set to increase by 25% until 2030. The country would require an additional 10,000 beds in nursing and care homes per year to 2050 to keep up with demand.

Budgetary constraints: a search for less costly solutions for society

At the same time, healthcare spending, whether in Belgium, France, the Netherlands, Germany, Spain, Finland, Italy, Ireland or the United Kingdom, accounts for a significant share of GDP. This share ranks between 6.5% and 12%, depending on the country. In a context of budget restrictions, the organisation of care is subject to further rationalisation and private players are increasingly taking over from the public sector in this segment. New and more modern structures, more suitable for the needs of the patient and less expensive, are created to respond to this trend and generate a demand increase for healthcare real estate financing.

Professional healthcare operators

There are three types of operators in the healthcare segment: public operators, non-profit sector operators and private operators. The breakdown in market share between these various players varies from one country to the other. Belgium and Spain have the most balanced situation in the nursing and care homes segment with each type of operator representing one third of the market. Conversely, the non-profit sector has almost a monopoly in the Netherlands. Meanwhile, Germany and France have intermediary situations. In Spain, the 10 largest private operators together account for about 20 % of the total number of beds. In Finland, private service providers account for more than a quarter of all social and health services. In Italy, the private sector represents 20 % of the beds and is expected to grow significantly over the coming years. In Ireland, the share of private operators is growing strongly and represents now more than two thirds of the total number of beds. In the United Kingdom, public operators represent only 6% of the market, which is the smallest market share in Europe. Private operators operate more than 80% of the beds.

In the private sector, whether in Belgium or France, and more recently in Germany, there is a move towards consolidation between operators to create groups on a European level. The most striking example is the merger in 2014 of French operators Korian and Medica, followed by acquisitions in other countries, which resulted in a group operating today over 88,000 beds spread over 1,000

sites in seven countries. Or also, the acquisition of Armonea by the French group Colisée in February 2019, which led to a total of 270 sites in France, Belgium, Germany, Spain, and Italy.

Consolidation provides operators with a better distribution of risks, easier access to financing, more regular contact with the public authorities and certain economies of scale. These clusters are regularly financed by the sale of real estate thus creating an appetite for healthcare real estate.

Investigations and inspections towards some healthcare operators

The publication of a book by a French journalist, about investigations carried out in nursing and care homes in France, prompted investigations and inspections by the competent authorities of some operators active in the care of elderly people in France, and to some extent, in Belgium.

Cofinimmo pleads for a rapid conclusion of these investigations and inspections, firstly in the interests of the residents concerned and their families, but also for the benefit of the entire sector dedicated to the care and support of the elderly.

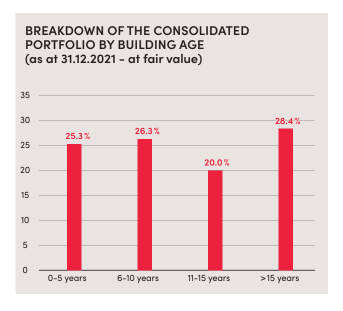
Cofinimmo is confident that the result of these investigations and inspections should lead to balanced measures that will strengthen the quality of life within healthcare facilities. The effects of these measures on the financial and non-financial indicators will, if necessary, be reflected in the group's investment policy, in addition to the current acquisition procedures.

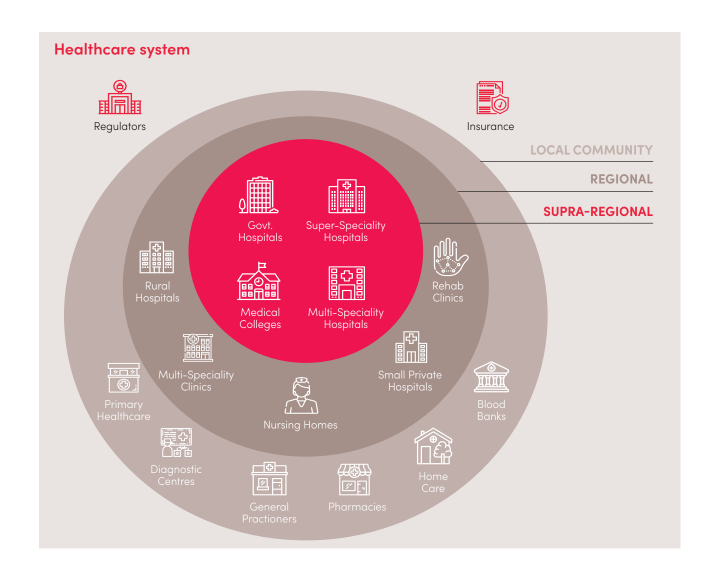
As a reminder, as a regulated real estate company, Cofinimmo is in no way involved in the operation of the sites leased to healthcare operators. The occupancy rate is managed by the operator of the sites, and the rents are independent of the local occupancy rate or the financial performance, within the framework of long-term contracts (see page 74 for more details on diversification in terms of tenant and geography).

A FAVOURABLE LEGAL ENVIRONMENT

Healthcare financing is highly regulated given that the public sector is involved. This is particularly the case for the nursing and care home market. In Belgium and France for example, opening or expanding a nursing and care home requires prior authorisation to operate a given number of beds. This authorisation is issued by the public authorities. As they finance up to 50% of housing and care costs, the number of authorisations granted per geographical area is limited in function of the needs of each area.

As the main operators of healthcare real estate sites are front-line players in the fight against the pandemic, the majority of them have benefited from government aid. Various compensation schemes have thus been set up for the residential care sector in order to compensate for loss of income linked to residents (generally as a percentage of the actual tariff, a lump sum or the social rate) and social security. In some countries, an additional aid has also been provided to the sector players to compensate for exceptional costs related to the health crisis. Each country has thus developed its own compensation scheme.





BREAKDOWN OF THE CONSOLIDATED PORTFOLIO BY TYPE OF ASSET (based on a fair value of 3,798 million EUR - in %)

						Ye	ar of er	ntry			
Sub- segment	,		2005	2008	2012	2014	2019	2020	2021	2021	2021
		Acute care clinics									
Cure centres	12 %	Rehabilitation clinics		0					0		
		Psychiatric clinics		0							
Primary care	3%	Medical office buildings						t			
		Nursing and care homes		0				e	0	0	<u> </u>
Care centres	82%	Assisted living	0	0							
		Disabled care facilities									
Others	3%	Sport & wellness centres									

Strategy implementation

ASSET ACQUISITIONS

In due diligence reviews, in addition to the usual aspects of technical quality, legality and environmental compliance, each healthcare property studied by the group is also subject to a rating related to its use as a healthcare asset. This rating is based on various factors:

- catchment area: integration of the asset into its environment and its role in the healthcare delivery chain;
- intrinsic qualities: size of rooms and other areas, terrace or garden, light, functionality for residents/patients and medical staff, etc.;
- energy performance: technical equipment, insulation, etc.;
- **operator-tenant:** experience level, care quality reputation, financial solidity, growth ambitions, etc.;
- location: vehicle access, public transport, level of local taxes, etc.;
- **environment:** presence of shops, pleasant view, living standard of the local inhabitants, similar care offerings nearby, future demographics, etc.





(RE)DEVELOPMENT PROJECTS

Cofinimmo is able to support the growth of healthcare operators thanks to its real estate expertise and its integrated approach. The services offered to them range from simple financing to largerscale projects which include design, construction and delivery of new buildings. The group has an experienced team which includes financial, technical and legal expertise, and is abreast of the latest developments in healthcare real estate.

In addition to enabling Cofinimmo to carry out otherwise inaccessible projects and to retain operator-tenants, this (re)development activity ensures a certain level of asset quality is maintained and, moreover, creates value.

COMMITTED INVESTMENT PROGRAMME IN HEALTHCARE REAL ESTATE

Project	Type (of works)	Number of beds	Surface area (in m²)	Estimated completion date	Total invest- ments	Total invest- ments as at 31.12.2021	Total invest- ments in 2022	Total invest- ments after 2022
		(after v	works)			(x 1,000,00	00 EUR)	
I. Ongoing developm	ent projects							
Belgium								
Genappe	Construction of a nursing and care home	112	6,000	Q3 2023	19	10	6	3
Juprelle	Construction of a nursing and care home	119	7,000	Q3 2023	19	7	7	5
Oudenburg	Construction of a nursing and care home	68	4,500	Q3 2023	11	2	3	5
France	-							
Villers-sur-Mer	Construction of a nursing and care home	84	4,800	Q4 2022	14	10	4	0
Fontainebleau	Redevelopment of a nursing and care home	100¹	6,500	Q3 2023	17	6	9	2
Revin	Construction of a rehabilitation clinic	912	5,600	Q4 2022	17	10	7	0
The Netherlands								
Rotterdam – Fundis	Demolition/Reconstruction of a nursing and care home and renovation of a rehabilitation centre	135	11,000	Q1 2022	25	23	1	0
Hilversum	Construction of a care clinic		5,500	2023	30	16	12	2
Germany			·					
Leipzig ³	Construction of a nursing and care home	132	7,200	Q1 2022	19	0	19	0
Spain	-		•					
Cartagena (Murcia)	Construction of a nursing and care home	180	7,000	Q1 2022	13	13	0	0
Castellón (Valencia)	Construction of a nursing and care home	100	4,000	Q3 2022	8	8	0	0
Lérida (Catalonia)	Construction of a nursing and care home	150	6,000	Q2 2022	14	14	0	0
Tarragone (Catalonia)	Construction of a nursing and care home	170	6,800	Q4 2022	15	11	4	0
El Puerto de Santa María (Andalusia)	Redesign of a nursing and care home	180	9,800	Q2 2022	10	9	1	0
Palma de Majorque (Balearic Islands)	Construction of a nursing and care home	157	7,000	Q2 2023	14	7	2	6
Alicante (Valencia)	Construction of a nursing and care home	150	7,300	Q1 2024	13	5	2	6
Oviedo (Asturias) ⁴	Construction of a nursing and care home	144	6,500	Q4 2023	11	0	8	3
Elche (Valencia) ⁴	Construction of a nursing and care home	150	6,000	Q4 2023	8	0	7	1
Castellón de la Plana (Valencia) ⁴	Construction of a nursing and care home	136	5,600	Q2 2024	11	0	8	3
Finland								
Turku	Construction of a nursing and care home	43	2,200	Q3 2022	12	9	3	0
Ylöjärvi	Construction of a nursing and care home	35	1,500	Q3 2022				
Turku	Construction of a nursing and care home	68	3,700	Q3 2022	15	7	8	0
Helsinki	Construction of a nursing and care home	83	3,900	Q1 2023	19	8	9	2
Rovaniemi	Construction of a nursing and care home	57	2,700	Q3 2022	8	4	4	0
Kuopio	Construction of a nursing and care home	75	4,200	Q2 2023	17	6	8	3
II. Total investment p	roperties				358	184	134	41
Belgium Louvain/Leuven ⁵	Construction of an extension adjacent to an existing	90	6,500	Q1 2022	15	0	15	0
	nursing and care home with assisted-living units							
Germany								
North Rhine- Westphalia	Development of 9 eco-friendly healthcare campuses	1,200	100,000	2022-2023	270	21	56	193

^{1.} Corresponds to 90 beds and 10 day-care units.

^{2.} Corresponds to 81 beds and 10 day-care units.

^{3.} Project delivered after 31.12.2021.

^{4.} Event occurred after 31.12.2021.

^{5.} In theory recognised in the Cofinimmo accounts as a finance lease.

Project	Type (of works)	Number of beds	Surface area (in m²)		Total invest- ments	Total invest- ments as at 31.12.2021	Total invest- ments in 2022	Total invest- ments after 2022
		(after v	works)			(x 1,000,00	0 EUR)	
Spain								
Sarriguren (Navarre) ¹	Construction of a nursing and care home	167	8,500	Q1 2022				
Vallecas (Madrid)	Construction of a nursing and care home	138	5,900	Q2 2022	34	14	18	1
Vicálvaro (Madrid)	Construction of a nursing and care home	132	5,500	Q1 2023				
Jaén (Andalusia)	Construction of a nursing and care home	160	6,700	Q1 2024	9	1	4	4
Total investment propertifinance lease receivables	es, non-current financial assets, and associates				686	221	227	238

^{1.} Project delivered after 31.12.2021

ASSET ARBITRAGE

Since a few years ago, Cofinimmo initiated a selective asset arbitrage policy for its most mature markets such as Belgium and France. The policy consists in selling non-strategic assets and reinvesting the funds in other assets which better match the current criteria of the group. This enables the company to take advantage of the growing appetite of certain investors for this type of asset, while optimising the composition of its portfolio.

The main criteria used to make a sale decision include the size of the asset, its age, its location, its operation, and the residual lease length.

DIVERSIFICATION

Cofinimmo is actively seeking to diversify its portfolio. This diversification is taking place at three levels:

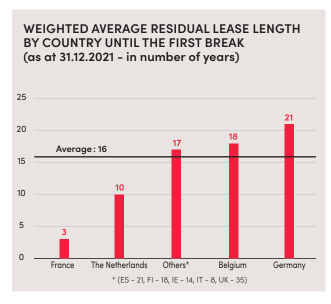
- by country: the group currently holds healthcare assets in Belgium, France, the Netherlands, Germany, Spain, Finland, Italy, Ireland and the United Kingdom;
- by operator-tenant: Cofinimmo has almost 60 healthcare operators in its client-tenant database;

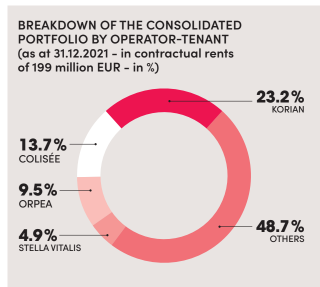
 by asset type: the group's healthcare real estate portfolio includes nursing and care homes, assisted-living units, rehabilitation clinics, psychiatric clinics, medical office buildings, care centres for the elderly or the disabled, acute care clinics, and sport and wellness centres.

This way the group avoids becoming overly dependent on any given financing or social security system.

FOLLOW-UP OF THE FINANCIAL PERFORMANCE OF ACQUIRED SITES

Cofinimmo periodically receives a financial data report from its operators for each site the company owns. This enables Cofinimmo to assess the financial sustainability of each operation and, specifically, the rent hedging by the operational cash flow ('EBITDAR') generated by the site. A comparison of the prices paid by residents/ patients for housing and by the authorities for care services enables to rank each operation compared to similar sites and provides an evaluation of the risk associated with acquiring new units.





COFINIMMO'S **HEALTHCARE** REAL ESTATE IN EUROPE

IRELAND

2%

39,000 m²

SURFACE AREA

100%

7

UNITED KINGDOM

9,500 m²

100%

OCCUPANCY RATE

3

THE NETHERLANDS

11%

OF THE PORTFOLIO

187,000 m² SURFACE AREA

99.7%

OCCUPANCY RATE

46

BELGIUM

42%

OF THE PORTFOLIO

592,000 m²

100%

OCCUPANCY RATE

88

FRANCE

12%

230,000 m²

99.5%

OCCUPANCY RATE

53



17



FINLAND

OF THE PORTFOLIO

6,800 m² SURFACE AREA

100% OCCUPANCY RATE

2

GERMANY

17%

294,000 m²

100%

44

5%

65,000 m² SURFACE AREA

100%

6

BELGIUM



In Belgium, Cofinimmo holds investments properties in healthcare real estate for a fair value of 1.6 billion EUR, and 21 million EUR in participations in associates.

155 million EUR INVESTMENTS IN 2021 4 ONGOING DEVELOPMENT PROJECTS 88 SITES IN OPERATION

11,000

Nursing and care home - Juprelle

In 2021, Cofinimmo acquired a plot of land in Juprelle (province of Liège/Luik) where a 119-bed nursing and care home of approximately 7,000 m² will be built within the framework of a turnkey project.

The use of modern and sustainable materials as well as the latest techniques will help reduce the carbon footprint of this building considerably.

With this development project, the company meets the growing demand in the region for additional and modern residential care capacity for dependent elderly people.

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investmen budget (in million EUR)
ACC	QUISITIONS							-	
1	Louvain /Leuven	Construction of an extension adjacent to an existing care complex (turnkey)	ongoing	6,500 m²	90	VZW Home Vogelzang	Triple net	27	15
2	Genappe	Construction of a nursing and care home (turnkey)	ongoing	>6,000 m ²	112	Korian Belgium	Triple net	28	19
3	Clos Régina Brussels	Nursing and care home	2010	5,800 m ³	100	Care-Ion	Triple net		
4	Monterey Brussels	Nursing and care home	2020	5,100 m²	90	Care-Ion	Triple net		
5	Chant des oiseaux Bassenge	Nursing and care home	2019	3,300 m²	82	Care-Ion	Triple net	27	103
6	Serenitas Palace Grâce-Hollogne	Nursing and care home	2019	6,900 m²	129	Care-Ion	Triple net		
7	Résidence de Wégimont Soumagne	Nursing and care home	2018	4,300 m ²	83	Care-Ion	Triple net		
8	Juprelle	Construction of a nursing and care home (turnkey)	ongoing	7,000 m²	119	Korian Belgium	Triple net	28	19
9	Oudenburg	Construction of a nursing and care home (turnkey)	ongoing	4,500 m²	68	Korian Belgium	Triple net	20	11
10	Clos de la Rivelaine Charleroi	Nursing and care home with 6 assisted-living apartments	2021	5,500 m²	99	Korian Belgium	Triple net	20	18
DIS	POSALS								
11	Ten Prins Brussels	Nursing and care home	2011	3,300 m ²	99				



FRANCE



In France, Cofinimmo holds investment properties in healthcare real estate for a fair value of 456 million EUR, finance lease receivables for 21 million EUR and 51 million EUR in participations in associates.

74 million EUR
INVESTMENTS IN 2021

3
ONGOING DEVELOPMENT PROJECTS

53
SITES IN OPERATION

4,200
BEDS

Nursing and care home – Fontainebleau

In 2021, Cofinimmo acquired a nursing and care home (EHPAD) in Fontainebleau. The existing building will be redeveloped and the construction of a new wing is also planned.

After completion of the works, the complex will have a total surface area of approximately 6,500 m^2 and will offer 90 beds and 10 day-care units. It will combine the advantages a traditional nursing and care home with an architecture and an operating mode that were entirely designed for patients suffering from Alzheimer's disease.

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investmen budget (in million EUR)
ACC	QUISITIONS								
1	Nouvel Azur Saint-Pierre- du-Regard (Orne)	Assisted-living units	2013	4,100 m²	68	DomusVi	Double net		
2	Grand Jardin Sap-en-Auge (Orne)	Nursing and care home	1992/2017	2,100 m²	50	DomusVi	Double net		
3	Les Ondines Grandcamp- Maisy (Calvados)	Nursing and care home	2004/2018-2019	2,800 m²	64	DomusVi	Double net	12	44
4	Vallée d'Auge Dozulé (Calvados)	Nursing and care home	2003/2019	3,500 m²	78	DomusVi	Double net		
5	Villers-sur-Mer (Calvados)	Development project of a nursing and care home	ongoing	4,800 m²	84	DomusVi	Double net		
6	Villa Baucis - Fontainebleau	Redevelopment of a nursing and care home (EHPAD)	ongoing	6,500 m²	100	Villa Baucis	Double net	12	17
7	Résidence Le Tilleul	Nursing and care home	2007/2018	6,300 m ²	98	DomusVi	Double net	12	17
	Chanteloup- les-Vignes								
8	Revin	Construction of an aftercare and rehabilitation clinic (SSR)	ongoing	5,600 m²	91	ORPEA	Double net	12	17
DIS	POSALS								
9	Jassans–Riottier Gleteins	Aftercare and rehabilitation clinic (SSR)	1994	2,500 m ²	65				



THE NETHERLANDS



In the Netherlands, Cofinimmo holds a healthcare real estate portfolio for a fair value of 434 million EUR.

80 million EUR

INVESTMENTS IN 2021

2
ONGOING DEVELOPMENT PROJECTS

46
SITES IN OPERATION

1,400

DED.

Care complex - Hattem

Cofinimmo acquired the healthcare complex Hof van Blom in Hattem, which was delivered in December 2021. This complex of approximately 5,200 m² is located in a residential care zone, where residents live as independently as possible and where particular attention is being paid to quality of life and sustainability. It will obtain at least an A-level energy label.

Hof van Blom consists of three wings where specific care services are provided: a nursing and care home with 32 beds, a wing with 22 assisted-living units and a general practice. By bringing together different facets of healthcare on one site, this complex is an example of how the healthcare sector of the future will be shaped.

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investment budget (in million EUR)
ACC	QUISITIONS								
1	Monnikenberg	Construction of a nursing and	ongoing	>5,500 m ²	n/a	Tergooi	Triple	20	30
	Hilversum	care home on a care campus					net		
2	Beugen	Medical office building	2011	4,250 m²	n/a	Stichting Pantein	Double net	10	12
3	De Parallel	Nursing and care home	2006	4,000 m²	45	ZorgAccent	Double		
	Nijverdal						net		
4	De Blenke /	Nursing and care home	2010	11,000 m²	122	ZorgAccent	Double	6	23
	Duivencate					De Twentse	net		20
	Hellendoorn					Zorgcentra			
5	Hof van Blom	Care complex	2021	5,200 m²	54	Het Baken	Double	14	13
	Hattem					Maatschap Huisartsen- praktijk Hof van Blom	net		
						Beter Thuis Wonen			
PRC	VISIONAL ACCEP	TANCE							
6	Rivierenbuurt	Nursing and care home	2021	<5,400 m ²	87	Stichting Haagse	Double net	15	
	The Hague					Wijk- en Woonzorg	nei		



GERMANY



In Germany, Cofinimmo holds a healthcare real estate portfolio for a fair value of 654 million EUR and 21 million EUR in associates (investments and receivables).



	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investment budget (in million EUR)
ACC	QUISITIONS								
1	Leipzig	Construction of a nursing and care home	2022	<7,200 m ²	132	Azurit Rohr GmbH	Dach und Fach ¹	25	19
2	Celenus Klinik an der Salza	Rehabilitation clinic	1998	>11,000 m²	206	ORPEA	Dach und	15	22
	Bad Langensalza						Fach ¹		
3	Domherrengarten Haus I	Nursing and care home	2007	5,900 m²	152	Alloheim Senioren-	Dach und Fach ¹		
	Essenheim					Residenzen SE	Facn.		
4	Domherrengarten Haus II	Nursing and care home	2014	3,400 m²	60	Alloheim Senioren-	Dach und	16	39
	Essenheim					Residenzen SE	Fach ¹	10	39
5	Senioren-Zentrum Bruchmühlbach	Nursing and care home	2010	4,700 m²	90	ORPEA Deutsch-	Dach und		
	Bruchmühlbach- Miesau					land	Fach ¹		

Nursing and care home - Leipzig

In 2021, Cofinimmo signed an agreement to acquire a nursing and care home under construction in Leipzig. The building offers 132 beds spread over a surface area of almost 7,200 $\rm m^2.$

Thanks to the good orientation of the compact new construction and external sun blinds, the building will require minimal heating and cooling energy. The use of natural light as well as LED lighting will also result in an excellent energy performance. Moreover, the building will be connected to a district heating system making it free of fossil fuels.

Finally, to promote sustainable mobility, the building will be equipped with bicycle parking spaces and charging stations for electric vehicles.



SPAIN



223 million EUR

INVESTMENTS IN 2021

11

ONGOING DEVELOPMENT PROJECTS

17

SITES IN OPERATION

2,700

DED S

Cofinimmo entered Spain in September 2019, where it already holds a healthcare real estate portfolio for a fair value of 240 million EUR, to which were added 46 million EUR of finance lease receivables and 16 million EUR of prepayments in non-current financial assets.

Nursing and care home -Palma de Mallorca

In 2021, Cofinimmo acquired a plot of land in Palma de Mallorca (autonomous community of the Balearic Islands) where a new 157-bed nursing and care home of more than $7,000~\text{m}^2$ will be built.

The building will have an A-level energy label and every effort is being made to achieve a BREEAM Excellent certification. The architecture of the building has been subjected to a quality control in order to assess it respects the environment while complying with local tradition and heritage values of the Balearic architecture.

Cofinimmo is currently working on several development projects in Spain for which BREEAM Very Good or Excellent certifications are aimed. In 2021, the company was the first to obtain a BREEAM Excellent certification in Spain, for the new nursing and care home in Oleiros. A BREEAM Very Good certification was also granted to the site in Vigo, both of which are located in the autonomous community of Galicia.



Achievements in 2021

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investmen budget (in million EUR)
ACG	QUISITIONS								
1	Mont Marti Barcelona	Nursing and care home	1995/2008	6,800 m²	170	DomusVi	Triple net		
2	Regina Barcelona	Nursing and care home	1997	7,300 m²	177	DomusVi	Triple net		
3	Can Buxeres Barcelona	Nursing and care home	2005	6,000 m²	178	DomusVi	Triple net		
4	Arroyo Valladolid Valladolid	Nursing and care home	2013	9,200 m²	235	DomusVi	Triple net		
5	La Salut Josep Barcelona	Nursing and care home	2002	4,400 m²	144	DomusVi	Triple net		
6	Monte Arse Valencia	Nursing and care home	1985/2001	5,500 m ²	149	DomusVi	Triple net	21	
7	Terraferma Lérida	Nursing and care home	1995/2001	4,000 m²	137	DomusVi	Triple net		
8	Villaralbo Zamora Villaralbo	Nursing and care home	2007	7,000 m ²	169	DomusVi	Triple net		
9	Fuentesol Malaga	Nursing and care home	1997/2006	6,100 m ²	146	DomusVi	Triple net		
10	Monte Jara Huelva	Nursing and care home	1994/2002	6,100 m ²	160	DomusVi	Triple net		150
1	Monte Val Ciudad Real	Nursing and care home	1998	5,700 m ²	146	DomusVi	Triple net		
12	Can Carbonell Mallorca	Nursing and care home	2007	5,600 m²	120	DomusVi	Triple net		
13	Ciudad de Mostoles Madrid	Nursing and care home	2005	8,500 m²	180	DomusVi	Triple net		
14	Costa d'en Blanes Mallorca	Nursing and care home	2007	5,400 m²	120	DomusVi	Triple net		
15	Capdepera Mallorca	Nursing and care home	2007	5,500 m ²	120	DomusVi	Triple net	25	
16	Sierra de las Nieves Malaga	Nursing and care home	2005	4,100 m²	126	DomusVi	Triple net		
17	Rosario Madrid	Nursing and care home	2000	4,800 m²	112	DomusVi	Triple net		
18	Monte Alto Cadix	Nursing and care home	1992/2018	5,700 m²	157	DomusVi	Triple net		
19	Palma de Mallorca	Construction of a nursing and care home	ongoing	7,000 m²	157	Clece	Double net	25	14
20	Bilbao	Nursing and care home	2021	4,500 m²	104	ORPEA	Double net	15	9
21	Alicante	Construction of a nursing and care home	ongoing	7,300 m²	150	Solimar	Triple net	25	13
22	Sarriguren Navarra	Nursing and care home	ongoing	8,500 m²	167	Amavir	Double net		
23	Vallecas Madrid	Construction of a nursing and care home	ongoing	5,900 m²	138	Amavir	Double net	25	34
24	Vicálvaro Madrid	Construction of a nursing and care home	ongoing	5,500 m ²	132	Amavir	Double net		
25	Jaén Andalusia	Construction of a nursing and care home	ongoing	6,700 m²	160	Amavir	Double net	25	9
PRO	VISIONAL ACCEPTA	ANCES							
26	Vigo Galice	Nursing and care home BREEAM Very Good	2021	5,000 m²	140	Clece	Double net	25	8
27	Oleiros	Nursing and care home BREEAM Excellent	202	5,700 m²	140	Clece	Double net	25	11

Acquisition of land reserves

In 2021, Cofinimmo also acquired land reserves in Murcia, Maracena and Valladolid.

FINLAND



52 million EUR

INVESTMENTS IN 2021

6

ONGOING DEVELOPMENT PROJECTS

2 SITES IN OPERATION

70 BEDS

Cofinimmo entered Finland in November 2020, where it already holds a healthcare real estate portfolio for a fair value of 67 million EUR.

Nursing and care home - Kuopio

In 2021, Cofinimmo acquired a 75-bed nursing and care home under construction in Kuopio. The building will consist of two separate wings and have a total surface area of approximately 4,200 m². It will increase the supply in premium nursing and care homes dedicated to light to moderate care in Finland.

The site is located in Maljalahti, a newly-built residential area based in a unique location on the shore of the Kallavesi lake. The combination of wood-aluminium windows equipped with blinds, thermal insulation of the external walls and district heating will help reduce the energy intensity of the building, for which at least a B-level energy performance is aimed.



	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investment budget (in million EUR)
ACC	QUISITIONS								
1	Turku	Construction of a nursing and care home	ongoing	2,200 m ²	43	Ikifit Oy	Double net	15	12
2	Ylöjärvi	Construction of a nursing and care home	ongoing	1,500 m²	35	Ikifit Oy	Double net	10	12
3	Turku	Construction of a nursing and care home	ongoing	3,700 m²	68	Nonna Group Oy	Double net	20	15
4	Helsinki	Construction of a nursing and care home	ongoing	3,900 m²	83	Attendo	Double net	15.5	19
5	Rovaniemi	Construction of a nursing and care home	ongoing	2,700 m²	57	Nonna Group Oy	Double net	20	8
6	Kuopio	Construction of a nursing and care home	ongoing	4,200 m²	75	Nonna Group Oy	Double net	20	17
PRC	VISIONAL ACCE	PTANCES							
7	Vaasa	Medical center	2021	4,200 m²	n/a	Mehiläinen	Double net	20	
8	Vantaa	Nursing and care home	2021	2,600 m²	68	Esperi Care Oy	Double net	15	

IRELAND

Cofinimmo entered Ireland in January 2021, where it already holds a healthcare real estate portfolio for a fair value of 89 million EUR.



Rehabilitation clinic St Doolaghs – Dublin © DomusVi

94 million EUR

INVESTMENTS IN 2021

7 SITES IN OPERATION

500

Start of activities in Ireland

In January 2021, Cofinimmo acquired a portfolio of seven premium healthcare sites in Ireland, where the nursing home sector is less equipped than most other European countries. The current supply does not meet the increasing demand for high-quality elderly care facilities. The bed capacity should grow by roughly one third of the current capacity to keep up with demand in the short term. Additionally, a substantial part of the existing facilities will have to be renovated to meet modern comfort and safety norms.

Thanks to its deep knowledge of European healthcare real estate and its almost 40 years of experience in developing and improving high-quality real estate assets, Cofinimmo will be able to actively participate in the expansion and upgrade of the Irish healthcare property.

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investment budget (in million EUR)
1	Castlemanor Cavan	Nursing and care home	2007	8,500 m²	71	DomusVi	Triple net	- 	
2	St Peters Louth	Nursing and care home	2002	2,500 m ²	69	DomusVi	Triple net	e 1 1 1 1 1 1 1	
3	Gormanston Wood Meath	Nursing and care home	2000	10,500 m²	89	DomusVi	Triple net	4 1 1 1 1 1 1 1	
4	St Doolaghs Dublin	Rehabilitation clinic	2001	7,000 m²	72	DomusVi	Triple net	15	89
5	Anovocare Dublin	Nursing and care home	2016	5,000 m²	89	DomusVi	Triple net		
6	Suncroft Lodge Kildare	Nursing and care home	2000	4,000 m²	60	DomusVi	Triple net		
7	Foxrock Dublin	Nursing and care home	1999	2,000 m²	41	DomusVi	Triple net		



191 million EUR
INVESTMENTS IN 2021

6
SITES IN OPERATION

1,100
BEDS

Cofinimmo entered Italy in May 2021, where it already holds a healthcare real estate portfolio for a fair value of 190 million EUR.

Start of activities in Italy

In 2021, Cofinimmo entered the healthcare real estate sector in Italy by investing in two funds owning six nursing and care homes in northern Italy. Together, they represent 1,127 beds and a total surface area of approximately 65,000 m². The weighted average lease term for those assets is eight years.

Italy enjoys the second highest life expectancy at birth in the European Union after Spain. However, its nursing home bed capacity is one of the lowest in Europe. To reach a capacity comparable to that of most other West European countries, Italy would need to double its current volume.

Thanks to its deep knowledge of European healthcare real estate and its nearly 40 years of experience in developing and improving high-quality real estate assets, Cofinimmo will be able to actively participate in the expansion and upgrade of the Italian healthcare property portfolio, while consolidating its leadership position in European healthcare real estate.



	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area	Number of beds	Operator- tenant	Type of lease	Lease length (in years)	Price /Investment budget (in million EUR)
1	Bollate	Nursing and care home	2003	7,200 m²	147	KOS	Double net		
2	Faustino 21 - Milan	Nursing and care home	2002	7,600 m²	150	KOS	Double net		
3	Faustino 27 - Milan	Nursing and care home + a dialysis unit	2002	12,600 m²	220	KOS	Triple net	0	100
4	Ippocrate - Milan	Nursing and care home	2005	15,400 m²	276	Korian	Double net	9	190
5	Monza - Milan	Nursing and care home	1996	9,200 m²	150	Korian	Double net		
6	Padua - Padua	Nursing and care home	1999	12,900 m²	184	Codess Sociale	Triple net		



67 million EUR

INVESTMENTS IN 2021

3

SITES IN OPERATION

200 BEDS

Cofinimmo entered the United Kingdom in July 2021, where it already holds a healthcare real estate portfolio for a fair value of 69 million EUR.

Start of activities in United Kingdom

In July 2021, Cofinimmo acquired three recent premium nursing and care homes in the United Kingdom. The energy consumption of the three buildings is relatively low.

The United Kingdom has one of the largest nursing and care home landscapes in Europe, but the sector remains highly fragmented. In total, 78% of the nursing and care home beds are in properties that originally were not built with care use in mind or are more than 20 years old.

Based on current rates of occupation, the rise in dementia, and the high levels of co-morbidity amongst older people, the United Kingdom would require an additional 10,000 nursing and care home beds per annum to 2050 to keep up with demand. Not only is there a need for a higher quantity of nursing and care home beds, but quality issues of the current stock need to be addressed urgently.



Nursing and care home Oakview Lodge – Welwyn Garden City

	Asset name / location	Type of works/ Type of asset	Year built / renovated	Surface area		Operator- tenant	Type of lease	Lease length (in years)	Price /Investmen budget (in million GBP)
1	Ferrars Hall Huntingdon	Nursing and care home	2016	3,200 m²	66	County Court Care	Triple net		
2	Lakeview Lodge Milton Keynes	Nursing and care home	2017	3,200 m²	66	County Court Care	Triple net	35	57
3	Oakview Lodge Welwyn Garden City	Nursing and care home	2018	3,100 m²	64	County Court Care	Triple net		

PROPERTY OF DISTRIBUTION **NETWORKS**



9%

OF THE CONSOLIDATED PORTFOLIO

530 million EUR FAIR VALUE OF THE PORTFOLIO

98.5% OCCUPANCY RATE

12 years
weighted average residual lease length

362,000 m²



Cofinimmo's property of distribution networks portfolio consists of pubs and restaurants leased to the AB InBev brewery group (Pubstone) and insurance agencies leased to the MAAF insurance company (Cofinimur I). These portfolios, acquired in 2007 and 2011 through sale & leaseback transactions, generate long-term revenues. In 2021, Cofinimmo invested 5 million EUR and disposed for 49 million EUR¹.

Property of distribution networks strategy

Property of distribution networks and healthcare real estate share the characteristic of generating high, predictable and indexed cash flows, within the framework of usually long-term contracts.

The other characteristics of the property of distribution networks portfolios are their acquisition at an attractive price as part of sale α leaseback transactions, their usefulness as a retail network for the tenant, the granularity of risk they carry and the potential to optimise their composition over time.

ESG

In the acquisition phase of this segment, a long-term partner-ship with the tenant is essential. A distribution network consists of a large number of small-scale individual assets. Consequently, during this phase it is not necessary to thoroughly gather the technical characteristics of the buildings. A sample of buildings is analysed and visited. Cofinimmo therefore has relatively little influence on their sustainability in this phase.

Throughout the term of the lease, however, asset arbitrage is particularly important to ensure sustainability. Cofinimmo's influence is in this case dependent on the contractual clauses. Cofinimmo endeavours to transform empty areas into useful spaces, for example through the reconversion of open spaces into residential apartments, or by temporarily making unused floors above shops available as dwellings.

Cofinimmo also contributes to the development of certain areas and to urban cohesion. Finally, it favours the use of modern techniques and sustainable materials to reduce the carbon footprint of buildings during works on the exterior shell of assets. In particular, an advanced policy is implemented concerning roofing insulation during watertightness works. The day-to-day management of assets, in turn, is not under the operational control of Cofinimmo.

Through these various actions, Cofinimmo intends to fully carry out its social and environmental responsibilities.

Market characteristics

The assets which make up Cofinimmo's property of distribution networks portfolio do not represent traditional commercial assets since they are let in bulk to a single tenant. This type of portfolio, acquired within the framework of sale & leaseback transactions, therefore constitutes a niche market.

SALE & LEASEBACK TRANSACTIONS

The sale price per square metre requested by the seller is usually reasonable as it concerns buildings which are leased back to the seller, the latter being therefore responsible for paying rent after the sale. The latter must therefore bear the rent after the sale.

OPTIMISATION OF THE POINTS-OF-SALE NETWORK FOR THE TENANT'S BUSINESS

The buildings are necessary for the tenant's activity due to their location and are leased for the long term. For most of these buildings, the probability of renewing the contract at the end of the lease is therefore high.

CAPITAL RISK GRANULARITY

Should the tenant leave, a significant portion of the properties can be sold as retail outlets or for housing to local investors, professionals or not, as the amounts to be invested are often attainable for this type of investor.

SUPPORT OF TENANTS FOR THE MANAGEMENT, DEVELOPMENT AND RENOVATION OF THE ASSETS

Cofinimmo maintains an ongoing dialogue with the occupant-tenant to increase the geographical scope of the sales network of the latter. Buildings with leases that will not be renewed at their term or which require renovation works in the medium term can thus be identified in advance. In addition, Cofinimmo can acquire new buildings the tenant would like to include in his network.

^{1.} In 2021, two assets have been allocated to the 'Other (Belgium)' distribution networks real estate segment. These are the Tenreuken land reserve in Brussels and the federal police station at Kroonveldlaan 30 in Dendermonde, together representing 6% of the property of distribution networks portfolio.

Pubstone: pubs and restaurants

At the end of 2007, Cofinimmo acquired, within the framework of a property partnership, the entire portfolio of pubs and restaurants, previously owned by Immobrew SA/NV, a subsidiary of AB InBev, since renamed Pubstone SA/NV. Cofinimmo leases the premises back to AB InBev for an initial term of 27 years. AB InBev sub-leases the premises to operators and retains an indirect stake of 10% in the Pubstone organisation. Cofinimmo bears no risk with respect to the commercial operation of the pubs and restaurants, but handles the structural maintenance of roofs, walls, façades and outside woodwork. At the end of the lease, AB InBev can either renew the lease under the same conditions or return the spaces free of occupation.

In Belgium, the internal Pubstone team consists of six people, excluding support services, who work in portfolio management (property management). There is only one team member in the Netherlands.

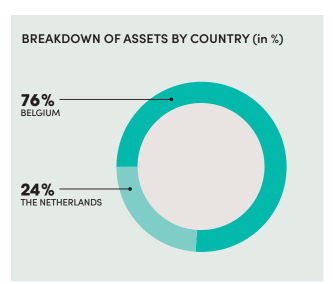
ACHIEVEMENTS IN 2021

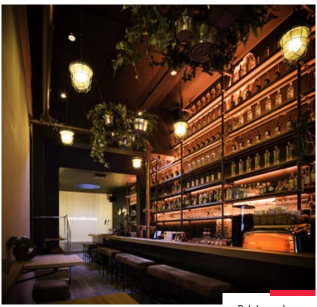
Sale of 21 cafés and restaurants

In 2021, Cofinimmo sold 21 pubs and restaurants (19 located in Belgium and 2 located in the Netherlands) through its subsidiaries Pubstone and Pubstone Properties, which had been vacated by AB InBev, for a total amount of approximately 5 million EUR, an amount higher than the fair value of the assets before the conclusion of the agreements.

Technical interventions and renovation projects

In 2021, the property and project management operational teams supervised 359 technical interventions on the portfolio of cafés and restaurants (327 in Belgium and 32 in the Netherlands). They also managed 214 renovation projects (186 in Belgium and 28 in the Netherlands), for a total amount of approximately 4.5 million EUR. This consisted primarily of façade and roofing renovations.





Pub Luxemboura Brussels (BE)

OF THE PROPERTY OF DISTRIBUTION NETWORKS PORTFOLIO

430 million EUR

FAIR VALUE OF THE PORTFOLIO

99.6% OCCUPANCY RATE

14 years
RESIDUAL LEASE LENGTH

311,000 m²

889

MAIN RENOVATION PROJECTS IN 2021

Location	Type of works
Belgium	
Le Grand Café Boulevard Anspachlaan Brussels	Renovation of façade and canopy
Le Chandelier d'Or Place Royale 1 Spa	Renovation of façades and roofs & insulation
The Celtic Towers Irish Pub Bint-Michielshelling 5-6 - Gent/Gand	Renovation of roof and painting of woodwork
Brasserie Midi Koophandelsplein 34 Gent/Gand	Renovation of roofs and façades
he Netherlands	
Karrenstraat 28 Den Bosch	Renovation of roofs
Molenstraat 43 Veghel	Painting of façade



OF THE PROPERTY OF DISTRIBUTION NETWORKS PORTFOLIO

70 million EUR FAIR VALUE OF THE PORTFOLIO

92%

OCCUPANCY RATE

3 years RESIDUAL LEASE LENGTH

41,000 m² SURFACE AREA

ASSETS

Cofinimur I : insurance agencies

In December 2011, Cofinimmo acquired, for its Cofinimur I subsidiary, a portfolio of commercial agencies from the MAAF insurance group located in France. Cofinimur I issued mandatory convertible bonds (MCB) to finance part of the acquisition of the agencies (see page 48 of the 2011 annual financial report). The agencies, which are operated by MAAF employees, are leased to the insurer for an initial average period of 10 years. Cofinimmo is responsible for the asset and real estate management activities for the entire portfolio.

In Paris, the internal team of Cofinimur I consists of four people responsible for managing the portfolio.

ACHIEVEMENTS IN 2021

Partial disposal of the Cofinimur I portfolio

On 01.01.2021, the Cofinimur I property of distribution networks portfolio in France had 266 sites. As at 30.06.2021, it still consisted of 265 sites, corresponding to a total surface area of 57,178 m² and a fair value of 111 million EUR. On 23.09.2021, Cofinimmo announced to have signed private agreements regarding the future disposal, in the course of Q4 2021 and under certain conditions, of part of Cofinimur I.

The sale of these Cofinimur I assets, which occurred in several transactions and with different buyers, is fully in line with Cofinimmo's strategy in the property of distribution networks segment.

As at 31.12.2021, the fair value of the 76 sites already sold amounts to 41 million EUR. The sale price is in line with the last fair value determined by Cofinimmo's independent real estate valuers, prior to the conclusion of the agreements. The largest transaction, for example, involved 31 assets for a sale price of approximately

26 million EUR. The current status of the disposals is as follows:

Location	Number of assets for which a private agreement has been signed	Fair value of assets for which a private agree- ment has been signed (x 1,000,000 EUR)	Number of assets already sold	Fair value of financial assets and liabilities (x 1,000,000 EUR)	Total number of assets already sold or being sold
01.01.2021 to 30.06.2021	0	0	1	0	1
Movements according to the announcement of 23.09.2021	64	35	10	5	74
Net movements in the third quarter of 2021, after the announcement on 23.09.2021	2	2	1	0	3
Sub-total as at 30.09.2021	66	37	12	6	78
Net movements after 30.09.2021	-38	-26	39	27	1
Sub-total according to the quarterly press release on 27.10.2021	28	10	51	32	79
Net movements 28.10.2021 - 31.12.2021	-18	-7	25	9	7
Sub-total as at 31.12.2021	10	3	76	41	86
Net movements after 31.12.2021	-3	-1	20	14	17
TOTAL AS AT 31.01.2022	7	2	96	55	103

Renovation and construction projects

In 2021, the MAAF Group renovated 18 insurance agencies, fulfilling its contractual obligations.

PUBLIC-PRIVATE PARTNERSHIPS





Cofinimmo invests in special-use buildings in Belgium through public-private partnerships (PPPs). It thus contributes to the renovation and improvement of public and parapublic real estate assets. To date, the PPP portfolio consists of seven assets in operation.

Public-private partnerships strategy

Public-private partnerships and healthcare real estate share the characteristic of generating high, predictable and indexed cash flows, within the framework of usually very long-term contracts.

ESG

In the acquisition of unique assets intended for public use, a long-term partnership with the tenant is also essential. Indeed, the authorities serve as a model in the area of sustainability. They are required to include high technical standards in terms of energy performance, resulting in stringent specifications. This situation as such gives Cofinimmo little influence on the sustainability of assets during this phase.

During the design and construction of the asset, Cofinimmo's influence is dependent on the contractual clauses. Consequently, Cofinimmo acts more as an adviser in the area of sustainable construction. In the context of a competitive dialogue, the group constantly seeks innovative solutions to help improve the specifications. Thus, Cofinimmo contributes to the financing of a public need.

The day-to-day management of assets is not under its operational control. However, in some cases, Cofinimmo ensures the management of assets in accordance with a performance contract defined by the public authorities. The structures and procedures in place for the office segment help comply with the strict provisions and requirements of the contract.

All this influence enables Cofinimmo to fully carry out its corporate and environmental responsibilities.

Market characteristics

Cofinimmo strives to meet the specific needs of public authorities and provides its real estate and financial expertise for long-term partnerships which are usually subject to public contracts.

Cofinimmo is in charge of studying the economic and technical life cycle of the project. The analysis identifies the best compromise between initial investment and future expenses, for both maintenance costs as well as replacement and repair costs.

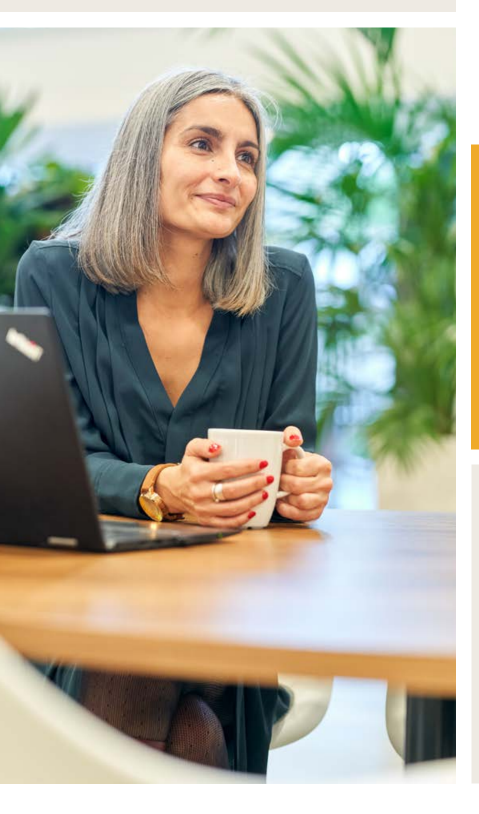
However, Cofinimmo does not bear the construction risk for this type of property investment, since this is the responsibility of an appointed general contractor, with whom is agreed to pay a flat fee upon delivery of the building. Nevertheless, the group supervises the quality and execution of the construction works.

Cofinimmo is also responsible for up-keep and maintenance throughout the tenancy, which is usually under a lease for an extended period or long-lease. At lease end, the public authority has the option to purchase the property or to transfer ownership free of charge. Cofinimmo therefore does not have perpetual ownership of these assets and, as a result, they are included under the 'finance lease receivables' heading in the balance sheet for 85.8 million EUR as at 31.12.2021.

ASSETS IN OPERATION IN THE PPP PORTFOLIO AS AT 31.12.2021

Property	Surface area	Accounting procedure
Courthouse – Antwerp	72,132 m²	Finance lease
Prison – Leuze-en-Hainaut	28,316 m²	Finance lease
Fire station – Antwerp	23,323 m²	Finance lease
Police station – Termonde/Dendermonde	9,645 m²	Normal lease (see page 57)
Student housing Nelson Mandela – Brussels (Ixelles/Elsene)	8,088 m²	Finance lease
Police station – HEKLA zone	3,800 m²	Finance lease
Student housing Depage – Brussels (Ixelles/Elsene)	3,196 m²	Finance lease

OFFICES



24%

of the consolidated portfolio

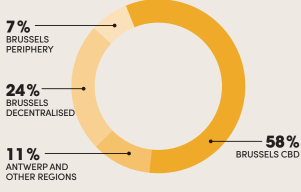
1.4 billion EUR FAIR VALUE OF THE PORTFOLIO

93.7% occupancy rate

62ASSETS

491,000 m²

BREAKDOWN OF THE CONSOLIDATED PORTFOLIO BY GEOGRAPHICAL AREA (as at 31.12.2021 at fair value of 1,381 million EUR – in %)



As an important player in Brussels' office sector for almost 40 years, Cofinimmo draws on its accumulated experience in the sector to dynamically and proactively manage its portfolio of office buildings. Rental management, developments adapted to new working methods, renovation and conversion programmes, and asset arbitrage are carried out with a long-term view.

Offices strategy

Since it was established in 1983, Cofinimmo has been an important player in the Brussels office market, which consists of the various sub-segments described below.

It is in this market that the company has built its real estate expertise for almost 40 years. Specifically, Cofinimmo's staff is well-versed in the A to Z management of major projects encompassing the design, construction, renovation, reconversion and development of sites, with the goal of either renting or selling. It is an expert in every aspect of the life cycle of buildings. This know-how has expanded from offices to encompass healthcare real estate, property of distribution networks and PPPs, which take advantage of the synergies thus created.

In parallel to the development of the healthcare real estate segment, Cofinimmo is focusing on the rebalancing of its office portfolio between the various sub-segments, to the benefit of high-quality buildings located in the CBD of Brussels, where vacancy in this segment is lower than the Brussels market average.

In order to have an optimal operational platform, the size of the office portfolio should ideally remain above 1 billion EUR.



Office building with a medical center Trône/Troon 100 – Brussels CBD (BE)

ESG

In the day-to-day management of its office portfolio, Cofinimmo pursues one of its primary objectives, which is to adopt a sustainable and environmental approach. Cofinimmo's ESG strategy was first influenced by the European and national or even regional regulatory frameworks. Wishing to be proactive, Cofinimmo has gone further and has demonstrated agility by incorporating new requirements facilitating adaptation to these regulations.

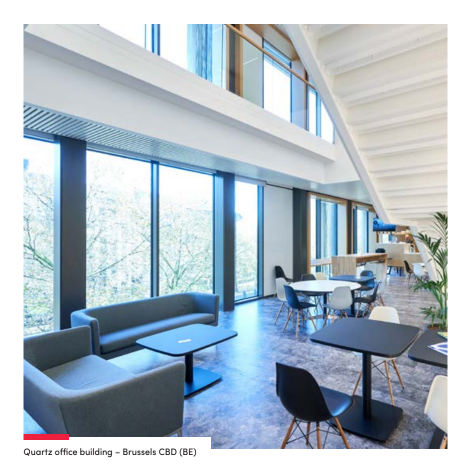
During an acquisition in particular, Cofinimmo's influence can be decisive. It assesses the need for the redevelopment of a project so as to keep the building up to standard over the long term. During the selection of projects, it considers the location and in particular the accessibility of the site using sustainable transport.

Of course, Cofinimmo adopts a life cycle approach for the technical management of buildings. When an office building reaches the end of its life, the construction is recycled. In central locations in Brussels, where demand for offices is high, the building is thoroughly renovated. For less central sites, a study is carried out on the possible reconversion of the building. Thus, Cofinimmo endeavours to best respond to the changing needs of office users in terms of the flexibility, mobility and diversity of living spaces at work.

Furthermore, Cofinimmo pays specific attention to transforming the urban landscape in a responsible manner by focusing on aesthetics and the diversity of districts. Cofinimmo also favours the use of modern techniques and sustainable materials to reduce the carbon footprint of the buildings developed, while also endeavouring to limit and reuse waste from project sites.

The day-to-day management of office buildings is also a real source of leverage in the sustainable development strategy. Property management has been an in-house activity since 1999, and its influence is significant. Making tenants aware of their energy consumption and the signing of agreements with green energy suppliers is intended to reduce the carbon footprint of buildings. Energy data management software processes the consumption figures (water, gas, electricity and waste) for all the communal spaces of office buildings under operational control, as well as the private consumption voluntarily provided by the different tenants. Using this tool helps to identify possible sources of savings and to measure the impact of the investments made. Through the installation of meters that can be read remotely, the whole portfolio of offices under operational control is connected to the energy accounting software in real time.

Through these areas of focus, Cofinimmo wishes to fully carry out its corporate and environmental responsibility.



Antwerp

Brussels

BREAKDOWN OF THE CONSOLIDATED PORTFOLIO BY TENANT BUSINESS SECTOR (as at 31.12.2021 - in contractual rents of 78 millions EUR - in %)

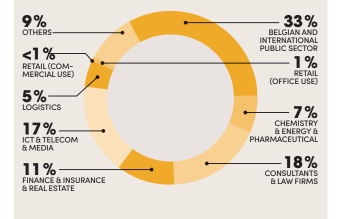
Brussels

Decentralised

0

Brussels

Periphery



THE BRUSSELS OFFICE RENTAL MARKET

Information on the office rental market is included in the chapter 'Market commentary' (see pages 158 to 165) of this document.

THE BRUSSELS OFFICE INVESTMENT MARKET

Information on the Brussels office investment market can be found in the chapter 'Market commentary' (see pages 158 to 165) of this document.

Market characteristics1

THE BRUSSELS OFFICE MARKET SUB-SEGMENTS

The Brussels office market consists of several sub-segments. The first five are often grouped under the heading 'Central Business District' (CBD).

• Brussels centre:

Others

O historic heart of the city

Occupants: Belgian public authorities and Belgian medium or large private companies.

• Leopold district:

O European district of the city

Occupants: European institutions and delegations or associations working with them, medium or large private companies, law firms, lobbyists.

Brussels North:

o business area

Occupants: Belgian and regional public authorities, semi-public companies and large private companies.

• Louise district:

O prestigious district, mixed zone (residential and offices)

Occupants: law firms, embassies and medium-sized private companies.

• Midi district:

o district surrounding the Brussels-South railway station

Occupants: SNCB/NMBS, railway-related companies, Belgian public authorities.

• Brussels decentralised:

 rest of the territory of the 19 municipalities of the Brussels-Capital Region, a mainly residential area

Occupants: medium or large private companies.

• Brussels periphery:

 area located in the immediate vicinity of the Brussels-Capital Region, the Ring and the national airport

Occupants: private companies of all sizes.

^{1.} Market information deriving from the CBRE, Cushman & Wakefield, Jones Lang LaSalle and BNP market research.

Strategy implementation

CONTRIBUTION OF THE OFFICE PORTFOLIO INTO A SUBSIDIARY



On 29.10.2021, Cofinimmo contributed its office branch to a whollyowned subsidiary called Cofinimmo Offices SA/NV. This spin-off stems naturally from the strategy of refocusing on the Brussels CBD, initiated in mid-2018 and is part of the execution of the value creation strategy for the office portfolio. It allows the capital of the subsidiary specialised in offices to be opened up to future investors, in due time, who would then benefit from Cofinimmo's experienced management and investment platform, while allowing the group to recycle a part of the capital invested in this portfolio. Cofinimmo Offices SA/NV has obtained the status of institutional regulated real estate company (SIRI). As at 31.12.2021, the subsidiary had a total balance sheet of 1.4 billion EUR, with an equity of 0.8 billion EUR and a debt-to-assets ratio of approximately 42%.

PROXIMITY TO CLIENTS

Cofinimmo endeavours to build close and sustainable relationships with the tenants to ensure client satisfaction and loyalty. Building management is handled entirely in-house, that is, by its employees. The size of its office portfolio, which is in excess of 1 billion EUR, enables the group to have a complete human and technical management platform and to bear its costs.

The technical teams consist of industrial and civil engineers, architects and interior designers who supervise upgrade, maintenance and renovation works. The service desk is accessible 24/7 and is responsible for organising the response to requests for service and repairs.

The sales teams are in regular contact with clients in order to best cater to their needs in terms of flexibility. The administrative and accounting teams invoice rents and provide a breakdown of charges and taxes. The legal department draws up the leases and follows up on any disputes.

PROACTIVE RENTAL MANAGEMENT

The rental vacancy risk faced by Cofinimmo each year involves an average of 10% to 15% of its office portfolio. A commercial strategy based on a close relationship with the clients contributes to a continued high occupancy level and positive operating margin growth.

The commercial strategy is completed by the implementation of innovative solutions intended to best meet the needs of tenants in terms of workspace flexibility, mobility, and diversity. The development of the Flex Corners® and Lounges® concepts are examples of this

Flex Corner® by Cofinimmo

This concept enables clients looking for smaller office spaces to lease a private space in an office building equipped with shared infrastructure (kitchenette, lounge, meeting rooms). Leases are offered on a monthly basis and include rent, taxes, and charges for both the private space and the shared areas. The contracts are established for a period of time corresponding to the client's needs with a minimum of one year. A 'Custom your lease' option is also available, making it possible for tenants to establish their own lease period based on contractual terms suited to their needs.

This concept was initiated in 2016 and is now available in five of the buildings in the portfolio which had vacant space. At the end of 2021, the occupancy rate of the Flex Corners® stood at approximately 73%.

The Lounge® by Cofinimmo

The group has two The Lounges® by Cofinimmo: the first, inaugurated in 2016, in the Park Lane in Diegem and the second, completed in 2017, in The Gradient building in Brussels (Woluwé-Saint-Pierre/Sint-Pieters-Woluwe).

Cofinimmo provides tenants and their visitors with modern, inspiring and comfortable shared spaces that include catering, meeting, networking and relaxation areas. The spaces are managed on-site by the community manager. The concept meets the growing need for a range of different types of work spaces.

Occupancy rate

Cofinimmo's office portfolio occupancy rate was 93.7% at 31.12.2021 compared to 92.35% for the overall Brussels office market¹. In the course of 2021, renegotiations and new leases have been signed for a total of almost 93,939 m² of office spaces compared to more than 73,623 m² recorded as at 31.12.2020. The most important transactions are listed in the table below.

Geographical area	Name of the facility	Type of transaction	m²
Other regions	Stationsstraat 110 - Malines/Mechelen	Renegociation	14,700
Brussels CBD	Loi/Wet 57	Renegociation	10,300
Brussels periphery	Rue Mercuriusstraat 30	Renegociation	6,100
Brussels decentralised	Herrmann Debroux 44-46	Renegociation	5,900
Brussels decentralised	Paepsem	Renegociation & Lease	4,400
Brussels periphery	Park Lane	Renegociation	4,400
Other regions	Stationsstraat 110 - Malines/Mechelen	Renegociation	2,000
Brussels decentralised	Souverain/Vorst 278-286	Renegociation	1,800
Antwerp	Prins Boudewijn 41	Lease	1,800
Brussels CBD	Guimard 10	Renegociation	1,300
Antwerp	Prins Boudewijn 41	Lease	1,200
Brussels decentralised	Bourget 50	Lease	1,100
Brussels decentralised	Cockx 8-10 (Omega Court)	Lease	1,100
Brussels CBD	Trône/Troon 100	Lease	1,100
Brussels CBD	Guimard 10	Renegociation	1,000
Brussels periphery	Noordkustlaan 16	Renegociation	1,000
Antwerp	Veldkant 35	Renegociation	1,000
Antwerp	Veldkant 35	Renegociation	1,000
Brussels CBD	Square de Meeûssquare 23	Lease	800
Brussels periphery	Park Lane	Lease	700
Brussels CBD	Loi/Wet 34	Lease	600
Brussels CBD	Trône/Troon 100	Lease	600



REDEVELOPMENT PROJECTS

Cofinimmo's internal technical teams, consisting of industrial and civil engineers, architects and interior designers, are responsible for redevelopment projects including renovations, reconstruction, and

reconversion. The projects are part of a long-term programme to optimise the composition of the portfolio, create value and, more broadly, to responsibly transform the urban landscape.



Office building Montoyer 10 – Brussels CBD (BE)

The building will be completely redeveloped in a dynamic design that will make it easily recognisable. The architectural design will include a concrete core and basement, while all other superstructures (floors, columns, structural facade elements) will be made of wood from sustainable forests. The use of renewable materials and technologies is in line with a circular economy, a reduced carbon footprint and an A-level energy label. Cofinimmo is aiming for a BREEAM Outstanding certification for this building.

The building will have a private garden, a green roof, accessible terraces on the sixth and seventh floor, triple glazing, solar panels, LED lighting and heat pumps.

The ground and first floor will have fully glazed facades with high transparency, improving the feeling of space and increasing the interaction between the building's activities and its environment.



Office building Stationsstraat 110 – Malines/Mechelen

This office building of almost 15,000 m² will be completely renovated and leased to the Vlaams Administratief Centrum in Malines/Mechelen ('VAC Mechelen'). After the works, its energy performance will be well above the current legal requirements. Therefore, Cofinimmo is aiming for a BREEAM Excellent certification for this building.

An additional advantage is its excellent accessibility by public transport, by bicycle, on foot and by car. Thanks to its location, it fits perfectly into the new mobility plans of the city of Malines/Mechelen.

COMMITTED OFFICE INVESTMENT PROGRAMME

Project	Type (of works)	Estimated completion date	Total investment	Total investment as at 31.12.2021	Total investment in 2022	Total investment after 2022
		_	(x 1,000,00		0 EUR)	
Ongoing development projects						
Belgium						
Montoyer 10 (Brussels)	Redevelopment	Q4 2023	15	0	6	9
Stationsstraat 110 (Malines/Mechelen)	Renovation	Q4 2024	27	0	3	24
Total investment properties, non-current financial assets, finance lease receivables and associates			42	0	9	33

SELECTIVE ARBITRAGE OF ASSETS

Cofinimmo has implemented a selective arbitrage policy for its office buildings while maintaining its portfolio above 1 billion EUR which is compatible with the need for a complete management platform.

In parallel with the development of the healthcare real estate segment, Cofinimmo is focusing on the rebalancing of its office portfolio between the various sub-segments, to the benefit of high-quality buildings located in the CBD of Brussels. The vacancy rate in this segment, which is weaker than the average in the Brussels market, makes it possible to obtain higher net returns.

The goal is to take advantage of investors' appetite for certain types of assets and to optimise the composition of the portfolio in terms of age, size, location and the rental situation of buildings. The funds collected are then reinvested in high quality buildings located in the CBD of Brussels.

Sale of 17 office buildings in progress

On 31.05.2021, Cofinimmo signed a private agreement relating to the future sale of office buildings located in the periphery of Antwerp as well as in the periphery and decentralised area of Brussels. The acquisition price amounted to just over 80 million EUR. This amount is in line with the last fair value (available before the announcement, i.e. 31.03.2021) determined by Cofinimmo's independent real estate valuers.

The sale of office buildings with a total surface area of more than $66,800~\text{m}^2$ is fully in line with Cofinimmo's strategy in the office segment.

The buyer of the office buildings is Brody Projectontwikkeling $\boldsymbol{\alpha}$ Investeringen.

By 10.12.2021, 13 of the 17 assets had already been disposed of for a fair value of approximately 60 million EUR. Therefore, only the Park Hill site is still included in non-current assets held for sale as at 31.12.2021.

Property	Location	Surface area of planned sale	Number of assets	Conclusion of the planned sale
Paepsem Business Park	Anderlecht (Brussels decentralised)	26,520 m ²	6	Q4 2021
Veldkant 35	Kontich (Antwerp periphery)	4,157 m²	4	Q4 2021
Garden Square	Wilrijk (Antwerp periphery)	7,464 m²	1	Q4 2021
Prins Boudewijnlaan 41	Edegem (Antwerp periphery)	6,014 m ²	1	Q4 2021
Prins Boudewijnlaan 43	Edegem (Antwerp periphery)	6,007 m ²	1	Q4 2021
Park Hill	Machelen (Brussels periphery)	16,676 m²	4	Q2 2022
Total		66,838 m²	17	

COMPOSITION OF THE CONSOLIDATED PORTFOLIO

At 31.12.2021, the consolidated property portfolio of the Cofinimmo group consisted of 1,408 buildings with a total surface area of 2,379,000 m². Its fair value amounts to 5,709 million EUR.

Healthcare real estate represents 67% of the group's portfolio and is spread over nine countries: Belgium, France, the Netherlands, Germany, Spain, Finland, Ireland, Italy and the United Kingdom. One fourth of the consolidated portfolio is invested in office buildings. This part of the portfolio located entirely within Belgium, mainly in Brussels, the capital of Europe. The group also owns two distribution networks leased to major players in their respective markets (AB InBev in Belgium and the Netherlands, and MAAF in France).



The portfolio consists of:

• in Belgium:

healthcare and office assets, a network of pubs and restaurants and publicprivate partnerships;

• in France:

healthcare assets and a network of insurance agencies;

• in the Netherlands:

healthcare assets and a network of pubs and restaurants;

• in Germany:

healthcare assets;

• in Spain:

healthcare assets;

• In Finland:

healthcare assets;

• in Ireland:

healthcare assets;

• in Italy:

healthcare assets;

• In the United Kingdom:

healthcare assets.

Changes in the consolidated portfolio

CHANGE FROM 1996 TO 2021

Cofinimmo was approved as a public fixed capital investment company (Sicafi/Vastgoedbevak - now SIR/ GVV) in 1996. The investment value of its consolidated portfolio amounted to just 600 million EUR at 31.12.1995. At 31.12.2021, it exceeds 5.9 billion EUR.

Between 31.12.1995 and 31.12.2021, the group:

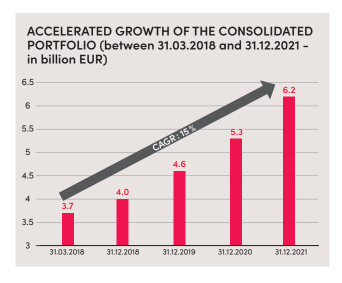
- invested a total of 7,212 million EUR in investment properties (acquisitions, constructions and renovations);
- sold for a total amount of 2,422 million EUR.

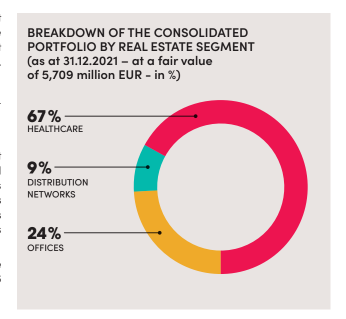
At the time of the disposals, Cofinimmo realised on average a net capital gain in investment value of 8% compared to the last annual valuations preceding these disposals, before deduction of payments to intermediaries and other miscellaneous expenses. These figures do not include capital gains and losses realised on the sale of shares of companies owning buildings, these amounts being recorded as capital gains or losses on the sale of securities.

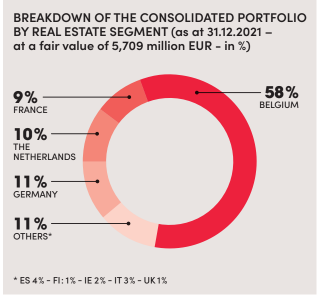
The graph on the next page shows the breakdown by real estate segment of investments totalling 7,212 million EUR between 1996 and 2021.

CHANGE IN THE INVESTMENT VALUE OF THE CONSOLIDATED PORTFOLIO BETWEEN 1996 AND 2021 (x 1,000,000 EUR)

Investment value of the portfolio as at 31.12.1995	609
Acquisitions	6,157
Constructions and renovations	1,055
Net disposal value	-2,626
Realised gains and losses compared to the last annual estimated value	204
Writeback of lease payments sold	225
Change in the investment value	342
Investment value of the portfolio as at 31.12.2021	5,966

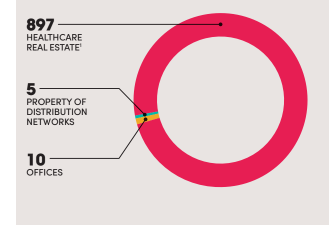




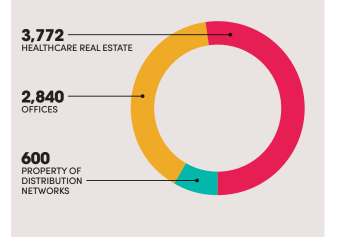




BREAKDOWN OF INVESTMENTS BY REAL ESTATE SEGMENT IN 2021 (in investment value – x 1,000,000 EUR)



BREAKDOWN OF INVESTMENTS BY REAL ESTATE SEGMENT BETWEEN 1996 AND 2021 (in investment value – x 1,000,000 EUR)



CHANGE IN 2021

The investment value of the consolidated portfolio increased from 5,082 million EUR at 31.12.2020 to 5,966 million EUR at 31.12.2021. At fair value, the figures were 4,869 million EUR at 31.12.2020 and 5,709 million EUR at 31.12.2021.

In 2021, the Cofinimmo group:

- invested a total of 911 million EUR¹ in investment properties (acquisitions, constructions and renovations);
- divested for a total amount of 120 million EUR.

The 2021 sales consisted mainly in 21 pubs and restaurants of the Pubstone distribution network, 76 insurance agencies of the Cofinimur I distribution network and 13 office buildings.

The graph on this page shows the breakdown by real estate segment of investments totalling 911 million EUR realised in 2021, to which the other types of investment were added to reach a total of 992 million EUR.

The change in fair value of the consolidated portfolio was 841 million EUR in 2021 (884 million EUR in investment value), i.e. an increase of 17%. The table on the following page shows the change in fair value of the portfolio in 2021 by real estate segment and by geographical area.

CHANGE IN THE INVESTMENT VALUE OF THE CONSOLIDATED PORTFOLIO IN 2021 (x 1,000,000 EUR)

Investment value of the portfolio as at 31.12.2020	5,082
Acquisitions ¹	844
Constructions and renovations	67
Net disposal value	-127
Realised gains and losses compared to the last annual estimated value	8
Writeback of lease payments sold	7
Change in the investment value	85
Investment value of the portfolio as at 31.12.2021	5,966

As well as 81 million EUR in investments in associates, finance lease receivables and other non-current liabilities.

CHANGE IN FAIR VALUE OF THE CONSOLIDATED PORTFOLIO BY REAL ESTATE SEGMENT AND BY GEOGRAPHICAL AREA IN 2021

Real estate segment and geographical area	Change in fair value ¹	Share of the consolidated portfolio
Healthcare real estate	1.5 %	66.5%
Belgium	0.4%	28.0%
France	-1.8 %	8.0%
Netherlands	2.9%	7.6%
Germany	5.5%	11.4%
Spain	2.2%	4.2%
Finland	3.7%	1.2%
Ireland	0.6%	1.6%
Italy	0.8%	3.3%
United Kingdom	2.3%	1.2%
Offices	0.9 %	24.2%
Brussels CBD	3.5%	14.0%
Brussels decentralised	-1.3%	5.8%
Brussels periphery	-5.0%	1.8%
Antwerp	4.7%	0.6%
Other regions	-4.9%	2.1%
Property of distribution networks	-1.2 %	9.3%
Pubstone Belgium	-1.0 %	5.1%
Others Belgium	-0.2%	0.5%
Pubstone Netherlands	-0.7%	2.4%
Cofinimur I France	-3.3 %	1.2%
TOTAL PORTFOLIO	1.1 %	100%

1. Without the initial effect of the changes in the scope.



Rental situation of the consolidated portfolio

The commercial management of the group's portfolio is handled entirely in-house: closeness to clients enables the group to build a long-term relationship of trust, an essential element for ensuring a high occupancy rate, long lease maturities and quality tenants.

OCCUPANCY RATE

The occupancy rate of the consolidated portfolio (excluding assets held for sale), calculated on the basis of contractual rents for space leased and the rental values estimated by independent real estate valuers for unoccupied space was 98.1% at 31.12.2021. It is as follows for each real estate segment:

Real estate segment and country	Occupancy rate	Comment
Healthcare real estate	99.9%	
Belgium	100%	The assets acquired are are fully leased to healthcare operators, with whom Cofinimmo generally signs leases with an initial term going from 20 to 27 years. Assets in development are all pre-let.
France	99.5%	The assets acquired are leased in their entirety to healthcare operators, generally through leases with an initial term of 12 years. As at 31.12.2021, the average residual lease length is 2.9 years, of which one asset is empty and one asset has been sold at market value. For the rest, all leases have been extended. Developed assets are all pre-let.
The Netherlands	99.7%	Cofinimmo owns 17 medical office buildings which are directly leased to healthcare professionals who receive their patients in the facilities. As at 31.12.2021, the occupancy rate of these buildings was 98.9%. All other assets are fully leased to healthcare operators with whom Cofinimmo usually signs leases with an initial term going from 10 to 20 years. Developed assets are all pre-let.
Germany	100%	The assets acquired are fully leased to healthcare operators, usually through leases with an initial term going from 15 to 30 years.
Others ¹	100%	The assets acquired are fully leased to healthcare operators with whom Cofinimmo usually signs leases with an initial term going from 15 to 35 years.
Offices	93.7%	The majority of leases signed by Cofinimmo in this segment are 3/6/9 years. The rental vacancy risk the group faces each year represents an average of 10% to 15% of its office portfolio. By comparison, the average vacancy rate in the Brussels office market was 7.65% as at 31.12.2021 (source: Cushman & Wakefield).
Property of distribution networks	98.5%	
Pubstone Belgium	99.4%	As of the seventh year of the lease (2014), AB InBev has the option of terminating pub and restaurant leases each year accounting for up to 1.75% of the annual rental income of the total Pubstone portfolio. The brewing group has vacated 145 assets since 2014: as at 31.12.2021, 13 assets have been leased again, 128 assets have been sold and 7 assets are empty.
Other Belgium	100%	Two assets have been allocated to this segment, i.e. the land reserve Tenreuken, located in Brussels, and the federal police station located in Kroonveldlaan 30, Termonde/Dendermonde.
Pubstone Netherlands	100%	As of the seventh year of the lease and at every five-year anniversary of the sub-lease agreed by AB InBev and the pubs and restaurants operator, AB InBev has the option of giving up the establishment, on condition that the total of the terminated leases during a given year do not exceed 1.75% of the annual rental income of the total Pubstone portfolio. The brewing group has vacated 32 assets since 2014: as at 31.12.2021, 32 assets have been sold and 0 asset is empty.
Cofinimur France	92.0%	At the time the insurance agencies leased to MAAF were acquired (2011), ten agencies were either empty or rented through a lease with a residual length of less than one year. As at 31.12.2021, nine of these ten assets have been sold and one is leased. Since then, Cofinimmo has announced the partial disposal of the portfolio; 118 agencies have been released by MAAF since the acquisition of the portfolio: as at 31.12.2021, 87 have been sold, 23 are empty, 8 have been re-let.
TOTAL	98.1%	

^{1.} This category represents the following countries: Spain, Finland, Ireland, Italy and the United Kingdom.

12 years
WEIGHTED AVERAGE RESIDUAL
I FASE I FINGTH

98.1 %

TIMETABLE OF LEASE MATURITIES

If every tenant were to exercise their first break option, the weighted average residual length of all leases in effect on 31.12.2021 would be 12 years. The graph below shows the lease maturity for each real estate segment as at 31.12.2021.

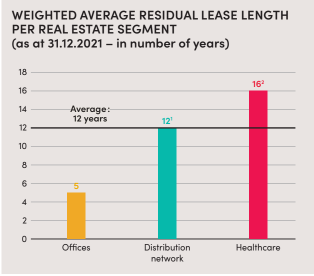
The average residual lease length would be 13 years if no break option was exercised, i.e. if all tenants continued to occupy their areas until the contractual end of the leases.

Furthermore, as at 31.12.2021, more than 64% of the leases signed by the group had a residual term greater than 9 years (see table below).

BREAKDOWN OF THE CONSOLIDATED PORTFOLIO BASED ON LEASE MATURITIES

(as at 31.12.2021 - in contractual rents)

Lease maturities	Share of the portfolio
Leases > 9 years	64.6%
Healthcare real estate	49.7%
Property of distribution networks - Pubstone	9.6%
Offices – public sector	3.2%
Offices – private sector	2.1%
Leases 6-9 years	8.4%
Healthcare real estate	5.2%
Offices	2.6%
Property of distribution networks – Other Belgium	0.4%
Property of distribution networks – Cofinimur I	0.2%
Leases < 6 years	27.0 %
Offices	16.9%
Healthcare real estate	8.7%
Property of distribution networks – Cofinimur I	1.4%
TOTAL	100%



- 1. For Distribution networks, the weighted average residual lease term per sub-segment in years is as follows: Pubstone (14), Other Belgium (8) and Cofinimur I (3).
- For Heathcare, its is as follows: Belgium (18), France (3), Netherlands (10), Germany (21), Spain (21), Finland (18), Ireland (14), Italy (8) and United Kingdom (35).



TENANTS

The group's consolidated portfolio consists of more than 340 groups of tenants coming from a variety of sectors. A diversification that contributes to the group's moderate risk profile. The listed French group Korian, expert in care and support services for the elderly, is the group's leading tenant. It is followed by AB InBev which leases the Pubstone pubs and restaurants portfolio.

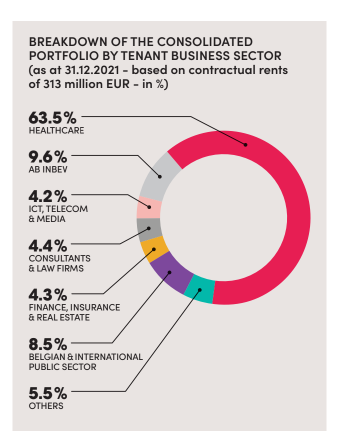
CHANGE IN RENTAL INCOME

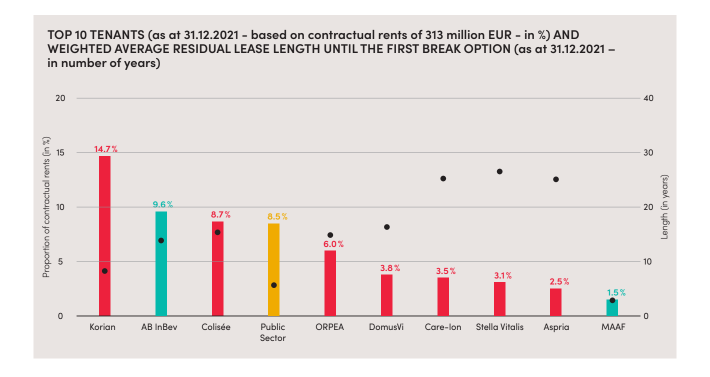
Gross rental income increased from 258 million EUR in 2020 to 299 million EUR in 2021, or an increase of 16%. On a like-for-like basis, gross rental income increased by 0.9%. The table on the following page shows the change in gross rental income for the various real estate segments and countries in 2021, on a like-for-like basis.

The positive effect of new leases (+1.6%) and indexation (+0.9%) largely compensated the negative effect of departures (-1.2%) and renegotiations (-0.3%).

RENTAL INCOME

Cofinimmo is able to secure its long-term revenue thanks to its portfolio diversification strategy and its active commercial management. Over 77% of its rental income is contractually guaranteed until 2025. This percentage increases to 81% if no termination options are exercised and if all of the tenants remain in their rented spaces until the contractual end of their lease.





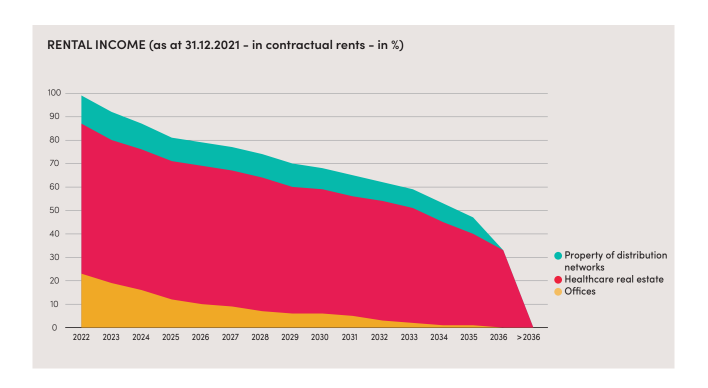




Nursing and care home Monterey House – Brussels (BE)

CHANGE IN GROSS RENTAL INCOME ON A LIKE-FOR-LIKE BASIS BY REAL ESTATE SEGMENT IN 2021

Real estate segment	Changes in gross rental revenues on a like-for-like basis	Share of the consolidated portfolio at fair value
Healthcare real estate	0.7%	66.5%
Offices	1.7%	24.2%
Property of distribution networks	0.2%	9.3%
TOTAL	0.9%	100%



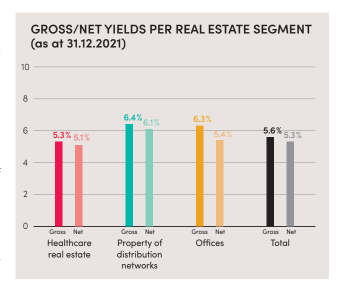


CAPITALISATION RATES APPLIED TO THE COFINIMMO PORTFOLIO AND YIELD ON 10-YEAR BELGIAN GOVERNMENT BONDS (as at 31.12.2021 - in %) 8% 6% 5% 4% 3% 2% 1% $-1\% \atop 2009 \quad 2010 \quad 2011 \quad 2012 \quad 2013 \quad 2014 \quad 2015 \quad 2016 \quad 2017 \quad 2018 \quad 2019 \quad 2020 \quad 2021$ Cofinimmo - Offices Cofinimmo – Overall portfolio Cofinimmo – Healthcare real estate • 10-year Belgian government bonds

Rental yield

Rental yield is defined as the rental income for rented spaces and the estimated rental value of unoccupied space, divided by the investment value of the buildings (excluding assets held for sale) as established by the independent real estate valuers. This rental yield is defined as the capitalisation rate of rental income applied to the real estate portfolio.

The difference between gross rental yields and net rental yields reflects direct costs: technical costs (maintenance, repairs, etc.), commercial costs (agent commissions, marketing expenses, etc.) and charges and taxes on unoccupied space. The majority of healthcare real estate leases in France and Belgium are triple net, while in Germany, the Netherlands and Spain, the majority is of the double net type (Dach und Fach – see Glossary). The triple net lease implies that the maintenance and insurance expenses, as well as the taxes, are at the tenant's expense, contrary to the double net lease. Therefore, gross and net rental yields are almost identical in this segment.



Real estate segment and country	Number of buildings	Surface area (in m²)	Average age (in years)	Fair value (x 1,000,000 EUR)	Share of the consolidated portfolio at fair value (in %)	Contractual rents (x 1,000 EUR)	Share of consolidated portfolio in contractual rents (in %)
Healthcare real estate	266	1,526,977	12	3,799	66.5%	198,681	63.6%
Belgium	88	591,973	10	1,601	28.0%	82,883	26.5%
France	53	230,110	>15	456	8.0%	27,599	8.8%
The Netherlands	46	187,013	10	434	7.6%	24,337	7.8%
Germany	44	293,629	13	654	11.4 %	36,466	11.7%
Spain	17	103,861	13	240	4.2%	8,130	2.6%
Finland	2	6,823	<1	67	1.2%	1,597	0.5%
Ireland	7	39,244	>15	89	1.6%	4,637	1.5%
Italy	6	64,913	>15	190	3.3%	9,612	3.1%
United Kingdom	3	9,411	4	69	1.2%	3,420	1.1%
Offices	62	490,759	13	1,381	24.2%	77,572	24.8%
Property of distribution networks	1,080	361,671	>15	530	9.3%	36,330	11.6%
Pubstone Belgium	677	270,060	>15	292	5.1%	19,710	6.3%
Other Belgium	1	9,043	9	30	0.5%	1,390	0.4%
Pubstone Netherlands	212	41,319	>15	138	2.4%	10,281	3.3%
Cofinimur I France	190	41,250	>15	70	1.2%	4,949	1.6%
TOTAL	1,408	2,379,407	13	5,710	100%	312,584	100%

FINANCIAL RESOURCES MANAGEMENT

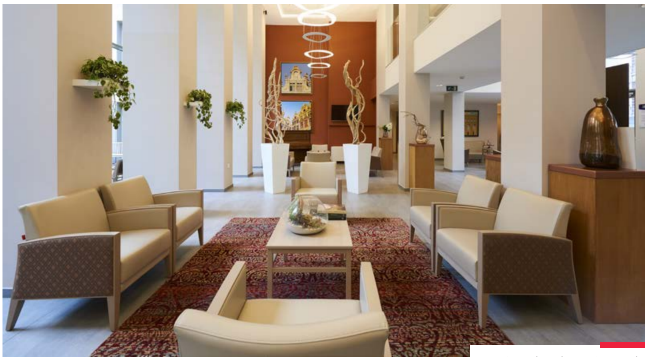
Cofinimmo's financial strategy is characterised by its diverse financing sources, regular use of capital markets, debt-to-assets ratio close to 45 %, and optimal duration and cost of financing. Cofinimmo also pays particular attention to the alignment between its financial strategy and ESG objectives (see chapter Strategy of this document). In addition to the sustainable bonds issued and new sustainable loans taken out, 2021 was marked by the conversion of the company's commercial paper programme into a sustainable programme valued at EUR 1.25 billion EUR. It was also marked by the first sustainability-linked loan, the conditions of which are linked to achieving the objectives set out in the company's 30³ project. These objectives are detailed in the chapter of this document entitled 'Environment'. Finally, 2022 started with the issuance of a second sustainable public bond for 500 million EUR.

The group's debt and committed credit lines are not subject to any early repayment clauses, or changes in margin, related to its financial rating. They are usually subject to conditions related to:

- compliance with RREC legislation;
- compliance with debt-to-assets ratio levels and hedging of financial charges through the cash flow;
- fair value of the real estate portfolio.

At 31.12.2021 and throughout the 2021 financial year, the ratios were adhered to. In addition, no payment defaults on the loan contracts, nor violations of the terms and conditions of these same contracts are expected in the coming 12 months.





Nursing and care home Prince Royal – Brussels (BE)

Financing transactions in 2021

In 2021, Cofinimmo reinforced its financial resources and its balance sheet structure. The financing transactions carried out during this financial year enabled the group to increase bank financing, maintain a stable schedule of financial debt and maintain an average cost of its debt at particularly low levels. In addition, following the first acquisitions in the United Kingdom, Cofinimmo has partly financed itself in GBP through various bilateral multi-currency financing operations. These multi-currency financing operations have maturities going from four to six years and demonstrate the access to different sources of financing for acquisitions outside the Eurozone. The various operations carried out are stated below.

CAPITAL INCREASES

In 2021, Cofinimmo carried out four capital increases (contribution in kind, in cash via the accelerated bookbuilding, optional dividend and conversion of convertible bonds into shares) totalling nearly 565 million EUR.

Capital increase in cash via accelerated bookbuilding

Cofinimmo SA/NV launched on 03.03.2021 a capital increase in cash via accelerated bookbuilding (the 'ABB') with international institutional investors, within the authorised capital, with cancellation of the preferential subscription right of existing shareholders and without granting an irreducible allocation right to existing shareholders (the 'capital increase').

The company successfully completed the ABB. 1,487,603 new shares, which corresponds to approximately $5.5\,\%$ of the outstanding capital prior to the capital increase, were placed with institutional investors at an issue price of 121.00 EUR per share. The issue price represents a discount of $4.3\,\%$ compared with the last trading price on 03.03.2021 of 126.40 EUR per share. The gross amount of the capital increase amounts to approximately 180 million EUR.

The issue, delivery and admission to trading on the Euronext Brussels regulated market of the new shares took place on 08.03.2021.

Capital increases through contributions in kind

On 08.04.2021, Cofinimmo acquired 5 healthcare sites in Belgium via a contribution in kind. The contractual value of the assets amounts to 103 million EUR (rounded amount). To this end, 937,432 new shares were issued as part of the authorised capital, and were sent to the contributors.

The introducers are companies controlled by the Care-lon group, which is a long-term shareholder of Cofinimmo already holding more than 3% of the company's capital since 2019.

As a result of this transaction, Cofinimmo increased its equity by 103,295,632.08 EUR.

Optional dividend

The ordinary general meeting of 12.05.2021 decided to distribute a gross dividend of 5.80 EUR per share for the 2020 financial year (i.e. a net dividend of 4.06 EUR per share).

The board of directors decided to offer shareholders the choice between receiving the dividend payment for the year 2020 in new shares or in cash, or to opt for a combination of both means of payment. The subscription price of one new share was set at 117.74 EUR. The new shares are entitled to Cofinimmo's results as from 01.01.2021 (first dividend payable in 2022).

Shareholders were invited to communicate their choice between the different payment modalities between 19.05.2021 and 02.06.2021. A total of 54% of the 2020 dividend coupons were contributed to the capital against new shares. This resulted in the issue of 550,658 new shares for a total amount of 64,834,472.92 EUR. The subscription price of 117.74 EUR per new share was 8.2% below the volume–weighted average stock market price of the share during the subscription period (128.29 EUR).

The remaining dividend pay-out was settled in cash for a net total amount of 54.8 million EUR (amount from which the withholding taxes on dividends relating to reinvested and non-reinvested coupons has been deducted). The effective day of listing of the new shares was 08.06.2021.

Maturity of convertible bonds

The convertible bonds matured on 15.09.2021. At the end of the convertible bond conversion period, Cofinimmo received new conversion requests from holders of convertible bonds for 1,483,774 convertible bonds out of the 1,502,087 convertible bonds in circulation (i.e. 99%), resulting in 1,657,750 new Cofinimmo shares (i.e. 5.5% of the shares previously in circulation) to be delivered to the holders of the convertible bonds concerned. These new Cofinimmo shares were issued on 30.09.2021 and their book value was approximately 217 million EUR.

As a result, Cofinimmo's share capital was represented by 31,695,481 shares.

MODIFICATION AND EXTENSION OF THE COMMERCIAL PAPER PROGRAMME

To further align our funding with our ESG policy, the commercial paper programme has been transformed into a sustainable commercial paper programme. Certain eligible assets (mainly social assets) have been selected so that the outstanding amount of the programme is always covered by sufficient investments in eligible assets (in accordance with Cofinimmo's sustainable financing framework).

In addition, to meet the high demand for commercial paper, Cofinimmo decided to increase the maximum amount of the programme from 950 million EUR to 1,250 million EUR. The increase in the programme, effective since 07.12.2021, will enable both short and long-term issues.

Long-term commercial paper is issued based on reverse inquiries made by interested investors to the banks managing the commercial paper programme. Belfius Bank, ING Bank, ABN AMRO and Barclays Bank Ireland coordinate the issues of long-term commercial paper for Cofinimmo while Belfius Bank, BNP Paribas Fortis, BRED Banque Populaire, ING Bank, KBC Bank and Société Générale facilitate the issues of short-term commercial paper.

ISSUANCE OF A NEW SUSTAINABLE BOND IN EARLY 2022

On 17.01.2022, Cofinimmo issued a second public benchmark sustainable public bond for an amount of 500 million EUR. The bonds will carry a coupon of 1% per year and will mature on 24.01.2028. The proceeds from this issuance will be used to the (re)finance assets, in accordance with Cofinimmo's sustainable financing framework of May 2020. The selected assets as well as the other aspects of sustainable financing defined by the group are detailed in the ESG report (see pages 137 to 145). The new issue is listed on Euronext Growth Brussels. The settlement and admission to trading of the notes took place on 24.01.2022.

FINANCING OPERATIONS SINCE 01.01.2021

Overall financing developments

- 02.02.2021: New bilateral credit line of 40 million EUR for a period of 7 years;
- 11.02.2021: Extension of a credit line of 20 million EUR for 1 additional year to bring its maturity to 2025;
- 12.02.2021: New bilateral credit line of 50 million EUR over 5 years;
- 15.02.2021: New bilateral credit line of 50 million EUR over 5 years;
- 15.02.2021: Extension of a credit line of 50 million EUR for 1 additional year to bring its maturity to 2026;
- 05.05.2021: New bilateral credit line of 50 million EUR over 8 years;
- 05.05.2021: New bilateral credit line of 500 million EUR over 2 years;
- 11.05.2021: Extension (5 million EUR) and modification of a traditional credit line into a 25 million EUR 'sustainability-linked' credit line for which the financial conditions will be adjusted according to the achievement of the objective of reducing the energy intensity of Cofinimmo's assets (Project 30³);

- 29.06.2021: Reduction of a credit line from 21 million EUR to 14 million EUR and extension of its maturity for another 3 years to bring its maturity to 2027;
- 30.06.2021: Signature of the 378 million EUR extension of the syndicated loan for 1 additional year to increase its maturity to 01.07.2026;
- 28.09.2021: Conclusion of a new bilateral credit line of 100 million EUR for a period of 2.5 years;
- 30.09.2021: Conclusion of a new bilateral credit line of 50 million EUR over 5 years;
- 19.10.2021: Early refinancing of a 30 million EUR credit line maturing in March 2022 to bring its maturity to 2025;
- 18.11.2021: Extension of a credit line of 25 million EUR for 1 additional year to bring its maturity to 2032;
- 23.11.2021: Extension of a 50 million EUR syndicated loan of 428 million EUR for 1 additional year to increase its maturity to 01.07.2026;
- 03.12.2021: Extension of a credit line of 50 million EUR for 1 additional year to bring its maturity to 2027;
- 07.12.2021: Modification and extension of the long-term commercial paper programme (detailed above);
- 14.12.2021: Extension of a credit line of 50 million EUR for 1 additional year to bring its maturity to 2027;
- 10.01.2022: Extension of a credit line of 25 million EUR for 1 additional year to bring tis maturity to 2026;
- 17.01.2022: Issuance of a public benchmark sustainable bond for an amount of 500 million EUR and a duration of 6 years (detailed above).
- 11.02.2022: Extension of a credit line of 100 million EUR for 1 additional year to bring its maturity to 2027.

Interest rate hedging

In the course of 2021, Cofinimmo continued the increase of its hedging over a period of three to nine years. IRS for the years 2023 (50 million EUR), 2024-2025 (200 million EUR), 2026-2027 (250 million EUR), 2028 (200 million EUR) and 2029 (50 million EUR) were subscribed in order to increase the hedging for these years.

Following the investments made in the United Kingdom, an IRS was subscribed in the amount of 20 million GBP (2021-2026).

In 2021, Cofinimmo also increased its hedging for the coming years with the subscription of caps covering the years 2021–2022 (600 million EUR), 2023 (400 million EUR), and 2024–2025 (200 million EUR).

Debt structure

CONSOLIDATED FINANCIAL DEBTS

At 31.12.2021, the current and non-current consolidated financial debt, issued by Cofinimmo SA/NV, was 2,568 million EUR. This

included bank facilities and bonds issued on the financial markets. An overview of the bonds is listed in the table below:

Streight (S)/ Convertible (C)	Current (C) / Non-current (NC)	Sustainable financing	Nominal amount (x 1,000,000 EUR)	Issue price (%)	Conversion price (EUR)	Coupon (%)	Issue date	Maturity date
S	С	-	190.0	100.000	-	1.9290	25.03.2015	25.03.2022
S	NC	-	70.0	99.609	-	1.7000	26.10.2016	26.10.2026
S	NC	Green & social	55.0	99.941	-	2.0000	09.12.2016	09.12.2024
S	NC	Sustainable	500.0	99.222	-	0.8750	02.12.2020	02.12.2030

As of 31.12.2021, **non-current financial debt** was 1,468 million EUR, of which:

Bond market

- 70 million EUR for a non-convertible bond;
- 55 million EUR of non-convertible green & social bonds which are part of the Euronext ESG Bonds community of European green & social bond issuers meeting various objective criteria. Cofinimmo is currently one of the few issuers listed in Brussels participating in this committed European community;
- 500 million EUR for a sustainable benchmark-sized bond forming part of the Luxembourg Green Exchange community in the same way as many international issuers but also a Belgian real estate developer and the Walloon Region;
- -6 million EUR mainly for the issue under par of the 500 million EUR bond and for accrued interest not yet due on bonds;
- 59 million EUR of long-term commercial paper;
- 1 million EUR corresponding to the discounted value of the minimum coupon of the Mandatory Convertible Bonds issued by Cofinimur I in December 2011.

Bank facilities

- 771 million EUR of committed bilateral and syndicated loans, with an initial term of five to ten years, contracted with approximately ten financial institutions;
- 5 million EUR in financial debts linked to a right of use;
- 12 million EUR in rental guarantees received.

As of 31.12.2021, Cofinimmo's **current financial debts** amounted to 1,100 million EUR, of which:

Financial markets

- 193 million EUR of a non-convertible bond including accrued interest not yet due;
- 770 million EUR of commercial papers with a term of less than
 one year, of which 100 million EUR with a term of more than six
 months. Short-term commercial paper issues are fully covered
 by liquidity on confirmed long-term credit lines. Cofinimmo thus
 benefits from the attractive cost of such a short-term financing
 programme, while ensuring its refinancing in the event that the
 investment of new commercial paper becomes more costly or
 unworkable:
- 10 million EUR of commercial paper initially concluded in the long term with a residual maturity of less than one year.

Bank facilities

• 127 million EUR mainly bilateral bank loans maturing during the year

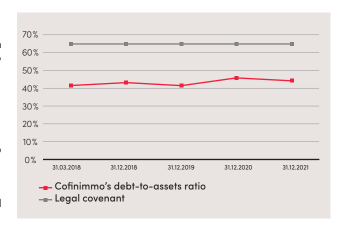
AVAILABILITIES

On 31.12.2021, availabilities on committed credit lines reached 1,636 million EUR. After deduction of the commercial paper programme, Cofinimmo had at that date 866 million EUR of surplus lines to finance its activity.

CONSOLIDATED DEBT-TO-ASSETS RATIO

On 31.12.2021, Cofinimmo met the debt-to-assets ratio test. Its regulatory debt-to-assets ratio (calculated in accordance with the regulations on RRECs as: financial and other debts / total assets) reached 44.2% (compared to 46.1% as at 31.12.2020). As a reminder, the maximum debt-to-assets ratio for RRECs is 65%.

When the loan agreements granted to Cofinimmo refer to a debt covenant, they refer to the regulatory debt-to-assets ratio and cap it at 60%.



AVERAGE RESIDUAL MATURITY OF FINANCIAL DEBT

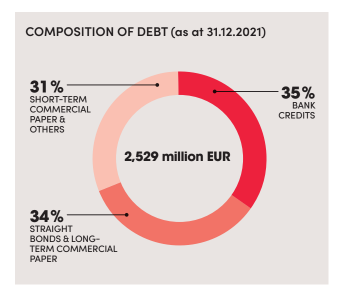
The weighted average maturity of the financial debts remained stable at five years between 31.12.2020 and 31.12.2021. This calculation takes into account the new bond of 500 million EUR issued at the beginning of 2022 for 6 years and the simultaneous cancellation of a credit line of the same amount maturing in 2023. It excludes short-term commercial paper maturities, which are fully covered by tranches available on long-term credit lines.

Committed long-term loans (bank credit lines, bonds, commercial paper with a term of more than one year and term loans), for which the total outstanding amount was 3,413 million EUR as at 31.12.2021, will mature on a staggered basis until 2031. Since 01.01.2022, new bonds have been conclude for an amount of 500 million EUR. The timetable per year is shown below.

Average costs of debt and hedging of the interest rate

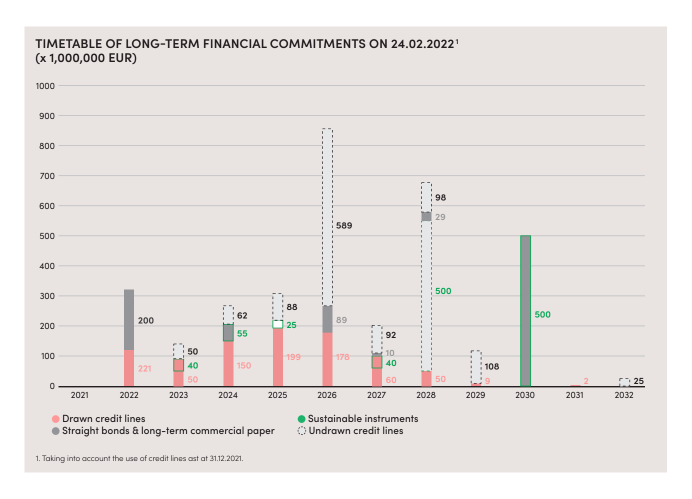
The average cost of debt, including bank margins, was 1.1% for the 2021 financial year, compared to 1.3% for the 2020 financial year.

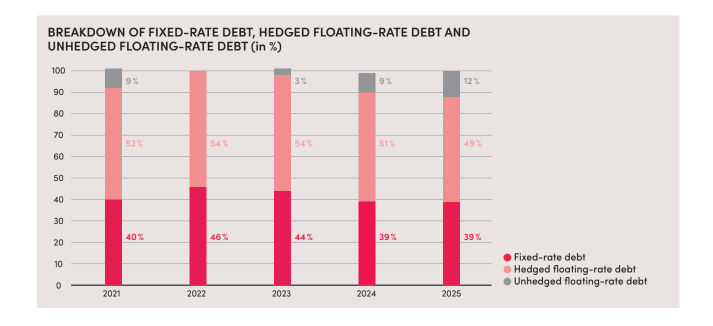
Cofinimmo opts for the partial hedging of its floating-rate debt through the use of interest rate swaps (IRS) and caps. Cofinimmo conducts a policy aimed at securing the interest rates for a proportion of 50% to 100% of the expected debt over a minimum horizon of three years. In this context, the group uses a global approach (macro hedging). It therefore does not individually hedge each of the floating-rate credit lines.



Taking into account the 2021 hedging operations and the new bond issued in 2022 for 500 million EUR, the breakdown of fixed-rate debt, hedged floating-rate debt and unhedged floating-rate debt was as shown in the graph below.

To date, the anticipated market interest rate risk is hedged at nearly 90% (or more) until the end of 2025. Cofinimmo's result nevertheless remains sensitive to fluctuations in market interest rates.





Financial rating

Since 2001, Cofinimmo has been granted a long-term and short-term financial rating from the Standard & Poor's rating agency. On 18.03.2021, Standard & Poor's confirmed the company's BBB rating for the long term (stable outlook) and A-2 for the short term. The group's liquidity has been rated adequate.

Disposal of treasury shares

Article 8:6 of royal decree of 29.04.2019 executing the companies and associations code stipulates that any disposal of treasury shares must be disclosed.

In accordance with this article, Cofinimmo declares that, following the exercise of stock options in the context of remuneration through stock options on Cofinimmo shares (stock option plan), it has disposed over the counter (OTC) Cofinimmo shares which it held with a view to delivering these shares to the concerned persons.

OVERVIEW OF TRANSACTIONS MADE BETWEEN 01.01.2021 AND 31.12.2021 IN THE CONTEXT OF THE STOCK OPTION PLAN

Date of the transaction	SOP plan	Number of shares	Exercise price (EUR)
18.11.2021	2008	1,300	122.92
18.11.2021	2007	1,350	143.66
09.06.2021	2016	150	108.44
03.06.2021	2007	1,000	143.66
02.06.2021	2011	1,600	97.45
01.06.2021	2014	100	88.75
01.06.2021	2008	150	122.92
01.06.2021	2007	200	143.66
09.03.2021	2006	200	129.27
01.03.2021	2016	100	129.27

In accordance with this article, Cofinimmo also declares that it has disposed of the Cofinimmo shares which it held over the counter ('OTC') with a view to delivering these shares to the members of its executive committee. This operation is part of the Long-Term Incentive Plan (LTI) that was approved as part of the remuneration policy by the ordinary general meeting of 13.05.2020. The shares in question will be unavailable to the acquirers for the next three years.

Detail of the transaction

Transaction date	LTI plan	Number of shares	Exercise price (EUR)
22.06.2021	2020	2,111	111.52

An overview stating all disposals of treasury shares made by Cofinimmo since 01.01.2020 is available on Cofinimmo's website.

SUMMARY OF THE CONSOLIDATED ACCOUNTS

Consolidated income statement – Analytical form

(x 1,000 EUR)	31.12.2021	31.12.2020
Rental income, net of rental-related expenses	292,345	249,491
Writebacks of lease payments sold and discounted (non-cash item)	7,262	9,444
Rental-related expenses and taxes on rented properties not recovered	-3,210	-2,483
Taxes on refurbishment not recovered	-936	-739
Redecoration costs, net of tenant compensation for damages	-1,575	243
Property result	293,885	255,956
Technical costs	-6,628	-6,051
Commercial costs	-2,967	-2,344
Taxes and charges on unlet properties	-3,188	-2,765
Property result after direct property costs	281,102	244,796
Corporate management costs	-39,784	-33,684
Operating result (before result on the portfolio)	241,318	211,112
Financial income	11,692	8,186
Net interest charges	-27,343	-24,541
Other financial charges	-1,005	-744
Share in the net result from core activities of associated companies and joint ventures	2,725	215
Taxes	-10,546	-7,907
Net result from core activities	216,842	186,320
Minority interests related to the net result from core activities	-4,711	-4,863
Net result from core activities – group share	212,131	181,457
Change in the fair value of hedging instruments	40,968	-22,756
Restructuring costs of financial instruments	0	0
Share in the result on financial instruments of associated companies and joint ventures	0	0
Result on financial instruments	40,968	-22,756
Minority interests related to the result on financial instruments	-220	850
Result on financial instruments – group share	40,748	-21,906
Gains or losses on disposals of investment properties and other non-financial assets	7,768	4,583
Changes in the fair value of investment properties	34,506	-13,696
Share in the result on the portfolio of associated companies and joint ventures	-421	-2,688
Other result on the portfolio	-36,660	-36,130
Result on the portfolio	5,193	-47,931
Minority interests related to the result on the portfolio	2,265	7,601
Result on the portfolio - group share	7,458	-40,330
Net result	263,002	115,633
Minority interests	-2,666	3,588
Net result - group share	260,337	119,222

NUMBER OF SHARES

	31.12.2021	31.12.2020
Number of shares issued	31,695,481	27,061,917
Number of shares outstanding (excluding treasury shares)	31,658,358	27,016,833
Total number of shares used to calculate the result per share	29,655,292	26,478,781

NET RESULT PER SHARE - GROUP SHARE

(en EUR)	31.12.2021	31.12.2020
Net result from core activities – group share	7.15	6.85
Result on financial instruments - group share	1.37	-0.83
Result on the portfolio - group share	0.25	-1.52
Net result – group share	8.78	4.50



Comments on the consolidated income statement – analytical form

Rents (gross rental income) amount to 299 million EUR, compared to 258 million EUR as at 31.12.2020, up 16.2%, thanks to the acquisitions made between these two dates. On a like-for-like basis, gross rental income increased by 0.9% between 31.12.2020 and 31.12.2021 (see section 6.5). Rental income (after gratuities, concessions and termination indemnities – see details on the calculation of alternative performance indicators) amounts to 292 million EUR, compared to 252 million EUR as at 31.12.2020, up 16.2% compared to 2020. After taking writedowns on receivables into account, rental income, net of rental charges, amounts to 292 million EUR, compared to 249 million EUR as at 31.12.2020, up 17.2%, in line with the outlook¹ announced in October 2021.

Redecoration costs, net of tenant compensation for damages are up by approximately 2 million EUR, and are in line with the outlook. By nature, these costs are exposed on a non-regular basis over the financial year or from one financial year to the next. The credit amount recorded in 2020 came from the recovery of compensations for damages.

As for the direct operating costs, the variations between 31.12.2020 and 31.12.2021 are in line with the outlook.

The variation in corporate management costs over the same period is also in line with the outlook. The operating margin is established at 82.1% and is in line with the outlook.

Financial income increased by 4 million EUR between 31.12.2020 and 31.12.2021. Last year's figure included non-recurring items for one million EUR, whereas the 2021 financial income includes non-recurring items for less than 2 million EUR booked in the 1st half-year, and linked to the contributions in kind of 08.04.2021. Income from finance lease receivables is up (+1 million EUR), as well as capitalised interim interest related to ongoing development projects (+2 million EUR). Net interest charges (27 million EUR) increased by 3 million EUR. This increase was tempered by the reversal in the third quarter of the accrued interests on the convertible bonds that were converted into capital on 30.09.2021. The average cost of debt decreases to 1.1%, compared to 1.3% as at 31.12.2020. The financial result is in line with the outlook.

The share in the result on net result from core activities of associates and joint ventures amounts to 3 million EUR (in line with the outlook), mainly due to the investment made by Cofinimmo at the end of 2020 in SCI Foncière CRF, created by the French Red Cross.

Taxes increased and are in line with the outlook.

The group's momentum in terms of investments and financing, coupled with effective management of the existing portfolio, enabled the company to realise a net result from core activities – group share of 212 million EUR as at 31.12.2021, in line with the outlook (compared with the 181 million EUR that were made at 31.12.2020, i.e. a 17% increase), mainly thanks to the investments made. The net result from core activities per share – group share amounts to 7.15 EUR (in line with the outlook, compared to 6.85 EUR

as at 31.12.2020, i.e. a 4% increase), taking into account the issue of shares in 2020 and 2021. The average number of shares entitled to the result of the period evolved from 26,478,781 to 29,655,292 between these two dates.

As for the result of financial instruments, the item Change in the fair value of financial instruments amounts to +41 million EUR as at 31.12.2021, compared to -23 million EUR as at 31.12.2020. This variation is explained by the change in the anticipated interest rate curve between these two periods.

As for the result on the portfolio, the gains or losses on disposals of investment properties and other non-financial assets is 8 million EUR as at 31.12.2021 (compared to 5 million EUR as at 31.12.2020). The item Changes in the fair value of investment properties is positive as at 31.12.2021 (+35 million EUR compared to -14 million EUR as at 31.12.2020): the value appreciation of the healthcare property portfolios (particularly in Germany and the Netherlands) and that of the office buildings located in the Central Business District of Brussels (CBD) have more than compensated the value depreciation of certain buildings. These variations are also tempered by the change of the consolidation scope (mainly the difference between the price paid, including transfer taxes, and the fair value determined by the independent real estate valuers, excluding transfer taxes, on the acquisitions for the period) and by the increase in the rate of transfer taxes in Flanders relating to the Pubstone portfolio (going from 10% to 12% as from 01.01.2022, which represented a charge of 3 million EUR). Without the initial effect from the changes in the scope, the changes in the fair value of investment properties is up (+1.1%) for the 2021 financial year. The item Other result on the portfolio is -37 million EUR as at 31.12.2021 (compared to -36 million EUR as at 31.12.2020) and comprises, among others, the effect of changes in the scope, that of deferred taxes² and the impairment on goodwill.

The net result – group share amounts to 260 million EUR (i.e. 8.78 EUR per share) as at 31.12.2021, compared to 119 million EUR (i.e. 4.50 EUR per share) as at 31.12.2020. This fluctuation is mainly due to the increase in the net result from core activities – group share and to the changes in the fair value of investment properties and hedging instruments between 31.12.2020 and 31.12.2021, these two elements being non-cash items.

^{1.} I.e. the guarterly forecasts derived from the annual forecasts presented in section 11.3 of the press release of 27.10.2021.

^{2.} Deferred taxes on the unrealised capital gains relating to the buildings owned by certain subsidiaries

CONSOLIDATED BALANCE SHEET

(x 1,000 EUR)	31.12.2021	31.12.2020
ASSETS		
Non-current assets	5,985,532	5,093,589
Goodwill	41,627	46,827
Intangible assets	2,487	2,172
Investment properties	5,669,990	4,865,58
Other tangible assets	2,019	1,434
Non-current financial assets	36,145	2,88
Finance lease receivables	147,999	104,889
Trade receivables and other non-current assets	1,687	386
Deferred taxes	3,918	1,390
Participations in associated companies and joint ventures	79,661	68,026
Current assets	191,421	160,026
Assets held for sale	39,846	3,320
Current financial assets	0	(
Finance lease receivables	3,667	2,36
Trade receivables	34,835	26,02
Tax receivables and other current assets	50,568	46,60
Cash and cash equivalents	19,857	48,64
Accrued charges and deferred income	42,648	33,069
TOTAL ASSETS	6,176,953	5,253,614
SHAREHOLDERS' EQUITY AND LIABILITIES		
Shareholders' equity	3,287,533	2,649,362
Shareholders' equity attributable to shareholders of the parent company	3,233,274	2,574,77
Capital	1,698,517	1,450,210
Share premium account	916,019	804,55
Reserves	358,402	200,78
Net result of the financial year	260,337	119,22
Minority interests	54,259	74,58
Liabilities	2,889,420	2,604,25
Non-current liabilities	1,616,425	1,417,964
Provisions	27,220	25,359
Non-current financial debts	1,467,877	1,246,850
Other non-current financial liabilities	66,305	100,690
Deferred taxes	55,022	45,064
Current liabilities	1,272,995	1,186,28
Current financial debts	1,100,189	1,036,61
Other current financial liabilities	310	200
Trade debts and other current debts	148,911	126,63
Accrued charges and deferred income	23,585	22,83
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES	6,176,953	5,253,614

Comments on the consolidated balance sheet

The investment value of the consolidated property portfolio¹, as determined by the independent real estate valuers, amounts to 5,966 million EUR as at 31.12.2021, compared to 5,082 million EUR as at 31.12.2020. The fair value, included in the consolidated balance sheet in application of the IAS 40 standard, is obtained by deducting the transaction costs from the investment value. As at 31.12.2021, the fair value reaches 5,710 million EUR, compared to 4,869 million EUR as at 31.12.2020, i.e. a 17% increase.

The proportion of due rents related to the 4th quarter and actually collected on 23.02.2022 is comparable to the proportion collected as at 23.02.2021.

The item 'Participations in associates and joint ventures' refers to Cofinimmo's 51% stake in the joint ventures BPG CONGRES SA/NV and BPG HOTEL SA/NV., as well as participations in associates (Aldea Group NV for 27.1%, SCI Foncière CRF for 39% and participations in the 9 companies that will develop the eco-friendly healthcare campuses in the Land of North Rhine-Westphalia, in Germany). The item 'Minority interests' includes the Mandatory Convertible Bonds issued by the Cofinimur I SA subsidiary (MAAF/GMF distribution network in France), and the minority interests of four subsidiaries.

Net Asset Value per share

(in EUR)	31.12.2021	31.12.2020
Net Asset Value per share		
Revalued net assets per share in fair value ² after dividend distribution for the 2020 financial year	102.13	89.50
Revalued net assets per share in investment value ³ after dividend distribution for the 2020 financial year	108.57	95.38
Diluted Net Asset Value per share		
Revalued diluted net assets per share in fair value ² after dividend distribution for the 2020 financial year	101.51	89.42
Revalued diluted net assets per share in investment value ³ after dividend distribution for the 2020 financial year	107.84	95.30

Commentaries on the intrinsic value of the share

The Mandatory Convertible Bonds (MCB) issued in 2011 and 16,925 treasury shares of the stock option plan have been taken into account in the calculation of the net assets per share as at 31.12.2021 because they have a dilutive impact.

The Mandatory Convertible Bonds (MCB) issued in 2011 and the convertible bonds issued in 2016 (matured on 15.09.2021) were not taken into account in the calculation of the net assets per share as at 31.12.2020, because they would have had an accretive impact. Conversely, 22,875 treasury shares of the stock option plan have been taken into account in the calculation of the above–mentioned indicator as they have a dilutive impact.



Nursing and care home

Centro residencial Reifs Utrera – Utrera (ES)

- 1. Including buildings held for own use, development projects and assets held for sale.
- Fair value: after deduction of transaction costs (mainly transfer taxes) from the investment value of investment properties.
- 3. Investment value: before deduction of transaction costs.

SUMMARY OF QUARTERLY CONSOLIDATED ACCOUNTS¹

Consolidated comprehensive result by quarter (income statement)

(x 1,000 EUR) Q1 2021 Q2 2021 Q3 2021 Q4 2021 2021 Rental Income 69,255 72,519 73,382 73,382 292,349 Writeback of lease payments sold and discounted 1,815 1,815 1,815 1,815 2,262 Rental-related expenses 4,66 44 -2 0 -3 Net rental Income 71,025 74,379 77,006 77,198 299,607 Recovery Income of charges and taxes normally poyobib by the tenant and borne by the landlard on rental damage and redecoration and borne by the landlard on rental damage and redecoration and of lease -335 -130 -198 -1,264 -1,987 Costs payobibe by the tenant and borne by the lendlard on rental damage and redecoration and and sease of the lendlard on rental damage and redecoration and and sease of the lendlard on rental damage and redecoration and and sease of the lendlard on rental damage and redecoration and and sease of the lendlard on rental damage and redecoration and and sease of the lendlard on rental damage and charges on unlet properties -8,000 -338 -4,4934 -1,987 -6,116 7,198 -6,278 -6,116 7,519 -2,278 -2,278 -2,278 -2,277 -2,278 -2,278						
Writeback of lease payments sold and discounted 1,815 1,815 1,815 1,815 7,262 Rendb-related expenses -46 44 -72 0 -3 Net rental income 71,025 74,379 77,006 77,198 299,607 Recovery of property charges 148 120 140 4 411 Recovery income of charges and toxes normally poyable by the tenant on let properties 26,911 4,868 9,409 -401 40,788 Costs payable by the tenant of end of lease or rental domage and redecoration of end of lease or rental domage and redecoration of end of lease or rental domage and toxes normally poyable by the tenant -29,078 -5,276 -10,440 -338 -44,934 Charges and toxes normally poyable by the tenant -29,078 -5,276 -10,440 -338 -44,934 Property result 68,610 73,959 76,116 75,199 293,885 Technical costs -8,411 -1,225 -1,470 -3,083 -6,628 Commercial costs -8,431 -5,525 -5,56 -404 -3,188 Pro	(x 1,000 EUR)	Q1 2021	Q2 2021	Q3 2021	Q4 2021	2021
Rental-related expenses	Rental income	69,255	72,519	75,192	75,382	292,349
Net rental income 71,025 74,379 77,006 77,198 299,607 Recovery of property charges 148 120 140 4 411 Recovery income of charges and taxes narmally payable by the tenant and barnel properties 26,911 4,868 9,409 -401 40,788 Cost payable by the tenant and borne by the landlard on rental damage and tracecordion are and of flease -335 -130 -198 -1,264 -1,987 Charges and taxes normally payable by the tenant on lef properties -29,078 -5,278 -10,240 -336 -44,934 Property result 68,610 73,959 76,116 75,199 293,885 Technical costs -535 -680 -932 -260 -2,987 Taxes and charges on unlet properties -2,176 -552 -56 -404 -3,88 Property management costs -7,789 -6,684 -6,259 -7,117 -22,849 Property charges -11,340 -9,151 -6,717 -6,728 -6,684 -6,259 -7,172 -22,849 Proper	Writeback of lease payments sold and discounted	1,815	1,815	1,815	1,815	7,262
Recovery of property charges 148 120 140 4 411 Recovery income of charges and taxes normally payable by the tenant of led properties 26,911 4,868 9,409 -401 40,788 Costs payable by the tenant and borne by the landlord on rentol damage and readecoration at end of lease -395 -130 -198 -1,764 -1,997 Charges and taxes normally payable by the tenant on led properties -29,078 -5,278 -10,240 -338 -44,934 Property result 68,610 73,959 76,116 75,199 293,885 Technical costs -841 -1,235 -1,470 -3,083 -6,628 Commercial costs -841 -1,235 -1,470 -3,083 -6,628 Commercial costs -5,376 -5680 -932 -202 -2967 Taxes and charges on unlet properties -2,176 -5525 -566 -404 -3,188 Property management costs -7,769 -6,624 -6,259 -7,117 -22,849 Property perating result 57,270 64,809	Rental-related expenses	-46	44	-2	0	-3
Recovery income of charges and taxes narmally payable by the tenant on let properties 26,911 4,868 9,409 -401 40,768 Costs poxyble by the tenant and borne by the landlard period and age and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and redescration at end of lease are reflected and goes and goes are reflected and goes are reflected at each goes are reflected and goes are reflected at each goes are reflected at each goes and goes are reflected at each goes are reflected at each goes are reflected at each goes and goes are reflected at each goes are reflected at each goes are reflected at each goes and goes are reflected at each goes are reflecte	Net rental income	71,025	74,379	77,006	77,198	299,607
Property result Properties 20,911 20,9078 20,9	Recovery of property charges	148	120	140	4	411
on rental damage and redecoration at end of lease 1-359 1-150 1-150 1-160 1-180 1		26,911	4,868	9,409	-401	40,788
on lef properties 25,076 30,076 7-330 7-44,988 Property result 68,610 73,959 7-11,470 -33,083 -6,628 Technical costs -841 -1,235 -1,470 -3,083 -6,628 Commercial costs -835 -660 -932 -820 -2,966 Toxes and charges on unlet properties -2,776 -552 -56 -404 -3,188 Property management costs -7,789 -6,684 -6,259 -7,117 -27,849 Property charges -11,340 -9,151 -6,777 -11,424 -40,632 Property poperating result 57,270 64,809 67,399 63,776 253,253 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 24,318 Gains or losses on disposal of other non-financial assets 0 0 0 0 0 0 Changes in foir value of investment properties -7,158 -4,322 12,888 33,088 34,506 Operating result		-395	-130	-198	-1,264	-1,987
Technical costs -841 -1,235 -1,470 -3,083 -6,628 Commercial costs -535 -680 -932 -820 -2,967 Toxes and charges on unlet properties -2,766 -552 -56 -404 -3,188 Property management costs -7,789 -6,684 -6,259 -7,117 -27,849 Property charges -11,340 -9,151 -8,777 -11,424 -40,632 Property operating result 57,20 64,809 67,399 63,766 253,253 Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,77 60,726 243,38 Gains or losses on disposal of other non-financial assets 0 <td></td> <td>-29,078</td> <td>-5,278</td> <td>-10,240</td> <td>-338</td> <td>-44,934</td>		-29,078	-5,278	-10,240	-338	-44,934
Commercial costs -535 -680 -932 -820 -2,967 Taxes and charges on unlet properties -2,176 -552 -56 -404 -3,188 Property management costs -7,789 -6,684 -6,259 -7,117 -27,849 Property charges -11,340 -9,151 -8,717 -11,424 -40,632 Property operating result 57,270 64,809 67,339 63,76 253,253 Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses an disposal of investment properties 53,932 61,944 64,717 60,726 241,318 Gains or losses an disposal of other non-financial assets 0	Property result	68,610	73,959	76,116	75,199	293,885
Taxes and charges on unlet properties -2,176 -552 -56 -404 -3,188 Property management costs -7,789 -6,684 -6,259 -7,117 -27,849 Property charges -11,340 -9,151 -8,717 -11,424 -40,632 Property operating result 57,270 64,809 67,399 63,776 253,253 Coprorate management costs -3,338 -2,665 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses and disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses and disposal of other non-financial assets 0	Technical costs	-841	-1,235	-1,470	-3,083	-6,628
Property management costs -7,89 -6,684 -6,259 -7,117 -27,849 Property charges -11,340 -9,151 -8,717 -11,424 -40,632 Property operating result 57,270 64,809 67,399 63,776 253,253 Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,188 Gains or losses and disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses and disposal of other non-financial assets and disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses and disposal of other non-financial assets and disposal of the non-financial assets and disposal of the portfolio -4,132 1,289 33,088 34,506 Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -3,471 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income	Commercial costs	-535	-680	-932	-820	-2,967
Property charges -11,340 -9,151 8,717 -11,424 -40,632 Property operating result 57,270 64,809 67,399 63,776 253,253 Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses on disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses on disposal of other non-financial assets 0 2 1,065	Taxes and charges on unlet properties	-2,176	-552	-56	-404	-3,188
Property operating result 57,270 64,809 67,399 63,776 253,253 Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses on disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses on disposal of other non-financial assets 0 0 0 0 0 0 Changes in fair value of investment properties -7,158 -4,322 12,898 33,088 34,506 Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -34,715 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges 12,415 5,522 4,857 18,175	Property management costs	-7,789	-6,684	-6,259	-7,117	-27,849
Corporate management costs -3,338 -2,865 -2,683 -3,050 -11,935 Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses on disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses on disposal of other non-financial assets 0	Property charges	-11,340	-9,151	-8,717	-11,424	-40,632
Operating result before result on the portfolio 53,932 61,944 64,717 60,726 241,318 Gains or losses on disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses on disposal of other non-financial assets 0 0 0 0 0 Changes in fair value of investment properties -7,158 -4,322 12,898 33,088 34,506 Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -34,715 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,092 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Enances in the fair value of financial assets 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 <td>Property operating result</td> <td>57,270</td> <td>64,809</td> <td>67,399</td> <td>63,776</td> <td>253,253</td>	Property operating result	57,270	64,809	67,399	63,776	253,253
Gains or losses on disposal of investment properties 545 1,287 411 5,525 7,768 Gains or losses on disposal of other non-financial assets 0	Corporate management costs	-3,338	-2,865	-2,683	-3,050	-11,935
Gains or losses on disposal of other non-financial assets 0 0 0 0 0 Changes in fair value of investment properties -7,158 -4,322 12,898 33,088 34,506 Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -34,715 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493	Operating result before result on the portfolio	53,932	61,944	64,717	60,726	241,318
Changes in fair value of investment properties -7,158 -4,322 12,898 33,088 34,506 Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -34,715 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax<	Gains or losses on disposal of investment properties	545	1,287	411	5,525	7,768
Other result on the portfolio -4,949 -9,226 -3,835 -16,705 -34,715 Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 <td>Gains or losses on disposal of other non-financial assets</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td>	Gains or losses on disposal of other non-financial assets	0	0	0	0	0
Operating result 42,371 49,682 74,191 82,634 248,877 Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080	Changes in fair value of investment properties	-7,158	-4,322	12,898	33,088	34,506
Financial income 2,286 4,141 2,615 2,650 11,692 Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 <td>Other result on the portfolio</td> <td>-4,949</td> <td>-9,226</td> <td>-3,835</td> <td>-16,705</td> <td>-34,715</td>	Other result on the portfolio	-4,949	-9,226	-3,835	-16,705	-34,715
Net interest charges -6,443 -6,199 -6,265 -8,436 -27,343 Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Operating result	42,371	49,682	74,191	82,634	248,877
Other financial charges -202 -265 -290 -248 -1,005 Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Financial income	2,286	4,141	2,615	2,650	11,692
Changes in the fair value of financial assets and liabilities 12,415 5,522 4,857 18,175 40,968 Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Net interest charges	-6,443	-6,199	-6,265	-8,436	-27,343
Financial result 8,056 3,198 917 12,141 24,312 Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Other financial charges	-202	-265	-290	-248	-1,005
Share in the result of associates and joint ventures -1,652 504 1,096 2,357 2,305 Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666		12,415	5,522	4,857	18,175	40,968
Pre-tax result 48,774 53,384 76,203 97,132 275,493 Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Financial result	8,056	3,198	917	12,141	24,312
Corporate tax -3,236 -1,960 -2,127 -3,224 -10,546 Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Share in the result of associates and joint ventures	-1,652	504	1,096	2,357	2,305
Exit tax -200 -63 4 -1,687 -1,945 Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Pre-tax result	48,774	53,384	76,203	97,132	275,493
Taxes -3,436 -2,022 -2,123 -4,910 -12,491 Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Corporate tax	-3,236	-1,960	-2,127	-3,224	-10,546
Net result 45,338 51,362 74,080 92,222 263,002 Minority interests -259 -984 -967 -456 -2,666	Exit tax	-200	-63	4	-1,687	-1,945
Minority interests -259 -984 -967 -456 -2,666	Taxes	-3,436	-2,022	-2,123	-4,910	-12,491
	Net result	45,338	51,362	74,080	92,222	263,002
NET RESULT - GROUP SHARE 45,079 50,378 73,114 91,766 260,337	Minority interests	-259	-984	-967	-456	-2,666
	NET RESULT - GROUP SHARE	45,079	50,378	73,114	91,766	260,337

^{1.} The group did not publish quarterly information between 31.12.2021 and the closing date of this document. Half-yearly and annual data are subject to verification by the statutory auditor, Deloitte, Company Auditors.

OTHER ELEMENTS OF THE COMPREHENSIVE RESULT	Q1 2021	Q2 2021	Q3 2021	Q4 2021	2021
Changes in the effective part of the fair value of authorised cash flow hedge instruments	0	0	0	0	0
Impact of the restructuring of the hedging instruments which relationship has been terminated	0	0	0	0	0
Share in the other elements of the comprehensive result of associates/ joint ventures	0	0	0	0	0
Convertible bonds	-706	-541	3,120	0	1,873
Currency translation differences linked to conversion of foreign activities	0	0	0	424	424
Other elements of the comprehensive result	-706	-541	3,120	424	2,298
Minority interests	0	0	0	0	0
OTHER ELEMENTS OF THE COMPREHENSIVE RESULT - GROUP SHARE	-706	-541	3,120	424	2,298
COMPREHENSIVE RESULT					
Comprehensive result	44,632	50,821	77,200	92,646	265,300
Minority interests	-259	-984	-967	-456	-2,666
COMPREHENSIVE RESULT - GROUP SHARE	44,373	49,838	76,233	92,190	262,634

Consolidated statement of financial position (balance sheet)

(x 1,000 EUR)	Q1 2021	Q2 2021	Q3 2021	Q4 2021
ASSETS				
Non-current assets	5,266,714	5,694,568	5,800,003	5,985,53
Goodwill	46,827	46,827	46,827	41,627
Intangible assets	2,571	2,685	2,589	2,48
Investment properties	5,030,705	5,412,279	5,506,996	5,669,990
Other tangible assets	1,784	1,784	1,834	2,019
Non-current financial assets	10,100	10,292	13,698	36,145
Finance lease receivables	104,805	148,964	148,622	147,999
Trade receivables and other non-current assets	386	1,685	1,682	1,687
Deferred taxes	1,658	1,602	3,806	3,918
Participations in associates and joint ventures	67,878	68,451	73,950	79,66
Current assets	165,066	263,875	298,255	191,42
Assets held for sale	3,320	93,335	130,850	39,846
Current financial assets	0	0	0	C
Finance lease receivables	2,397	3,605	3,636	3,667
Trade receivables	35,421	36,219	33,847	34,835
Tax receivables and other current assets	39,601	41,175	39,904	50,568
Cash and cash equivalents	37,793	45,935	48,037	19,85
Accrued charges and deferred income	46,534	43,606	41,982	42,648
TOTAL ASSETS	5,431,780	5,958,444	6,098,258	6,176,953
CHADEHOLDEDS' FOLLITY AND LIABILITIES				
SHAREHOLDERS' EQUITY AND LIABILITIES Shareholders' equity	2,871,769	2,919,839	3,216,017	3,287,533
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2,871,769 2,796,999	2,919,839 2,846,930	3,216,017 3,139,385	
Shareholders' equity				3,233,27
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company	2,796,999	2,846,930	3,139,385	3,233,274 1,698,51
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital	2,796,999 1,529,929	2,846,930 1,609,674	3,139,385 1,698,517	3,233,272 1,698,512 916,019
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account	2,796,999 1,529,929 902,688	2,846,930 1,609,674 990,674	3,139,385 1,698,517 1,118,230	3,287,533 3,233,272 1,698,517 916,019 358,402 260,337
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves	2,796,999 1,529,929 902,688 319,302	2,846,930 1,609,674 990,674 151,126	3,139,385 1,698,517 1,118,230 154,068	3,233,27 ² 1,698,51 ³ 916,019 358,40 ² 260,33 ³
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year	2,796,999 1,529,929 902,688 319,302 45,079	2,846,930 1,609,674 990,674 151,126 95,458	3,139,385 1,698,517 1,118,230 154,068 168,571	3,233,274 1,698,511 916,019 358,400 260,333
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests	2,796,999 1,529,929 902,688 319,302 45,079 74,771	2,846,930 1,609,674 990,674 151,126 95,458 72,909	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632	3,233,274 1,698,512 916,019 358,402 260,332 54,259 2,889,420
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241	3,233,274 1,698,512 916,019 358,402 260,332 54,258 2,889,420 1,616,429
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079	3,233,274 1,698,512 916,019 358,402 260,332 54,258 2,889,420 1,616,428 27,220
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048	3,233,27 1,698,51 916,019 358,40 260,33 54,259 2,889,420 1,616,429 27,220 1,467,87
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082	3,233,27 1,698,51 916,019 358,40 260,33 54,259 2,889,420 1,616,42 27,220 1,467,87 66,30
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts Other non-current financial liabilities	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045 85,041	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099 83,560	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082 79,672	3,233,274 1,698,517 916,019 358,400 260,337 54,259 2,889,420 1,616,429 27,220 1,467,877 66,309 55,022
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts Other non-current financial liabilities Deferred taxes	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045 85,041 45,210	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099 83,560 46,082	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082 79,672 47,277	3,233,27 1,698,51 916,01: 358,40 260,33 54,25: 2,889,42 ! 1,616,42 27,22: 1,467,87 66,30: 55,02 1,272,99.
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts Other non-current financial liabilities Deferred taxes Current liabilities	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045 85,041 45,210 1,391,209	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099 83,560 46,082 1,393,053	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082 79,672 47,277 1,270,162	3,233,27 1,698,51 916,019 358,40 260,33; 54,259 2,889,420 1,616,429 27,220 1,467,87; 66,309 55,02; 1,272,999 1,100,188
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts Other non-current financial liabilities Deferred taxes Current liabilities Current financial debts	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045 85,041 45,210 1,391,209 1,210,509	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099 83,560 46,082 1,393,053 1,220,543	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082 79,672 47,277 1,270,162 1,096,015	3,233,274 1,698,517 916,019 358,402
Shareholders' equity Shareholders' equity attributable to shareholders of the parent company Capital Share premium account Reserves Net result of the financial year Minority interests Liabilities Non-current liabilities Provisions Non-current financial debts Other non-current financial liabilities Deferred taxes Current liabilities Current financial debts Other current financial debts	2,796,999 1,529,929 902,688 319,302 45,079 74,771 2,560,011 1,168,802 25,505 1,013,045 85,041 45,210 1,391,209 1,210,509 5,249	2,846,930 1,609,674 990,674 151,126 95,458 72,909 3,038,604 1,645,551 24,810 1,491,099 83,560 46,082 1,393,053 1,220,543 3,592	3,139,385 1,698,517 1,118,230 154,068 168,571 76,632 2,882,241 1,612,079 25,048 1,460,082 79,672 47,277 1,270,162 1,096,015 1,950	3,233,27 1,698,51 916,019 358,400 260,33: 54,259 2,889,420 1,616,429 27,220 1,467,87: 66,309 55,022 1,272,999 1,100,189

APPROPRIATION OF STATUTORY PROFITS

The board of directors of the Cofinimmo group will propose to the ordinary general meeting of shareholders of 11.05.2022 to approve the annual accounts as at 31.12.2021, to allocate the result as shown in the table opposite and to distribute a gross dividend of 6.00 EUR, i.e. 4.20 EUR net per share.

The dates and payment methods of the dividends are provided in the 'Shareholder's calendar' (see page 175).

Withholding tax is 30% (see also section Composition of the portfolio and outlook for withholding tax in the chapter '2022 Outlook' of this document).

As at 31.12.2021, the Cofinimmo group held 37,123 treasury shares. For the 2021 financial year, the board of directors is proposing a dividend of 6.00 EUR per share for the 15,875 treasury shares held by the subsidiary Gestone III SA/NV and cancel the right to dividends of 21,248 remaining treasury shares.

The distribution is based on the number of shares outstanding at the closing date of the 2021 accounts (31.12.2021). Any sale of shares held by the group, or any new shares issued can modify the distribution.

After the distribution of 190 million EUR proposed for the 2021 financial year, the total amount of reserves and the statutory result of Cofinimmo SA/NV will be 163 million EUR, whereas the amount remaining for distribution according to the rule defined in article 7:212 of the Belgian Code of companies and associations (formerly article 617 of the Belgian company code) will reach 800 million EUR (see chapter 'Financial Statutory Statements' in this document).

For 2021, the consolidated net result from core activities – group share amounts to 212 million EUR and the consolidated net result – group share to 260 million EUR. The pay–out ratio amounts to 90.0%, compared to 84.7% in 2020.

Trône/Troon 100 office building containing a medical center – Brussels CBD (BE)



6.00 EUR

GROSS DIVIDEND PER SHARE PROPOSED FOR THE 2021 FINANCIAL YEAR

90 %
PAY-OUT RATIO
PROPOSED FOR THE
2021 FINANCIAL YEAR

Appropriations and deductions

(x 1,000 EUR)	2021	2020
A. Net result	261,635	122,774
B. Transfer from/to reserves	-71.258	48,493
Reserve for the balance of changes in the fair value of properties	-74,456	-5,283
Financial year	-74,456	-5,283
Prior years	0	0
Reserve for the balance of changes in the fair value of properties	0	9,738
Financial year	0	9,738
Prior years	0	0
Transfer to the reserve of the estimated transaction costs and rights resulting from the hypothetical disposal of investment properties	0	0
Transfer to the reserve of the negative balance of changes in the fair value of authorised hedging instruments qualifying for hedge accounting	0	0
Financial year	0	0
Prior years	0	0
Transfer to the reserve of the negative balance of changes in the fair value of authorised hedging instruments not qualifying for hedge accounting	-38,630	20,448
Financial year	-38,630	20,448
Prior years	0	0
Transfer to other reserves	-51	19
Transfer from the result carried forward of previous years	41,879	23,572
C. Distribution	0	-80,571
Distribution provided for in article 13, § 1, first paragraph of the royal decree of 13.07.2014	0	-80,571
D. Distribution for financial year other than return on capital	-190,377	-90,696
Dividends	-190,045	-90,286
Profit-sharing scheme	-332	-410
E. Result to be carried forward	162,540	13,788

COFINIMMO

No major event which could have a significant impact on the results as at 31.12.2021 occurred after the balance sheet date.

Issuance of a new sustainable bond of 500 million EUR

On 17.01.2022, Cofinimmo issued a second public benchmark sustainable public bond for an amount of 500 million EUR. The bonds will carry a coupon of 1% per year and will mature on 24.01.2028. The proceeds from this issuance will be used to the (re)finance assets, in accordance with Cofinimmo's sustainable financing framework of May 2020. The selected assets as well as the other aspects of sustainable financing defined by the group are detailed in the ESG report (see pages 137 to 145). The new issue is listed on Euronext Growth Brussels. The settlement and admission to trading of the notes took place on 24.01.2022.

Acquisition a plot of land for the construction of a nursing and care home in Oviedo (ES)

On 25.01.2022, Cofinimmo acquired, through a subsidiary, a plot of land in Oviedo, in the autonomous community of Asturias. The site will see the construction of a new nursing and care home with a total surface area of 6,500 m² which will offer 144 beds. The investment budget for both the plot of land and the works amounts to approximately 11 million EUR.

Works are expected to start in Q1 2022 within the framework of a turnkey project. The delivery of the nursing and care home is currently scheduled for Q4 2023.

The site will be located in a newly-developed mixed area, combining residential districts with shopping streets, within walking distance from the Camino Montecerrao park. It will be easily accessible thanks to several road connections as well as the proximity of several bus stops and a train station. In addition, several charging stations for electric vehicles will be installed in the parking facility of the site.

Modern and sustainable materials as well as the latest techniques will be used for the construction. Remotely readable meters will help reduce the energy intensity of the building, for which Cofinimmo aims for an A-level energy label as well as a BREEAM Excellent

The site is pre-let to Amavir, one of the country's leading operators. A double-net lease with a term of 25 years has been signed. The rent will be indexed annually according to the Spanish consumer price index. The gross rental yield will be in line with current market conditions





Everegreen office building - Brussels decentralised (BE)

Acquisition of a plot of land for the construction of a nursing and care home in Elche (ES)

On 17.02.2022, Cofinimmo acquired, through a subsidiary, a plot of land in the autonomous community of Valencia. The site will see the construction of a new nursing and care home offering $6,000~\text{m}^2$ and 150~beds spread over a ground floor and 4 storeys. The investment budget (including the plot of land and the works) amounts to approximately 8 million EUR.

The complex will be located near the city centre of Elche and the municipal park El Palmeral. It will be easily accessible by public transport. The new nursing and care home will also play a significant role in the area as it will help meet the increasing need for care facilities for dependent elderly people in the province of Alicante.

The construction works will start shortly within the framework of a turnkey project, and the delivery of the new nursing and care home is currently scheduled for Q4 2023. The nursing and care home will count more than 80% of individual bedrooms which will be divided into co-living units. The entire building is designed for the residents' well-being. With this building, Cofinimmo aims for an A-level energy performance.

Future disposal of the Everegreen office building (BE)

On 25.01.2022, Cofinimmo Offices SA/NV, a 100% subsidiary of Cofinimmo, signed a private agreement relating to the divestment ((by Q4 of 2023, at the end of the current usufruct) of the Everegreen office building, located rue de Genèvestraat 12 in 1140 Evere, in the decentralised area of Brussels for approximately 23 million EUR. This amount is in line with the latest fair value (at 30.09.2021) as determined by Cofinimmo's independent real estate valuer, before the conclusion of the said agreement. The divestment of the Everegreen building is fully in line with Cofinimmo's strategy in the office segment. The building offers over 16,000 m² of office space and more than 300 parking spaces. It was built in the early 1990's and is currently entirely leased.



Nursing and care home - Elche (ES)

The site is pre-let to Grupo Casaverde, one of the leading operators in neurological rehabilitation as well as in the care and well-being of dependent elderly people in Spain. A triple-net lease has been concluded with the operator Grupo Casaverde for a term of 25 years. The rent will be indexed annually according to the Spanish consumer price index. The gross rental yield is in line with current market conditions.

Acquisition of a plot of land for the construction of a nursing and care home in Castellón de la Plana (ES)

On 18.02.2022, Cofinimmo acquired, through a subsidiary, a plot of land in the autonomous community of Valencia. The site will see the construction of a new nursing and care home offering 5,600 m² and 136 beds. The investment budget for both the plot of land and the works amounts to approximately 11 million EUR.

The complex will be located in a residential area, close to a hospital and the city-centre, the site will be easily accessible thanks to several bus lines and the proximity of the train station of Castellón de La Plana. The parking will also offer two charging stations for electric vehicles and two parking spaces reserved for shared vehicles.

Sustainable materials with a long lifecycle and high thermal performance will be used to improve the energy intensity of the building, for which Cofinimmo aimed for an A-level energy performance and a BREEAM Excellent certification.

Works are expected to start in March 2022, within the framework of a turnkey project, and the delivery of the nursing and care home is currently scheduled for April 2024.



Nursing and care home - Castellón de la Plana (ES)

The site is pre-let to Solimar, part of Vivalto Group, with whom Cofinimmo signed a triple-net lease for a fix term of 25 years. The rent will be indexed according to the Spanish consumer price index. The gross rental yield is in line with current market conditions.

Acquisition of a nursing and care home in Le Havre (FR)

On 21.02.2022, Cofinimmo acquired a nursing and care home in Normandy. This is the second phase of the acquisition of healthcare real estate sites in Normandy announced on 01.02.2021. The investment amounts to nearly 27 million EUR.

The nursing and care home is located in Le Havre, in the department of Seine-Maritime, in Normandy, which counts approximately 3.5 million inhabitants.

Built in 2010, the site is currently in operation. In total, it offers 104 beds for long-term placement, of which 45 are dedicated to people $\,$ suffering from Alzheimer's disease, 7 places for short- to mediumterm placement as well as 15 day-care places, both also dedicated to the same type of patients, spread over a total surface area of approximately 6,300 m². Located in a densely populated urban area which counts several residential areas, the site is easily accessible thanks to extensive road and public transport connections. The site also benefits from the proximity of the private hospital L'Estuaire. Finally, the energy consumption of the building will be monitored to meet environmental standards.

The site is already pre-let to DomusVi with whom Cofinimmo signed a double-net lease has been signed with the operator for a fix term of 12 years. The rent will be indexed annually and the gross rental yield is in line with current market conditions.



Nursing and care home - Le Havre (FR)

Acquisition of a nursing and care complex in Velp (NL)

On 01.03.2022, Cofinimmo acquired, through a subsidiary, a nursing and care site in the Dutch province of Gelderland for approximately 8 million EUR.

The nursing and care site is located at walking distance from the centre of Velp, a municipality of about 18,000 inhabitants in the green agglomeration of Arnhem. It offers a good multimodal connection thanks to a bus station at 150 m and the railway station at 1 km.

The complex dates from 2015 and consists of two connected residential care buildings, which offer together a surface area of approximately 2,600 m². The complex counts 48 nursing and care units (34 single rooms and 14 double rooms, for a total of 62 beds) for residents with mental and/or somatic impairments as well as a separate office building with a secure bicycle parking with charging points for electric bicycles. The level of energy performance of the nursing and care buildings is A+++ and that of the office building is A.

The building is let to Stichting Siza, a renowned healthcare institution, specialised in the assistance to people suffering from impairments, with whom Cofinimmo signed a double-net lease for a term of 15 years. The rent will be indexed annually and the gross rental yield amounts to approximately 5%, taking into account the A+++ energy performance of this care complex.



Nursing and care home – Velp (NL)

2022 OUTLOOK



Woluwe 58 office builling – Cofinimmo's head office – Brussels (BE)

Assumptions - internal factors

ASSET VALUATION

The fair value of the real estate portfolio included in the projected consolidated balance sheet as at 31.12.2022 corresponds to the fair value of the overall portfolio as at 31.12.2021, increased by the expenses for major renovations and the investments planned

MAINTENANCE, REPAIRS AND MAJOR **RENOVATIONS**

The projections, produced per building, include maintenance and repair costs which are entered as operating expenses. They also include major renovation costs which are capitalised and covered by self-financing or debt. These expenses are included in the investments and divestments below.

INVESTMENTS AND DIVESTMENTS

n the context of the preparation of its 2022 budget, Cofinimmo set its investment assumptions, which would amount to approximately 600 million EUR gross for the 2022 financial year. Their breakdown is as follows:

- investments in healthcare real estate in the amount of 576 million EUR, resulting from the construction of new units or the extension of existing units to which the Cofinimmo group is committed (240 million EUR), but also to new investments (already made at the beginning of 2022 for 80 million EUR and under due diligence for 55 million EUR, and hypothetical for 200 million EUR);
- investments in offices for 20 million EUR, corresponding mainly to ongoing or planned major renovations expenditures;
- investments in property of distribution networks in Belgium and the Netherlands for 4 million EUR resulting from major renovation works on pubs and restaurants in the Pubstone portfolio.

Furthermore, divestments are planned for a total amount of approximately 140 million EUR, mainly in office buildings but also in healthcare real estate and in property of distribution networks.

These assumptions do not take into account the potential entry of one or several partners in the capital of Cofinimmo Offices.

The future projects are detailed on page 38 for healthcare real estate and on page 69 for offices.

RENTS

The rent projections take into account assumptions about tenant departures for each lease contract, analysed case-by-case. The ongoing contracts are indexed.

The forecast also includes refurbishment costs, a rental vacancy period, rental charges and taxes on vacant space that apply in the event of a tenant leaving, as well as agent fees at the time of relocation. The rent projections are based on the current market, with no anticipated recovery or deterioration.

The property result also includes writebacks of lease payments sold and discounted for the gradual reconstitution of the full value of the buildings whose rents were sold.

A positive or negative change of 1% in the occupancy rate of the office portfolio would lead to a cumulative increase or decrease in the net result from core activities per share and per year of 0.02 EUR per share.

EXPENSES

The technical charges are estimated for each building, according to the identified needs, the age of the building and the type of contract they are subject to.

The corporate management costs are estimated by expenses type and take into account the group's growth.

The forecasted tax charge includes, on the one hand, the estimation of the recurring tax charges per company, and on the other hand, an anticipation of the identified tax risks.

Assumptions - external factors

INFLATION

Ongoing contracts are indexed. The inflation rate used for rent increases is between 2.6% and 4.6% (external data) depending on the country, for leases indexed in 2022.

The sensitivity of the projections to variations in the inflation rate is low for the period considered. A positive or negative change of 50 basis points in the expected inflation rate would lead to an increase or decrease in the net result from core activities of 0,05 EUR per share.

INTEREST RATES

The calculation of financial expenses is based on the future interest rate curve (external data) and ongoing financing contracts as at 31.12.2021, plus the 500 million EUR sustainable bond issued in January 2022 and 320 million EUR. Given the foreseen hedging instruments, the average interest rate (margins included) should be higher than the 2021 rate.

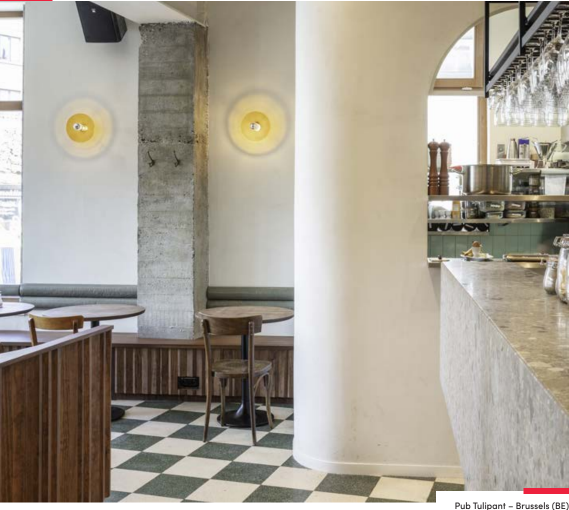
Changes in the fair value of instruments used to hedge financial debt are not modelled as they have no impact on the net result from core activities – group share, and cannot be customised. They are therefore included as nihil in the forecasts below.

CAVEAT

The projected consolidated balance sheet and income statements are projections which depend, in particular, on the evolution of the real estate and financial markets. They do not provide a guarantee and have not been certified by an auditor.

However, the Statutory Auditor, Deloitte Réviseurs d'Entreprises/ Bedrijfsrevisoren SC s.f.d. SCRL, represented by Mr Rik Neckebroeck, has confirmed that in his opinion, the forecast has been properly established on the basis of the assumptions made by the board of directors and that the accounting basis used is consistent with the accounting methods used by the group to prepare the financial statements.

If applicable, Cofinimmo will comply with article 24 of the royal decree of 13.07.2014, which requires, in the event that the consolidated debt-to-assets ratio passes 50%, the creation of a financial plan and implementation schedule describing measures to ensure that this ratio does not exceed 65% of consolidated assets. This plan must be sent to the FSMA (see also page 278).



Consolidated outlook

Based on the information currently available and the assumptions detailed above (gross investments of 600 million EUR or 460 million EUR net in 2022), and in particular the disposals carried out in 2021 and budgeted in 2022, Cofinimmo expects, barring major unforeseen events, to achieve rental income, net of rental charges of 310 million EUR leading to a net result from core activities – group share of 219 million EUR (compared to 212 million EUR as at 31.12.2021), i.e. 6.90 EUR per share for the 2022 financial year, taking into account the prorata temporis dilutive effects of the capital increases carried out in 2021 (approximately 0.50 EUR per share) and the disposals carried out in 2021 and the ones budgeted in 2022 (approximately 0.35 EUR per share).

Based on the same data and assumptions, the debt-to-assets ratio would be lower than 49% as at 31.12.2022. This ratio does not take into account possible increases in fair value (which, if necessary, will be determined by the independent real estate valuers).

A projection of the future market value of the group's buildings is uncertain. It would, therefore, be hazardous to venture a projection for the unrealised result on the portfolio. This will depend on the trend in market rents, changes in their capitalisation rates, and the anticipated costs of renovating buildings. As a reminder, the net result from core activities – group share does not include the result on financial instruments – group share, nor the result on portfolio – group share.

Changes in the group's shareholders' equity will mainly depend on the net result from core activities, on the result of financial instruments, on the result on the portfolio as well as on the allocation of dividends.

Dividend per share

The board of directors therefore plans to offer shareholders a gross dividend of 6.20 EUR per share for the 2022 financial year (i.e. a consolidated pay-out ratio of 90%), up compared to 2021. This outlook is provided subject to the main risks and uncertainties stated in the chapter 'Risk factors' of this document.

This dividend represents a gross yield of 4.7% compared to the average market price of the share for the 2021 financial year and to a gross yield of 6.1% compared to the net asset value of the share at 31.12.2021 (at fair value).

The dividend must comply with article 13 of the royal decree of 13.07.2014 in the sense that the amount of the dividend distributed must represent at least of 80% of Cofinimmo SA/NV's (non-consolidated) realised net profit for 2022. In some cases, however, this article provides for a reduction in the distribution obligation, or even a lack of distribution obligation. The group will, nevertheless, exercise its option to distribute under these circumstances, within the limits provided by article 7:212 of the Belgian CCA (previously article 617 of the company code).

Portfolio mix and outlook regarding the withholding tax

Based on the information currently available and the assumptions detailed above, and barring major unforeseen events, Cofinimmo expects that the share of healthcare real estate in the consolidated portfolio's fair value would reach 70% by the end of the 2022 financial year (compared to 67% at the end of 2021). However, this percentage is not the relevant criterion in terms of withholding tax.

Since the publication of the 2020 universal registration document on 09.04.2021, the framework legislation of 27.12.2021 has increased the relevant threshold for reduced withholding tax to 80% (vs. 60% previously) (Article 20 of the framework legislation amending Article 171, 3° quater of the Income Tax Code).

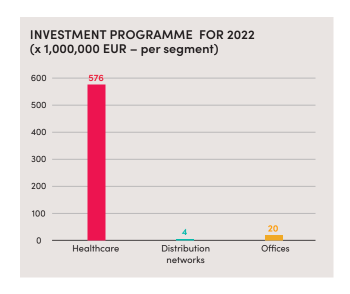
This threshold is currently not achieved; the estimated percentage as at 31.12.2021 is approximately 59%. The framework legislation defines the method for calculating the percentage: it is calculated by adding the values of the valuations and updates at the various reference points in time and by dividing them by the total value of these valuations and updates at the various reference points in time.

6.90 EUR/share

FORECAST OF THE 2022 NET RESULT FROM CORE ACTIVITIES – GROUP SHARE

6.20 EUR/share

FORECAST OF THE 2022 GROSS DIVIDEND, PAYABLE IN 2023



STATUTORY AUDITOR'S REPORT ON THE FORECASTS

To the board of directors of Cofinimmo SA Boulevard de la Woluwe 58 - 1200 Brussels

Dear ladies and gentlemen

We report on the Net result from core activities - Group share of Cofinimmo SA/NV ("the Company") and its subsidiaries (together "the Group") for the 12 months period ending 31 December 2022 (the "Profit Forecast"). The Profit Forecast, and the material assumptions upon which it is based are set out on pages 98 to 101 of the 2021 annual report of the Group ("the Annual Report"). We do not report on the other elements of the net result, on the projected consolidated balance sheet nor on the projected dividend.

This report is voluntarily required upon request by the board of directors of the Company for the purpose to confirm the Profit Forecast has been compiled and prepared in accordance with elements (a) and (b) as defined under item 11.2 of Annex 1 of the Commission Delegated Regulation (EU) 2019/980 supplementing Regulation (EU) 2017/1129 of the European Parliament and of the Council as regards the format, content, scrutiny and approval of the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market and repealing Commission Regulation (EC) No 809/2004 (the "Commission Delegated Regulation") and for no other purpose.

Responsibilities

It is the responsibility of the directors of the Company (the "Directors") to prepare the Profit Forecast in accordance with Annex 1 section 11 of the Commission Delegated Regulation.

It is our responsibility to form an opinion as to the proper compilation of the Profit Forecast and to report that opinion to you.

Save for any responsibility arising under art. 26 of the Law of 11 July 2018 to any person as and to the extent there provided, to the fullest extent permitted by law we do not assume any responsibility and will not accept any liability to any other person for any loss suffered by any such other person as a result of, arising out of, or in accordance with this report or our statement, required by and given solely for the purposes of complying with Annex 1 item 1.3 of the Commission Delated Regulation, consenting to its inclusion in the Universal Registration document.

Basis of Preparation of the Profit Forecast

The Profit Forecast has been prepared on the basis stated on pages 98 to 101 of the 2021 Annual Report and is based on a forecast for the 12 months to 31 December 2022. The Profit Forecast is required to be presented on a basis consistent with the accounting policies of the Group.

Basis of opinion

We conducted our work in accordance with the International Standard on Assurance Engagement 3400 "The Examination of Prospective Financial Information" ("ISAE 3400") issued by the International Auditing and Assurance Standards Board ("IAASB"). Our work included evaluating the basis on which the historical financial information included in the Profit Forecast has been prepared and considering whether the Profit Forecast has been accurately computed based upon the disclosed assumptions and the accounting policies of the Group. Whilst the assumptions upon which the Profit Forecast are based are solely the responsibility of the Directors, we considered whether anything came to our attention to indicate that any of the assumptions adopted by the Directors which, in our opinion, are necessary for a proper understanding of the Profit Forecast have not been disclosed or if any material assumption made by the Directors appears to us to be unrealistic.

We planned and performed our work so as to obtain the information and explanations we considered necessary in order to provide us with reasonable assurance that the Profit Forecast has been properly compiled on the basis stated.

Since the Profit Forecast and the assumptions on which it is based relate to the future and may therefore be affected by unforeseen events, we can express no opinion as to whether the actual results reported will correspond to those shown in the Profit Forecast and differences may be material.

Our work has not been carried out in accordance with auditing or other standards and practices generally accepted in jurisdictions outside Belgium, including the United States of America, and accordingly should not be relied upon as if it had been carried out in accordance with those standards and practices.

Opinion

In our opinion, the Profit Forecast has been properly compiled on the basis stated which is comparable with the historical financial information and is consistent with the accounting policies of the Group.

Declaration

For the purposes of art. 26 of the Law of 11 July 2018 we are responsible for this report as part of the Universal Registration document and declare that we have taken all reasonable care to ensure that the information contained in this report is, to the best of our knowledge, in accordance with the facts and contains no omission likely to affect its import. This declaration is included in the Universal Registration document in compliance with Annex 1 item 1.2 of the Commission Delegated Regulation.

Signed at Zaventem, 15th March 2022.

The statutory auditor

Deloitte Bedrijfsrevisoren / Réviseurs d'Entreprises BV/SRL

Represented by Rik Neckebroeck

ESG REPORT



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MESSAGE TO STAKEHOLDERS

Over the last decade, Cofinimmo has shown the strongest sustainable growth of all companies listed on Euronext Brussels. Cofinimmo's 30³ project confirms its commitment to ESG and its alignment with the worldwide objective of limiting global warming.

DEAR STAKEHOLDERS,

Cofinimmo, a major player in European real estate, has been committed to a global ESG strategy for almost 15 years. It is actively involved in the Paris Agreement launched at COP21 and reconfirmed at COP26. The group believes that it is possible to aim for a carbon-neutral society by 2050 while serving the interests of all its stakeholders.

Cofinimmo's 30³ project fits perfectly with this view. The project aims to reduce the energy intensity of the portfolio by 30% to 130 kWh/m² by 2030 and is a priority for 2021 and beyond. It is complemented by relevant ESG topics in healthcare real estate and given the company's earlier progress in this area. The 30³ targets take 2017 as their baseline and have been established using the science–based targets methodology. Through which the group can objectivise the effort to be made in order to contribute to the global objective of limiting global warming. The energy intensity of the portfolio has fallen from 190 kWh/m² in 2017 to 165 kWh/m² in 2021 (178 kWh/m² in 2019 and 163 kWh/m² in 2020), i.e. a total reduction of 13% compared to 2017, well on track to achieve the reduction target by 2030.

In 2020, Cofinimmo joined the Belgian Alliance for Climate Action (BACA), a platform open to Belgian organisations that want to reduce their GHG emissions and increase their climate ambitions using the science-based targets initiative.

In order to achieve the objectives set at COP21 and those related to the maximum 1.5-degree scenario, Cofinimmo has launched its first in-depth and structured analysis of physical and transitional risks. This will make it possible to define the level of risk exposure for individual assets and put in place an action plan covering the whole portfolio that complies with the recommendations of the Task Force on Climate-Related Financial Disclosure (TCFD).

For almost 15 years, Cofinimmo has used an environmental management system, certified ISO 14001:2015, that covers the life cycle of its assets. This certification is renewed every three years and ensures that the company manages the environmental aspects of its activities in a structured manner, including its compliance with the environmental regulations in force.

In order to meet the demand of its stakeholders, the group has acted proactively in the area of ESG, for example by participating in benchmark assessments and by completing questionnaires that provide primary and objective data to stakeholders. Throughout 2021, Cofinimmo has obtained certifications and been awarded ratings by numerous organisations and institutions (CDP, GRESB, ISS ESG, EPRA, etc.). Although obtaining these recognitions are not the

ultimate goal, they reaffirm the company's resolve toward its ESG commitments and motivate the group to continue along this path.

Cofinimmo pays particular attention to the alignment between its financial strategy and its ESG objectives. In January 2022, the company successfully issued a new benchmark-sized public sustainable bond for an aggregate nominal amount of 500 million EUR. This was identical to the November 2020 bond. The proceeds will be used entirely for asset (re)financing, in line with the May 2020 sustainable financing framework. This operation has further strengthened the balance sheet and consolidated Cofinimmo's reputation on the international capital market.

In January 2022, Cofinimmo was awarded the Sustainable Growth Award 2021 by Euronext Brussels. This distinction is a clear recognition of the company's historical and ongoing commitment to ESG, an area in which Cofinimmo has been a pioneer since 2008 and which is an integral part of its DNA.

Cofinimmo would like to thank all its employees for contributing to its People, Planet and Profit management approach. The Sustainable Growth Award is a fantastic motivation for the company and its staff to continue their efforts to construct a more sustainable environment.



Jacques van Rijckevorsel, Chairman of the board of directors Jean-Pierre Hanin, Chief Executive Officer

MAJOR TRENDS AND THEIR IMPACTS ON THE ESG STRATEGY

Cofinimmo's strategy prepares for the tomorrow's world by anticipating and responding to major societal trends. The United Nations' 17 Sustainable Development Goals (SDGs) are one of the major developments which Cofinimmo takes into account.

More than two years have passed since the outbreak of the COVID-19 coronavirus pandemic, and one can see how cooperation between businesses, organisations and governments helped navigate through the crisis. For the first time, the EU has been able to reap the benefits of this cooperation in the form of the European recovery plan 'Next Generation EU', whereby countries are encouraged to invest, among others, in the renovation of buildings and the development of clean technologies and renewables. Businesses are called to take action for a proper transition towards sustainable and resilient economies and societies.

Cofinimmo positions itself as a driver for change in dealing with the challenges facing the built environment such as climate change, sustainable water management, population ageing, growing urbanisation, changing technologies, and working practices.

The health crisis has highlighted some of the new opportunities that have arisen from the new trends in sustainability. For almost 15 years, Cofinimmo has been building more efficient buildings and managing them in a more cost-effective way in order to meet tighter regulations on energy performance.

Convinced that science-based climate action is the most effective way to achieve its objectives, Cofinimmo has confirmed its commitment to ESG in 2020 by validating the objective of the project 30³ through the Science-Based Targets initiative (SBTi) and by becoming a member of the Belgian Alliance for Climate Action (BACA).

As of December 2021, Cofinimmo's commitments have been available on the European Climate Pact website, including its emissions reduction targets, its commitment to a transparent environmental reporting as well as the integration of the 1.5-degree scenario analysis in the company's overall strategy.

But Cofinimmo's commitment to ESG does not stop there. The proof is the materiality analysis, developed for the first time in 2014 according to the Global Reporting Initiative (GRI) guidelines, which has been reviewed and refined every year since.

The 2021 review made it possible to remove mature topics as a priorities. Although the project 30³ remains the focus, it is complemented by topics relevant to the healthcare real estate segment based on the past trajectory. Sustainable water management, taking into account water circularity and focusing on people, aligns the ESG priority areas with most of the activities in healthcare sector.

In 2021, Cofinimmo continued its dialogue with stakeholders to ensure the highest level of transparency on its activities and its objectives in terms of energy consumption reduction and its resilience to climate change, including the path towards a carbon neutral scenario.

The support of both the board of directors and the executive committee is therefore essential to transform the company's ESG ambitions into concrete projects. As a result of this dialogue with investors, Cofinimmo has reinforced its proactivity in terms of ESG benchmarks and questionnaires, which are primary and objective data sources for investors. For greater transparency, as stipulated in the TCFD's recommendations, Cofinimmo has also renewed its participation in the Carbon Disclosure Project in 2021. The answers are publicly available and describe in detail the risks and opportunities associated with climate change that have been identified.

In addition, Cofinimmo is collaborating with MSCI in order to define the physical and transitional risks of its portfolio, based on a scenario analysis that is in line with the recommendations provided by the TCFD.

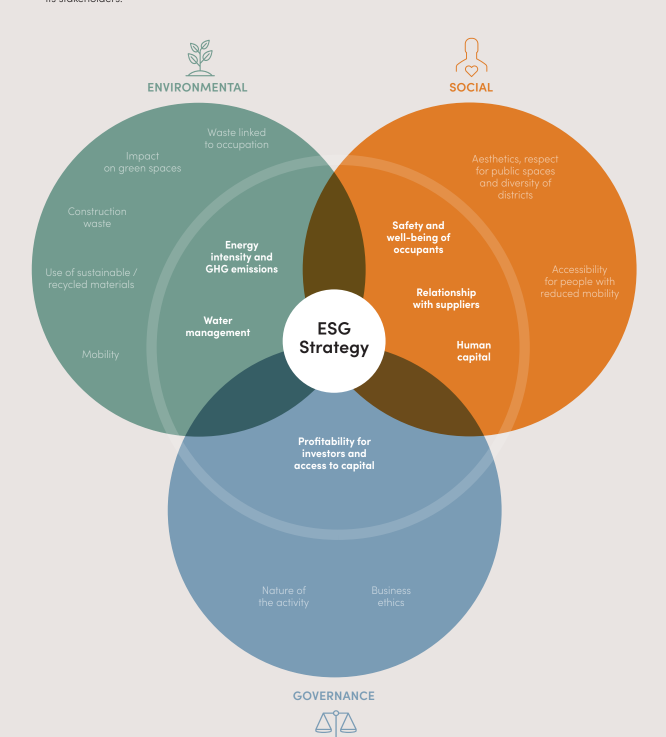
The materiality analysis, shown on the infographics opposite, consists of three circles, each representing one pillar. The topics appearing in the three circles each represent a sustainability challenge for the company. Their position in the circle reflects their importance, which is determined not only by the way the topic they represent is perceived by stakeholders but also by the impact this same factor could have in the long term, as estimated internally by Cofinimmo.

The area delineated by the inner circle contains the six priority areas for action out of the 15 areas identified internally. The most significant ESG risks are described in the risk factors (see page 7). The other topics in the materiality analysis are not considered to be a priority and lie outside of the circle. This does not reflect disinterest but can be explained by the fact that these topics are subject to strict legislation that requires companies to deal with them, irrespective of the perception of their importance within the company, or the fact that these topics have gained maturity within green business process management. For example, Cofinimmo is pursuing its mobility policies and strategy but considers that the maturity of this topic allows it to take second place to other subjects.

All the details of the actions carried out in 2021 and future objectives are listed in a dashboard (see pages 337-341). The link between the topics of Cofinimmo and the SDGs is listed in a cross-reference table (see pages 342-343).

Materiality analysis

The challenges included in the company's materiality analysis reflect the importance of these trends for both Cofinimmo and its stakeholders.



Climate change

Climate change represents a long-term risk. The sixth assessment report (AR6) of the IPCC states that it is now unequivocal that human influence has played a role in warming the global climate since pre-industrial levels (Source: AR6 Climate Change 2021: The Physical Science Basis). The real estate sector strongly believes that climate change will have a greater impact on real estate in the next 30 years. Among this sector, 79% of industry leaders consider that the reduction of embodied carbon has gained importance over the last year, which is slightly over the 73% of those who believe the reduction of operational carbon emissions is increasingly important (Source: Emerging Trends in Real Estate®, Climate Change, Europe 2022, PWC & Urban Land Institute). Following up on the targets of the Paris Agreement at COP21, the COP26's first objective is to keep the 1.5-degree threshold within reach and to secure global net zero by mid-century (Source: https://ukcop26.org/cop26-goals/), which is considered as a major challenge but also an opportunity by the real estate sector. Climate change currently has, and will have in the future, an impact on the level of capital to be invested, operating costs and the speed of obsolescence of real estate assets.

Cofinimmo's rationale for adopting science-based climate action and joining BACA is based on three fundamental messages:

- businesses need to take a more ambitious climate action now;
- only by working hand in hand with all stakeholders can we lead the transition to a net zero emission economy;
- science-based climate action is the most effective way to achieve the targets set.

Through its project 30³, aiming at reducing energy intensity of its portfolio by 30% by 2030, Cofinimmo intends to take up this challenge and thus sustain the value of its assets complying with the Paris Agreement. This project being the key to achieve the objective validated by the Science-Based Targets initiative.



Sustainable water management

Water is the foremost and most ancient element on earth, the one that contributes to the whole ecosystem existence, including human life and activities. While not limiting the attention to water consumption, the effects of climate change are demanding a re-think of strategy for sustainable water management, focusing on all the factors that make water such a complex and vital element for the entire ecosystem and life.

Through its agencies and projects, such as FAO and the UN Global Compact (CEO Water Mandate), the United Nations is promoting accurate information on water distress and water stewardship in order to ensure water security in different geographies of all the planet, which are experiencing water distress each one in their own way.

The real estate sector will be challenged by the dramatic effects of water distress, as it is part of the solution and needs to take a proactive approach on the issue. This can be represented by the 3Rs applied to water management, namely reduce, reuse, recycle in order to promote water conservation.

From the risk of extreme events such as floods or extreme drought, real estate can first protect the environment and its assets by collecting data on water consumption and conducting analysis on ordinary and extra-ordinary consumption, and act upon when required. In addition to improving data metering, concrete action involves putting the building itself at the centre of the solution: from permeable pavements to bioswales and green roofs, green infrastructure is one of the tools improving resources such as water.

Ageing population

The acceleration in the ageing of the population has an impact on current social models. This includes the increase in the retirement age, the organisation of healthcare, etc.

The growing healthcare real estate segment has to meet the expectations of an ever-increasing section of the population. This means healthcare buildings which are more flexible in accordance with the degree of autonomy of individuals, combined with suitable housing.

But what are the population projections for the EU-27? During the period going from 2020 to 2080, the share of population of working age is expected to decline steadily until 2060 before stabilising somewhat, while elderly people will likely account for an increasing share of the total population. Those aged 65 years or over accounted for 20.6% in 2020. Projections state that this percentage will increase to 30.8% of the EU-27's population by 2080. As a result of the population shift between age groups, the elderly dependency ratio in the EU-27 is projected to almost double, going from 32.0% in 2020 to 60.9% by 2080. The total age-related dependency ratio is projected to rise from 55.5% in 2020 to 80.8% by 2080 (source: Eurostat, July 2021 data).

This trend is addressed by the core strategy of Cofinimmo, which, through its healthcare real estate segment, aims to meet the needs of society, specifically: offering housing to the elderly, whether ill, disabled or in rehabilitation phase; creating mixed neighbourhoods where each

function co-exists in harmony; promoting the accessibility of buildings to people with reduced mobility and developing safe buildings where it is pleasant to live.

Growing urbanisation

According to the most recent studies of the European Commission – Joint Research Center (JRC) on the future of European cities , which applies a global people-based definition of cities and settlements in the form of urban functional area (UFA), the process we call growing urbanisation is in fact already happening, with 75% of the world population currently living in urban areas. Moreover, JRC projections to 2030 show that most of European major cities will experience urban population growth as part of a continuous process of urbanisation.

Urbanisation represents a major challenge in terms of integrating populations of different origins, providing food and shelter for all, but also in terms of mobility, pollution management, connectivity, etc.

This phenomenon has an impact on the way real estate is thought about. One of the consequences being, for example, the progressive decrease in the average housing size.

With an increased focus on health and safety, the COVID-19 coronavirus increased the need for lower density and more spacious environments, which will accelerate the growth of suburbs.

Mobility and accessibility

In the context of increasing urban population, pollution and the fight against GHG emissions, mobility is gradually being rethought.

Cities such as Paris, Brussels, Antwerp, and Gent are starting to exclude the most polluting vehicles. Public transport companies are moving to electric vehicles. Initiatives are being taken to promote micro-mobility such as sharing less polluting bicycles, electric mopeds or scooters. Mobility is intended to be multimodal, flexible and scalable according to actual travel needs. Aware of this challenge, Cofinimmo multiplies its mobility initiatives by testing shared vehicle solutions and by setting up infrastructures for cyclists in its buildings.

The trend is also affecting real estate. The number of authorised parking spaces is decreasing in order to push abandoned vehicles out of the cities. More and more charging stations for electric vehicles are being installed. The number of bicycle racks is increasing. From a circular point of view, parking areas are built in such a way that they can eventually be reassigned to another use. Larger drop-off areas are provided for taxi services or parcel delivery vans.

Accessibility being linked to mobility, the importance of the geographical location of assets becomes a real social challenge. In the case of healthcare, nursing and care homes are occupied by elderly citizens who might feel excluded from society, due to their age and their physical distance from decision-making infrastructures. Ensuring accessibility to assets enables occupants to mix with the outside population, which in turn will help prevent their feelings of exclusion.

COFINIMMO

The awareness of part of the society of the importance of limiting its carbon footprint, the search for a more efficient and reasoned use of physical and financial resources, lead an increasing number

of people and companies to embrace the principles of the sharing economy. They become product users rather than product owners or, in the case of real estate, sole tenants. In addition, this approach provides users access to flexible solutions which are more in line with their rapidly changing needs and avoids certain investment costs.

Many sharing applications already directly or indirectly impact the office real estate segment: shared meeting rooms in buildings and business parks, co-working areas, etc. In 2021, most companies have applied teleworking systems to comply with government directions to prevent the spread of COVID-19, but also to follow a trend towards agile working modes. In addition to a more flexible organisation of working hours, some companies will also reduce their footprint in order to cut costs. However, office tenants will seek to expand space for new forms of collaboration and interaction, while respecting social distancing measures.

The sharing economy also affects residential real estate. Housing with more communal areas is being built, sometimes for a very targeted group of users, like Generation Y, but also for senior citizens in the form of assisted-living units.

Well aware of this issue, Cofinimmo is innovating by creating shared spaces such as those clients find in office buildings in the form of Lounge®, shared meeting rooms or Flex Corner®.

The circular economy

Natural resources are limited. As a result of NGOs lobbying, circular economy initiatives are being promoted and even subsidised by the European Commission and certain countries, regions, and cities in Europe, so as to limit waste and increase the rate at which materials are reused. In 2019, annual waste generated within the EU-27 has been approximately 500 kilograms per capita, which is higher than the previous year. (Source: Eurostat data, May 2021 update).

Aware of its impact during (re)development works, Cofinimmo seeks to select sustainable materials that can easily be recycled or, preferably, reused. Life cycle analysis is a powerful tool to understand the impacts that the construction and operating of buildings has on the environment in terms of embodied carbon, operating carbon and depletion of resources. This approach helps understand how it is possible to implement a beneficial circle that re-uses and recycles the resources that result at the end of life of a building. So that only a minimum of initial resources ends up being waste. When buildings are demolished, the waste is thus strictly separated. This is also the case in office buildings in operation, where every effort is made to promote sorting, and when possible, even going beyond legal requirements.

Well-being

In the countries where Cofinimmo is present, there is a gradual decrease in the proportion of working people due to population ageing, on the one hand, and to lower birth rates, on the other hand. This phenomenon should accelerate by 2030. This situation is gradually leading to a talent war in which the winning company will be the one in a position to provide its employees with work-life balance, a degree of physical and mental well-being and, above all, meaningful work.

In this context, Cofinimmo seeks to offer its clients safety and well-being in its buildings. Innovative infrastructure is therefore made available and offered through partners. In particular, they comprise conciergetype services much like those found in the hotel industry. This includes, for example, play and relaxation areas, a fitness centre, personal services such as dry-cleaning, ironing, shopping home delivery, car wash, etc.

New types of certification are supplementing existing environmental certifications (BREEAM, LEED, HQE, etc.). They assess buildings according to their ability to meet human needs: access to quality air and water, daylight, healthy food, contact with nature, etc.

As a result of the health crisis, health and well-being will become more important factors in all areas of real estate. The industry will have to meet higher standards in terms of cleanliness and safety for tenants and customers to feel safe – and for them to come back especially in office buildings, pubs/restaurants. The new focus on personal security will lead to new services and technologies, which will enable the development of cleaner buildings, improved HVAC infrastructure, sensors, contactless entry and contact tracking applications.

Every effort is made to ensure a healthy and pleasant environment, and thus ensure the mental and physical well-being of the occupants.

Digital transformation

In the medium term, the health and economic crisis will accelerate the inevitable digital transformation of the construction and real estate sectors. More than ever, the survival of construction and real estate companies will depend on their ability to adapt, which will include the adoption of new technologies. The Internet of Things, augmented reality, artificial intelligence and digitalisation are all promising avenues that demonstrate the extent of the impact of evolving technology in the real estate sector. Technology makes it possible to go beyond the automation of repetitive tasks and today provides support in more complex intellectual processes, in customer relations, in equipment maintenance, in the management of breakdowns and in energy

When renovating its buildings, Cofinimmo provides for the integration of these new technologies. The chosen technologies aim to manage energy more efficiently and in doing so, to reduce GHG emissions of the buildings.

Generalised telework is seen as the ultimate test of the digital transformation in the workplace. Teleworking policies implemented in companies which have invested in digital capabilities are actually very popular among employees.

Since September 2021, Cofinimmo has implemented a booking system which uses the Proxyclick platform to book the presence of its employees in the office. This has helped employees coming back to the office in a safe environment, which complies with current Belgian regulations to prevent the spread of COVID-19.

Evolving technology in healthcare

Technology is enabling a gradual shift from curative to preventive medicine. The Internet of medical things (IoMT) is enabling a new way of healthcare management, giving doctors a more dynamic view of their patients' health and, if necessary, adapting their treatment more quickly according to their condition. These sensors can even trigger a call to emergency services in the event of serious anomalies in a patient's parameters. All these possibilities have an impact on healthcare infrastructure, as hospital stays are now shorter.

Other technologies, such as telehealth and electronic medical records (EMRs), are leading towards higher flexibility of space in healthcare

facilities. While not intended to substitute the importance of personal visits, telehealth is helping to redefine the doctor-patient relationship and the medical office space, allowing patients to access treatments from their connected devices, and doctors to rethink their medical practices.

The EMR system will also help redefine healthcare spaces. With all records being digital, EMR reduces the amount of space needed to keep medical records, freeing up considerable space that could be used for different purposes, such as a storage unit for medical devices, or additional space to create more rooms for patients.

Other types of healthcare real estate properties are being developed to meet the needs of an ageing population, which nevertheless remains very autonomous: rehabilitation centres, day centres, etc. This new generation of senior citizens wants to stay in their own homes as long as possible, and the technical evolution in healthcare will make this possible. However, it will require flexible housing design that can evolve according to a person's stage in life.



Quartz office building – Brussels CBD (BE)
Nazli Batur – Treasury officer Cofinimmo,
Charlotte De Meester – Junior commercial account manager Cofinimmo,
Marie-Louise Diarra – Development assistant Cofinimmo
& Michiel De Muynck – Senior transaction manager Cofinimmo



Financing, expertise, life-cycle analysis and sustainable materials management that have a positive impact on customer relations over the long term.

Financing

Cofinimmo's mission is to enable its shareholders to make longterm, low-risk and socially responsible investments that generate a recurring, predictable and growing stream of income, fuelling dividends and encouraging a return to the community. It must also have access to financing sources that are sufficiently diversified and at the lowest possible cost to reduce the refinancing risk at debt maturity and to guarantee the company's sustainability.

In May 2020, Cofinimmo reviewed its sustainable financing framework in order to incorporate the latest trends in the specific financing of sustainable assets. Vigeo Eiris confirmed in its Second Party Opinion that this financing framework was in line with the 2018 green bond principles, social bond principles and green loan principles. Under this framework, Cofinimmo can issue a variety of sustainable financing instruments, including bonds, convertible bonds, private placements and (syndicated) banking loan facilities. The proceeds have been directly fully allocated to various green & social assets. The list of selected assets for each of the financing operation is available in chapter 'Profitability for investors and access to capital' (see pages 137-145).

Skills

To implement projects which have an environmental impact, whether it be the extension of a nursing and care home or the conversion of an office building, Cofinimmo has an ISO 14001:2015-certified environmental management system running throughout the life cycle of its portfolio (including its head office).

After the renewal of its certification for the fourth consecutive time on 30.07.2020, the compliance of Cofinimmo's environmental management system with ISO 14001 was reconfirmed through a follow-up audit in July 2021. This certification was granted for the first time in 2008 and has been systematically renewed since. It guarantees that the Cofinimmo group has not only set up an environmental management system, but also that it manages in a structured manner the environmental aspects of its activities, including its compliance with the environmental regulations in force.

The levers applied at the different stages of the assets' life cycle vary by business segment (see table below).

	Healthcare real estate	Distribution networks, PPP	Offices
Acquisition	•••	•	•••
Design	••	••	•••
Construction	••	••	•••
Commercial management	•	•	•••
Property management	•	•	•••
Development	••	•	•••

Cofinimmo's influence: ●flow ●● medium ●●● high

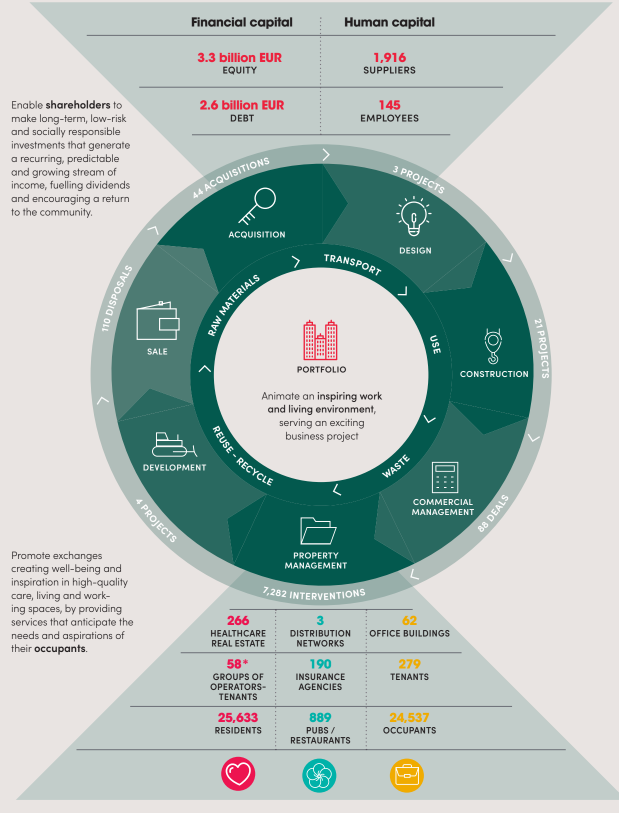
Cofinimmo's influence is described in detail and by segment in the management report (see pages 34, 57, 61 and 64).

Life cycle analysis and materials management

In 2021, Cofinimmo scaled up its effort and implemented a structured life cycle analysis (LCA) procedure. This qualitative as well as quantitative analysis addresses the entire development portfolio (renovations and new constructions). A comparison of the previous LCA reports has been conducted to help define a standardised and structured procedure for existing and future projects, with the aim to comply with the legislation in the geographies where Cofinimmo operates. This procedure will include: defining, for all projects, a set of common building elements as part of the LCA; covering the operational stage of a building to ensure a complete LCA; setting up the same building's life time for all LCA projects. This

will ensure that all LCAs done for Cofinimmo's development projects include the same key and comparable information on its buildings.

Cofinimmo's approach also takes into account the building's future development potential. This method is backed by the BREEAM certification and the ISO 14001 standard. When combined with other tools, such as Building Information Modelling (BIM), LCA makes it possible to map, evaluate and budget all the components of a building prior to starting works on the site.



^{*} This only encompasses healthcare operators.

What?

A LIFE-CYCLE ASSESSMENT (LCA)

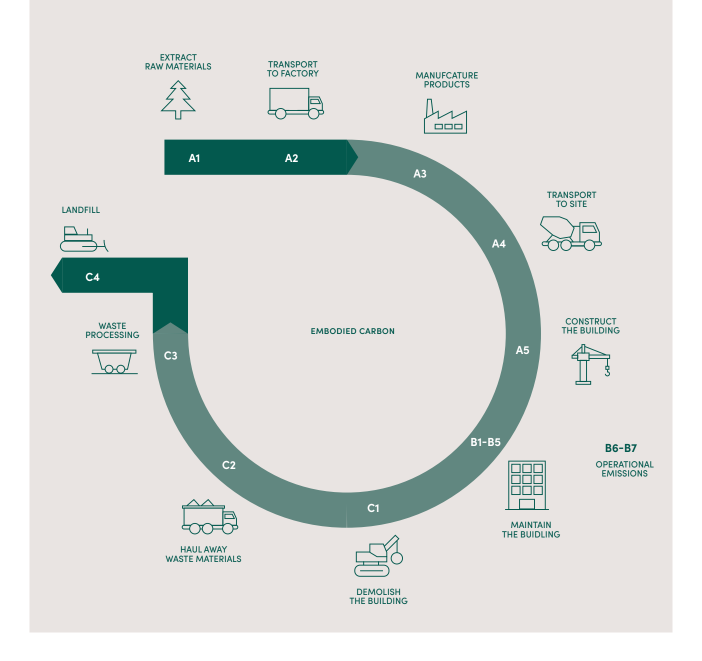
is a methodology that assesses the environmental impacts associated with all the life cycle stages of a building. Performing an LCA on a new development makes it possible to understand which stage and which material is the most harmful to the environment. Also, an LCA incorporates both the Operational Carbon and the Embodied Carbon.

OPERATIONAL CARBON

is the sum of all greenhouse gas emissions throughout the lifetime of the building and during its operation.

EMBODIED CARBON

is the sum of all greenhouse gas emissions throughout the lifetime of the building related to the construction, maintenance and end-of-life of a building. Embodied carbon is now the main challenge, since operational carbon improvements have had the focus over the last years.



Why?

ENVIRONMENTAL CONSIDERATIONS

Currently, our greatest challenge is the immediate importance of fighting against global warming and climate change. But not enough attention is being put on the hidden side of emissions. In the building industry, massive amounts of materials are required and thus massive amounts of emissions are caused. To truly fight global warming, Embodied Carbon must be considered now.

UPCOMING LEGISLATION

Countries and cities are looking into the development of legislation to limit Embodied Carbon in new buildings. This has been done in France, and is planned in the United Kingdom. Countries such as Belgium, The Netherlands and Germany are also on their way to implement new legislation on Embodied Carbon. To be ready for future legislations, Embodied Carbon must be considered now

BEING PROACTIVE, NOT REACTIVE

Embodied Carbon is a complex issue with various aspects to consider. Performing LCAs and developing processes to calculate and reduce Embodied Carbon takes time. Added to the fact that once a building is built, it is already too late to address. To be part of the solution and not the problem, Embodied Carbon must be considered now.







How?

UNDERSTANDING EMBODIED CARBON

The first and most important step to addressing Embodied Carbon is to fundamentally understand what LCAs are, how they are generated, and how they can be used.

KEY ACTIONS

→ Require LCAs to be performed on properties under consideration.

IMPOSING LCAs

Then, in order to truly get a grasp of what is the current state of their buildings, LCAs should be a requirement for new constructions going forward.

KEY ACTIONS

→ Include best practice LCA guidelines in tender processes.

IMPROVING LCAs

these must also be

Once LCAs are required,

performed and presented

following best practices.

This is in order to ensure

their comparability and

where there is the most

room for improvement.

thus allow to identify

Monitor and compare LCA data.

SETTING TARGETS

This is when the true crux of the issue can be addressed, and best practice Embodied Carbon reduction strategies be developed. And considering the long time it can take to get here, the earlier the start, the better.

KEY ACTIONS

- → Stay up to date with legislation.
- Set internal targets, budgets and reporting requirements for Embodied Carbon in all new constructions.

KEY ACTIONS

- → Review current LCAs and their pros/cons.
- Schedule training sessions for property and project managers.

DIALOGUE WITH STAKEHOLDERS

As a listed real estate company, Cofinimmo provides investors with the opportunity to invest indirectly in real estate. Fully aware of the impact of its activities, the company maintains an ongoing dialogue with its stakeholders at every stage of a building's life cycle.



From the design stage and the permit application, Cofinimmo organises consultation meetings with, among others, local residents, local government, and retailers. The aim is to strike a balance between the interests of each stakeholder, in particular by taking into account the importance of respecting protected natural areas, heritage conservation, traffic in the neighbourhood, retail activity, residents' well-being, etc. It also considers the needs of future occupants and a sufficient level of profitability to compensate its investment.

In the building operation phase, Cofinimmo regularly meets with its clients to assess their needs and their satisfaction levels.

It also greatly values the motivation and commitment of each of its employees by valuing, among other things, transparent and proactive communication and a culture of empowerment in which staff members contribute to the definition of the company's objectives in order to achieve them together in a spirit of open feedback. This is partly done through coaching and individual or team training. As a responsible employer, Cofinimmo is attentive to the well-being of its staff. It encourages a healthy diet, physical exercise and a good work-life balance. It also supports the well-being of the company by giving employees the opportunity to take on socially relevant responsibilities and activities.

In some cases, Cofinimmo interacts with its stakeholders in multiple ways: a banker for example can both be a supplier of capital and, a building tenant, or even a local resident.

Each department of Cofinimmo is responsible for identifying and interacting with its own stakeholders. The company's policy in terms of good conduct, included in its corporate governance charter, provides guidelines to each employee. The communication department is there to guide and assist each department, where appropriate, in its dialogue with its stakeholders.

Cofinimmo strives to improve the exchanges with each stakeholder on the material subjects relating to its activities, and to consider them in its decision-making process. It also firmly believes that the involvement of stakeholders is essential in order to innovate and ensure its long-term success.

But who are Cofinimmo's key stakeholders?

Shareholders and investors

INDIVIDUAL OR INSTITUTIONAL SHAREHOLDERS AND FINANCIAL INSTITUTIONS

As a stock market listed company, Cofinimmo has a duty to have a transparent dialogue with all its investors and to ensure they receive the same information.

The people primarily responsible for this dialogue are the members of the executive committee and, more specifically, the CEO and the CFO, assisted by the external communication, finance, and ESG departments.

In 2021, Cofinimmo participated in about 20 roadshows, conferences, and other events bringing the company and investors together. During these roadshows/conferences, it was able to meet approximately 200 institutional investors and to answer their questions on the company's strategy.

Clients and occupants

HEALTHCARE PROPERTIES OPERATORS, RETAILERS, PUBLIC SERVICES, OFFICE TENANTS AND OTHER OCCUPANTS

Depending on the business segment, the first contact that a client has with Cofinimmo is with the M&A team or the commercial representatives. The aim of the commercial staff is to be able to best meet the needs expressed by the client before a space is leased, while that of the property managers is to ensure the client's comfort and satisfaction throughout the period of occupancy of the building. If necessary, the project management team is available to carry out improvement works on tenants' premises or to initiate more structural projects in the case of healthcare real estate.

In the healthcare real estate segment, the client also receives visits from Cofinimmo's property managers or their representatives. In some countries, Cofinimmo has signed outsourcing agreements for the technical management of buildings because the properties are geographically dispersed. Each property is visited at least once a year to establish a proactive dialogue with the operator. In Finland, Cofinimmo also concluded subcontracts with a local real estate manager. The main reasons for this are the requested local knowledge and the absence of Cofinimmo offices in Finland. The number of visits therefore varies from one per month to one every six months, depending on the asset and the type of contract.

In January 2022, Cofinimmo conducted a satisfaction survey relating to 2021 among its tenants in the healthcare real estate segment. The objective of the survey was, among others, to better understand the level of satisfaction of the tenants with regard to the performance of the buildings they manage. Through this survey, Cofinimmo wanted to strengthen the dialogue with tenants in the healthcare real estate segment, in order to understand their priorities in terms of building management, from an ESG perspective. The results will be part of a focused action plan to make sure tenant's feedback is included in the overall strategy.

In the office segment, the client meets with a Cofinimmo employee in person at least once a year. In reality, there may be quarterly or even more frequent contacts if telephone conversations and e-mails are included. The client can also contact the company via

the service desk, which is available 24/7. In 2021, the service desk responded to 7,282 client requests. This number is higher than the previous year, which can be explained by a progressive return to buildings by occupants, which occurred after the relaxation, albeit cautious, of the safety measures that had lowered occupancy rate since the COVID-19 outbreak.

Employees

Due to the size of the company, which currently counts approximately 145 permanent staff members, employees have regular contacts with the human resources manager and one of the members of the executive committee. Information meetings and informal consultations, open to all employees, are regularly organised and enable discussion with members of the executive committee.

In 2021, a survey on internal communication and employee interaction was conducted and analysed. A total of 76% of employees responded to the survey, indicating a high engagement rate. Based on the feedback received, a communication and interaction plan was developed and is being implemented.

The individual performance reviews provide an opportunity to discuss more formally the expectations, role and objectives of each employee within the company. At the end of 2021, Cofinimmo switched to a 'performance preview' system, where employees are empowered to propose their own contributions in order to achieve the company's strategic objectives together. The system of two consultations per year has been abandoned in favour of a permanent feedback system, based on regular interviews. With this new system, employees and their managers work hand in hand to ensure the success of their team.

Although the right to freedom of association and collective bargaining is provided through mandatory social elections, which take place every four years, no trade union representation has been set up so far, due to lack of candidates.



Regardless of the above, Cofinimmo is obviously committed to managing reorganisations responsibly. For operational changes impacting multiple people, the legislation provides for a minimum notice period of six weeks. In recent years, no reorganisation involving job losses has taken place within the group.

Suppliers of goods and services

DEVELOPERS, CONTRACTORS, SERVICE PROVIDERS, FACILITY MANAGERS, REAL ESTATE AGENTS, SOLICITORS, CONSULTANTS

Cofinimmo works with more than 1,900 suppliers. These are primarily contractors responsible for the (re)development of buildings, and companies that carry out regular maintenance on buildings (technical maintenance, energy supply, cleaning, etc.).

There are many interactions with all the suppliers of goods and services. From the design phase of a building being (re)developed, Cofinimmo organises meetings with the architects and, where appropriate, the contractors. Subsequently, in the construction phase, site meetings are held on a weekly basis. These make it possible to assess the works progress, to make decisions on certain issues based on unforeseen factors encountered, and to ensure the safety of all the people involved.

In the operation phase, Cofinimmo meets on a monthly basis with the companies responsible for the maintenance of the technical installations of the buildings it operates. These meetings are an opportunity to, among other things, discuss the best way to ensure the comfort of the occupants and the safety of the technicians, to carry out the maintenance of the installations, and to limit energy consumption.

Supervisory authorities

FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA), THE NATIONAL BANK, AUDITORS, MUNICIPAL, REGIONAL AND FEDERAL AUTHORITIES

As a Belgian listed company, Cofinimmo contributes to the economic life of the countries in which it is active, in particular through the payment of taxes and duties.

It maintains numerous relationships with the public authorities by which it is supervised to ensure the proper payment of taxes and the transparency of the financial information published. These contacts are maintained with the finance team, but also with the operational teams. The interactions with the authorities take place on an ad hoc basis: during applications for building, planning, or environmental permits, for the validation of published financial information, and for audits of the financial statements, etc.

Media, financial analysts

Through the 58 press releases and the half-yearly and annual financial reports which it published in 2021, Cofinimmo reached the entire financial world with an interest in its activities. All this information is available in three languages (French, Dutch and English) on its website. The press releases relating to its operations in Germany, Spain, Italy and Finland are also published respectively in German, Spanish, Italian, Finnish and Swedish. To follow the volatility and impact of social media, Cofinimmo is active on Twitter and LinkedIn. Together these represent 11,479 followers. In 2021, Cofinimmo published 77 posts on LinkedIn and 56 posts on Twitter.

Lastly, Cofinimmo renewed its participation in several ESG ratings and benchmarks, notably GRESB, S&P Corporate Sustainability Assessment, Carbon Disclosure Project and EPRA sBPR, thus maintaining its position among the best real estate companies.

Civil society, local communities

LOCAL RESIDENTS, CIVIL SOCIETY ASSOCIATIONS, ETC.

Cofinimmo pays close attention to its impact on civil society. In order to monitor its impact, Cofinimmo regularly takes part in conferences linked to its activities, gives interviews with journalists or agrees to help university students in the context of their academic work. The company is also a member of associations such as, for example, The Shift, in which both businesses and NGOs participate. These forums are an opportunity to reflect on the potential improvement of its sustainability policy.

The Shift is the national contact point for the World Business Council for Sustainable Development (WBCSD) and the UN Global Compact (UNGC). Over 530 organisations from different sectors are members of this network, including businesses, NGOs, associations, universities, public bodies and other key players in society.

Stakeholders: expectations and responses

Stakeholders Expectations Responses **SHAREHOLDERS** · A regular, predictable and growing dividend; • A clear investment policy in the three business segments: AND INVESTORS healthcare real estate, distribution networks and PPP, and • The protection of the invested capital; individual and institutional • A moderate risk profile; shareholders, financial A search for income over the long term: • The provision of transparent financial information; institutions • Transparent financial information, audited by the external • A long-term relationship; auditor, governed by the regulations, and supervised by the Financial Services and Markets Authority: annual · A socially responsible investment; réport, participation to investor fairs, general meeting, etc.; • The reimbursement of the debt and the payment Full application of the corporate governance code **CUSTOMERS** • A building in line with the specific needs of their • A team of professionals active in various real estate fields: AND OCCUPANTS commercial representatives to fully understand customers' needs, project managers to ensure the buildings' healthcare real estate • The ability to innovate in order to meet changing construction quality, property managers to ensure efficient management of buildings in operation, and control of operators, retailers, public needs: services, office tenants and • Rents in line with their financial potential and rental expenses. other occupants transparent information on their rights prior to the signature of a lease; A commercial offer with clear and transparent clauses. · Control of rental-related expenses; • A trustworthy, stable landlord; • Sustainable buildings which guarantee well-being and comfort. **EMPLOYEES** • Pleasant working conditions; · A policy on good conduct; • Fair treatment; • Wage conditions that ensure a fair, appropriate and comfortable standard of living and salary development • A guaranteed, stable and attractive wage grid; protecting staff against increases in the cost of living: • A skills development plan (training, career • A system of permanent dialogue between the employee prospects, etc.); and their manager to help each other as much as possible in successfully contributing to the company's objectives; · Management with strong ethical values, a sense of leadership and the ability to listen. Consultation on working conditions and working atmosphere, with a view to improve work through agreements; • Freedom of association and collective bargaining protected by mandatory elections and regular interaction opportunities with colleagues and the management; • Responsible management and reorganisation (where it Access to training; · Regular employee engagement surveys; • Fair treatment. SUPPLIERS OF GOODS Collaboration opportunities: Clear specifications and tender rules: AND SERVICES • Compliance with purchase orders and signed • Acceptance of the delivered products and services agreed developers, contractors, contracts: product and service prices, payment upon by both parties; service providers, facility deadlines, etc.; · Payment of agreed amounts within the agreed deadlines; managers, real estate agents, • A healthy, well-balanced commercial relationship; • Openness to dialogue in the event of a dispute; solicitors, consultants · Respect for suppliers' staff. • A policy on good conduct that includes supplier relationships: • Commitment to reduce social risks in its supply chain. SUPERVISORY AUTHORITIES · Compliance with the laws and regulations in • Financial publications and press releases that meet effect, particularly those governing town plan-ning regulatory requirements; the Financial Services and Markets Authority (FSMA), the National Bank, auditors, • Timely transmission of information on the transactions Open dialogue through professional associations; carried out to enable the supervisory authority to review municipal, regional, and federal authorities them without undue haste; · Compliance with public space planning rules. • Compliance with the legislation and procedures in effect, and the forms required by the authorities. MEDIA, FINANCIAL ANALYSTS · Accurate, reliable information and timely • Annual reports, press releases and other publications; dissemination • Participation in interviews, round tables, debates and roadshows; · Press conferences; • ESG ratings and references. CIVIL SOCIETY, LOCAL COMMUNITIES • A response to society's actual real estate needs; • Investment in segments that represent a demand and respond to a present and future societal challenge A contribution to citizens' well-being; (healthcare real estate, PPP); local residents, civil society • Improvement of urban quality of life and harmony; • Respect for the neighbourhood when refurbishing associations, etc · Payment of taxes. buildings or during new developments; • Citizens' initiatives supported by Cofinimmo's employees.

ENVIRONMENT

Organisation/ institution	Rating/ certification	Initial rating	Evolution
G R E S B	2021 Green Star with a score of 70% (with peer average being 65%)	2014	70% 67% 70% 2019 2020 2021
CDP DRIVING SUSTAINABLE ECONOMISS	2021 B (on a scale from A to D-)	2013	B B B 2019 2020 2021
BREEAM" HQE *	2021 BREEAM or HQE - Good to Excel- lent (8 sites)* BREEAM In-Use - Good to Very Good (7 sites)*	1 site 2010	12 7 15 sites sites 2019 2020 2021

^{*} A rotation policy is applied for BREEAM or BREEAM-equivalent certification favouring the certification of buildings not certified in the past, which goes beyond a simple extension of the certifications already obtained. The number of buildings that have thus obtained BREEAM or BREEAM-equivalent certification at one time or another amounts to 30.



Quartz office building – Brussels CBD (BE) - BREEAM Excellent



Belliard 40 office building – Brussels CBD (BE) – BREEAM Excellent

156 tonnes of CO₂e per EUR million¹ GHG EMISSIONS INTENSITY IN RELATION TO THE REAL ESTATE RESULT

+1.6%
CHANGE IN GHG EMISSIONS

-5.7%
CHANGE IN ELECTRICITY CONSUMPTION

+9.5%
CHANGE IN FUEL CONSUMPTION

165 kWh/m² ENERGY INTENSITY

1. In the context of a carbon tax at 44.60 EUR/ton ${\rm CO_2}$ (Source: 'ADEME'), this corresponds to a tax of 2.0 million EUR.

Energy intensity and GHG emissions

The real estate sector is responsible for 40 % of greenhouse gas (GHG) emissions in Europe. In light of this fact, Cofinimmo aims to reduce its buildings' emissions and strives to ensure they deliver optimal energy performance.



The European Union's commitment to reduce its GHG emissions was reinforced in 2021 by the Fit for 55 Plan. Building and renovating in an energy and resource-efficient way is one of the policies that will

bring about major changes that will help transform the EU economy for a sustainable future.

Cofinimmo, as a major real estate player in Europe, has been committed for almost 15 years to a global ESG strategy, convinced that it is possible to target a carbon-neutral society by 2050 while guaranteeing the interests of all its stakeholders.



Its 30³ project is part of this approach and contributes directly to its objective of reducing GHG emissions, validated by the Science Based Targets initiative (SBTi). The objective of this ambitious project is to reduce the energy intensity by 30% (compared to the

2017 level) by 2030 to achieve the level of 130 kWh/m². To achieve this objective, a 360-degree approach, taking into account the entire life cycle of buildings, as well as scopes 1, 2 and 3, will be applied.

This corporate project concerns both the office and healthcare real estate segments, as well as all activities managed directly within the company such as disposals and acquisitions, development, project management, and day-to-day management of the buildings.

Only 1,000 companies worldwide have a validated target according to SBTi. The 2030 target is currently defined and an assessment is carried out each year to ensure that the commitments made are met. Cofinimmo is also actively working on drawing up its objectives for 2050. To do this, several intermediate stages will be defined to enable the achievement of these objectives by 2050, or even before.

5.5%

RENOVATION OF THE PORTFOLIO (EXCLUDING NEW CONSTRUCTIONS, EXTENSIONS AND ACQUISITIONS) FOR 2026.

130 kWh/m²

ENERGY INTENSITY ACROSS ALL SEGMENTS

85%

SURFACE AREAS COVERED BY A SUSTAINABLE COLLABORATION AGREEMENT BETWEEN COFINIMMO AND THE TENANT (HEALTHCARE REAL ESTATE AND OFFICE SEGMENTS BY 2022.

REDUCE

Reducing energy intensity starts with a better understanding of the building portfolio. With this in mind, Cofinimmo is gradually, and more optimally, recording the consumption of the buildings' facilities. The action plan, implemented since 2013 in the multi-tenant office segment, was completed in 2018. For this purpose, these buildings are equipped with remotely readable meters. These connect the facilities to the energy accounting software. Some operators from the healthcare real estate portfolio have taken the same step and automatically record their consumption. This same general approach is being developed for the healthcare real estate and single-tenant office segments in order to equip 75% of the portfolio in the healthcare real estate and office segments with automatic consumption records.

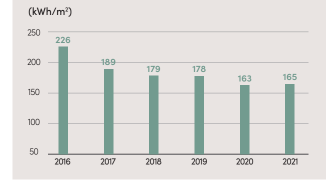
Cofinimmo believes that landlords and tenants have a shared interest in reducing the environmental impact of a rented space. As building occupants are responsible for managing their own consumption, Cofinimmo raises its tenants' awareness through a sustainable collaboration agreement which makes it possible to share consumption data and to implement initiatives to reduce it. When appropriate, this agreement is formalised by a green clause, a green charter, a proxy, or a simple exchange of emails for existing leases.

Since 2020, a green clause has been included in each new lease. All the consumption data from all the shared spaces managed by Cofinimmo, as well as the private consumption data voluntarily provided by the different tenants, are collected with the energy accounting software. As at 31.12.2021, 57 tenants have accepted a sustainable collaboration agreement so that energy consumption is known for 59% of the portfolio. All the energy intensity and GHG emissions data are available in chapter 'Key EPRA Performance Indicators' (see pages 317–336).

Cofinimmo has adopted the performance indicators advocated by the European Public Real Estate Association (EPRA). The 28 indicators corresponding to 21 GRI Standards drawn from the Global Reporting Initiative (GRI) provide a very clear picture of the performance of different buildings from year to year.

ENERGY INTENSITY

Buildings with a better energy performance are more attractive from a commercial point of view. They offer occupants greater comfort for a lower level of rental-related expenses. Consumption reports for Cofinimmo have been available since 2010 and show a decrease in energy intensity of 27%, over the last six years, all sectors combined.



PREVENT

What is the best way to actively participate in global efforts to reduce GHG emissions in the real estate sector? The aim is to reduce energy consumption through redevelopment or major renovation of the portfolio (2.2% of total assets in 2021). Cofinimmo therefore strives to go as far as possible in terms of energy intensity, often beyond legal requirements but within the scope of the desired economic profitability. Depending on the segment, the approach to reducing consumption differs but the general consideration is to exclude the use of fossil fuels. For the healthcare real estate segment, Cofinimmo's involvement is focused on raising tenants' awareness. For offices, Cofinimmo is often involved in the construction/renovation phase and in the day-to-day management of a majority of buildings. This enables it to have an influence on consumption as soon as the building is occupied.

In the portfolio under operational control, the levers for initiatives in terms of emissions reduction go beyond renovations. A five-year plan ensures that maintenance work aiming at reducing the portfolio's energy intensity is planned. Operational management in collaboration with technical maintenance companies aims to proactively improve the energy performance of buildings.

RENEWABLE SOURCE

Although reducing and preventing energy consumption are always a necessity, the overall goal worldwide is to increase the share of renewable energy. Cofinimmo has signed a contract for the supply of electricity from renewable sources for areas under operational control in the healthcare real estate and office segments. This electricity from renewable sources is produced off-site and the GHG emissions linked to this contract are therefore reduced to zero. The photovoltaic panels installed in 18 buildings of the portfolio together produce 1,926 MWh per year. All the on-site produced energy is used internally. However, legal constraints make it difficult to expand production. Photovoltaic projects, carried out under the

'third-party investor' formula, relieve Cofinimmo of the responsibility of energy supplier and enable it to exploit unusable areas for other activities but reduce the liquidity of the portfolio. This formula is therefore only applied by way of exception. In the healthcare real estate segment, operators also participate in third-party investor projects for the installation of photovoltaic panels and other equipment with a positive impact on the net energy requirement.

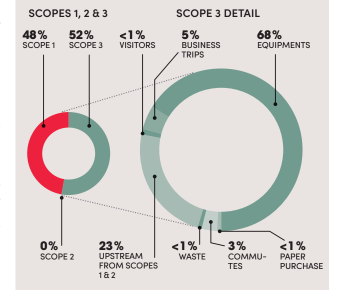
CARBON FOOTPRINT OF COFINIMMO'S HEAD OFFICE

The total carbon footprint of the head office has been analysed since 2009 and includes direct and indirect emissions associated with infrastructure and mobility, as well as indirect emissions associated with waste and equipment.

In 2021, the total footprint was 537 tonnes $\rm CO_2e$ (-23% compared to 2009 and +4% compared to 2020, but -26% compared to 2019, i.e. compared to the pre-COVID-19 level). Indeed, the health crisis continues to strongly impact emissions associated with mobility thanks to teleworking. The reduction in the footprint per FTE is -42% compared to 2009 and amounts to 4.0 tonnes $\rm CO_2e/FTE$.

A green mobility policy is implemented in order to continue to reduce mobility-related emissions, which directly contributes to the objective of reducing GHG emissions in scopes 1 and 2 by 50% by 2030, compared to 2018, as validated by the Science Based Targets initiative. More details can be found in the chapter 'EPRA performance indicators' (see page 317-329).

COFINIMMO'S HEAD OFFICE - FOOTPRINT PER SCOPE IN 2021 (% emissions in tonnes CO₂e)



COMMITTED TO ACT ON CLIMATE CHANGE

Committed to act on climate change



The Belgian Alliance for Climate Action is a joint initiative of The Shift and WWF. It is an open platform to Belgian organisations, regardless of their size or sector of activity, which want to reduce their GHG emissions, raise their climate ambitions and use science based targets to achieve their climate objectives. In total, more than 90 organisations in Belgium have already joined the Alliance, committing themselves to aligning their activities with the objectives of the Paris Agreement, i.e. to limit the global temperature rise to well below 2°C and to maintain their efforts to limit it to 1.5°C. WWF, co-founder of the Science Based Targets initiative, will provide expertise to the members of the alliance in terms of target setting and will also liaise with other climate alliances around the world.

Cofinimmo has increased its ESG ambitions by launching its project 30³. The objective of this project was established using the methodology of science-based targets, thanks to which the group was able to objectify the effort to be made in order to contribute to the global objective of limiting global warming to 1.5 degree. It follows the numerous ESG approaches initiated by Cofinimmo almost 15 years ago and is actively in line with the approach of the Paris Agreement concluded at COP21, and confirmed in 2021 by COP26 in order to accelerate climate action.

To limit the financial risk associated with climate change, Cofinimmo applies an approach with seven levels:

- acquisition policy aiming at reaching an average energy intensity of 85 kWh/m² for the acquired portfolio by 2030;
- renovation projects with a maximum energy intensity of 50 kWh/m², taking into account the economic profitability and technical constraints;
- maintenance works to reduce the energy intensity of the existing portfolio by an average of 10%;
- operational management in collaboration with suppliers to improve the energy performance of existing assets;
- proactive dialogue with tenants;
- sustainable financing framework based on a list of eligible green and social assets;
- implementation of the ESG policy.

Following the renewal of the Non-Financial Reporting Directive (EU Directive 2014/95), Cofinimmo has until 01.01.2024 to report its activities according to the European taxonomy. However, Cofinimmo is getting ready for transparent communication as from 2023 (eligibility report for the 2022 financial year).



Water management

According to MIT researchers, 52% of the world's population, now estimated to be 9.7 billion people, will live in regions with water stress by 2050. The U.S. environmental program also estimates that the built environment is responsible for 20% of water consumption. The water consumption data, reported by the real estate sector, however, is often limited in scope, accuracy and detail. Given the significant volume of water consumed in the healthcare real estate segment, Cofinimmo seeks to implement targeted actions for sustainable management of the water cycle.

Indeed, water management, and more specifically access to drinking water, is no longer the only challenge for developing countries. Climate change impacts the variability of the water cycle and its extremes, all over the world. Very concrete phenomena have emerged in Europe in recent years, where summers have been marked by a combination of severe droughts and extremely violent floods.

This situation calls for political action to introduce regulations on water reuse, wastewater treatment and land use. In addition to regulations, sustainable certifications such as BREEAM also pay particular attention to these aspects, both from the point of view of environmental responsibility and from the point of view of well-being. These changes impact the construction and management of the portfolio and require the implementation of specific improvements. Encouraging the reuse of water, for example, cannot be done without the installation of water tanks. But the group's action is not limited to setting up specific equipment.

600 liters/m²

WATER CONSUMPTION PER SURFACE AREA

19%

BUILDINGS EQUIPPED WITH REMOTELY READABLE

MEASURE AND ACT

Since the installation of remotely readable meters, Cofinimmo has not limited itself to energy but has also equipped the water meters of buildings with a remote connection. These meters not only measure water consumption but act directly when a discrepancy is observed.



Simple algorithms can detect anomalies in water consumption. The following day, an alarm is sent to the building manager to analyse the source of the problem. The paradox of water consumption bills, whether in healthcare real estate or in offices, is that the amount is low in normal use. However, these amounts may increase exponentially in the event of a leak. Indeed, a drop can very quickly represent thousands of litres of water lost.

The health crisis has clearly shown that water consumption varies significantly more depending on the occupancy rate of a building than energy consumption. In the healthcare real estate segment, we can see that the precautionary measures taken in terms of hygiene have increased water consumption. Conversely, in the office segment, consumption is reduced to zero as soon as teleworking becomes mandatory.

Another way of limiting water consumption is to use rainwater for certain uses. This is not yet economically feasible in all cases, but is part of the feasibility criteria for new constructions. On the other hand, the installation of low-flow sanitary equipment is beneficial for all parties and is therefore planned for most projects.

EXTERNAL ENVIRONMENT

Responsible management of water resources is not limited to the internal environment of buildings. The external layout can have a dual function: creating captured and underground water reserves, and delaying the evacuation of rainwater.

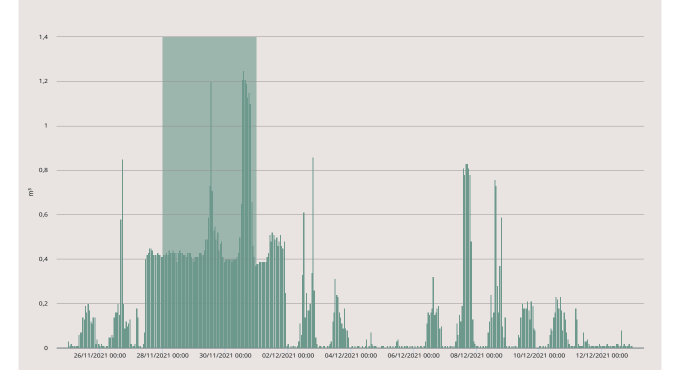
The installation of green roofs delays the evacuation by creating active roofs. Limiting hardened surfaces allows better permeability of the ground and rainwater can thus supply the groundwater. In the event of heavy rain, which is increasingly common, this makes it possible to have a positive impact on reducing the risk of flooding. Not forgetting the impact on biodiversity, carried out by vegetation, whether on the roof or on the ground.

Finally, we note the positive impact of the presence of water on the well-being of occupants and the productivity of employees.

In the coming years, water management inside and outside buildings will need to change drastically in order to mitigate the physical risks associated with climate change. It is therefore essential that companies in general, and the real estate sector in particular, prepare for tomorrow's world. Companies, such as Cofinimmo, which are already thinking about new societal trends and integrating them into their strategy will therefore be one step ahead of companies which adopt a more wait-and-see approach.

A smart meter measures water consumption every 15 minutes. Water is a resource that is very dependent on the presence of people. During the night, consumption is supposed to drop to zero. If the consumption does not decrease to zero during 24 hours, a leak is present and a consumption stub is visible

(see area with green background in the graph). After detecting the cause of the leak, the consumption returns to normal and the graph shows a normal week's consumption with five peaks, one for each day of the week. This saves thousands of litres of water that would otherwise be lost.



SOCIAL

Organisation/ institution	Rating/ certification	Initial rating	Evolution
standard ethics **	2020 EE+ (Very strong) (on a scale going from F to EEE) SE Belgian Index & SE Best in Class Index	2015	2018 2019 2020
European Women on Brands	2021 0.75 GDI rating (ranking 3 rd place in Belgium)	2018 ¹	0.86 0.81 0.75 2019 2020 2021
EQUILEAP MAGA A SPECIAL STATE OF	2021 Equileap 53 %	2021	2019 2020 2021
INVESTORS IN PEOPLE We invest in people Gold	2021 Gold (on a scale going from Standard to Gold)	Stand.) 2019	Gold Gold Gold 2019 2020 2021

No GDI rating available for 2018, on the worlwide ranking (out of 600 companies).





Safety and well-being of occupants

Real estate's impact on the external environment is increasingly well managed. But what about its impact on the internal environment?

In today's society, it is not enough to just guarantee safety in buildings. Expectations have changed and buildings have to meet the functionality and well-being needs of communities for which hospitality plays a central role. This change is supported by new labels and benchmarks, and it is therefore essential that the buildings provided by Cofinimmo meet these new expectations.

pandemic, the office management team has taken various initiatives to improve the working environment and prevent the spread of the virus as much as possible. In 2021, Cofinimmo Offices obtained official COVID Safe certification for common areas of its multi-tenant office buildings. Subsequently, audits of ventilation rates were carried out by the Deplasse agency in all of these buildings. In 2022, virucide filters from the Belgian company Deltrian were installed in the air exchange systems of the multitenant office buildings concerned. These filters neutralise 99% of viruses. including COVID-19. Moreover,

these filters are energy class A+ and comply with the EN 14476 standard.

Since the outbreak of the

CHARACTERISTICS OF THE BUILDING

The construction choices but also the quality of maintenance have an impact on the safety and well-being of the building occupants. The presence of unverified hazardous materials, non-compliance with safety standards and inadaquate adjusted air-conditioning installations can affect their well-being and health.

Cofinimmo systematically analyses all elements likely to have an impact on public health and well-being. The due diligence process includes a compulsory analysis of the presence of asbestos, soil pollution and the aspects relating to fire-fighting and fire prevention and accessibility services for people with reduced mobility.

The asbestos risk for older buildings in the portfolio is closely monitored. Asbestos present in the buildings is encapsulated in the materials. In the event of deterioration, these materials are removed in accordance with legal requirements that ensure the safety of people.



INTERNAL AND EXTERNAL FACILITIES

Cofinimmo ensures that users can enjoy outdoor spaces. The promotion of health through the presence of nature or through land-scaping is thus confirmed.

The garden of the Orelia Keiheuvel nursing and care home was redesigned into a natural garden which introduces residents suffering from dementia to the heath landscape, and a wheelchair path of one kilometer was subsequently created, allowing residents and visitors with reduce mobility to experience nature again.

At Belliard 40, in the European quarter in the heart of Brussels, Cofinimmo has created a magnificent indoor garden. Accessible open spaces have been created, each with its own atmosphere. Steps lead visitors to the different spaces, for a break or a meeting. Plants and flowing hedges create a natural separation between the open spaces.

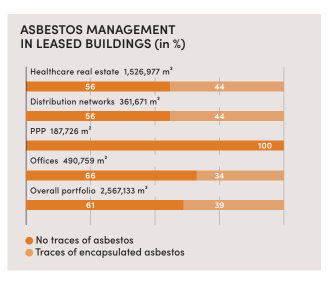
More and more studies are showing the positive effects of nature on physical and mental health. These positive effects are not only related to the quality of the air we breathe but also to the quality of the environment in which we live. Biodiversity is also supported in each project.

Nowadays, when selecting an office building, the presence of relaxation and well-being areas is also considered. In collaboration with the company Easy Day, yoga, BBB and relaxation sessions are organised in the Lounges®, sometimes complemented by a drink or a healthy and vitamin-rich lunch. The role of the community manager in charge of the Lounges® is to promote actions that have a positive impact on the well-being of building occupants.



OF THE DIRECTLY MANAGED PORTFOLIO WITH FIRE AUDIT AND ASBESTOS MONITORING.

No infringements that might present a financial or health impact on occupants have been detected during fire audits and asbestos monitoring in the directly managed portfolio.





Subcontractor relations

Cofinimmo, a listed company and leader in European healthcare real estate and in the office real estate in Belgium, demonstrates transparency and ethical behaviour towards its stakeholders. The company condemns any practices that are questionable or punishable by law (e.g. corruption, money laundering, undeclared work, social dumping, etc.) as well as those that contravene the principles of sustainability, fair treatment, equal opportunity and respect for others.

These operating principles apply to all the segments in which Cofinimmo is active and in all the countries where the company is established.

POLICY ON SOCIAL ASPECTS

Cofinimmo always seeks to treat its suppliers fairly during purchase negotiations and also places particular emphasis on the safety of its staff. Commercial relationships can only be maintained through the mutual respect of all parties and the understanding of their respective concerns and objectives. The outsourcing of construction and maintenance activities go hand in hand with strict monitoring of these subcontracting operations.

In the context of calls for tenders, Cofinimmo clearly describes the responsibilities of each party in the specifications and contracts. The registration of site workers is compulsory in all countries where Cofinimmo is active. The employment of a young local is required for each work site and must be implemented by the general contractor. The monitoring and reporting of any accidents on the work site is the responsibility of each subcontractor in his capacity as employer.

Each project manager and property manager is responsible for the application of the ESG policy in the context of the relationship with suppliers. The ESG policy includes a commitment to the United Nations Global Compact, whose ten principles are derived from the Universal Declaration of Human Rights, the International Labour Organisation Declaration on Fundamental Principles and Rights at Work, the Rio Declaration on Environment and Development and the United Nations Convention against Corruption. Through its values and its activities, Cofinimmo seeks to assume its fundamental responsibilities regarding human rights, employment, the environment and the fight against corruption.



SAFETY AND WELL-BEING

In the context of large-scale renovations, Cofinimmo has employees trained in safety coordination who identify and monitor the risks and preventive measures to be implemented for each work site. Cofinimmo also calls on external safety coordinators when the workload requires it. The safety coordination provides for an introduction to safety on the work site for each worker, as well as regular monitoring of compliance with safety instructions. It is included in the agenda of weekly work site meetings. In accordance with a European directive, these measures are applied in all the countries where Cofinimmo is active.

The monitoring and reporting of any accidents on the work site is the responsibility of each subcontractor in his capacity as employer. There were no accidents with fatal consequences on Cofinimmo's work sites in 2021.

In 2020, the risk analysis relating to distancing measures in connection with the health crisis has been stepped up, in order to guarantee the continuity of work sites in complete safety.

A COVID protocol has been implemented for all work sites since the beginning of the health crisis. The following elements are part of this implementation protocol:

- to wash one's hands (soap available for workers);
- to respect the safety distance of 1.5 m;
- meetings or workers gatherings are forbidden;
- no lunch breaks or else breaks spread out according to specific time slots;
- restricted access to the site hut;
- gloves compulsory for all workers;
- cleaning of tools at the end of the day;
- forbidden to share personal protective equipment (PPE);
- obligation to wash one's hands before leaving the site;
- ensuring ventilation inside;
- obligation to apply the sanitary protocol in case of symptoms;
- stopping the work site in the event of positive results and communicating to other workers who may have been in the vicinity in the last 15 days.

The obligation to comply with this protocol is clearly specified in the minutes of the safety and health coordinator. "Any visit will be accompanied at all times by the staff of the subcontracting company and you must use the PPE corresponding to the risk to which you will be exposed".

In the context of the portfolio maintenance, Cofinimmo equips its buildings with safety systems in order to ensure the physical safety of suppliers (for example cradles and anchor points for window-cleaning teams). Subcontractors' services are covered by framework contracts to ensure the development of a mutually beneficial partnership.



Human capital

The success of any organisation depends on an inspiring vision and the people who comprise it. They must be given the space to use their talents to the maximum and thus efficiently turn this vision into reality. The group's human capital strategy is designed to provide maximum support in this respect. Cofinimmo brings significant added value to society. Its staff are proud of this and understand that they all make an important contribution to achieving success together. The group strongly believes in diversity, respect and equality of its workforce. Different perspectives and experiences enrich its decision-making processes. Such processes are designed to further enhance this diversity. In order to expand its business activities, Cofinimmo invests in its staff. It helps them reach their maximum potential by focusing on their development through a mix of training and coaching initiatives. The safety, well-being and resilience of its staff are also central and are actively invested in through various initiatives.

RESPECT FOR DIFFERENCES AND CULTURAL DIVERSITY

Diversity within Cofimmo is reflected in initiatives in the field of recruitment, staff management and external positioning of the company (see page 193 of this document).

Whether internally or when interacting with all the players it deals with, Cofinimmo has long since adopted a high level of ethics, an essential prerequisite for diversity, non-discrimination and respect for individuals, institutions, and the law. This involves:

- · good conduct policy;
- shared and supported values: Connectivity, Accountability and Customer Experience;
- open and transparent feedback and feedforward culture based on trust and mutual help to succeed together;
- right and encouragement to self-expression, information and personal development for all employees to develop simultaneously with the company's activities.

GENERAL PRINCIPLES OF RECRUITMENT AND SELECTION

At all stages of the selection process, Cofinimmo's objective is to check the candidates' suitability for the position and the company, as well as their motivation, without any other consideration that could be described as discriminatory.

During selection interviews, Cofinimmo undertakes not to express any evaluation, judgement, or criticism, and not to ask candidates any questions which might be considered discriminatory or vexatious, given their values, personal and family choices and lifestyle.

Cofinimmo has the success and well-being of its staff at heart and refrains from hiring people who may not achieve the desired

83 %
WOMEN/MEN
REMUNERATION RATIO
BETWEEN GENDERS
AT EMPLOYEE LEVEL

levels of success or well-being. In order to avoid casting errors when recruiting new employees, Cofinimmo can objectify the selection procedure by using non-discriminatory assessment tests that measure personal abilities, behaviour traits, preferences and motivations in order to ensure the most successful match between the employee and the requirements of the function and corporate culture. If Cofinimmo calls on an external operator for this assessment, it ensures that the latter has the skills, methods, and selection tools adapted to the requirements of the position, and that the persons responsible for evaluating candidates adhere to the principle of non-discrimination.

Cofinimmo recognizes the power of diversity (cultural, generational, linguistic, gender, etc.) and promotes equal opportunity, a fundamental democratic value.

The company's diversity policy and key indicators are an integral part of the corporate governance statement (see pages 188-193).

INFORMATION ON JOB VACANCIES AND SUBCONTRACTING

When Cofinimmo publishes advertisements in order to bring its job vacancies to the attention of the public, the content of these advertisements does not include any term, reference, or criterion of a discriminatory nature. If Cofinimmo calls upon intermediates, being recruitment and selection professionals, it first ensures that they adhere to the principle of non-discrimination and that they apply it at all stages of the procedure.

REDUCED MOBILITY

Cofinimmo expresses its desire to give equal consideration to the recruitment of a person with reduced mobility for a position whose content is compatible with this disability. Cofinimmo will make all reasonable arrangements to facilitate access to its premises and to the workstation to promote the success and well-being of staff with reduced mobility.

WELCOME AND ON-BOARDING

Irrespective of the position held and its hierarchical level, Cofinimmo applies a welcome policy so that each new employee can integrate quickly and harmoniously into the company.

Regardless of their function and their hierarchical level, all employees who leave Cofinimmo are invited to freely express the reasons for their decision to their manager and/or the human resources department during a departure interview.

INFORMATION AND WORKING TOOLS

Cofinimmo believes it to be essential that all its employees, without distinction, have the information they need to carry out their duties, understand those of their manager and colleagues, and keep abreast of developments in the company.

The company's labour regulations are made available to all employees on the intranet and the company regularly organises information meetings where all employees - or some of them, depending on the topics addressed - are invited and given the opportunity to speak up.

Cofinimmo offers its staff the most modern and best-adapted tools, procedures, and working methods so that they can succeed in their position with an optimum level of comfort and well-being.

Cofinimmo regularly ensures that employees with a management function continue to master their function and that they continue to do so in the spirit of the principles of equality and diversity within Cofinimmo

COMPLIANCE WITH REGULATIONS

Discriminatory practices and homophobic, xenophobic, or racist remarks, whether made internally or towards people outside Cofinimmo, are prohibited and are subject to sanctions. The same applies to the connection to xenophobic or racist websites at work, or to the use of discriminatory or vexatious language in emails.

The support person designated within Cofinimmo is attentive to the proper application of the principles of equality and diversity and prepares a summary report once a year on the cases handled anonymously and confidentially.

A mechanism for claiming freedom of association and collective bargaining, including confidential channels such as the confidential person is available. Procedures are communicated to all employees on a regular basis and during on-boarding. Progress reports on individual cases are shared with the executive committee. In 2021, no cases were reported.

REMUNERATION POLICY

The salary package Cofinimmo offers its employees is based of identical criteria for every employee and takes into account an objective classification of duties. It includes, among other things, a benefit plan, a profit-sharing scheme and, since 2009, a non-recurring bonus tied to company results.

Given the issues of traffic jams and work-life balance, employees express the need to organise their time more optimally. In order to respond to this request and enable them to work from home effectively, Cofinimmo has implemented a policy on IT and teleworking. It provides appropriate IT infrastructure and has added an internet subscription to the salary package.

This comes in addition to the other fringe benefits which employees already enjoy (company car, group insurance, private health insurance, meal vouchers and eco-cheques, smartphone, laptop computer, option plan, etc.).

Cofinimmo attaches importance to the physical well-being of its employees and offers them the opportunity to undergo regular preventive medical examinations. It also takes initiatives to promote physical activity and healthy eating.

In its search for highly qualified profiles, Cofinimmo draws from the same talent pool as other BEL20 companies. However, most of them are much larger, while Cofinimmo is closer in size to an SME. In addition to a dynamic culture and shared values, Cofinimmo therefore pays close attention to alternative forms of remuneration to ensure the loyalty of the next generation of talent.

EMPLOYEE TRAINING

In the medium term, Cofinimmo promotes the professional and personal development of every employee at each stage of his/her career. In the longer term, it aims to ensure that the end of a career is both rich in challenges and free of future concerns.

Cofinimmo achieves this through an extensive learning offer, combining workplace learning, more traditional forms of learning in the classroom (online or otherwise) and social learning, such as coaching and mentoring. They are offered on a broad basis, so that employees can reach their full potential.

3.8 days

TRAINING PER EMPLOYEE PER YEAR.

4.289 hours

CUMULATIVE TOTAL OF PAID TRAINING.

46%

EMPLOYEES WHO ATTENDED ONE OR MORE TRAINING COURSES.

62%

UNIVERSITY GRADUATES.

100%

COLLABORATORS RECEIVING REGULAR PERFORMANCE APPRAISALS.

Investing in its employees allows Cofinimmo to benefit from their increased effectiveness and commitment, and above all to meet its excellence objectives.

INVESTORS IN PEOPLE (IIP) ACCREDITATION

In 2006, Cofinimmo, together with fewer than ten other companies in the Brussels-Capital Region, obtained this valuable accreditation which is extremely widespread worldwide, especially in Anglo-Saxon countries or in Flanders, but far less in Wallonia.

Since its accreditation, Cofinimmo has managed to renew it every three years, which demonstrates that the company invests in and listens to its employees. Such an accreditation also makes it possible to attract new talent that appreciates the company's sustainable approach.

In 2018, Cofinimmo obtained the renewal of its label for three years. In 2021, the Gold level of this label was reconfirmed.

CONTINUOUS TRAINING POLICY FOR EMPLOYEES AND MANAGERS

Cofinimmo offers all its employees, without any discrimination whatsoever, the same training and development opportunities.

It is motivated by the desire to ensure that each person is ready, at all times, for a new position within Cofinimmo or elsewhere, but also that his or her skills are in line with market requirements. Cofinimmo promotes from within whenever possible.

Five areas of training are emphasised: business-related technical skills, sustainable development, languages, IT and personal development. In 2021, language courses were a key focus area. This is due to the internationalisation of the company and the need for everyone to be able to express themselves in a common language.

Training courses are selected jointly by the employee, his manager, and the human resources department. They take into account advances made by the competition and the sector, the development needs of the teams, new trends, and also the potential for taking up a higher-level position.

Managers (in place or potential) were, in turn, provided with (individual and/or group) leadership and people management development courses to improve their understanding of the different, and very specific aspects of this role. In addition to in-depth knowledge, the role requires behaviours and approaches that will generate motivation and commitment on the part of their subordinates.

All of these opportunities are provided equally, regardless of the country in which the employee performs his/her duties.

Human capital represents a decisive competitive advantage for Cofinimmo, both in terms of the quality of its client services and its financial and social performance.

CORPORATE VALUES

Challenging oneself is an attitude which Cofinimmo has always adopted in order to perfectly fit into the dynamic world we live in. In this spirit, Cofinimmo has decided in 2018, to put certain values forward for the coming years: Connectivity, Accountability and Customer Experience. Beyond the concepts they encapsulate, these words were chosen to be closely in line with the company's societal ambitions.

As for the skills expected from every employee, the concepts of Reliability and Pioneer have been introduced. Though trendy, these words mainly aim to help define the attitudes and behaviours associated with these key values. Here, the aim is to respond to the changes affecting society and to provide high-quality caring, living and working spaces ('Caring, Living and Working - Together in Real Estate').



EMPLOYEE SAFETY AND WELL-BEING

Recruiting good profiles is good. Making them want to stay is even better. It is so that the vast majority of the current generation of workers claims to be above all committed to fulfilment in the workplace.

Cofinimmo has always implemented a series of measures to promote the well-being of its employees and the performance of their role under the best possible conditions.

ON-BOARDING

On arrival, new employees receive a welcome pack setting out all the practical measures and the workplace safety standards.

Employees are individually welcomed by the human resources manager, on the one hand, and by the members of the executive committee on the other hand.

Information meetings are organised on a regular basis and allow all employees to discuss matters with the members of the executive committee.

In 2021, as part of continuous improvement, a survey on internal communication was carried out and resulted in a communication and internal interaction plan that is being implemented.





Informing employees also involves the following actions:

- have physical and digital information channels;
- organise moments of interaction between employees;
- informing employees of their rights and duties regarding safety.

The employees were also asked to express themselves through a engagement survey. The survey shows that 66% of employees are happy and feel good at Cofinimmo and that 73% feel they have good relationships with their colleagues, which is in line with the average. The action points relate to internal communication and the development of human capital.

RESILIENCE

Cofinimmo pays close attention to mental well-being and to the phenomenon of stress at work. The increase in stress at work, quite common in the business world, can have severe consequences which, in some cases, can lead to burnout. This type of condition leads to the prolonged absence of the affected person, and to disruption and additional costs for the employer. In 2021, the total absenteeism rate was 7.3%, which is in line with previous years.

The aim of the home day-care service for sick children is a service offered by Cofinimmo to all employees in duty. Its objective is to give parents the opportunity to improve their work-life balance, to send a qualified person to take care of the sick child(ren) on a short-term assignment until the parents have found another solution, and to keep the child in his/her familiar surroundings. Child care costs are fully covered by Cofinimmo.

Following the outbreak of the COVID-19 coronavirus, Cofinimmo has implemented several measures to ensure the continuity of its activities, while making the health and well-being of all its employees its priority. In addition to the measures taken with regard to teleworking (without recourse to temporary unemployment), Cofinimmo has provided its staff with, among others, a day-care service for healthy children to make teleworking easier.

Flexibility in the organisation of work life, which is offered to all employees, is particularly used by women, and is developing among male employees. Flexibility in the work organisation within Cofinimmo is reflected firstly by the part-time work granted to one in nine employees, mainly women, but also men who wish to do so. As work-life balance is essential to the professional well-being of employees, flexible working hours have also been introduced to enable employees to adapt their working hours to any constraints



or obligations they might have. Each collaborator has the opportunity, depending on his/her needs, to obtain at a specific point in his/her career a short-term and/or long-term reduction in working hours to take care of a relative and/or for educational reasons. In 2021, 19% of employees had flexible working hours in 20 different schedules in Belgium.

The good health of a company is closely related to the motivation and productivity of its employees.

GOVERNANCE

Organisation/ institution	Rating/ certification	Initial rating	Evolution
MSCI ESG RATINGS	2021 AA¹ (on a scale going from CCC to AAA)	2013	A A AA 2019 2020 2021
Corporate ESG Performance Prime ISS ESG	with a score of C (on a scale going from D- to A+)	D 2013	C- C C C 2019 2020 2021
Now a Part of S&P Global	2021 49 (vs. 30 average real estate sector)	2019	22 44 49 2019 2020 2021
POWERED BY	2021 58% (Robust) Environment: 67%, Social: 51%, Governance: 61% (i.e. above sector's average rating)	2019	2019 2020 2021
ETHIBEL DECEMBED Control	2020 Excellence Europe Ethibel Sustainability Index (ESI)based on Vigeo Eiris	EU Excel.	EU Eu Eu Excel. 2018 2019 2020

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ECONOMIC VALUE GENERATED AND DISTRIBUTED IN 2021 (x 1,000 EUR)

Economic value generated

+ 314,530 CUSTOMERS

- 22,785

SUPPLIERS OF GOODS AND SERVICES

+ 280,745
GENERATED VALUE

Economic value distributed

- 24,183

PERSONNEL

- 110,938 SHAREHOLDERS

- 28,348

FINANCIAL EXPENDITURE

- 12,899 PUBLIC SECTOR

- 176,368 DISTRIBUTED VALUE

+ 104,376

ECONOMIC VALUE RETAINED WITHIN THE GROUP

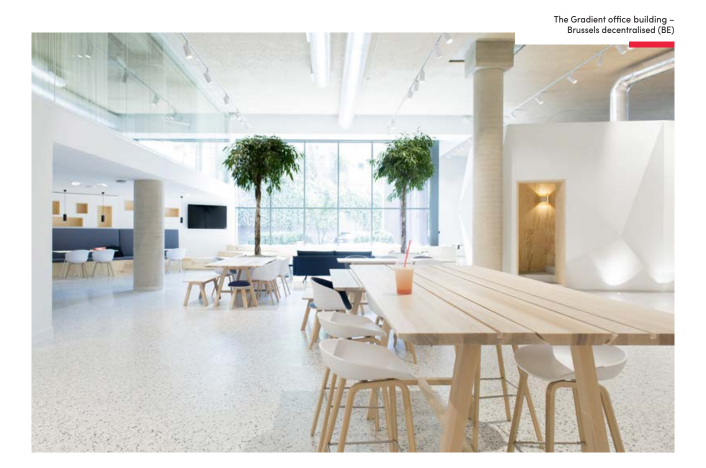
Profitability for investors and access to capital

To fulfill its responsibilities and pursue its activities, Cofinimmo must consider its profitability. This provides a measure of efficiency and also of the value that customers see in its products and services. It is a determining factor for the allocation of resources and the protection of investments on which the company's growth and continued delivery of services depend. Cofinimmo would not be able to fully fulfill its financial and societal roles without sufficient profits and a stable financial base.

INNOVATIVE USE OF SUSTAINABLE FINANCING

Cofinimmo is the first European real estate company to issue green & social bonds. On 09.12.2016, Cofinimmo successfully closed a private placement of green & social bonds for a total amount of 55 million EUR, with an eight-year maturity and a fixed coupon of 2.00%. In November 2020, Cofinimmo further reinforced its balance sheet through the issuance of a first public benchmark-sized sustainable bond for 500 million EUR, paying a coupon of 0.875%/year for 10 years. Finally, in January 2022, Cofinimmo further strengthened its balance sheet with the issuance of a second benchmark-sized sustainable public bond of 500 million EUR with a maturity of six years and a coupon of 1%. The bonds, which, in accordance with the sustainable financing framework of May 2020 (detailed below), are meant to (re)finance assets with a positive contribution to sustainability, were placed with institutional investors.

In March 2019, Cofinimmo carried out the early refinancing of a bilateral credit line, which was due to mature in August 2019, for a total amount of 40 million EUR. In February 2020, the company carried out the early refinancing of a bilateral credit line for 40 million EUR which should have matured in August 2020. Initially, these were traditional credit lines, refinanced in the form of green & social loans. In accordance with its ESG strategy and performance dashboard, the green & social loans will be used by Cofinimmo to refinance assets with both environmental and social objectives.



SUSTAINABILITY-LINKED **CREDIT LINE**

The 'sustainability-linked credit line' is a new type of loan that encourages Cofinimmo to achieve ambitious and predetermined sustainability targets, as defined in the company's 30³ project.

Evaluation of the progress of the 30³ project is carried out each year. This triggers an increase or decrease in the conditions of the credit line, depending on whether or not the annual energy intensity target is achieved.

SUSTAINABLE FINANCING FRAMEWORK

Cofinimmo pays particular attention to the coherence between its financial strategy and its ESG objectives. In this context, in May 2020, the company reviewed its sustainable financing framework in order to incorporate the latest trends in the specific financing of sustainable assets which contribute to its ESG strategy. Vigeo Eiris confirmed in its Second Party Opinion that this financing framework was in line with the 2018 green bond principles, social bond principles and green loan principles. Within this framework, Cofinimmo can issue a variety of sustainable financing instruments, including bonds, convertible bonds, private placements, and (syndicated) bank loan facilities.

Following the renewal of the Non-Financial Reporting Directive (EU Directive 2014/95), Cofinimmo has until 01.01.2024 to report its activities according to the European taxonomy. However, Cofinimmo is getting ready for transparent communication as from 2023 (eligibility report for the 2022 financial year).

Selection procedure in line with the ESG strategy

The assessment and selection framework was defined and published on Cofinimmo's website. It was backed by internal and external expertise.

The assets listed on pages 141-144 currently make up the portfolio allocated to green & social bonds financing. Their selection was based on defined criteria, such as fund allocation and ESG criteria. The selection procedure was based on the expertise of Cofinimmo's in-house teams responsible for these assets, on the one hand, and on impact assessment studies, BREEAM requirements and other technical factors collected externally, on the other. Each assessment step was approved by the executive committee and was part of an analytical approach to a building's life cycle. All the selected

assets were in operation at the time of acquisition or were delivered between the date of acquisition and the time of refinancing.

The date of construction and/or last renovation is displayed in the property report of this document where the assets are identified with the following icon



Funds allocation

Cofinimmo's Treasury department ensures that the funds collected through the green & social bonds issued are allocated, within the year following the issue and throughout the duration of the bond, exclusively to assets that make up the green & social portfolio. The allocation of the funds issued prior to the publication of the sustainable financing framework is as follows: 50% is allocated to offices with an environmental and sustainability certification, the other 50% being allocated to healthcare assets dedicated to the housing of vulnerable or dependent people in need of special care. Since May 2020, the environmental category has been extended to all the segments. A healthcare real estate asset can therefore be both green and social at the same time. The objective of the benchmark-sized bond issued in January 2022 is to allocate at least 50% of the funds to green assets.

Auditing

Until the maturity of the sustainable funding, the external auditor, currently Deloitte, will annually assess the funds allocation, the compliance with the eligibility criteria and the sustainable benefit indicators of the selected assets. The audit report is availablein the statutory auditor's report (see pages 348-349). The indicators that were verified are identified in the section ESG management (see pages 144-145 of this document) by the following icon

COMMITTED COMMUNITY

As Cofinimmo pays particular attention to the coherence between its financial strategy and its ESG objectives, it is part of the Euronext Green Bonds community, which brings together European issuers of green bonds that meet various objective criteria (external reviews, compliance with international standards, regular updates of the green & social financing framework, etc.). Cofinimmo is currently one of the 13 issuers listed in Brussels participating in this committed European community.

COMMITTED MORE THAN EVER TO CARING LIVING WORKING IN A SUSTAINABLE WAY

2021 SUSTAINABLE GROWTH AWARD

Cofinimmo was granted the 2021 Sustainable Growth Award by Euronext Brussels on 18.01.2022. This distinction is based soley on measurable data and rewards companies listed on Euronext Brussels that have shown strong sustainable growth over the last decade. The ranking combines the ESG score (determined by three specialised companies: Refinitiv, Sustainalytics and Vigeo Eiris) with stock price performance over the last ten years.





Nursing and care home – Sarriguren (ES)



CRITERIA AND OBJECTIVES:

TWO CATEGORIES OF ELIGIBLE ASSETS

The funds are meant to (re)finance assets contributing positively to the ESG strategy. The buildings selected within the framework of the green & social financing have environmental and/or social objectives

GREEN

Investments in existing/future green assets in Cofinimmo's portfolio with an environmental and sustainability certification (BREEAM or BREEAM In-Use with at least a Very Good rating, LEED, HQE or at least a B-level PEB/EPC certification).

SOCIAL

Investments in existing/future assets providing and/or promoting access to essential healthcare services for vulnerable groups of people and in certain medical specialties.

Objectives

- Climate change mitigation by implementing energy savings and the suppression or reduction of GHG emissions.
- Environmental design and management of assets through:
 - energy performance scorecard;
- equipment and installation upgrades;
- extension of BREEAM and/or BREEAM In-Use certifications

Objectives

- Renovating and/or expanding the healthcare real estate portfolio to meet current and future needs in terms of housing and care of vulnerable people.
- Encouraging healthcare operators to reduce the energy footprint of buildings by incorporating sustainable architecture, ecological materials and more energy-efficient facilities (construction or renovation of buildings).

SUSTAINABLE BENEFITS

Climate change mitigation:

Reduction of GHG emissions.

Protection of natural resources:

Water and energy savings, use of sustainable materials, etc.

Improvement of healthcare services:

Increased provision of healthcare beds and services.

SELECTION PROCEDURES

In line with the strategy

- Improve the environmental footprint of the portfolio and the company;
- Ensure the safety and well-being of occupants;
- Select socially-aware and responsible projects.

Assessment and selection framework

- Environmental criteria:
- Social criteria;
- Governance criteria.
- External assessments and requirements;
- Approval by the executive committee;
- Treasury allocation;
- Assessment by the external auditor;
- Expertise of internal teams.



55 million EUR

Issuer	Nominal amount (x 1,000,000 EUR)	lssue price	Coupon	Issue date	Maturity date
Cofinimmo SA/NV	55	99.941%	2.00%	09.12.2016	09.12.2024

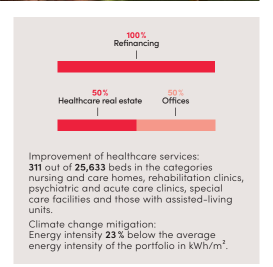
50 % social 50 %





RESIDENCE TILLENS - UCCLE/UKKEL (BE)

This nursing and care home with a speciality in psychogeriatrics, was acquired in July 2011 and was renovated in 2015, with particular attention to patient safety. The aim of the renovation was to create an environment that promotes the life expectancy of people suffering from dementia. The presence of green spaces, with adapted vegetation, is a real added value for this type of asset.





2019 AND 2020 GREEN & SOCIAL LOAN PORTFOLIO



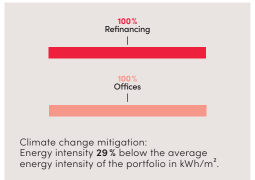
80 million EUR

Issuer	Nominal amount (x 1,000,000 EUR)		Maturity date
Cofinimmo SA/NV	40	13.03.2019	31.01.2027
Cofinimmo SA/NV	40	14.08.2020	14.02.2023

GREEN 100%







BELLIARD 40 - BRUSSELS CBD (BE)

Cofinimmo acquired this office building in 2001, located along one of the busiest traffic arteries in Brussels. The company redeveloped it in 2016 into a passive building of around 20,000 $\rm m^2$, illustrating its 'life cycle' approach. Thanks to the materials used and the technical equipment installed, this premium environmental building received a BREEAM Excellent certification.

Since its design, it has been recognised as an 'exemplary building' by the Brussels-Capital Region. This emblematic building has not only brought about an architectural renewal thanks to its singular structure composed of one block on top of two others, but also thanks to the presence of a transparent five-storey atrium, allowing passers-by to see, from the esplanade running alongside the building, an interior garden located at the rear of the building.



2020 SUSTAINABLE BONDS PORTFOLIO



500 million EUR

Issuer	Nominal amount (x 1,000,000 EUR)	lssue price	Coupon	lssue date	Maturity date
Cofinimmo SA	500	99.222%	0.875%	02.12.2020	02.12.2030



Refinancing 74% Healthcare real estate Offices Improvement of healthcare services: 1,733 out of 25,633 beds in the categories nursing and care homes, rehabilitation clinics, psychiatric and acute care clinics, special care facilities and those with assisted-living units.

Climate change mitigation: Energy intensity **15**% below the average energy intensity of the portfolio in kWh/m².

BRAILLELAAN 10 - RIJSWIJK (NL)

Cofinimmo built this new clinic of almost 4,000 m² as part of an extension strategy for an existing clinic that was located across the street. The latter was the result of the conversion of a former office building by Cofinimmo in 2013. The two buildings were connected by a pedestrian bridge. The ensemble forms a specialised orthopaedic clinic with rooms, consulting rooms and a new operating theatre, and meets the current and future needs in the field of acute care for an entire region.

100 % social 74 %



2022 SUSTAINABLE BONDS PORTFOLIO



500 million EUR

Issuer	Nominal amount (x 1,000,000 EUR)	lssue price	Coupon	Issue date	Maturity date
Cofinimmo SA	500	99.826%	1%	24.01.2022	24.01.2028



100% Refinancing | 100% Healthcare real estate

Improvement of healthcare services: 3,862 out of 25,633 beds in the categories nursing and care homes, rehabilitation clinics, psychiatric and acute care clinics, special care facilities and those with assisted-living units.

Climate change mitigation: Energy intensity **22**% below the average energy intensity of the portfolio in kWh/m².

NURSING AND CARE HOME - VIGO (ES)

This new nursing and care home with a surface area of approximately $5{,}000~\text{m}^2$ offers 140 beds and has a garden. It is located in a neighbourhood which did not have a nursing and care home before. It has a very high energy performance, with an A rating. Energy consumption is minimised by, among other things, LED lighting, a heat pump, condensing boilers

53 % social 100 %

and ventilation units with heat recovery in winter and free cooling in summer. Part of the electricity is produced by photovoltaic panels. The building is easily accessible by public transport (bus stop and coach station within walking distance).

Thanks to its performance in terms of mobility, energy and ecology, this site obtained BREEAM Very Good certification.



1,250 million EUR

Issuer	Programe's maximum amount (x 1,000,000 EUR)	Date of programme update	Maturity date
Cofinimmo SA/NV	1,250	07.12.2021	Undefined





HENRI DUNANT – BRUSSELS PERIPHERY (BE)

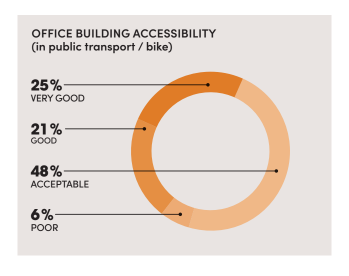
In April 2012, Cofinimmo acquired two plots of land on the Vishay industrial site as part of the redevelopment of the site into a multifunctional complex, in order to build a nursing home. This project has contributed to the creation of a completely SOCIAL 100%

new urban district with excellent architectural and urbanistic coherence. Résidence Dunant has a surface area of approximately 8,700 m² and accommodates a total of 162 residents. Cofinimmo has built this building according to quality and sustainability criteria. It opted for an overall thermal insulation level of K27, which is significantly better than the regulatory K level (K40). The building also has 1,300 m^2 of green roofs and is equipped with a double-flow ventilation system.

ESG MANAGEMENT

ENVIRONMENT			
	HEALTHCARE REAL ESTATE	OFFICES	TOTAL
Environmental strategy			
Five-year portfolio renewal objective 🗸	6.5%	6.4%	5.5%
Energy efficiency of buildings			
Yearly energy intensity (standardised by surface area) 🗸	161 kWh/m²	198 kWh/m²	165 kWh/m²
GHG emissions per year, based on location 🗸	32 kg CO ₂ e/m²	40 kg CO ₂ e/m²	33 kg CO ₂ e/m²
Estimated MWh (solar energy production) 🗸	931 MWh	766 MWh	1,926 MWh
Cooperation with tenants to reduce the environmental impact of buildings			
Buildings equipped with remotely readable meters (as % of surfaces)	14 %	58 %	19 %
Number of sustainable collaboration agreements (in % of surface areas)	63 %	72%	59%
Number of inspection visits during which aspects associated with environment have been discussed with the occupant (in % of surface areas)	56%	100%	53%
Inclusion of environmental factors in the logistics chain			
Materials reused after building refurbishment	In 2021, the opportunity to recover materials before demolitidion of arise in any redevelopment project.		
Number of supplier contracts with environmental clauses concerning major development and refurbishment projects	The ESG policy is attached to all general contracting agreements.		

SOCIAL			
	HEALTHCARE REAL ESTATE	OFFICES	TOTAL
Responsible customer relations			
Number of flexible contracts (space, duration)	n/a	In 2021, 5 contracts were signed in Flex Corners® for gross surface area of between 33 m² and 113 m² and terms of 1 to 3 years.	n/a
Number of requests	n/a	In 2021, the service desk handeld 7,282 requests.	n/a
Progress of asbestos detection and removal	56% of the portfolio does not contain traces of asbestos.	66% of the portfolio does not contain traces of asbestos.	For the overall portfolio, see the chapter 'Safety and well-being of occupants'.
Number of inspection visits during which social aspects have been discussed with the occupant (in % of surface areas)	56%	100 %	53%
Inclusion of social factors in the logistics chain			
Number of controversies related to social aspects in the logistics chain 🗸	No issues related to so	cial aspects in the logistics chain w	vere detected.
Promotion of social and economic development			
Number of contracts with a clause promoting local youth employment 🗸	n/a	The clause concerning the employment of a trainee is included in every general contractor agreement.	
Building accessibility			
Number of audits related to the accessibility for persons with reduced mobility 🗸	Compliance checks are part of the due diligence process and are regulated by the licence to operate the assets.	25% of multi-tenant buildings have been audited since 2013.	n/a
Number of audits for building connectivity (proximity and multi-modal transport)	An audit is not mandatory at the time of acquisition but is often carried out proactively (in the due diligence phase).	See infographic on this page.	n/a
GOVERNANCE			
Prevention of corruption and money laundering			
Number of external audits and controversies 🗸	In 2021, two external audits were co audit, there was an IT audit, focusin		tte. During the financial
Audit and internal control			
Number of internal controls and results 🗸	In 2021, one internal audit was carri framework agreement. Furthermor from the internal and external audi were closed in 2021.	e, on 31.12́.2021, 40 recommendatio	ons are ongoing, coming



PROPERTY REPORT

CONSOLIDATED REAL ESTATE PORTFOLIO

The assets included in the sustainable portfolios are marked in this report by 🚵.



Overview of the real estate portfolio per segment as at 31.12.2021

Segment	Acquisition price (x 1,000,000 EUR)	Insured value ¹ (x 1,000,000 EUR)	Fair value (x 1,000,000 EUR)	Gross rental yield	Estimated rental value ² (x 1,000 EUR)
Healthcare real estate	3,347	885	3,799	5.3%	199,718
Offices	1,361	1,243	1,381	6.3%	77,499
Property of distribution networks	483	32	530	6.4%	33,903
TOTAL	5,192	2,160	5,710	5,6%	311,119

Overview of the top 10 investment properties as at 31.12.2021

Property	Address	Year of construction (last reno- vation)	Year of acquisition	Surface area (in m²)	Contractual rents (x 1,000 EUR)	Occupancy rate ³	Share of consolidated portfolio at fair value
Belliard 40 Brussels	Rue Belliardstraat 40 1000 Brussels	2018	2001	20,322	5,218	99%	2.3%
Port/Haven 86C Brussels	Avenue du Port/ Havenlaan 86 C 1000 Brussels	2014	2020	16,725	3,976	100%	1.8%
Quartz Brussels	Avenue des Arts/ Kunstlaan 19H 1000 Brussels	2020	1996	9,186	2,114	100%	1.1%
The Gradient Brussels	Avenue de Tervuren/ Tervurenlaan 270-272 1150 Brussels	1976 (2013)	1997	19,580	3,549	90%	1.0 %
Guimard 10-12 Brussels	Rue Guimardstraat 10–12 1000 Brussels	1980 (2015)	2004	10,410	2,609	100%	1.0 %
Ippocrate 18 Milan	Via Ippocrate 18 20161 Milan	2005	2021	15,444	2,469	100%	0.9%
Bourget 42 Brussels	Av. du Bourgetlaan 42 1130 Brussels	2001	2002	14,262	1,976	100%	0.8%
Damiaan Tremelo	Pater Damiaanstraat 39 3120 Tremelo	2003 (2014)	2008	20,274	2,706	100%	0.8%
Albert I ^{er} 4 Charleroi	Rue Albert l ^{er} , 4 6000 Charleroi	1967 (2005)	2005	19,189	2,954	100%	0.8%
Trône/Troon 100 Brussels	Rue Sombre/ Donkerstraat 56 1200 Brussels	2020	2020	7,258	1,202	64%	0.8%
Others				2,226,757	283,841	97%	88.7%
TOTAL				2,379,407	312,614	98%	100%

^{1.} This amount only includes assets for which the group pays the insurance premium directly. This does not include insurances taken during the works nor those borne by the

^{2.} The estimated Rental Value takes into account the market data, the property's location, its quality and the tenant's financial data (EBITDAR) (if available) and, for healthcare assets the number of beds.

^{3.} The occupancy rate is calculated as follows: contractual rents divided by (contractual rents + ERV (Estimated Rental Value) on unlet spaces).

The rental situation of buildings under finance lease, for which the tenants benefit from a call option at the end of the lease, and properties held by associates and joint ventures is described below:

Inventory of buildings excluding investment properties

Property	Surface area (in m²)	Contractual rents ¹ (x 1,000 EUR)	Occupancy rate ²	Tenant
Financial assets under finance leases				
Courthouse - Antwerp	72,132	1,441	100%	Building Agency
Fire station - Antwerp	23,323	208	100%	City of Antwerp
Police station - HEKLA zone	3,800	699	100%	Federal police
Student housing Depage - Brussels	3,196	86	100%	ULB - Brussels University
Student housing Nelson Mandela - Brussels	8,088	1,265	100%	ULB - Brussels University
Prison - Leuze-en-Hainaut	28,316	755	100%	Building Agency
Hospital SSR – Chalon-sur-Saône	9,269	1,085	100%	French Red Cross
Sierra de la Nieves	4,117	289	100%	DomusVi
Rosario	4,773	156	100%	DomusVi
Monte Alto	5,698	118	100%	DomusVi
Costa d'En Blanes	5,422	444	100%	DomusVi
Ciudad de Mostoles	8,545	703	100%	DomusVi
Capdepera	5,477	354	100%	DomusVi
Can Carbonell	5,570	731	100%	DomusVi
Assets held by associates and joint ventures				
9 sites under development - Germany	-	-	-	Schönes Leben Gruppe
19 sites Aldea - Belgium	88,000	5,650	80%	Curavi, ORPEA, Vivalto
6 sites French Red Cross - France	93,000	9,324	100%	French Red Cross

^{1.} Part of the unsold lease payments, varying from 4% to 100% depending on the properties.

^{2.} Occupancy rate is calculated as follows: contractual rents / (contractual rents + estimated rental value on unlet premises).



The table hereafter includes:

- properties for which Cofinimmo receives rents;
- properties with lease payments partially or entirely sold to a third party and of which Cofinimmo keeps the ownership and the residual value¹;
- different projects and renovations in progress.

It does not include the properties held by the group's subsidiaries under equity consolidation.

All properties of the consolidated property portfolio are held by Cofinimmo SA/NV, except those marked with an asterisk, which are partially or entirely held by one of its subsidiaries (see Note 40).

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ER\ on unle premises (x 1,000 EUR)
HEALTHCARE REAL ESTATE		1,510,234	198,681	100%	198,906
Belgium		591,973	82,883	100 %	82,883
Operator: Anima Care		6,752	763	100 %	763
ZEVENBRONNEN - WALSHOUTEM	2001 (2012)	6,752	763	100%	763
Operator: Armonea		206,934	26,374	100 %	26,374
BINNENHOF - MERKSPLAS	2008	3,775	467	100%	467
DAGERAAD - ANVERS	2013	5,020	913	100 %	913
	2008 (2010)	6,878	838	100%	838
DE WYNGAERT - ROTSELAAR DEN BREM - RIJKEVORSEL	2006 (2015)	5,408	756	100 %	756
DOMEIN WOMMELGHEEM - WOMMELGEM	2002	6,836	829	100%	829
DOUCE QUIÉTUDE - AYE	2007	4,635	485	100 %	485
MATHELIN - MESSANCY	2004	6,392	1,305	100%	1,305
HEIBERG - BEERSE	2006 (2011)	13,568	1,517	100%	1,517
HEMELRIJK - MOL	2009	9,362	1,093	100%	1,093
HENRI DUNANT - EVERE	2014	8,570	1,279	100 %	1,279
HEYDEHOF - HOBOKEN	2009	2,751	380	100%	380
HOFTER DENNEN - VOSSELAAR*	1982 (2008)	3,279	497	100%	497
LA CLAIRIÈRE - WARNETON	1998	2,533	288	100%	288
LAARSVELD - GEEL	2006 (2009)	5,591	964	100%	964
LAARSVELD SERVICEFLATS - GEEL	2009	809	63	100%	63
LAKENDAL - ALOST*	2014	7,894	859	100%	859
LE CASTEL - JETTE	2005	5,893	533	100%	533
LE MÉNIL - BRAINE-L'ALLEUD	1991	5,430	647	100%	647
LES TROIS COURONNES - ESNEUX	2005	4,519	597	100%	597
LE CASTEL - JETTE LE MÉNIL - BRAINE-L'ALLEUD LES TROIS COURONNES - ESNEUX L'ORCHIDÉE - ITTRE	2003 (2013)	3,634	619	100%	619
L'ORÉE DU BOIS - WARNETON MARTINAS - MERCHTEM*	2004	5,387	621	100%	62
MARTINAS - MERCHTEM*	2017	7,435	998	100 %	998
MILLEGHEM - RANST	2009 (2016)	9,592	1,027	100 %	1,027
DE HOVENIER – RUMBEKE*	2011 (2015)	5,079	807	100 %	807
NETHEHOF - BALEN	2004	6,471	719	100 %	719
NOORDDUIN - COXYDE	2015	6,440	904	100 %	904
PLOEGDRIES - LOMMEL*	2018	6,991	686	100 %	686
RÉSIDENCE DU PARC - BIEZ	1977 (2013)	12,039	703	100 %	703
SEBRECHTS - MOLENBEEK-SAIN-JEAN	1992	8,148	1,141	100 %	1,141
T'SMEEDESHOF - OUD-TURNHOUT	2003 (2012)	8,648	1,034	100 %	1,034
TILLENS - UCCLE	2015	4,960	1,134	100 %	1,134
VOGELZANG - HERENTALS	2009 (2010)	8,044	1,083	100 %	1,083
VONDELHOF - BOUTERSEM	2005 (2009)	4,923	587	100 %	587
Operator: Aspria		7,196	2,792	100 %	2,792
SOMBRE 56 - WOLUWÉ-SAINT-LAMBERT	2004 (2012)	7,196	2,792	100 %	2,792

^{1.} The 'Contractual rents' section comprises the reconstitution of sold and discounted lease payments and, if applicable, the share of unsold lease payments (see Note 22).

^{2.} Occupancy rate is calculated as follows: contractual rents / (contractual rents + estimated rental value on unlet premises).

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ER\ on unle premises (x 1,000 EUR
Operator: Calidus	extension	6,063	796	100%	796
WEVERBOS - GENTBRUGGE	2011	6,063	796	100%	796
Operator: Care-Ion		69,612	10,862	100 %	10,862
CHANT DES OISEAUX - BASSENGE	2019	3,345	500	100 %	500
CLOS DE LA QUIÉTUDE - EVERE	1997 (2016)	7,227	1,094	100 %	1,094
CLOS REGINA - ANDERLECHT	2010	5,772	850	100%	850
DE BLOKEN - WELLEN	2008	7,564	1,120	100%	1,120
DE GERSTJENS - AALST	2015	6,252	1,069	100 %	1,069
LE DOUX REPOS - NEUPRÉ	2011	6,875	967	100 %	967
MONTEREY - SAINT-GILLES	2020	5,105	1,000	100 %	1,000
PAALEYCK - KAPPELLE-OP-DEN-BOS	2016	3,744	687	100%	687
RÉSIDENCE DU NIL - WALHAIN	1996	5,040	611	100%	611
RÉSIDENCE WÉGIMONT - SOUMAGNE	2018	4,339	800	100%	800
SENIOR'S FLATEL - SCHAERBEEK	1972	7,491	913	100%	913
SERENITAS PALACE - GRÂCE-HOLLOGNE	2019	6,858	1,250	100%	1,250
Operator: Korian		156,828	21,399	100%	21,399
ARCUS - BERCHEM-SAINTE-AGATHE	2008 (2009)	10,719	1,926	100%	1,926
BETHANIE - SAINT-SERVAIS	2005	4,780	524	100%	524
CLOS DE LA RIVELAINE – MONTIGNIES-SUR-SAMBRE*	2021	5,458	761	100%	761
DAMIAAN - TREMELO	2003 (2014)	20,274	2,706	100%	2,706
DE PASTORIJ - DENDERHOUTEM*	2013	8,089	823	100%	823
LA CAMBRE - WATERMAEL-BOITSFORT	1982	13,023	2,029	100%	2,029
NOOTELAER - KEERBERGEN	1998 (2011)	2,467	358	100%	358
PALOKE - MOLENBEEK-SAINT-JEAN	2001	11,262	1,401	100 %	1,401
PRINSENPARK - GENK	2006 (2013)	11,035	1,462	100%	1,462
PROGRÈS - LA LOUVIÈRE*	2000	4,852	528	100%	528
ROMANA - LAEKEN	1995	4,375	929	100 %	929
SEIGNEURIE DU VAL - MOUSCRON	1995 (2008)	6,797	1,221	100%	1,221
VAN ZANDE - MOLENBEEK-SAINT-JEAN	2008	3,463	438	100 %	438
VLASHOF - STEKENE*	2016	6,774	957	100 %	957
ZONNETIJ - AARTSELAAR	2006 (2013)	7,817	872	100 %	872
·		,	805	100 %	805
ZONNEWEELDE - KEERBERGEN	1998 (2012)	6,106			
ZONNEWEELDE - RIJMENAM ZONNEWENDE - AARTSELAAR	2002 (2019)	15,327	2,110 1,548	100 %	2,110
	1978 (2013)	14,210	,		1,548
Operator: Le Noble Age PARKSIDE - LAEKEN	1000 (2012)	6,435	1,274	100%	1,274
	1990 (2013)	6,435	1,274	100%	1,274
Operator: ORELIA	2010	38,544	4,496	100%	4,496
DILHOME - DILBEEK*	2010	5,170	766	100%	766
EDEN PARK - AALST*	2008	4,212	373	100%	373
KEIHEUVEL - BALEN*	2019	6,746	857	100%	857
PUTHOF - BORGLOON*	2018	11,333	1,210	100 %	1,210
SERRENHOF - SINT-TRUIDEN*	2020	8,038	907	100 %	907
TEN BERGE - BELSELE*	2000	3,045	383	100 %	383
Operator: ORPEA Belgique	2014	51,745	8,150	100 %	8,150
GRAY COURONNE - IXELLES*	2014	7,042	961	100 %	961
L'ADRET - GOSSELIES	1980	4,800	497	100 %	497
LINTHOUT - SCHAERBEEK	1992	2,837	503	100 %	503
LUCIE LAMBERT - BUIZINGEN	2004	8,314	1,562	100 %	1,562
PRINCE ROYAL - IXELLES*	2015	6,242	1,314	100 %	1,314
PAUL DELVAUX - WATERMAEL-BOITSFORT*	2014	6,283	1,008	100 %	1,008
RINSDELLE - ETTERBEEK	2001	3,054	586	100%	586
TOP SENIOR - TUBIZE	1989	3,570	391	100 %	391
VIGNERON - RANSART	1989	2,200	187	100 %	187
VORDENSTEIN - SCHOTEN*	2014	7,403	1,141	100 %	1,141

SAIVEGABLE - RUSBROEK* 2016 7.061 891 100	Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	B Rents + ERV on unlet premises (x 1,000 EUR)
Papertor: Vivolro	Operator: 't Hofke		7,061	891	100%	
WINLAYS - BRUXELLES 1983 (2017) 8,033 1,503 100 % 6228 Operators Visiblesever 3,435 628 100 % 6228 VILETOREVER - BORNEM* 2012 3,435 628 100 % 6228 Operators Visible 1001 1,267 100 % 2,257 CLOS BIZET - ANDERICEIT** 2015 1,1013 1,267 100 % 505 ZWALIUW - CAI MAARDEN 2002 4,944 585 100 % 585 ZWALIUW - CAI MAARDEN 2002 4,944 585 100 % 585 France 213,367 27,599 99 ** 27,744 Operator: Collide Patrimoline Groupe 6,344 846 100 % 448 CALVE DUILTERAL - NEVILLE* 1980 (2016) 3,230 427 100 % 448 OJUVIR RS - CANNES IA BOCCA* 2004 3,314 428 100 % 428 OLIVIR RS - CANNES IA BOCCA* 2004 3,314 428 100 % 429 LE FILLEU I. CHANGE - DOZULÉ*	SAUVEGARDE - RUISBROEK*	2016	7,061	891	100%	891
Operator: VilleToever 3,435 628 100 % 628	Operator: Vivalto		8,033	1,503	100%	1,503
VILICTOYED - BORNEM* 2012 3,435 638 100 % 628	VIVALYS - BRUXELLES	1983 (2017)	8,033	1,503	100%	1,503
Operator: Vulpia 18,841 2,369 100 % 2,369 CHARTREUSE - LIÉGE* 2015 11,013 1,267 100 % 1,027 CLOS BIZET - ANDERIECHT* 2017 7,288 1,02 100 % 1,022 ZWALUW - CALMARADEN 2002 4,494 585 100 % 585 ZWALUW - CALMARADEN 2002 4,494 585 100 % 585 France 213,367 27,599 99 % 22,749 Operator: Colisée Patrimoine Groupe 6,344 484 100 % 421 OLVIERS - CANNES LA BOCCA* 2004 3,114 426 100 % 421 OLVIERS - CANNES LA BOCCA* 2004 3,114 426 100 % 223 LE GRAND GARDIN - SAP-EN-JUGE* 1990 (2016) 3,529 539 100 % 223 LE GRAND GARDM- MAISY* 2003 (2019) 3,529 539 100 % 223 LE GRAND GARDM-MAISY* 2004 (2019) 2,841 350 100 % 350 LE GRAND JARDM-MAISY*	Operator: Vlietoever		3,435	628	100%	628
CLOS BIZET - ANDERIECHT* 2017 7,828 1,102 100% 1,102 CLOS BIZET - ANDERIECHT* 2017 7,828 1,102 100% 1,102 COPerator: Zwoluw 4,494 585 100% 585 7,000 CLOS BIZET - ANDERIECHT* 2017 7,828 1,102 100% 1,102 COPERATOR CALL MARKET STATE STAT	VLIETOEVER - BORNEM*	2012	3,435	628	100%	628
COLO BIZET - ANDERLECHT*	Operator: Vulpia		18,841	2,369	100%	2,369
CLOS BIZET - ANDERICCIT" 2017 7,828 1,102 100 % 1,102		2015	11,013	1,267	100%	1,267
Table Tabl		2017	7,828	1,102	100%	1,102
France 213,367 27,599 99% 27,749 Operator: Collisée Patrimoline Groupe 6,344 848 100% 848 CAUX DU LITTORAL - NEILLE* 1950 (2016) 3,230 421 100% 428 OUVIERS - CANNES LA BOCCA* 2004 3,114 426 100% 428 OPERATOR: DemusYi 18,664 2,179 100% 2,179 LA VALLÉE DAUGE - DOZULÉ* 2003 (2019) 3,529 529 100% 223 LE FILLEUL C. CHANTEGUP-LES-WIGNES* 2007 (2018) 6,319 804 100% 233 LE SONDINES - GRANDCAMP-MAISY* 2004 (2019) 2,241 350 100% 230 NOUVEL AZUR - SAINT-FIERED-U-REGARD* 2013 4,063 272 100% 272 Operator: Korian 154,956 19,351 100% 4,043 340 ALTOMME - REIMS* 1990 3,552 653 100% 403 ALTOMME - REIMS* 1990 3,562 443 100% 442 AUTO	Operator: Zwaluw		4,494	585	100 %	585
Operator: Colisée Patrimoine Groupe 6,344 848 100 % 848 CAUX DU LITTORAL - NEVILLE* 1950 (2016) 3,230 421 100 % 421 OLIVIERS - CANNES LA BOCCA* 2004 3,114 426 100 % 426 Operator: Domusé! 18,864 2,179 100 % 2,179 LA VALLÉE DAUGE - DOZULÉ* 2003 (2019) 3,529 529 100 % 529 LE GRAND JARDIN - SAP-EN-AUIGE* 1997 (2017) 7,12 223 100 % 233 LES CONDINES - GRANDCAMP-MAISY* 2004 (2019) 2,841 350 100 % 804 LES CONDINES - GRANDCAMP-MAISY* 2004 (2019) 2,941 350 100 % 350 NOUVEL AZUR - SAINT-FIERRE-DU-REGARD* 2013 4,063 272 100 % 193 ASTERE - SAINT-ÉTIENNE* 2006 3,936 440 100 % 193 ASTERE - SAINT-ÉTIENNE* 2006 3,935 447 100 % 412 ASTERE - SAINT-ÉTIENNE* 1996 3,552 653	ZWALUW - GALMAARDEN	2002	4,494	585	100%	585
Operator: Colisée Patrimoine Groupe 6,344 848 100% 442 CAUX DU LITTORAL - NEVILLE** 195 (2016) 3,230 421 100% 421 OLIVIERS - CANNES LA BOCCA* 2004 3,114 426 100% 426 Operator: DomusVI 18,864 2,179 100% 2,179 LA VALLÉE D'AUGE - DOZULÉ* 2003 (2019) 3,529 529 100% 529 LE GRAND JARDIN - SAP-EN-AUGE* 1992 (2017) 2,112 223 100% 233 LE SI CONIDISE - GRAND CAMPAMISY* 2004 (2019) 2,641 350 100% 804 LES CONDINES - GRAND CAMPAMISY* 2004 (2019) 2,641 350 100% 272 Operator: Korian 154,956 19,351 100% 13,351 AUTOMNE - SANTEMENE* 2006 3,938 440 100% 404 AUTOMNE - SARZEAU** 2006 3,938 440 100% 463 341 100% 462 AUTOMNE - SARZEAU** 1908 3,552 653 100%<	France		213.367	27.599	99%	27.749
CAUX DU LITTORAL - NEVILLE* 1950 (2016) 3,230 421 100 % 421	Operator: Colisée Patrimoine Groupe		-		100 %	
OLIVIERS - CANNES LA BOCCA* 2004 3,114 426 100% 426 Operator: Domusti 18,864 2,179 100% 2,719 La VALIE ED PAUGE - DOZULÉ* 2003 (2019) 3,529 529 10% 529 LE GARND JARDIN - SAP-EN-AUGE* 1992 (2017) 2,112 223 100% 223 LES ONDINES - GRANDCAMP-MAISY* 2004 (2018) 6,319 8.04 100% 350 NOUVEL AZUR - SAINT-PIERRE-DU-REGARD* 2013 4,663 272 100% 272 Operator: Korion 154,956 19,351 100% 19,351 ASTREE - SAINT-ÉTIENNE* 2006 3,356 440 100% 434 AUTOMNE - REIMS* 1990 3,552 663 100% 432 AUTOMNE - SARZEAU* 1994 2,482 447 100% 412 BROVÉLIANDE - CAEN* 2003 4,914 716 100% 716 BRUÝERS - LETRA* 2009 5,374 754 100% 725 CENTR	<u>, </u>	1950 (2016)	-			
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WILLIAM HARVEY - SAINT-MARTIN-D'AUBIGNY* 1989 (2016) 5,779 703 100% 703						682
	WILLIAM HARVEY - SAIN I-MARTIN-D'AUBIGNY*	1989 (2016)	5,779	703	100 %	703

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ERV on unlet premises (x 1,000 EUR)
Operator: Philogeris		4,698	373	100 %	373
CUXAC - CUXAC-CABARDES*	1989	2,803	211	100%	211
LAS PEYRERES - SIMORRE*	1969	1,895	162	100 %	162
Operator: ORPEA France		26,305	4,850	100 %	4,850
BELLOY - BELLOY*	1991 (2009)	2,559	466	100%	466
HAUT CLUZEAU - CHASSENEUIL*	2007	2,512	413	100%	413
LA JONCHÈRE - RUEIL-MALMAISON*	2007	3,731	689	100%	689
LA RAVINE - LOUVIERS*	2000 (2010)	3,600	663	100%	663
LA SALETTE - MARSEILLE*	1956	3,582	627	100%	627
LE CLOS SAINT SÉBASTIEN - SAINT-SÉBASTIEN-SUR- LOIRE*	2005	3,697	484	100%	484
MUSICIENS - PARIS*	2004 (2020)	4,264	1,375	100%	1,375
VILLA NAPOLI - JURANCON*	1950	2,360	134	100%	134
VIDE		2,200	-	0 %	150
CHAMPGAULT - ESVRES-SUR-INDRE*	1972 (1982)	2,200	-	0%	150
The Netherlands		187,013	24,337	100 %	24,412
Assets directly leased to healthcare professionals		45,773	5,746	99%	5,820
GANZENHOEF - AMSTERDAM *	2000 (2013)	2,469	415	100%	415
BURGEMEESTER MAGNEESTRAAT 12 - BERGEIJK*	1991 (2020)	2,946	476	100%	476
SIONSBERG - DOKKUM*	1980 (2015)	15,693	851	100%	851
DODEWAARDLAAN 5-15 - TIEL*	2009	3,951	531	100%	531
TERGOOI - WEESP*	1991 (2019)	2,569	401	99%	403
OOSTERKERKSTRAAT 1 - LEIDEN*	2012	1,813	268	100%	268
MOERGESTELSEWEG 22-26 - OISTERWIJK - VOORSTE STROOM*	2008	1,561	210	87%	241
MOERGESTELSEWEG 32 - OISTERWIJK*	2007	1,768	303	100%	303
MOERGESTELSEWEG 34 - OISTERWIJK*	2002	1,625	225	95%	238
ORANJEPLEIN - GOIRLE*	2013	1,854	348	100%	348
OOSTERSTRAAT 1 - BAARN*	1963 (2011)	1,423	202	95%	212
PIUSHAVEN - TILBURG*	2011	2,257	451	98%	460
TORENZICHT 26 - EEMNES*	2011	1,055	182	100%	182
WATERLINIE - UITHOORN*	2013	3,223	645	99%	650
ZOOMWIJCKPLEIN 9-13-15 - OUD BEIJERLAND*	2018	1,566	238	98%	243
Operator: Bergman Clinics		14,529	2,176	100 %	2,176
BRAILLELAAN 5 - RIJSWIJK*	2013 (2019)	2,133	261	100%	261
BRAILLELAAN 10 - RIJSWIJK*	2020	3,917	667	100%	667
RIJKSWEG 69 et 69A - NAARDEN*	2010	5,821	953	100%	953
RUBENSSTRAAT 165-173 - EDE*	1991 (2014)	2,658	294	100%	294
Operator: DC Klinieken		3,152	466	100%	466
KRIMKADE 20 - VOORSCHOTEN*	1992	1,181	216	100 %	216
LOUIS ARMSTRONGWEG 28 - ALMERE*	2000	1,971	250	100%	250
Operator: Domus Magnus		3,342	1,066	100%	1,066
LAURIERSGRACHT - AMSTERDAM*	1968 (2010)	3,342	1,066	100%	1,066
Operator: Fundis		18,159	1,564	100%	1,564
BRECHTZIJDE 20 - NS ZOETERMEER*	1997 (2008)	9,059	610	100%	610
VAN BEETHOVENLAAN 60 - ROTTERDAM*	1966 (1999)	9,100	954	100%	954
Operator: Gemiva		3,875	570	100%	570
CASTORSTRAAT 1 - ALPHEN AAN DEN RIJN*	2016	3,875	570	100 %	570
Operator: Het Baken, Estea & Hof van Blom		5,182	646	100%	646
HOF VAN BLOM 5-7, HATTEM*	2021	5,182	646	100 %	646
Operator: HWW		5,326	745	100 %	745
CHRISTOFFEL PLANTIJNSTRAAT 3 - DEN HAAG *	1986 (2021)	5,326	745	100 %	745
Operator: Stichting Amphia	1000 (2021)	14,700	1,989	100 %	1,989
DE PLATAAN - HEERLEN*	2017	14,700	1,209	100 %	1,209
AMPHIA - BREDA*	2016	0	780	100 %	780

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ERV on unlet premises (x 1,000 EUR)
Operator: Attent Zorg en Behandeling	•	1,795	221	100 %	221
KASTANJEHOF 2 - VELP*	2012	1,795	221	100 %	221
Operator: Stichting ASVZ		1,624	222	100 %	222
GANTELWEG - SLIEDRECHT*	2011	1,624	222	100 %	222
Operator: Stichting Gezondheidszorg Eindhoven (SGE)		2,237	367	100%	367
STRIJP-Z - EINDHOVEN*	2015	2,237	367	100 %	367
Operator: Stichting JP van den Bent		1,565	216	100%	216
HOF VAN ARKEL - TIEL*	2012	1,565	216	100 %	216
Operator: Stichting Leger des Heils		1,181	101	100%	101
NIEUWE STATIONSTRAAT - EDE*	1985 (2008)	1,181	101	100%	101
Operator: Stichting Martha Flora		2,142	373	100%	373
KLOOSTERSTRAAT – BAVEL*	2017	2,142	373	100 %	373
Operator: Stichting Pantein		4,254	683	100 %	683
DR. KOPSTRAAT 2 - BEUGEN*	2011	4,254	683	100 %	683
Operator: Stichting Philadelphia Zorg	2011	7,250	766	100 %	766
BARONIE 149-197 - ALPHEN AAN DEN RIJN*	2016	2,000	190	100 %	190
CHURCHILLIAAN - LOPIK*	2015	2,883	262	100 %	262
WINKOPERSTRAAT 90-94 - GORINCHEM*	2019	,	314	100 %	314
Operator: Stichting Rijnstate	2019	2,367	454	100 %	454
	1004	3,591		100 %	
MARGA KLOMPELAAN 6 - ARNHEM*	1994	3,591	454		454
Operator: Stichting Saffier	2004	8,694	1,177	100%	1,177
NEBO - DEN HAAG*	2004	8,694	1,177	100%	1,177
Opérateurs: Stichting Sozorg & Martha Flora	2014	3,074	511	100 %	511
DE RIDDERVELDEN - GOUDA*	2014	3,074	511	100%	511
Operator: Stichting TanteLouise		16,652	2,291	100 %	2,291
VEILINGDREEF 6 - BERGEN OP ZOOM*	2010	16,652	2,291	100 %	2,291
Operator: Stichting Zorgaccent		4,063	376	100 %	376
DAHLIASTRAAT 1 - NIJVERDAL*	2006	4,063	376	100 %	376
Operator: Stichting Zorgaccent & Twentse Zorgcentra		10,966	1,001	100 %	1,001
REGGEWEG – HELLENDOORN*	(2010)	10,966	1,001	100 %	1,001
Operator: Stichting Zorggroep Noordwest-Veluwe		3,887	610	100 %	610
ARCADE NW - ERMELO *	2014	3,887	610	100 %	610
Germany		293,629	36,466	100 %	36,466
Operator: Alloheim		12,927	1,352	100 %	1,352
AUF DER ALTEN BAHN 10 - BICKENBACH*	2011	6,638	812	100 %	812
BACHSTELZENRING 3 – NIEBÜLL*	1997	6,289	540	100%	540
Operator: Aspria		18,836	4,888	100%	4,888
MASCHSEE CLUB - HANOVRE*	2009	11,036	2,526	100%	2,526
UHLENHORST CLUB - HAMBOURG*	2012	7,800	2,362	100%	2,362
Operator: Azurit Rohr		32,621	3,342	100%	3,342
DR. SCHEIDERSTRAßE 29 – RIESA*	2018	6,538	856	100 %	856
GAUßSTRAßE 5 – CHEMNITZ*	2004	7,751	765	100%	765
JOSEPH-KEHREIN-STRAßE 1-3 - MONTABAUR*	2003 (2015)	11,615	1,195	100%	1,195
SENIORENZENTRUM BRÜHL - CHEMNITZ*	2007	6,717	526	100 %	526
Operator: Convivo	200,	4,354	512	100 %	512
LANGE STRASSE 5-7 - LANGELSHEIM*	2004	4,354	512	100 %	512
Operator: Curata	2004	32,050	3,112	100 %	3,112
BURG BINSFELD – NOERVENICH*	1533 (1993)	8,146	860	100 %	860
			870	100 %	870
HAEHNER WEG 5 - REICHSHOF - DENKLINGEN*	1900 (1998)	7,604			
HERZOG-JULIUS-STRASSE 93 - BAD HARZBURG*	1870 (2010)	12,459	1,320	100%	1,320
SCHLOSSFREIHEIT 3 - NEUSTADT-GLEWE*	1997	3,841	62	100%	62
Operator: Domus Cura	100:	9,604	1,540	100%	1,540
		£ E10	760	100 %	760
OSTLICHE RINGSTRASSE 12 - INGOLSTADT* SCHONE AUSSISCHT 2 - NEUNKIRCHEN*	1991 2009	6,518 3,086	780	100 %	780

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ER\ on unle premise: (x 1,000 EUR
Operator: Kaiser Karl Klinik (Groupe Eifelhöhen-Klinik)		11,881	2,264	100 %	2,264
KAISER KARL KLINIK - BONN*	1995 (2013)	11,881	2,264	100%	2,264
Operator: Korian Germany		12,741	1,383	100%	1,383
TRINENKAMP 17 - GELSENKIRCHEN*	1998	6,641	728	100%	728
AUF DER HUDE 60 - LÜNEBURG*	2004	6,100	655	100%	655
Operator: M.E.D. Gesellschaft für Altenpflege		4,602	588	100%	588
SENIORENRESIDENZ CALAU - CALAU*	2015	4,602	588	100%	588
Operator: Mohring Gruppe		10,513	910	100%	910
WESTSTRAßE 12-20 - BAD SASSENDORF*	1968 (2013)	10,513	910	100%	910
Operator: Oberberg		8,036	1,380	100 %	1,380
AM SANDFELD 34 – KAARST*	2020	8,036	1,380	100%	1,380
Operator: ORPEA Germany		44,493	5,019	100%	5,019
AM KASTANIENPARK 2 & 24 – WIESMOOR*	1997 (2020)	4,926	538	100 %	538
FOCKENBOLLWERKSTRASSE 31 - AURICH*	1994 (2020)	4,858	572	100 %	572
KURPROMENADE 6-8 - BAD LANGENSALZA*	1998	11,507	1,181	100 %	1,181
NEXUS - BADEN-BADEN*	1896 (2005)	4,706	878	100 %	878
PROFKURT-SAUER-STRASSE 4 - BAD SCHÖNBORN*	1997 (2020)	18,496	1,850	100 %	1,850
Operator: Stella Vitalis	(====)	88,031	9,797	100%	9,797
AM TANNENWALD 6 - SWISTTAL*	2018	5,081	594	100 %	594
BAHNHOFSTRASSE 10 - HAAN*	2010	5,656	740	100 %	740
BIRKSTRASSE 41 - LECK*	1999 (2000)	4,407	340	100 %	340
BRESLAUER STRASSE 2 - WEIL AM RHEIN*	2015	5,789	602	100 %	602
BRUNNENSTRASSE 6A - LUNDEN*	1999 (2002)	8,153	485	100 %	485
BUCHAUWEG 22 - SCHAFFLUND*	1998 (2004)	3,881	435	100 %	435
DORSTENER STRASSE 12 - BOCHUM*	2010	5,120	760	100 %	760
EPPMANNSWEG 76 - GELSENKIRCHEN*	2017	5,074	550	100 %	550
ESCHWEILER STRASSE 2 - ALSDORF*	2010	5,302	690	100 %	690
FÖRSTEREIWEG 6 - ASCHEFFEL*			351	100 %	351
	1991 (1997)	4,925			
JUPITERSTRASSE 28 - DUISBURG-WALSUM*	2007	4,420	641	100 %	64
KOLNER STRASSE 54-56 - WEILERWIST*	2016	4,205	594	100%	594
OSTERENDE 5 - VIÖL*	2002	3,099	261	100 %	26
OSTERFELD 3- GOSLAR*	2014 (2015)	5,880	498	100%	498
OSTRING 100 - BOTTROP*	2008	4,377	590	100 %	590
SEESTRASSE 28/30 - ERFSTADT*	2008	7,072	1,066	100%	1,066
STAPELHOLMER PLATZ - FRIEDRICHSTADT*	2017	5,590	600	100%	600
Operator: Wecare	0010	2,940	378	100%	378
AM STEIN 20 - NEUSTADT/WESTERWALD*	2012	2,940	378	100%	378
Spain		103,861	8,130	100 %	8,130
Operator: Clece		10,189	1,096	100 %	1,096
EMILIA PARDO BAZAN 116 – VIGO*	2021	5,373	462	100 %	462
ERNESTO CHE GUEVARA – OLEIROS*	2021	4,816	634	100 %	634
Operator: DomusVi		68,107	5,161	100 %	5,161
ACCESO IV PLANT 41 - SAGUNT*	1985 (2001)	5,544	516	100 %	516
AMAPOLA 38 - VALDEPENAS*	1998	5,677	192	100 %	192
AMETILIER 6 – HOSPITALET DE LLOBREGAT*	2005	5,968	612	100 %	612
ANTEQUERA 8 - BARCELONA*	2002	4,370	547	100 %	547
CASSERRES 1 – PUIG REIG*	1995 (2008)	6,794	759	100 %	759
FRANCISCO VITORIA 24 - VALLADOLID*	2013	9,246	601	100 %	601
MARE DE DEU DEL COLL 22 - BARCELONA*	1997	7,300	743	100 %	743
MEJORANA 100 – ALHAURIN DE LA TORRE*	1997 (2006)	6,107	228	100 %	228
MORALEJA 1 - VILLARALBO*	2007	7,006	254	100 %	254
PARTIDA GRAO - ALPICAT*	1995 (2001)	3,964	506	100 %	506
POLIGONO SANTA BARBARA - THARSIS*	1994 (2002)	6,131	203	100 %	20

F	Property	Year of construction (last renovation/	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	B Rents + ERV on unlet premises
-	Operator: ORPEA	extension)	10.629	865	100%	(x 1,000 EUR) 865
Sh.	CAPUCHINOS 85 - CASTELLÓN*	2020	10,628 6,100	433	100 %	433
<u></u>	ZABALBIDE - BILBAO*	2020	4,528	433	100 %	433
@	Operator: Reifs	2021	14,937	1,008	100 %	1,008
<u> </u>	CONSTELACIÓN CORONA AUSTRAL, 1 – UTRERA*	2004	7,067	556	100 %	556
™ _	MARTIN DE GAINZA 12 - ALCALÁ DE GUADAÍRA*	2004	7,007	452	100 %	452
- W	Finland	2000	6,823	1.597	100 %	1,597
_	Operator: Mehiläinen		4,200	979	100 %	979
<u></u>	VAASANPUISTIKKO 22 - VAASA*	2021	4,200	979	100 %	979
@	Operator: Esperi Care	2021	2,623	618	100 %	618
_	HARRIKUJA 8 - VANTAA*	2021	2,623	618	100 %	618
-	Ireland	2021	39,244	4,637	100 %	4,637
_	Operator: DomusVi		39,244	4,637	100 %	4,637
2	CAIRN HILL WESTMINSTER ROAD - CORNELSCOURT*	1999	1,742	433	100 %	433
(M)	DRUMALEE - CAVAN*	2007	8,540	400	100 %	400
	MALAHIDE ROAD - BALGRIFFIN*	2001	6,998	1,118	100 %	1,118
<u></u>	SEA ROAD - CASTLEBELLINGHAM*	2002	2,520	550	100 %	550
	STAMULLEN ROAD - GORMANSTON*	2000	10,367	650	100 %	650
	STOCKHOLE LANE - CLOGHRAN*	2016	4,956	959	100 %	959
	THE CURRAGH - SUNCROFT*	2000	4,121	528	100%	528
_	Italy		64,913	9,612	100%	9,612
_	Operator: Codess Sociale		12,898	1,447	100 %	1,447
_	BOCCACCIO 96 – PADUA*	2000 (2012)	12,898	1,447	100%	1,447
	Operator: Korian		24,640	3,884	100%	3,884
	CRESCITELLI 1 - MONZA*	1987 (1997)	9,196	1,415	100%	1,415
_	IPPOCRATE 18 - MILAN*	2005	15,444	2,469	100%	2,469
	Operator: Kos		27,375	4,281	100 %	4,281
	DON LUIGI UBOLDI 40 - BOLLATE*	2003	7,210	1,038	100%	1,038
	SAN FAUSTINO 21 - MILAN*	2003	7,588	1,247	100%	1,247
	SAN FAUSTINO 27 - MILAN*	2003	12,577	1,996	100 %	1,996
	United Kingdom		9,411	3,420	100 %	3,420
	Operator: Country Court Care Homes		9,411	3,420	100 %	3,420
3	ELBA GATE - MILTON KEYNES*	2017	3,158	1,125	100 %	1,125
& _	FERRARS ROAD 14 - HUNTINGDON*	2016	3,166	1,152	100 %	1,152
	PRINCES AVE - WELWYN GARDEN*	2018	3,087	1,143	100 %	1,143
	OFFICES		419,314	70,190	93%	75,431
	Brussels CBD		129,269	28,639	95 %	30,029
	ARTS/KUNST 27*	1977 (2009)	3,734	949	98%	973
	ARTS/KUNST 46*	1966 (1998)	11,516	2,328	96%	2,420
	AUDERGHEM 22-28*	2004	5,853	1,147	86%	1,336
<u>_</u>	BELLIARD 40*	2018	20,322	5,218	99%	5,252
& _	PORT/HAVEN 86C*	2014	16,725	3,976	100 %	3,976
& _	GUIMARD 10-12*	1980 (2015)	10,410	2,609	100 %	2,612
	LIGNE 13*	2007	3,693	769	98%	784
	LOI/WET 34*	2001	6,882	915	76%	1,206
	LOI/WET 57*	2001	10,279	1,953	100%	1,953
8 0 -	LOI/WET 227*	1976 (2009)	5,915	1,442	99%	1,459
	MEEÛS 23*	2010	8,807	2,185	98%	2,221
	ARTS/KUNST 19H (Quartz)*	2020	9,186	2,114	100 %	2,114
_	SCIENCE/WETENSCHAP 41*	1960 (2001)	2,932	620	99%	629
	TRÔNE/TROON 98*	1986	5,757	1,212	99%	1,218
_	TRÔNE/TROON 100*	2020	7,258	1,202	64%	1,876

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ER on unle premise (x 1,000 EUR
Brussels decentralised		167,149	25,322	92%	27,516
BOURGET 40*	1998 (2020)	14,262	1,976	100%	1,97
BOURGET 42*	2001	25,746	3,868	90%	4,28
BOURGET 44*	2001	14,049	2,127	91%	2,34
BOURGET 50*	1998 (2021)	4,878	283	40%	70:
BRAND WHITLOCK 87-93*	1991	6,216	913	91%	999
COCKX 8-10 (Omega Court)*	2008	16,472	2,072	79%	2,630
RUE DE GENÈVE/GENEVESTRAAT 12 (Everegreen)*	1992 (2006)	16,062	2,089	100%	2,08
GEORGIN 2*	2007	17,681	3,488	100%	3,48
HERRMANN DEBROUX 44-46*	1992	9,666	1,624	97%	1,676
SOUVERAIN/VORST 36*	1998	8,310	854	100 %	85
SOUVERAIN/VORST 280*	1989 (2005)	7,074	1,185	96%	1,23:
TERVUREN 270-272 (The Gradient)*	1976 (2013)	19,580	3,549	90%	3,94
WOLUWE 58 (+ parking Saint-Lambert)*	1986 (2001)	3,868	785	100%	78
WOLUWE 62*	1988 (1997)	3,285	510	99%	51,
Brussels periphery	1300 (1337)	61,998	6,587	82%	8,07
MERCURIUS 30*	2001	6,124	583	100%	583
NOORDKUSTLAAN 16 A-B-C (West-End)*	2009	10,022	1,504	90%	1,680
PARK LANE*	2009	36,636	3,680	74%	4,94
WOLUWELAAN 151*	1997	· · · · · · · · · · · · · · · · · · ·	820	94%	86
	1997	9,216	2,073	94%	
Antwerp periphery	2010	12,994	· · · · · · · · · · · · · · · · · · ·		2,20
AMCA - AVENUE BUILDING*	2010	9,403	1,522	96%	1,58
AMCA - LONDON TOWER*	2010	3,530	542	88%	618
NOORDERPLAATS (AMCA)*	2010	61	9	100%	
Other regions	10.07 (0.0.05)	47,904	7,570	100 %	7,60
ALBERT I of 4 - CHARLEROI*	1967 (2005)	19,189	2,954	100 %	2,95
MECHELEN STATION - MALINES/MECHELEN*	2002	28,715	4,616	99%	4,64
OFFICE BUIDLINGS WITH SOLD LEASE RECEIVABLES		33,785	7,382	100%	7,38
Brussels decentralised		4,137	442	100 %	44
COLONEL BOURG 124*	1988 (2009)	4,137	442	100 %	44
Brussels CBD		26,188	5,900	100 %	5,90
LOI/WET 56*	2008	9,484	2,309	100 %	2,30
LUXEMBOURG/ LUXEMBURG 40*	2007	7,522	1,233	100 %	1,23
NERVIENS/NERVIÊRS 105*	1980 (2008)	9,182	2,232	100 %	2,23
MEEÛS 23 (+ parking)*	2010	0	126	98%	12
Other regions		3,460	1,040	100 %	1,04
MAIRE 19 - TOURNAI*	1997	3,460	1,040	100%	1,04
PROPERTY OF DISTRIBUTION NETWORKS		359,617	36,330	99%	36,87
Pubstone		311,379	29,991	100%	30,10
Pubstone Belgium (677 buildings)*		270,060	19,710	99%	19,82
Brussels		40,258	4,029	100 %	4,02
Flanders		167,258	11,579	100%	11,62
Wallonia		62,544	4,102	98%	4,17
Pubstone Netherlands (212 buildings)*		41,319	10,281	100 %	10,28
MAAF (180 buildings)*		39,196	4,949	92%	5,38
Other Belgium		9,043	1,390	100%	1,39
KROONVELDLAAN 30 - DENDERMONDE	2012	9,043	1,390	100%	1,39
TOTAL INVESTMENT PROPERTIES AND WRITEBACK		2,322,950	312,584	98%	318,599

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	Rents + ERV on unlet premises (x 1,000 EUR)
ASSETS HELD FOR SALE	exterision)	39,602			(X 1,000 LOR)
Belgium		20,805			
COLONEL BOURG 122*	1988 (2006)	4,129			
PARK HILL*	2000	16,676			
France		18,797			
PONT - BEZONS*	1988 (1999)	2,500			
LAC - MONCONTOUR*	1991	1,286			
HÉLIO-MARIN - HYÈRES*	1975	12,957			
MAAF (10 buildings)*		2,054			
HEALTHCARE RENOVATION PROJECTS		0			
Belgium		0			
BLOEMENLAAN - OUDENBURG*		-			
NEW FARNIENTANE – JUPRELLE*		-			
NEW SITELLES – GENAPPE*		_			
France		0			
REVIN*		-			
VILLA BAUCIS - FONTAINEBLEAU*		-			
VILLERS-SUR-MER*		-			
The Netherlands		0			
TERGOOI - HILVERSUM*		-			
Spain		0			
BARCELONA 11 - CASTELLÓN*		-			
CALLAO 13 – MALLORCA*		-			
JAUME II 57 - LÉRIDA*		-			
MARIANO SANZ 39 - CARTAGENA*		-			
MATERNITAT D'ELNA 1 – TARRAGONA*		-			
NOVELDA 26/28 - ALICANTE*		-			
SAN LUCAR 20 – PUERTO SANTA MARÍA*		-			
Finland		0			
AALLONMURTAJANKATU 3 - KUOPIO*		-			
AURA - TURKU*					
AURA – YLÖJÄRVI*		-			
FLORA - TURKU*		-			
PUNAKIVENTIE 19 – HELSINKI*		-			
RIISTATIE 3 – ROVANIEMI*		_			
OFFICES RENOVATION PROJECTS		16,855			
ARTS/KUNST 47-49*		6,915			
LOI/WET 85*		3,735			
MONTOYER 10*		6,205			
RENOVATION PROJECTS REAL ESTATE OF DISTRIBUTION NETWORKS		0			
TENREUKEN		-			
LAND RESERVE HEALTHCARE REAL ESTATE		_			
OSTLICHE RINGSTRASSE 11 - INGOLSTADT			-		-
ROOSEVELT - BRUXELLES*			_		_
NOORDDUIN - KOKSIJDE			-		_
SUR SEAUMONT - MARCHE-EN-FAMENNE			-		-
CLAVELES – MARACENA*			-		-
ISLAS CANARIAS 98 – SANTA CRUZ DE TENERIFE*			-		_
PAU ALJAMAR 10 - TOMARES*			-		_
PINADA 81/83 - MURCIA*			-		_
ZAMORA 43 - VALLADOLID*			-		_

Property	Year of construction (last renovation/ extension)	Surface area (in m²)	A Contractual, rents, (x 1,000,EUR)	C=A/B² Occupancy rate	B Rents + ERV on unlet premises (x 1,000 EUR)
LAND RESERVE OFFICES		_	30		30
Brussels CBD		-	27		27
DE LIGNE*			3		3
EGMONT I *			14		14
EGMONT II *			6		6
LOUISE 140*			-		-
MEIBOOM 16-18*			-		-
MONTOYER 14*			2		2
MONTOYER 40*			-		-
Brussels decentralised		-	2		2
WOLUWE 34*			2		2
Brussels periphery		-	-		-
KEIBERG PARK*			-		-
WOLUWE GARDEN 26-30*			-		-
Antwerp Singel		-	1		1
QUINTEN*			-		-
REGENT*			-		-
ROYAL HOUSE*			-		-
UITBREIDINGSTRAAT 2-8*			-		-
UITBREIDINGSTRAAT 10-16*			1		1
PORTFOLIO GRAND TOTAL		2,379,407	312,614		318,629

MARKET COMMENTARY¹

Healthcare real estate

As at 31.12.2021, the fair value of Cofinimmo's consolidated health-care real estate portfolio accounted for 67% of the company's total consolidated portfolio. In this segment, Cofinimmo owns properties worth nearly 3,800 million EUR in nine countries, namely: Belgium, France, Germany, the Netherlands, Spain, Finland, Ireland, Italy and the United Kingdom. In total, Cofinimmo owns 266 healthcare assets having together a total capacity of nearly 25,600 beds.

THE BELGIAN HEALTHCARE MARKET

Demographic evolution in Belgium

According to the National Planning Bureau, the percentage of persons aged 67 and over in Belgium is increasing and will peak at 22.4% of the population by 2040, representing 2.7 million people. The proportion of persons aged 80 and over was 5.6% in 2020 and will gradually rise to reach 7.5% by 2040. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Nursing and care homes landscape

According to the latest statistics available (provided by Femarbel), Belgium counts about 1,500 nursing and care homes offering together a total capacity of approximately 150,000 beds.

It is estimated that an overall capacity of around 178,000 accommodation units will be needed by 2030 and of approximately 287,000 units by 2050. This represents an average annual growth of 4,500 accommodation units between now and 2050.

Public operators account for approximately 30% of the beds, private operators for approximately 35% and non-profit sector operators for approximately 35% of the beds.

Market Trends

The transaction volume over the year 2021 amounted to nearly 3.6 billion EUR, i.e a 35% decrease compared to the previous year. Approximately 10% of the investment volumes refers to nursing and care homes. Belgian players (REITs, Insurance companies) dominated this market.

The prime yield is at 4% in Flanders (compared to 4.3% in Brussels and 4.5% in Wallonia), stable at an all-time low, but which is still slightly higher than investments returns generated by other asset classes (e.g. offices at 3.6%). Prime yields should remain stable in the medium-term.

Due to the Covid-19 pandemic, the occupancy rate of care homes had decreased by the end of 2020 and early 2021. However, as vaccination programmes have been rolled out, occupancy rates have started to recover during the second part of the year.

THE FRENCH HEALTHCARE MARKET

Demographic evolution in France

As a direct consequence of the post-war baby-boom (1946 to 1976), the proportion of over 65s is inevitably set to rise through to 2040.

According to INSEE, the percentage of persons aged 65 and over in France is increasing and will peak at 26.5% of the population by 2040, representing 18,3 million people. The proportion of persons aged 80 and over was 6.0% in 2021 and will gradually rise to reach 9.7% by 2040. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Care dependency

Considering the growing proportion of elderly in the French population, the total number of care-dependent persons will increase from 1.3 million in 2017 to 2 million by 2040, i.e., a 54% increase. Needless to say that the proportion of care-dependent persons increases with age.

Nursing and care homes landscape

According to the latest statistics available, France counts about 7,400 nursing and care homes offering together a total capacity of approximately 595,200 beds.

It is estimated that an overall capacity of around 700,000 accommodation units will be needed by 2030 and of approximately 900,000 units by 2045. This represents an average annual growth of 50% accommodation units between now and 2045.

Public operators account for approximately 44% of the beds, private operators for approximately 25% and non-profit sector operators for approximately 31% of the beds.

The cure centres (healthcare centres/rehabilitation clinics/psychiatric clinics)

In a drive to rationalise patient care and optimise structural costs, public and private for-profit establishments have been taking the approach of concentrating their various entities and services. In addition, changes in surgical techniques, the ageing population and chronic conditions are increasingly pushing healthcare establishments towards flexibility. Driven by an activity-based funding approach, there has also been an increase in day/night hospitalisations and ambulatory care in particular. In Medical, Surgical and Obstetrics (MSO), full hospitalisations fell by an average of 0.9% per year from 2006 to 2016 whereas partial hospitalisations rose by 4.7% per year. The same trend can be seen for aftercare and rehabilitation centers (SSR) with growth of 1.1% for full hospitalisations and 7.6% for partial hospitalisations.

Nationally, beds in private clinics account for 24% of the overall health stock, compared with 61% for public establishments and 15% for not-for-profit. However, penetration rates vary considerably by department: relatively low in the North-East (less than 10% in Ardennes, Meuse, Bas-Rhin and Haut-Rhin) and conversely very high in the South and Corsica (over 40% in Bouches du Rhône, Haute Garonne and Hérault).

Generally speaking, public establishments dominate in terms of full hospitalisations for long-term care (90%), psychiatrics (62%) and MSO (74%). Conversely, half of partial hospital days in the MSO sector are in the, private sector.

Only private operators are currently choosing to outsource their real estate. However, there is nothing to stop similar moves being made by public establishments. In fact with high levels of debt in the struggling public health sector (debt ratio of 51.5% in 2016), this option could one day be explored by public bodies seeking to release capital in order to finance modernisation (equipment, connected tools, scientific research activity, etc.) and hospital development.

The French market has been experiencing an increasing investor appetite for surgical clinics – long considered risky, more Capex-demanding with lower operational margins and larger investment sizes. This appetite shows that any healthcare related opportunity would likely be appreciated by investors.

Market Trends

Health and social care operators currently face several challenges. The first is linked to a lack of land; this is limiting development projects and encouraging operators to approach developers and real estate specialists to support their hunt for new development opportunities. The second is human in nature with pressure on the employment market in this sector and genuine difficulties in recruiting qualified and specialist staff: doctors, nurses, care workers. The third is demographic, with a growing need for residential care and an increase in chronic illness which require trained staff, specific care and facilities. Encouraged by public authorities, specialists in care services and assisted living are now diversifying into the senior citizen market. Strategies vary from one operator to the other: diversifying home–support services, creating a network of shared housing solutions for seniors, etc.

Transaction volume

The healthcare transaction volume (excluding assisted living) over the year 2021 amounted to approx. 1.4 billion EUR, i.e a 60% increase compared to 2020. Approximately 66% of the investment volumes refers to nursing and care homes (920 M EUR). Local players dominated this market. In 2021, the transaction volume was significantly driven by the acquisition of a portfolio of 33 nursing homes by Primonial on behalf of its Primovie SCPI. All 33 nursing homes are fully let under fixed long-term leases to Colisée. Despite the strong appetite of investors for French healthcare assets, few other significant transactions over 100 million EUR have been recorded in 2021 due to lack of opportunities on the market.

Prime yield

The prime yields for nursing homes leased by major operators through long fixed-period leases are still under pressure and can reach 4.00% in region. A recent landmark portfolio transaction in France demonstrated another yield compression for secondary regional locations.

Prime yields in Paris and Greater Paris area could reach the 3.50% mark although no deal has been recorded at this level in 2021.

Comment on COVID-19

In contrast to other commercial real estate asset classes, healthcare market has shown a great resilience following the Covid-19 outbreak.

Despite punctual general trend of lower than normal occupancy and increased costs and trade interruption through infection control procedures, rents and incentives have remained largely unchanged, with operators taking a robust long term view. We have not observed any significant change in normative long-terms rents. More generally since the Covid-19 outbreak, the healthcare market has been considered as a haven for investment with no repricing nor yield increase recorded

Comment on current economic situation

France's annual inflation rate was confirmed at a robust 2.8% year-on-year in December of 2021. According to the last publications, the annual inflation rate is expected to amount approx. 2.0% in 2022.

Major operators might partly reflect the inflation increase in their rates.

THE DUTCH HEALTHCARE MARKET

Demographic evolution in the Netherlands

With the aging of the population, the number of (vulnerable) elderly people is increasing sharply. In 2040 there will be 4.8 million over-65s, 2.5 million over-75s and 340,000 over-90s. In addition, the number of single elderly people is increasing and there is more dementia and loneliness (Actiz, 2020). In the coming years, the proportion of 65-79 year-olds in the total population will rise sharply. From 2025, the group of over-80s will also increase sharply (double aging) (CBS, 2021). With all these developments, the demand for care is increasing sharply.

Care dependency

Considering the growing proportion of elderly in the Dutch population, the total number of care-dependent persons is expected to increase. For example, the number of people with dementia and with an indication for nursing home care is expected to increase to 165,000 in 2040, an increase of 117% compared to 2015 (RIVM, 2018). In addition, the proportion of care-dependent persons increases with age.

Nursing and care homes landscape

The current and expected capacity of care homes has been mapped by TNO (2020) nationally and regionally based on existing registrations. The total contracted or delivered intramural capacity is approximately 142,000 places. The theoretically available capacity is calculated at approximately 152,000 beds. Expansion plans for approximately 9,000 places including accommodation have been announced. The intended expansion plans are not sufficient to meet the need when looking at the prognosis, where approximately 30,000 extra people will already need care based on an (WIz) indication in 2025 and more than 100,000 extra people in 2040.

Primary health care centre and clinic landscape

In addition to the trend of healthcare providers in the care sector of selling their real estate, a same shift is increasingly noticed within the cure sector. An example of this trend is the sale of (parts of) the Albert Schweitzer hospital in Dordrecht. The hospital was leasing parts of the hospital to other tenants and decided to sell these parts in order to focus on their core task of providing care.

Regarding primary health care centres, a study of the national association of general practitioners (LHV, 2021) shows that GPs face difficulties regarding housing. A large proportion of GPs indicate that there is a lack of suitable housing and space to build. Moreover, the rental or purchase prices are often considered too high in relation to the reimbursement that GPs receive. Not only in (large) cities, but also in other parts of the country, GPs indicate that there is insufficient space in the building and that they are getting stuck in their search for suitable housing.

Market Trends

The transaction volume over the year 2021 amounted to approximately 1 billion EUR. Approximately 75% of the investment volumes refers to nursing and care homes. A major part of the investment volume is invested by Dutch institutional and private real estate funds, while the number of international (listed and non-listed) investors keeps increasing in the past year.

The prime net initial yields are in range of approximately 3.8% – 5.5% for care homes of prime assets depending on the quality of the location, building and tenant as well as the remaining lease term. The net initial yield showed a decreasing trend in 2021.

A lack of supply of investment opportunities in combination with a growing number of interested parties in care home real estate, keeps downwards pressure on yields. This resulted in parties having to broaden their scope and consider investing in other segments within the care and cure sector, such as primary health care centres, clinics and rehabilitation centres. The prime net initial yields are in range of approximately 4.5% - 6.5% for primary health care centres of prime assets depending on the quality of the location, building and tenant(s) as well as the remaining lease term. The net initial yield showed a decreasing trend in 2021.

Occupancy rate in relation to COVID-19

After a period of lower occupancy rates in nursing and care homes, the occupancy rate started to rise again from February 2021. The increase in the occupancy rate in nursing and care homes is still slow and the differences between regions are large. The waiting lists are getting shorter, and this decrease can be seen in all sectors (NZA, 2021).

THE GERMAN HEALTHCARE MARKET

Demographic evolution in Germany

According to the German Federal Statistical Office (Destatis), the percentage of persons aged 67 and over in Germany is increasing and will peak at 26% of the population by 2037, representing an increase of 21 million people. The proportion of persons aged 80 and over was 7% in 2019 and will gradually rise to reach 12% by 2060. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Care dependency

Considering the growing proportion of elderly in the German population, the total number of care-dependent persons will increase from 4.13 million in 2019 to 5.1 million by 2030, i.e. a 23% increase. Needless to say that the proportion of care-dependent persons increases with age.

Nursing and care homes landscape

According to the latest statistics available, Germany counts about 15,380 nursing and care homes offering together a total capacity of approximately 969,553 beds.

It is estimated that an overall capacity of around 157,000 accommodation units will be needed by 2030. This represents an average annual growth of 293,000 accommodation units between now and 2030.

Public operators account for approximately 5% of the beds, private operators for approximately 43% and non-profit sector operators for approximately 52% of the beds.

Rehabilitation Clinics

According to the latest statistics available (2016), Germany counts about 1,149 rehabilitation facilities offering together a total capacity of approximately 165,223 beds. The average occupancy rate amounted to 83% and the average length of stay for a patient to 25.3 days.

Private operators dominate account for 53% of the market, with 609 facilities in 2017. The federal and state government pension insurance (a public operator) is the largest operator for rehabilitation clinics with around 90 facilities. Nevertheless, the public sector operators still only account for some 20% of the total market.

Rehab Clinics are also gaining importance among the asset classes with long-term leases and stable and often indexed rents. They benefit from demographic trends such as the rising age of the population. What is true of senior flats and nursing homes is also true of rehabilitation clinics. The asset class is gaining significantly in importance among healthcare properties with rising transaction volume, only slowed down by the lack of available products for sale. Yields for core investments range between 4.3% and 4.8%.

Market Trends

The transaction volume over the year 2021 amounted to nearly 3.7 billion EUR, i.e. a 23% increase compared to the previous year and approx. 208% compared to 5 years ago (2017). Approximately 59% of the investment volumes of 2021 refers to nursing and care homes. International investors dominated this market with approx. 1 billion EUR invested in the German healthcare real estate market.

The prime yield decreased at 3.9%, which was an all-time low, but which is still higher than investments returns generated by other asset classes (e.g. 2.76% for office). It is expected that demand from national and international institutional investors for well-positioned care homes will remain high, with new development activity in this asset class remaining far too low. Pressure on yields will therefore remain high.

Comment on COVID-19

The COVID-19 crisis had no impact on the transaction volume; on the contrary, demand has increased. This further prove the resiliency of this asset class. Furthermore, investment volume is expected to increase even more, once all COVID-19 related measures are lifted from healthcare assets. In general, there is a large vaccination rate in German nursing homes, limiting outbreaks in establishments and facilitating day to day operations. Although nursing homes were required to set aside a small number of rooms for potential COVID-19 cases, this had in general little impact on the occupancy.

Comment on current economic situation

Uncertainty combined with the effects of the measures imposed to cut the number of infections created a deep recession in the German economy in Q1 2020, with a fall in GDP of 11.5%. As virus containment measures were eased, cases fell and the economy bounced back by some 8% in Q3. New measures to curtail a second wave of infections were imposed in late October and, the rebound slowed, bringing GDP growth for the year as a whole to -4.93%. The pattern in 2021 followed a similar course but was less onerous, with GDP recovering to 2.85%. A sustained recovery is now expected, despite the Omicron wave, as the proportion of the population which is vaccinated increases and confidence recovers. Expectations regarding the sustained rebound are reflected in the positive 2022 GDP growth forecast of 3.56%. The current and forecasted high rate of inflation only has a limited impact on the operators' rental payments, since the indexation is usually concluded at a relatively low level.

THE SPANISH HEALTHCARE MARKET

Demographic evolution in Spain

According to INE, the percentage of persons aged 67 and over in Spain is increasing and will peak at 29% of the population by 2051, representing 14,491,157 million people. The proportion of persons aged 80 and over was 6% in 2020 and will gradually rise to reach 14% by 2061. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Care dependency

Considering the growing proportion of elderly in the Spanish population, the total number of care-dependent persons will increase from 1.4 million in 2021 to 2.1 million by 2030, i.e. a 50% increase. Needless to say that the proportion of care-dependent persons increases with age.

Nursing and care homes landscape

According to the latest statistics available included in the 2021 report "Informes Envejecimiento en red", Spain counts about 5,556 nursing and care homes offering together a total capacity of approximately 384,251 beds. It is estimated that additional 200,000 beds will be needed by 2030 and of approximately 400,000 units by 2050. This represents an average annual growth of c.100% accommodation units between now and 2050.

Public operators account for approximately 27% of the beds, private operators for approximately 73%. Approximately 25% of the total privately operated beds are publicly subsidized ("camas concertadas"). Therefore, fully private demand represents approximately 50% of the total stock.

Market Trends

The transaction volume in nursing homes over the year 2021 continued at historic record high levels. The main transaction in Spain in 2021 was the acquisition of 18 nursing homes that Cofinimmo acquired to Batipart for approximately 150 million EUR. The number of partnerships between investors and operators has continued to increase during 2021 and it is expected to continue in the future, leading to further increase in investment volumes.

The prime yield decreased slightly during 2021 and as at end-2021 it stands at 4.50 %, which was an all-time low, but which is still higher than investments return generated by other asset classes such as offices: 3.15%; retail high street: 3.50% and logistics: 4.00%; amongst others.

On the operational side, in 2021 operators have progressively recovered from the COVID-19 outbreak. The vaccination program in Spain has been implemented successfully with all the residents in nursing homes having the third vaccine which has contributed to containing the spread of COVID-19.

THE IRISH HEALTHCARE MARKET

Demographic evolution in Ireland

According to the CSO (Central Statistics Office) the percentage of persons aged 65 and over in Ireland is increasing and will peak at 18.21% of the population by 2036, representing c. 1.02 million people. The proportion of persons aged 80 and over was 3.1% within the most recent 2016 census and is predicted to gradually rise and to reach 5.8% by 2036. An increase in the number of nursing homes nationally, is required to meet the growing demand associated with the ageing demographic of the population.

Care dependency

Considering the growing proportion of elderly in the Irish population, it is estimated that the total number of care home-dependent persons will increase from approx. 29,000 to 43,000 by 2031, i.e. a 48% increase. The proportion of care-dependent persons increases with age.

Nursing and care homes landscape

According to the latest statistics available, Ireland counts about 540 nursing and care homes, offering together a total capacity of approximately 31,900 beds.

Based upon a recent 2021 report produced by BDO on behalf of Nursing Homes Ireland, it is estimated that an overall capacity of around 45,000 bed spaces will be needed by 2031. This represents an average annual growth of 1,310 bed spaces within this period.

Public operators and the non-profit sector account for approximately 20% of the beds and private operators approximately 80%.

Market Trends

The transactional volume within the Nursing Home sector over 2021 amounted to nearly 600 million EUR. Approximately 45% of this sum was by Prop Co investment funds with the remainder relating to Op Co activity. There was no sale and leaseback activity of note within the preceding year. Continental rather than domestic entities have dominated both markets.

The prime fair value yield remained stable at approx. 4.5%. By contrast, prime Dublin office yields currently range between 3.85% to 4.25%, with the prime Dublin PRS (Private Rental Schemes) and the high performing Industrial sectors, currently ranging between 3.65%-4.25% and 3.95% to 4.75% respectively. Rental efforts within the Nursing Home sector, have ranged at between 50-55% of EBITDAR.

Comment on COVID-19

As at January 2022, the COVID-19 pandemic has had a notable impact within Ireland, in health, economic and social terms. The impact on the care home market was substantial in operational terms, with homes having been in effective self-isolation between Q1 2020 to early Q2 2021 inclusive.

COVID-19 remerged in a very aggressive third wave within Q1 2021, which impacted negatively on the operational side of the nursing home sector, much like in Q2 2020. The vast majority of nursing home staff and residents have since been fully vaccinated. This has led to a welcome stabilisation of the disease within nursing home settings, with family visitations etc. remerging, in a gradual return to more a normalised operational environment; albeit now subject to heightened COVID-19 preventative measures. The government additionally rolled out a supplementary booster programme to nursing home residents, frontline workers and the over 80's from September onwards.

In terms of State support the TAPS or Temporary Assistance Payment Scheme, which commenced within April 2020 to support voluntary and private nursing homes with additional costs due to COVID-19, ended in June of 2021.

The State exited its highest emergency setting, aka level 5, within April 2021. As at January 2022 close to 95% of the States population, above the age of twelve, have been vaccinated, which represents one of the highest proportions per population, within the EU.

Notwithstanding the difficulties encountered as a result of COVID-19; and the emergence of the Omnicorn variant towards the latter end or 2021, we consider that the fundamentals of the care home industry within Ireland to remain relatively sound over the longer term for modern/purpose-built homes.

There has been a marked increase in investment sale and lease-back activity within the preceding 12 months; coupled with onward expansion on the part of newer continental operators.

THE FINNISH HEALTHCARE MARKET

Demographic evolution in Finland

According to Statistics Finland, the number of persons aged 75 and over is expected to increase by nearly 330,000 people representing a 57% growth by the year 2040. Rapid ageing of the Finnish population is expected to be among the fastest in European Union over the next 20 years. The population growth will continue to be slow until year 2035, and decreasing moderately thereafter.

The number of persons aged 65 and over is expected to be approximately 1,500,000 in 2040 representing proportion of 27% of the population. Irrespective of the current offer, an increase

in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population. Demographics and population growth are the main drives for increasing need for elderly care and healthcare facilities.

Nursing and care homes

According to the latest statistics available, Finland counts over 2,000 nursing and care homes offering together a total capacity of approximately 65,300 beds. Public operators account for approximately 46% of the beds and private operators for approximately 54%.

Market Trends

The recovery of the economy improved the real estate market sentiment and activity in Finland during 2021. As result of the increased activity the transaction volume of the second half of the year 2021 rose to ca. 4.1 billion EUR. The total transaction volume in the year 2021 was ca. 7.1 billion EUR, up 19.6% from 2020. In 2021, 58% of the total volume came from cross-border investors and 55% of the capital was allocated in properties in the Helsinki Metropolitan Area. Residential was the largest sector with 33% of the total volume (2.4 billion EUR) followed by offices and industrial and logistics with 31% and 13%, respectively.

The steady long-dated income from care and other community properties has remained in high demand among investors. Investment volume for public properties totalled 843 million EUR in 2021 decreasing by 34% from 2020. Although investment volume did not reach the previous year's records, the number of transactions increased. Public property sector was the fourth largest sector with a 12% share of total volume. The sector has expanded from traditional care into a larger range of sub-sectors, such as fire stations and community service centres.

Investment demand for these properties has grown steadily and the main drivers are demographic and structural megatrends. The sector is appealing to investors due to its defensive attribute as a sector offering relatively steady long-term cash flows. The market is dominated by domestic and Nordic investors – however in recent years, there have been market entries beyond Nordics, especially from Belgium. The prime yield for care homes has continued to compress during year 2021, decreasing from 4.75% to 4.25% driven by strong investor demand and favourable market fundamentals.

THE ITALIAN HEALTHCARE MARKET

Demographic evolution in Italy

According to Healthcare European Review, published by Colliers International in 2019, the percentage of persons aged 65 and over in Italy is increasing and will peak at 27,1% of the population by 2030, representing around 16,4 million people. The proportion of persons aged 75 and over was 10,4% in 2020 and will gradually rise to reach 11,6% by 2030. The share of people aged 80+ in the Italian population is expected to more than double by 2060, i.e. to grow up to 13.2% with most of the growth happening after 2030. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Moreover according to Healthcare Report published by Colliers EMEA in 2021, Italy has the highest life expectancy and one of the lower fertility rates.

Care dependency

According to Colliers EMEA "Senior Living and Healthcare 2021" report; the characteristics of the aging process affecting Italian population translates into a growing "health-care need".

Considering the growing proportion of elderly in the Italian population, the total number of care-dependent persons will increase from 2,9 million in 2021 to 5 million by 2030, i.e. a 72% increase. Needless to say that the proportion of care-dependent persons increases with age. Year on year, spending on health increased by over 8% between 2017 and 2019 (including drugs and supplements by 6%). Although around 3% of consumer spending goes towards healthcare, this is set to rise to 4% by 2035. It will need to, in order to counteract the current lack of spending by government.

Nursing and care homes landscape

Before COVID-19, investors primarily targeted health facilities such as private clinics and nursing homes. This focus was largely driven by the aging population.

According to the latest statistics available (Annuario Statistico del Servizio Sanitario Nazionale, published by Ministero della Salute on 18.12.2020), In Italy, there are around 7,500 residential care homes, 83% of which is private and 46% of which is dedicated to the elderly care assistance.

The North of the Country counts the higher number of care homes. The most equipped region is Lombardy with more than 1,400 structures and more than 69,000 beds. The total number of beds increased by 26% in the last 10 years, but nevertheless, the actual coverage ratio is low, standing at 1.8%, indeed at European level, Italy presents one of the lowest beds' supply.

It is estimated that by 2035 more than 600.000 beds need to be added to the current offer, which therefore should more than double.

Market Trends

The transaction volume in senior living and care homes over the first half of the year 2021 amounted to nearly 280 million EUR, i.e a total of 700 million invested in elderly care in the last five years.

However, the amount of capital invested in 2020 was the lowest in the past six years (approximately 300 million in Senior Housing property type). This figure reflects the main problem facing investors, namely the scarcity of existing product. Therefore, sometimes it is necessary to be able to build operations through a process of sale & leaseback deals.

The prime yield in Italy has remained almost stable at 5–5,75% during the last year and it is still higher than investments returns generated by other asset classes (e.g. prime office, high street retail, logistics); however a slight compression is expected for the future.

The COVID-19 vaccine campaign in Italy, as in other European countries, has highlighted the need for greater investment into healthcare infrastructure in Italy. With current healthcare demands rising, and a further (potential) increase in healthcare requirements to come, there does not seem to be enough existing supply, either private or public, to match these needs. The Residential Care Home (RCH) segment is one where the public sector is investing less and less - despite sociodemographic statistics showing that the need will increase more and more - leaving a significant margin of action for private capital to engage in going forwards.

THE BRITISH HEALTHCARE MARKET

Demographic evolution in United Kingdom

According to The Office of National Statistics, the percentage of persons aged 65 and over in United Kingdom is increasing and will peak at 18.9% of the population by 2022, representing 12.7 million people. The proportion of persons aged 85 and over was circa 1.6 million persons in 2020 and will gradually rise to over 3.7 million by 2050. Irrespective of the current offer, an increase in the number of nursing and care homes is required to meet the growing demand associated with the ageing of the population.

Care dependency

Considering the growing proportion of elderly in the British population. LaingBuisson (Care Home for Older People, 31st Edition) reports an additional demand of 17,000 care-dependant persons in England over the next decade, compared with the pre-COVID-19 level of demand in 2020, all of which will need to be accommodated in independent sector care homes as public sector provision continues to decline.

By 2030, 7% of the UK population will be over 75, and this age group is 6 times more likely to need a care home than someone aged 65-74.

Nursing and care homes landscape

According to the latest statistics available, United-Kingdom counts circa 17,600 nursing and care homes offering together a total capacity of approximately 500,000 beds.

It is estimated that an overall capacity of around 80,000 accommodation units will be needed by 2030 and of approximately 280,000 units by 2050. This represents an average annual growth of 10,000 accommodation units between now and 2050.

The sector is vastly dominated by private and not-for-profit operators who make up 95% of all beds, with the remaining 5% relating to public operators.

Market Trends

As at August 2021, Healthcare investment in the UK across the prior 12 months totalled 4.1 billion EUR.

There remains a large pool of European capital targeting while several potential new entrants looking for suitable opportunities. The sector is an ideal vehicle for funds looking to increase their ESG profile, with a heavy emphasis on the social element. Crossboarder investors made up 40% of the sale & leaseback market across EMEA during 2021.

The prime yield remained stable at 4.25% and which is stronger than investments returns generated by other asset classes (e.g. 6.50% on prime retail and 5.50% on prime industrial warehouses).

As with many other sectors, COVID-19 has had a significant impact on the care home occupational market. Between the period of March and June 2020, there were 14,519 COVID-19 related deaths within care home settings – approximately 25% of all care home deaths within the same period. This resulted in a drop in average occupancy levels from 85% of registered beds in March 2020 to circa 77% at September 2020. An average drop of approximately 8 percentage points. Total care home deaths involving COVID-19 in the UK at the end of February 2021 stood at approximately 34,000.

The high proportion of deaths within the elderly care sector can be attributed to several factors; the age profile of the residents - who fall under the most vulnerable category, the lack of guidance and the conflicting advice in the initial period of uncertainty.

Expectation is that average weekly fees in the UK will increase to counteract the impacts of rising inflation, increases to National Living Wage costs and National Insurance increases. Operators may come under pressure where there is greater local competition requiring them to be more competitive in terms of pricing to maintain occupancy and attract new residents. This will also relate to retaining staff through attractive wages and benefits, or risk shouldering more agency costs due to lack of available care/ nursing staff.

The office market

As at 31.12.2021, the fair value of Cofinimmo's portfolio in the office segment accounts for 24% of the company's total consolidated portfolio.

THE BRUSSELS OFFICE MARKET

Rental market/Take up

The office market in Belgium ended 2021 with a total take-up of 679,500 m² (including leases, extensions and purchases for own occupancy), which was an increase of approximately 23% compared to the level of activity observed last year (551,000 m²). The 2021 expectations have outperformed 2020.

The office market in Brussels (including the periphery) recorded a take-up of 438,500 m². This represents a rise of nearly 55% compared with last year. Some 328 deals were carried out, which is more than 10% more than the previous year.

In total, 455,000 m² of office spaces are under construction in 2021, and nearly 215,000 m² entered the market before the end of the year and 49,000 m² were built on a speculative basis. In 2021, 77% of the projects under construction were pre-let. Thanks to this trend, the impact of the new deliveries on the vacancy rate is lower than expected. Meaning that, at the end 2021, the Brussels office market remains stable with an average rental vacancy of 7.65%, which represents a slight decrease compared to the last quarter of 2021.

Combined with the speculative pipeline currently under construction, the vacancy rate could reach 8.5% by the end of 2022.

Currently, the vacancy rate remains above 4.00% in the central Brussels districts, and stands at approximately 3.70% in the Leopold district, 5.00% in the North district, and 3.90% in the Pentagon. Whereas the average vacancy rate in the decentralised and peripheral districts remains high, respectively at 11.05% and 18.44%.

As at 31.12.2021, the occupancy rate of Cofinimmo's office portfolio was 93,7%, to compare to 7.65% for the overall Brussels office market.

Prime office rents in Brussels remain stable at 320 EUR/m²/year throughout 2021. Most districts maintained their prime rents in Q4, to the exception of the North district where the prime rent fell to



230 EUR/m²/year. By the end of 2022, prime rents could increase to reach 325 EUR/m²/year.

Investment market

The Belgian office market recorded a total investment volume of 2.396 billion EUR, of which 2.284 billion EUR in the Brussels' office market. In total, 19 transactions of more than 30 million EUR were recorded in the offices market in Brussels. The most notable transactions being the acquisition of the REALEX for more than 250 million EUR, the sale of the ASTRO TOWER (over 230 million EUR) and the acquisition of the MOBIUS II for more than 210 million EUR.

Premium yields for offices in Brussels have continued their compression to reach 3.60% in the Central Business District. In 2022, the prime yield is expected to drop to 3.50% for products with 3/6/9 leases due to an intense competition for core assets. The long prime yield stands at 3.20% in the last quarter of 2021 and is also expected to drop to 3.15% as early as next year.

Property of distribution networks

As at 31.12.2021, the fair value of Cofinimmo's portfolio in the property of distribution networks accounts for 9% of the company's total consolidated portfolio. The risk profile of the subsidiaries (Pubstone for the restaurant/café sector in Belgium and the Netherlands, and Cofinimur I for the local agencies/shops sectors in France) is diversified both geographically and through their particular nature between commercial real estate and investment properties with possible redevelopment potential.

The COVID-19 outbreak impacted the retail market and especially the Food & Beverage sector with the successive lockdowns and containment measures. However, retailers and Food & Beverage operators adapted to this situation with the implementation of alternatives such as an important increase of deliveries or takeaway activities. Since April 2021, situation is enhancing as the vaccination rate is on the rise and the implementation of the "Covid Safe Ticket" allow Food & Beverage operators to open their doors with some conditions at the time being but which should be only temporary.

INDEPENDENT REAL ESTATE VALUER'S REPORT

Brussels, 23 February 2021

To the Board of Cofinimmo SA/NV

Re: Valuation as of 31 December 2021

Context

We have been engaged by Cofinimmo to value its consolidated real estate portfolio as of 31 December 2021 with a view to finalising its financial statements at that date.

Cushman & Wakefield (C&W), Jones Lang Lasalle (JLL), PricewaterhouseCoopers (PwC), CBRE and Colliers have each separately valued a part of Cofinimmo SA consolidated portfolio.

C&W, PwC, JLL have each separately valued a part of the offices portfolio.

C&W and PwC have each separately valued part of the healthcare portfolio in Belgium.

C&W and JLL France have each separately valued part of the healthcare portfolio in France.

The healthcare portfolio in The Netherlands has been valued by PwC Netherlands.

PwC and C&W Germany have each separately valued part of the healthcare portfolio in Germany.

The healthcare portfolio in Spain has been valued by C&W Spain.

The healthcare portfolio in Finland has been valued by CBRE Finland

The healthcare portfolio in Ireland has been valued by C&W Ireland.

The healthcare portfolio in Italy has been valued by Colliers Italy.

The healthcare portfolio in the United Kingdom has been valued by JLL United Kingdom.

The portfolios of Pubstone in Belgium and the Netherlands have been valued by C&W.

The portfolio of other distribution networks in Belgium have been valued by JLL and PwC.

The portfolio of distribution networks in France has been valued by C&W.

C&W, PwC, JLL, CBRE and Colliers have in-depth knowledge of the real estate markets in which Cofinimmo is active and have the necessary, recognised professional qualifications to perform this assessment. In conducting this assessment, they have acted with complete independence.

As is customary, our assignment has been carried out on the basis of information provided by Cofinimmo regarding tenancy schedules, charges and taxes borne by the landlord, works to be carried out and all other factors that could affect property values. We assume that the information provided is complete and accurate. Our valuation reports do not in any way constitute an assessment of the structural or technical quality of the buildings or an in-depth analysis

of their energy efficiency or of the potential presence of harmful substances. This information is well known to Cofinimmo, which manages its properties in a professional way and performs technical and legal due diligence before acquiring each property.

Opinion

We confirm that our valuation has been done in accordance with national and international market practices and standards (International Valuation Standards issued by the International Valuation Standards Council and included in RICS Valuation – Professional Standards January 2020, the Red Book of the Royal Institute of Chartered Surveyors.

The Investment value (in the context of this valuation) is defined as the amount most likely to be obtained at normal conditions of sale between willing and well-informed parties, inclusive of transactions costs (mainly transfer taxes) to be paid by the acquirer. It does not reflect the costs of future investments that could improve the property or the benefits associated with such costs.

Valuation methodology

The valuation methodology adopted is mainly based on the following methods:

Method of estimated rental value capitalisation (ERV capitalisation)

This method consists in capitalising the estimated rental value of the property by using a capitalisation rate ('yield') in line with the investment market. The choice of the capitalisation rate used is linked to the capitalisation rates applied in the real estate investment market, which takes into account the property location, the quality of the buildings and that of the tenant, and the quality and duration of the lease at the valuation date. The rate corresponds to the rate anticipated by potential investors at the valuation date. To determine the estimated rental value, one takes into account the market data, the location of the property and the quality of the building.

The resulting value must be adjusted if the passing rent generates operational income higher or lower than the estimated market value used for capitalisation. The valuation takes into consideration the charges that will need to be incurred in the near future.

Discounted cash flow method (DCF)

Under this method, it is required to assess the net rental income generated by the property on a yearly basis for a specific period and discounted at today's value. The projection period generally varies between 10 and 18 years. At the end of the period a terminal value is calculated using either a residual value, either a capitalisation rate is applied onto the estimated rental value that takes into account the anticipated condition of the building at the end of the projection period, discounted at today's value.

Residual value method

The value of a project is determined by defining the development potential on site. This implies that the intended use of the project is known or foreseeable in a qualitative (planning) and quantitative manner (number of square metres that can be developed, future rents, etc.). The value is obtained by deducting the costs upon completion of the project from its anticipated value.

Approach by market comparables

This method is based on the principle that a potential purchaser will not pay more for the acquisition of a property than the price recently paid on the market for similar properties.

Transaction Costs

In theory, the disposal of properties is subject to a transfer tax charged by the Government and paid by the acquirer, which represent substantially all transaction costs. For properties situated in Belgium, the amount of this tax mainly depends on the mode of transfer, the capacity in which the acquirer acts and the property's location. The first two variables, and therefore the amount of tax payable, are only known once the sale is contracted. Based on a study from independent real estate experts dated February 8th 2006 and reviewed on June 30th 2016, the "average" transaction cost for properties over EUR 2,500,000 is assessed at 2.5%.

The fair value (as defined under IFRS 13 and by the BEAMA's (Belgian Asset Managers Association) press release of February 8th 2006 and reviewed on June 30th 2016) for properties over EUR 2,500,000 can therefore be obtained by deducting 2.5% of "average" transaction cost from their investment value. This 2.5% figure will be reviewed periodically and adjusted if on the institutional investment transaction market a change of at least +/- 0.5% in the effectively "average" transaction cost is observed.

For properties with an investment value under \leqslant 2,500,000 transfer taxes of 12% or 12.5% have been subtracted, depending on the region of Belgium where they are situated.

The transfer taxes on properties in the other countries have been deducted in full from their investment values to obtain their fair values.

Assets subject to a sale of receivables

Cofinimmo is owner of several buildings of which the rents have been sold in the past to a third party. The valuers have valued those properties as freehold (before sale of receivables). At the request of Cofinimmo , the values mentioned below represent for these buildings the freehold value net of the rents still due (residual value), as calculated by Cofinimmo. This calculation by Cofinimmo has not been analysed in depth by the valuers. In the forthcoming quarters, the residual value will evolve in such a way as to be, at the maturity of the sale of the receivables, equivalent to the freehold value.

Market conditions explanatory note: novel coronavirus (COVID-19)

The outbreak of COVID-19, declared by the World Health Organisation as a "Global Pandemic" on the 11th March 2020, has and continues to impact many aspects of daily life and the global economy – with some real estate markets having experienced lower levels of transactional activity and liquidity. Travel restrictions have been implemented by many countries and "lockdowns" applied to varying degrees. Whilst restrictions have now been lifted in some cases, local lockdowns may continue to be deployed as necessary and the emergence of significant further outbreaks is possible.

The COVID-19 pandemic and measures to tackle it continue to affect economies and real estate markets globally. Nevertheless, as at the valuation date property markets are mostly functioning, with transaction volumes and other relevant evidence at levels where enough market evidence exists upon which to base opinions of value. Accordingly – and for the avoidance of doubt, our valuation is not reported as being subject to 'material valuation uncertainty' as defined by VPS 3 and VPGA 10 of the RICS Valuation – Global Standards.

For the avoidance of doubt this explanatory note has been included to ensure transparency and to provide further insight as to the market context under which the valuation opinion was prepared. In recognition of the potential for market conditions to move rapidly in response to changes in the control or future spread of COVID-19 we highlight the importance of the valuation date.

Investment Value and Fair Value

Taking into account the above opinions, the investment value (transaction costs not deducted) of Cofinimmo's consolidated real estate portfolio as at 31 December 2021 is estimated at EUR 5,965,998,000.

Taking into account the above opinions, the fair value, after the deduction of the transaction costs, of Cofinimmo's consolidated real estate portfolio as at 31 December 2021, corresponding to the fair value under IAS/IFRS, is estimated at EUR 5,709,836,000.

On this basis, the yield on rent, received or contracted, including from assets that form the object of an assignment of receivables, but excluding projects, assets held for sale, land and buildings undergoing refurbishment, and after the application of imputed rent to the premises occupied by Cofinimmo, amounts to $5.5\,\%$ of the investment value.

If the properties were to be let in full, the yield would increase to 5.6%. Investment properties have an occupancy rate of 98.1%.

The contractually passing rent and the estimated rental value on the empty spaces (excluding development projects, assets held for sale and assets subject to a sale of receivables) for let space plus the estimated rental value for vacant space is 2.5% above the estimated rental value for the whole portfolio at this date. This difference results mainly from the inflation indexation of contractual rents since the inception of the in-place leases.

The consolidated real estate portfolio is broken down by segment as follows:

	Investment Value	Fair Value	% Fair Value
Healthcare real estate	3,968,137,000	3,798,728,800	67%
Offices	1,415,618,000	1,381,090,600	24%
Property of distribution networks	582,243,000	530,017,000	9%
TOTAL	5,965,998,000*	5,709,836,000*	100%

The consolidated real estate portfolio is broken down by expert as follows:

Expert	Investment Value	Fair Value
C&W Belgium	2,093,003,200	2,014,362,000
C&W France	482,948,400	452,575,000
C&W The Netherlands	149,531,000	138,455,000
C&W Germany	64,253,500	60,300,000
C&W Spain	247,070,000	239,645,000
C&W Ireland	98,124,500	89,280,000
Total C&W	3,134,930,600	2,994,617,000
CBRE Finland	69,400,000	66,800,000
Total CBRE	69,400,000	66,800,000
Colliers Italy	193,361,000	189,570,000
Total Colliers	193,361,000	189,570,000
JLL Belgium	389,369,000	379,872,000
JLL France	79,080,000	73,890,000
JLL United Kingdom	73,542,000	68,667,600
Total JLL	541,991,000	522,429,600
PwC Belgium	932,319,000	909,579,800
PwC The Netherlands	467,176,000	433,590,000
PwC Germany	626,820,000	593,250,000
Total PwC	2,026,315,000	1,936,419,800
Grand Total	5,965,998,000*	5,709,836,000*

^{*} Rounded to the thousand.

C&W Opinion

With respect to the Belgian part of the portfolio valued by C&W, C&W Belgium confirmed an investment value of EUR 2,093,003,200 and a fair value of EUR 2,014,362,000.

With respect to the French part of the portfolio valued by C&W, C&W France confirmed an investment value of EUR 482,948,400 and a fair value of EUR 452,575,000.

With respect to the Dutch part of the portfolio valued by C&W, C&W The Netherlands confirmed an investment value of EUR 149,531,000 and a fair value of EUR 138,455,000.

With respect to the German part of the portfolio valued by C&W, C&W Germany confirmed an investment value of EUR 64,253,500 and a fair value of EUR 60,300,000.

With respect to the Spain part of the portfolio valued by C&W, C&W Spain confirmed an investment value of EUR 247,070,000 and a fair value of EUR 239,645,000.

With respect to the Ireland part of the portfolio valued by C&W, C&W Ireland confirmed an investment value of EUR 98,124,500 and a fair value of EUR 89,280,000.

- Gregory Lamarche, MRICS C&W Partner, Head of Valuation
- Jean-Philippe Carmarans, MRICS C&W International Partner, Head of Valuation France
- Frank Adema LLM MSRE MRICS RT CIS HypZert (MLV) C&W International Partner, Head of Valuation Netherlands
- Martin Belik, MRICS
 C&W International Partner,
 Head of Valuation & Advisory Germany
- Tony Loughran, MRICS
 C&W Partner,
 Head of Valuation & Advisory Spain
- Patricia Staunton, MRICS Regional Director, Cushman & Wakefield Ireland

CBRE opinion

CBRE Finland confirmed an investment value of EUR 69,400,000 and a fair value of EUR 66,800,000.

Olli Kantanen
 Head of Valuation & Research,
 CBRE Finland OY

Colliers opinion

Colliers Italy confirmed an investment value of EUR 193,361,000 and a fair value of EUR 189,570,000.

 Giulia Longo, MRICS CEO,
 Colliers Real Estate Services Italia

JLL opinion

With respect to the Belgian part of the portfolio valued by JLL, JLL Belgium confirmed an investment value of EUR 389,369,000 and a fair value of EUR 379,872,000.

With respect to the French part of the portfolio valued by JLL, JLL France confirmed an investment value of EUR 79,080,000 and a fair value of EUR 73,890,000.

With respect to the British part of the portfolio valued by JLL, JLL United Kingdom confirmed an investment value of EUR 73,542,000 and a fair value of EUR 68,667,600.

- Greet Hex, MRICS
 JLL Director Valuation & Consulting,
 Belgium
- Pierre-Jean Poli
 Director expertises Grand Lyon,
 for and on behalf of Jones Lang LaSalle Expertises
- Alan Bennett, MRICS
 Director,
 for and on behalf of Jones Lang LaSalle Limited

PwC opinion

With respect to the Belgian part of the portfolio valued by PwC, PwC Enterprise Advisory by confirmed an investment value of EUR 932,319,000 and a fair value of EUR 909,579,800.

With respect to the Dutch part of the portfolio valued by PwC, PwC Netherlands confirmed an investment value of EUR 467,176,000 and a fair value of EUR 433,590,000.

With respect to the German part of the portfolio valued by PwC, PwC Germany confirmed an investment value of EUR 626,820,000 and a fair value of EUR 593,250,000.

- PwC Enterprise Advisory SRL / BV
 Représenté par Geoffroy Jonckheere*, MRICS Partner
- (*) Geoffroy Jonckheere SRL, Partner, represented by its permanent representative, Geoffroy Jonckheere
- Koniwin Domen, MRICS Director, PwC Netherland
- Dirk Hennig,
 Partner, PwC Germany

COFINIMMO ON THE STOCK MARKET

Cofinimmo offers two types of instruments listed on the stock market, each of which provides different risk, liquidity and yield profiles.

Cofinimmo's share

Cofinimmo's share has been listed on Euronext Brussels (ticker: COFB) since 1994. Cofinimmo's share is included in the BEL20 and Euronext 150 indexes, as well as in the EPRA Europe and GPR 250 real estate indexes. As at 31.12.2021, Cofinimmo's market capitalisation was 4.5 hillion FUR

STOCK MARKET CONTEXT

In contrast to 2020, 2021 was marked by a strong growth in the equity and bond markets. Several events had a positive effect on the markets. Despite the health crisis, vaccination in developed countries and research related to the virus led to a GDP growth in the United States of +5.6% and Europe shows a historical growth of +5.2%. Concerning bond yields, the main long rates were rising in 2021 such as the 10-year Bund, which reached a high of -0.10%

or the 10-year Treasuries rate which exceeded +1.7%. The equity market has remained highly volatile while also reaching record highs.

To support the economy in the face of the pandemic, support and economic recovery plans were put in place in the US and Europe. This growth has led to several consequences such as an oversupply of production potential resulting in an imbalance between supply and demand, a significant increase in the price of raw materials and energy, an acceleration of inflation and a drop in the unemployment rate.

Late 2021, after supporting the economy through the health crisis, central banks took some decisions on monetary policy as part of the fight against inflation.



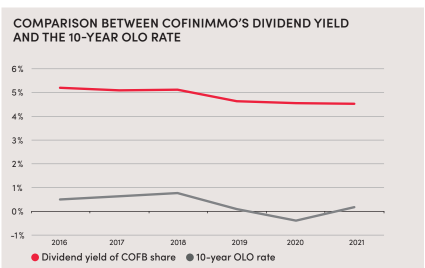
36.6%

AVERAGE PREMIUM OF THE SHARE
ON THE NET ASSET VALUE (IFRS)









The US Federal Reserve has accelerated the end of its asset purchase programme and plans three Fed Funds rate hikes in 2022. The European Central Bank has not touched its key rates, but it is also starting to reduce its asset purchases to implement the end of tapering.

As a result, 2021 was marked by a significant rise in the majority of the world's financial markets, with global growth of +5.6%. As an indication, the BEL20 index achieved a positive performance of +19% over the year and the EPRA Europe index +15%.

SHARE TREND

The first graph on the previous page shows Cofinimmo's share performance in 2021 compared to the BEL20 and EPRA Europe indexes. The Cofinimmo share price fluctuated between 121.00 EUR and 144.20 EUR, with an annual average of 132.33 EUR. The closing price as at 31.12.2021 was 140.50 EUR, which corresponds to a decrease of 15.35 % in the share price compared to the closing price of the previous year.

The second graph shows the Cofinimmo share price in relation to its net asset value (IFRS) over the past five years. The share traded at an average premium of 28.2% over five years and at an average premium of 36.6% in 2021. If we compare the share price to the EPRA NAV (until end of 2019) or the EPRA NTA (since 2020), the average premium is 21.7% over five years or 29.6% in 2021.

COFINIMMO SHARE LIQUIDITY

In 2021, Cofinimmo continued its efforts to enhance the liquidity of its share. Throughout the year, the company participated in around twenty roadshows, conferences and other events bringing the company and investors together. Cofinimmo also invested in promotional campaigns to raise its visibility both among institutional and retail investors.

With a market capitalisation of 4.5 billion EUR as at 31.12.2021 and an average daily volume of 6.2 million EUR, or approximately 47,100 shares, Cofinimmo's liquidity level is sufficient to stay on the radar of major institutional investors.

TOTAL RETURN (in %)

The total return for shareholders is measured on the basis of the change in the share price and includes the distribution of the dividend or any other distribution carried out or paid. Assuming the reinvestment of the 2020 dividend made available for payment in May 2021, the Cofinimmo share achieved a total return of +20.7% over 2021. The first graph on the previous page illustrates the performance of the Cofinimmo share compared to the BEL20 and EPRA Europe indexes over the past five years, dividend yield included. During this period, the Cofinimmo share generated a total return of +65.2%, corresponding to an average annual return of +13.0%. The BEL20 and EPRA indexes recorded total variations of +39.5% and +44.6%, respectively, which corresponds to average annual yields of +7.9% and +8.9%.

SHAREHOLDERS/INVESTOR PROFILE

Cofinimmo has a large number of investors with diversified profiles. They include, on the one hand, a broad base of institutional investors located primarily in Belgium, Germany, France, Luxembourg, the Netherlands, the United Kingdom, Switzerland, and North America, and on the other hand, retail investors, mainly located in Belgium.

As at 31.12.2021, two shareholders exceeded the 5% holding threshold resulting in an obligation to notify that the threshold has been exceeded. This was the US investment fund BlackRock, which held 5.20% of Cofinimmo's capital, and the Belgian corporation Forever Care–lon, which held 6.69%.

DIVIDEND

At the ordinary general meeting of 11.05.2022, the board of directors will propose a dividend in line with the forecast published in the 2020 annual financial report, being 6.00 EUR gross per share. This dividend corresponds to a gross yield of 4.5% compared to the average price of the share during the 2021 financial year (compared to a gross yield of 4.5% in 2020).

The second graph on the previous page shows the dividend yield of Cofinimmo's share compared to the 10-year OLO over the past five years. Over this period, Cofinimmo's share provided an average yield on the dividend of +4.8%, compared to an average 10-year OLO rate of +0.3%.

WITHHOLDING TAX

Since 01.01.2017, the applicable withholding tax on distributed dividends has been 30%.

However, Belgian Law provides exemptions. In order to benefit from them, the dividend recipients must first meet certain conditions. In addition, the agreements in place to prevent double taxation provide for reductions in the withholding tax on dividends.

Reference should also be made to the section 'Portfolio mix and outlook regarding the withholding tax' in chapter '2022 Outlook' of this document, for current considerations regarding the prospects for reduced withholding tax.

ISIN BE0003593044	2021	2020	2019
Share price (in EUR)			
Highest	144.20	159.00	135.40
Lowest	121.00	108.00	108.50
At close	140.50	121.80	131.00
Average	132.33	127.04	120.81
Dividend yield ¹	4.5%	4.6%	4.6%
Gross yield² (over 12 months)	20.7%	-2.8%	7.9%
Dividend ³			
Gross	6.004	5.80	5.60
Net	4.204	4.06	3.92
Volume			
Average daily volume	47,123	52,687	40,860
Annual volume	12,157,686	13,540,479	10,419,399
Number of shares	31,695,481	27,061,917	25,849,283
Market capitalisation at close (x 1,000 EUR)	4,453,215	3,296,141	3,386,256
Free Float⁵	95%	100%	95%
Velocity⁵	40.4%	50.0%	42.4%
Payout ratio	83.9%	84.7%	82.2%

^{1..} Gross dividend on the average annual share price.

^{2.} Dividends are subject to a 30 % withholding tax.

^{3.} Increase in the share price + dividend yield.

^{4.} Subject to approval by the ordinary general meeting of 11.05.2022.

^{5.} According to the Euronext definition.

Convertible bonds

Cofinimmo has issued only one convertible bond, which matured on 15.09.2021 (see chapter 'Management of financial resources' in this document).

ISIN BE0002259282 (Cofinimmo SA/NV 2016-2021)	2021	2020	2019
Share price (in EUR)			
At close	-	147.21	151.69
Average	-	150.75	148.24
Average yield through maturity (annual average)	-	-1.0 %	-2.0%
Effective yield at issue	-	0.2%	0.2%
Interest coupon (in %)			
Gross (per tranche of 146.00 EUR)	-	0.1875	0.1875
Net (per tranche of 146.00 EUR)	-	0.1313	0.1313
Number of securities	-	1,502,196	1,502,196
Conversion price (in EUR)	-	133.4121	135.8237



TOTAL RETURN FOR SHAREHOLDERS IN 2021



Nursing and care home Ciudad Mostoles – Madrid (ES)

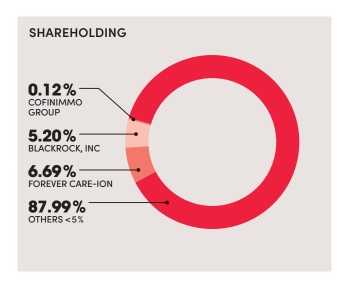
Straight bonds

Cofinimmo issued four straight bonds, including one green & social bond in 2016 and a benchmark-sized sustainable bond issued in 2020 (see chapter 'Management of financial resources' in this document).

ISIN BE0002224906 (Cofinimmo SA/NV 2015-2022)	2021	2020	2019
Share price (in EUR)			
At close	100.37	101.64	101.91
Average	101.58	100.52	101.71
Average yield to maturity (annual average)	0.3%	0.6%	1.0 %
Effective yield at issue	1.9%	1.9%	1.9%
Interest coupon (in %)			
Gross (per tranche of 100,000 EUR)	1.92	1.92	1.92
Net (per tranche of 100,000 EUR)	1.34	1.34	1.34
Number of securities	1,900	1,900	1,900
ISIN BE0002267368 (Cofinimmo SA/NV 2016-2026)	2021	2020	2019
Share price (in EUR)			
At close	103.49	100.05	99.63
Average	104.12	99.76	100.13
Average yield to maturity (annual average)	1.0%	1.7%	1.8%
Effective yield at issue	1.7%	1.7%	1.7%
Interest coupon (in %)			
Gross (per tranche of 100,000 EUR)	1.70	1.70	1.70
Net (per tranche of 100,000 EUR)	1.19	1.19	1.19
Number of securities	700	700	700
ISIN BE0002269380 (Cofinimmo SA/NV 2016-2024)	2021	2020	2019
Share price (in EUR)			
At close	104.96	102.16	99.80
Average	105.05	97.85	100.33
Average yield to maturity (annual average)	0.3%	1.5%	2.0%
Effective yield at issue	2.0%	2.0%	2.0%
Interest coupon (in %)			
Gross (per tranche of 100,000 EUR)	2.00	2.00	2.00
Net (per tranche of 100,000 EUR)	1.40	1.40	1.40
Number of securities	550	550	550
ISIN BE6325493268 (Cofinimmo SA/NV 2020-2030)	2021	2020	2019
Share price (in EUR)			
At close	96.84	101.73	-
Average	100.39	101.75	-
Average yield to maturity (annual average)	1.252%	0.694%	-
Effective yield at issue	0.957%	0.957%	-
Interest coupon (in %)			
Gross (per tranche of 100,000 EUR)	0.875	0.875	-
Net (per tranche of 100,000 EUR)	0.613	0.613	-
Number of securities	5,000	5,000	_

Shareholding structure as at 31.12.2021

The graph below shows the Cofinimmo shareholders holding more than 5% of the capital. The transparency notifications and the control chains are available on the website. At the closing date of this document, Cofinimmo has not received any transparency notification presenting a situation subsequent to that of 12.04.2021. According to the Euronext definition, the free float is 95%.



At the end of September 2021, Cofinimmo had an analysis of its shareholder base carried out. In total, 93% of the holders of outstanding shares have been identified, of which 55% are institutional shareholders, 28 % are retail investors and 10 % are corporate shareholders. Consequently, 7% of the shares were not identified.



Nursing and care home Les Musiciens – Paris (FR)

Shareholder's calendar

Event	Maturity	
Publication of the 2021 universal registration document - including the annual financial report and the ESG report	08.04.2022	
Quarterly information: results as at 31.03.2022	29.04.2022 (after market close)	
2021 ordinary general meeting	11.05.2022	
Payment of the dividend relating to the 2021 financial year ¹		
Coupon	N° 37	
Ex-date ²	16.05.2000	
Record date ³	17.05.2022	
Dividend payment date	From 18.05.2022	
Half-Year Financial Report: results as at 30.06.2022	29.07.2022 (before market)	
Quarterly information: results as at 30.09.2022	28.10.2022 (after market close)	
Annual press release: results as at 31.12.2022	03.03.2023 (before market)	

- 1. Subject to approval by the ordinary general meeting of 11.05.2022.
- 2. Date from which the stock exchange trading takes place without any entitlement to the future dividend payment.
- 3. Date on which positions are recorded in order to identify shareholders entitled to the dividend.

DATA ACCORDING TO THE EPRA PRINCIPLE¹

EPRA - Performance indicators

Definition		31.12.2021		31.12.2020	
		(x 1,000 EUR)	EUR/share	(x 1,000 EUR)	EUR/share
1 EPRA earnings	Current result from strategic operational activities	212,131	7.15	181,457	6.85
EPRA diluted earnings	Current result from strategic operational activities taking into account financial instruments with a potential dilutive impact at the closing date.	212,131	7.15	181,457	6.85
2 EPRA NRV	The EPRA Net Reinstatement Value (NRV) assumes that the company will never sell its assets, and provides an estimate of the amount required to reconstitute the company.	3,637,015	114.82	2,976,658	110.11
3 EPRA NTA	The EPRA Net Tangible Assets (NTA) assumes that the company acquires and disposes assets, of which would result in the materialisation of certain deferred taxes that cannot be avoided.	3,368,548	106.35	2,750,288	101.74
4 EPRA NDV	The EPRA Net Disposal Value (NDV) represents the value accruing to the company's shareholders in a scenario of disposal of its assets, resulting in the settlement of deferred taxes, the liquidation of financial instruments and the recognition of other liabilities for their maximum amount, all net of taxes.	3,278,098	103.49	2,595,527	96.01
Definition				31.12.2021	31.12.2020
5 (i) EPRA net initial yield (NIY)	Annualised gross rental income based on the passing rents at the closing date, less property charges, divided by the market value of the portfolio, increased with estimated transaction costs resulting from the hypothetical disposal of investment properties.			5.2%	5.5%
(ii) EPRA 'topped-up' NIY	This measure incorporates an adjustment to the EPRA NI rent-free periods and other incentives.	5.2%	5.5%		
6 EPRA vacancy rate	Estimated Rental Value (ERV) of vacant space divided by the ERV of the total portfolio.			1.9%	2.6%
7 EPRA cost ratio (direct vacancy costs included)	Administrative/operational expenses per the IFRS income costs of vacant buildings, divided by the gross rental inco	21.7%	20.7%		
8 EPRA cost ratio (direct vacancy costs excluded)	Administrative/operational expenses per the IFRS income statement, less the direct costs of vacant buildings, divided by the gross rental income, less ground rent costs.				18.4%

^{1.} These data are not compulsory according to the RREC regulation and are not subject to verification by public authorities. The auditor verified whether the EPRA earnings, EPRA NRV, EPRA NTA, EPRA NDV and EPRA cost ratios are calculated according to the definitions included in the 'EPRA Best Practice Recommendations' and whether the financial data used in the calculation of these figures comply with the accounting data included in the audited consolidated financial statements.

EPRA - Earnings & EPRA earnings per share¹

(x 1,000 EUR)	2021	2020
Net earnings per the financial statements	260,337	119,222
Adjustments to calculate EPRA earnings, to exclude:	-48,206	62,235
(i) Changes in fair value of investment properties and assets held for sale	-13,025	37,342
Changes in fair value of investment properties	-34,506	13,696
Writeback of rents earned but not expired (other results on portfolio)	7,644	13,226
Others (other results on portfolio)	13,837	10,420
(ii) Gains or losses on disposal of investment properties and other non-financial assets	-7,768	-4,583
(v) Goodwill impairment (other result on the portfolio)	5,200	10,120
(vi) Changes in fair value of financial instruments	-40,968	22,756
(vii) Costs & interest on acquisitions and joint ventures	0	0
(viii) Deferred taxes in respect of EPRA adjustments (other result on the portfolio)	9,979	2,365
(ix) Adjustments related to joint ventures	421	2,688
(x) Minority interests in respect of the above adjustments	-2,045	-8,452
EPRA earnings	212,131	181,457
Number of shares	29,655,292	26,478,781
EPRA earnings per share (in EUR/share)	7.15	6.85
EPRA diluted earnings²	212,131	181,457
Diluted number of shares	29,671,967	26,495,581
EPRA diluted earnings per share (in EUR/share)	7.15	6.85



Nursing and care home Nouvel Azur – Saint-Pierre-du-Regard (FR)

The summary and the comments on the consolidated income statements are on pages 85-89 of the current document.
 The MCBs issued in 2011 have not been taken into account as at 31.12.2021 in the calculation of the EPRA diluted earnings, concepts defined by the EPRA Best Practice Recommendations.
 The MCBs issued in 2011 and the convertible bonds issued in 2016 (matured on 15.09.2021) were not taken into account in the calculation of the EPRA diluted earnings as at 31.12.2020

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EPRA - Net Asset Value¹

(x 1,000 EUR)		2021	
	EPRA NRV	EPRA NTA	EPRA NDV
IFRS equity attributable to the parent company shareholders	3,233,274	3,233,274	3,233,274
Includes/Excludes:			
i) Hybrid instruments	0	0	0
Diluted net asset value (NAV)	3,233,274	3,233,274	3,233,274
Includes:			
ii.a) Revaluation of investment properties available for rent (if the IAS 40 cost model is applied)	0	0	0
ii.b) Revaluation of investment properties (if the IAS 40 cost model is applied)	0	0	0
ii.c) Revaluation of other non-current investments	0	0	0
iii) Revaluation of finance lease receivables	80,887	80,887	80,887
iv) Revaluation of assets held for sale	0	0	0
Diluted NAV at fair value	3,314,160	3,314,160	3,314,160
Excludes:			
v) Deferred taxes relating to revaluations of investment properties at fair value	51,104	51,104	0
vi) Fair value of financial instruments	47,397	47,397	0
vii) Goodwill resulting from deferred taxes	-31,808	-31,808	-31,808
viii.a) Goodwill according to IFRS balance sheet	0	-9,818	-9,818
viii.b) Intaglible assets according to IFRS balance sheet	0	-2,487	0
Includes:			
ix) Fair value of fixed interest rate debt	0	0	5,564
x) Revaluation of intangible assets at fair value	0	0	0
xi) Real estate transfer taxes	256,161	0	0
NAV	3,637,015	3,368,548	3,278,098
Diluted number of shares	31,675,033	31,675,033	31,675,033
NAV per share (in EUR/share)	114.82	106.35	103.49

EPRA - Net Initial Yield (NIY)² and EPRA 'Topped-Up' NIY²

(x 1,000,000 EUR)						2021						
			ealthcare eal estate			Offices	dis		erty of n network	s	TOTAL	
	BE	FR	NL	DE	Others		Pubstone BE	Other BE	Pubstone NL	Cofinimur I FR		
Investment properties at fair value	1,601.1	456.5	433.6	653.6	654.0	1,381.1	291.7	29.9	138.5	70.0	5,709.8	
Assets held for sale	-	-13.2	-	-	-	-23.6	-	-	-	-3.1	-39.8	
Development projects	-25.1	-25.5	-14.6	-0.7	-113.3	-67.2	-	-6.5	-	-	-252.9	
Assets available for lease	1,576.1	417.8	419.0	652.9	540.6	1,290.3	291.7	23.4	138.5	66.9	5,417.1	
Estimated transfer fees and taxes at the hypothetical disposal of investment properties	39.4	29.3	32.4	37.5	23.6	32.3	35.6	0.6	11.1	4.6	246.4	
Investment value (including notarial and registration charges) of assets available for lease	1,615.5	447.1	451.4	690.4	564.2	1,322.5	327.3	24.0	149.5	71.5	5,663.4	
Association of account of the contract of the	00.0	27.0	242	20.5	27.4	77.0	10.7	1.4	10.2	40	212.0	
Annualised gross rental income	82.9	27.6	24.3	36.5	27.4	77.6	19.7	1.4	10.3	4.9	312.6	
Property charges	-1.4	-0.2	-2.1	-2.5	-0.8	-8.4	-0.6	-0.7	-0.4	-0.3	-17.6	
Annualised net rental income	81.5	27.4	22.2	34.0	26.6	69.2	19.1	0.6	9.8	4.7	295.0	
Rent-free periods expiring within 12 months and other lease incentives	-	-	-	-	-	-	-	-	-	-	-	
Topped-up annualised net rental incomes	81.5	27.4	22.2	34.0	26.6	69.2	19.1	0.6	9.8	4.7	295.0	
EPRA NIY	5.0%	6.1%	4.9%	4.9%	4.7%	5.2%	5.8%	2.7%	6.6%	6.5%	5.2%	
EPRA 'topped-up' NIY	5.0%	6.1%	4.9%	4.9%	4.7%	5.2%	5.8%	2.7%	6.6%	6.5%	5.2%	

^{1.} The MCBs issued in 2011 have not been taken into account as at 31.12.2021 in the calculation of the EPRA NVR, the EPRA NTA and the EPRA NDV, concepts defined by the EPRA Best Practice Recommendations. The MCBs issued in 2011 and the convertible bonds issued in 2016 (matured on 15.09.2021) were not taken into account in the calculation of the EPRA NVR, the EPRA NTA and the EPRA NDV as at 31.12.2020

^{2.} For more segment information (see Note 5).

	2020	
EPRA NDV	EPRA NTA	EPRA NRV
2,574,775	2,574,775	2,574,775
0	0	0
2,574,775	2,574,775	2,574,775
0	0	0
0	0	0
0	0	0
90,967	90,967	90,967
0	0	0
2,665,742	2,665,742	2,665,742
0	43,675	43,675
0	89,870	89,870
-35,782	-35,782	-35,782
-11,045	-11,045	0
0	-2,172	0
-23,388	0	0
0	0	0
0	0	213,154
2,595,527	2,750,288	2,976,658
27,033,633	27,033,633	27,033,633
96.01	101.74	110.11

2020												
		ealthcare eal estate			Offices		of tworks	TOTAL				
BE	FR	NL	DE	Others		Pubstone BE	Pubstone NL	Cofinimur I FR				
1,455.6	392.7	346.2	597.8	89.8	1,438.9	295.4	139.0	113.6	4,868.9			
-	-	-	-	-	-3.3	-	-	-	-3.3			
-0.9	-	-7.2	-0.7	-66.9	-57.1	_	-	_	-132.8			
1,454.7	392.7	339.0	597.2	22.9	1,378.4	295.4	139.0	113.6	4,732.8			
36.4	27.3	24.3	34.0	0.8	34.5	32.4	11.1	7.9	208.7			
1,491.1	420.0	363.3	631.1	23.7	1,412.9	327.8	150.1	121.4	4,941.4			
77.1	27.7	20.6	35.3	1.4	86.0	19.6	10.1	7.8	285.6			
-0.3	-0.2	-1.8	-1.4	-	-7.9	-0.9	-0.4	-0.5	-13.4			
76.8	27.5	18.9	33.9	1.4	78.1	18.7	9.7	7.3	272.2			
-	-	-	-	-	-	-	-	-	-			
76.8	27.5	18.9	33.9	1.4	78.1	18.7	9.7	7.3	272.2			
5.1%	6.5%	5.2%	5.4%	6.0%	5.5%	5.7%	6.5%	6.0%	5.5%			
5.1%	6.5%	5.2%	5.4%	6.0%	5.5%	5.7%	6.5%	6.0%	5.5%			
5.1%	6.5%	5.2%	5.4%	6.0%	5.5%	5.7%	6.5%	6.0%	5.5%			

EPRA - Vacancy rate¹

(x 1,000 EUR)		2021 Healthcare Offices Property of TOT										
		Healthcare real estate		Offices	es Property of distribution networks				TOTAL			
	BE	FR	NL	DE	Others	-	Pubstone BE	Other BE	Pubstone NL	Cofinimur I FR	_	
Rental space (in m²)	591,973	213,367	187,013	293,629	224,252	453,099	270,060	9,043	41,319	39,196	2,322,950	
ERV ² of the vacant space	-	150	74	-	-	5,243	117	-	-	431	6,016	
ERV ² of the total portfolio	79,475	30,955	24,317	36,466	28,505	77,469	19,406	1,190	8,297	5,009	311,089	
EPRA vacancy rate	0.0%	0.5%	0.3%	0.0%	0.0%	6.8%	0.6%	0.0%	0.0%	8.6%	1.9%	

EPRA - Evolution of gross rental income³

(x 1,000 EUR)			2021				
	Gross rental income – at comparable scope vs. 2020	Acquisitions	Disposals	Other	Regularisation of rental income related to previous periods	Gross rental income ⁴ – at current scope	
Healthcare real estate	149,348	35,840	-120	-	-	185,068	
Healthcare real estate Belgium	70,762	10,143	-120	-	-	80,784	
Healthcare real estate France	26,799	1,934	-	-	-	28,733	
Healthcare real estate Netherlands	19,438	2,266	-	-	-	21,704	
Healthcare real estate Germany	31,928	4,011	-	-	-	35,939	
Healthcare real estate Others	422	17,487	-	-	-	17,909	
Offices	80,265	6,638	-1,273	-1,051	-	84,579	
Property of distribution networks	37,739	-	-1,006	368	-	37,100	
Pubstone Belgium	19,794	-	-293	-	-	19,502	
Other Belgium	2	-	-	368	-	370	
Pubstone Netherlands	10,196	-	-36	-	-	10,159	
Cofinimur I France	7,747	-	-677	-	-	7,070	
GRAND TOTAL PORTFOLIO	267,352	42,478	-2,399	-684	_	306,748	

^{1.} For more details on the rental vacancy rate, see page 74 of this document.

^{2.} ERV = estimated rental value.

^{3.} It concerns the year-to-year variations (indexations, new locations, departures and renegotiations) of gross rental income, excluding the variations linked to changes in scope (major renovations, acquisitions and sales) occurred during the financial period.

4. Including writeback of lease payments sold and discounted.

				2	020				
		lealthcare			Offices	l distril	TOTAL		
BE	FR	NL	DE	Others		Pubstone BE	Pubstone NL	Cofinimur I FR	
564,439	214,035	157,325	281,655	21,065	530.909	275,870	42,133	57,322	2,144,753
-	150	77	_	-	6.702	67	31	462	7,490
74,139	30,858	19,995	35,296	1,492	87.640	19,576	8,340	7,959	285,296
0.0%	0.5%	0.4%	0.0%	0.0%	7.6%	0.3%	0.4%	5.8%	2.6%

2020

Gross Rental income⁴

148,276
69,943
26,982
19,246
31,684
420
81,223
37,658
19,556
-
10,033
8,069
267,157



Investment properties - Rental data¹

(x 1,000 EUR)			2	2021			
Segment	Gross rental income for the period ²	Net rental income for the period	Available rental space (in m²)	Passing rent at the end of the period	ERV³ at the end of the period	Vacancy rate at the end of the period	
Healthcare real estate	185,068	184,045	1,510,234	198,681	199,718	0.1%	
Healthcare real estate Belgium	80,784	80,046	591,973	82,883	79,475	0.0%	
Healthcare real estate France	28,733	28,733	213,367	27,599	30,955	0.5%	
Healthcare real estate The Netherlands	21,704	21,597	187,013	24,337	24,317	0.3%	
Healthcare real estate Germany	35,939	35,774	293,629	36,466	36,466	0.0%	
Healthcare real estate Others	17,909	17,896	224,252	27,396	28,505	0.0%	
Offices	84,579	78,904	453,099	77,572	77,469	6.8%	
Property of distribution networks	37,100	36,658	359,617	36,330	33,903	1.6 %	
Pubstone Belgium	19,502	19,119	270,060	19,710	19,406	0.6%	
Other Belgium	370	305	9,043	1,390	1,190	0.0%	
Pubstone Netherlands	10,159	9,993	41,319	10,281	8,297	0.0%	
Cofinimur I France	7,070	7,241	39,196	4,949	5,009	8.6%	
GRAND TOTAL PORTFOLIO	306,748	299,607	2,322,950	312,584	311,089	1.9%	

Investment properties - Valuation data⁴

(x 1,000 EUR)		2021			
Segment	Fair value of the portfolio	Changes in fair value over the period	EPRA Net Initial Yield	Changes in fair value over the period	
Healthcare real estate	3,606,330	32,486	5.0%	0.9%	
Healthcare real estate Belgium	1,576,063	1,549	5.0%	0.1%	
Healthcare real estate France	417,790	-8,432	6.1%	-2.0%	
Healthcare real estate The Netherlands	418,990	9,695	4.9%	2.4%	
Healthcare real estate Germany	652,850	32,826	4.9%	5.3%	
Healthcare real estate Others	540,638	-3,152	4.7%	-0.6%	
Offices	1,290,289	7,903	5.2%	0.6%	
Property of distribution networks	520,445	-6,689	6.0%	-1.3%	
Pubstone Belgium	291,714	-3,288	5.8%	-1.1%	
Other Belgium	23,391	-	2.7%	0.0%	
Pubstone Netherlands	138,455	-1,020	6.6%	-0.7%	
Cofinimur I France	66,885	-2,380	6.5%	-3.4%	
GRAND TOTAL PORTFOLIO	5,417,064	33,701	5.2%	0.6%	

Reconciliation with IFRS consolidated income statement

Investment properties under development	252,926	841	
Assets held for sale	39,846	-35	
TOTAL	5,709,836	34,506	

^{1.} For more details on the rental data, refer to the property report (pages 146 to 169).

^{2.} Including writeback of lease payments sold and discounted.

^{3.} ERV = Estimated Rental Value.

^{4.} For more details on the valuation data, see the property report at sections 'Healthcare real estate' (page 32 to 55), 'Offices' (pages 62 to 69) and 'Property of distribution networks' (page 56 to 59).

			2	:020		
income	rental for the period ²	Net rental income for the period	Available rental space (in m²)	Passing rent at the end of the period	ERV ³ at the end of the period	Vacancy rate at the end of the period
1	148,276	145,809	1,238,519	162,166	161,781	0.1%
	69,943	68,855	564,439	77,080	74,139	0.0%
	26,982	26,982	214,035	27,724	30,858	0.5%
	19,246	19,169	157,325	20,633	19,995	0.4%
	31,684	30,382	281,655	35,296	35,296	0.0%
	420	420	21,065	1,434	1,492	0.0%
	81,223	75,863	530,909	85,988	87,640	7.6%
	37,658	37,263	375,325	37,475	35,875	1.6%
	19,556	19,266	275,870	19,567	19,576	0.3%
	-	-	-	-	-	0.0%
	10,033	9,897	42,133	10,139	8,340	0.4%
	8,069	8,100	57,322	7,769	7,959	5.8%
	267,157	258,935	2,144,753	285,629	285,296	2.6%

	2020								
Fair value of the portfolio	Changes in fair value over the period	EPRA Net Initial Yield	Changes in fair value over the period						
2,806,419	-14,991	5.4%	-0.5%						
1,454,699	7,295	5.1%	0.5%						
392,690	-12,041	6.5%	-3.0%						
339,030	-8,397	5.2%	-2.4%						
597,150	-1,075	5.4%	-0.2%						
22,850	-773	6.0%	-3.3%						
1,378,394	15,139	5.5%	1.1%						
547,947	-11,690	6.0%	-2.1%						
295,424	2,103	5.7%	0.7%						
-	-	0.0%	0.0%						
138,974	-1,948	6.5%	-1.4%						
113,550	-11,845	6.0%	-9.4%						
4,732,761	-11,542	5.5%	-0.2%						

-2,120	132,820
-34	3,320
-13,696	4,868,901

Investment properties - Rental data

(x 1,000 EUR)	Lease figures according to their end date										
_		ease length rears)		Passing rents leases matur		ERV ¹ of the leases maturing in					
_	Until the break ²	Until the end of the lease	Year 1	Year 2	Years 3-5	Year 1	Year 2	Years 3-5			
Healthcare real estate	15.6	15.7	15,891	3,440	5,030	17,627	3,425	5,423			
Healthcare real estate Belgium	18.4	18.4	15	14	44	8	14	39			
Healthcare real estate France	2.9	3.1	14,705	3,065	2,777	16,555	3,065	3,225			
Healthcare real estate The Netherlands	9.9	10.4	1,171	362	2,159	1,064	346	2,116			
Healthcare real estate Germany	21.4	21.4	-	-	50	-	-	44			
Healthcare real estate Others	17.0	17.0	-	-	-	-	-	_			
Offices	4.6	5.6	12,993	11,758	17,697	11,558	10,094	16,259			
Property of distribution networks	12.1	12.3	97	2,668	77	87	2,482	70			
Pubstone Belgium	13.8	13.8	-	-	-	-	-	-			
Other Belgium	8.2	8.2	-	-	-	-	-	-			
Pubstone Netherlands	13.8	13.8	-	-	-	-	-	_			
Cofinimur I France	2.7	4.5	97	2,668	77	87	2,482	70			
GRAND TOTAL PORTFOLIO	12.4	12.8	28,981	17,866	22,803	29,272	16,000	21,752			

(x 1,000 EUR)	Lease figures according to their revision date (break)								
		ng rents of the le oject to revision		ERV¹ of the leases subject to revision in					
	Year 1	Year 2	Years 3-5	Year 1	Year 2	Years 3-5			
Healthcare real estate	16,082	3,950	5,516	17,809	3,766	5,994			
Healthcare real estate Belgium	15	14	44	8	14	39			
Healthcare real estate France	14,838	3,530	2,777	16,685	3,365	3,225			
Healthcare real estate The Netherlands	1,228	406	2,646	1,116	387	2,686			
Healthcare real estate Germany	-	-	50	-	-	44			
Healthcare real estate Others	-	-	-	-	-	-			
Offices	16,841	14,030	20,814	15,015	12,280	19,183			
Property of distribution networks	97	3,535	407	87	3,292	354			
Pubstone Belgium	-	-	-	-	-	-			
Other Belgium	-	-	-	-	-	-			
Pubstone Netherlands	-	-	-	-	-	-			
Cofinimur I France	97	3,535	407	87	3,292	354			
GRAND TOTAL PORTFOLIO	33,019	21,515	26,737	32,911	19,337	25,530			

^{1.} ERV = Estimated Rental Value.

^{2.} First break option for the tenant.

EPRA - Cost ratios

(x 1,00	OO EUR)	2021	2020
(i)	Administrative/operational expenses per income statement	-64,941	-53,283
	Cost of rent-free periods	-6,652	-5,460
	Charges and taxes not recovered from the tenant on let properties	-4,146	-3,221
	Net redecoration expenses	-1,575	243
	Technical costs	-6,628	-6,051
	Commercial costs	-2,967	-2,344
	Taxes and charges on unlet properties	-3,188	-2,765
	Corporate management costs	-39,784	-33,684
(v)	Share of joint venture expenses	0	-17
	EPRA COST RATIO (DIRECT VACANCY COSTS INCLUDED) (A)	-64,941	-53,300
(ix)	Direct vacancy costs	7,335	5,987
	EPRA COSTS (DIRECT VACANCY COSTS EXCLUDED) (B)	-57,606	-47,313
(x)	Gross rental income less ground rent costs	299,001	256,981
(xii)	Share of joint venture gross rental income	0	295
	Gross rental income (C)	299,001	257,276
	EPRA cost ratio (direct vacancy costs included) (A/C)	21.7%	20,7%
	EPRA cost ratio (direct vacancy costs excluded) (B/C)	19.3%	18,4%
	Overhead and operational expenses capitalised (including share of joint ventures)	2,629	1,190

Cofinimmo capitalises the overhead costs and operational expenses (legal fees, project management fees, capitalised interests, etc.) directly linked to development projects.



Development projects

In the course of 2021, Cofinimmo carried out multiple redevelopment projects. For details of these ongoing and future projects, see page 38 of chapter 'Healthcare real estate'.

Nursing and care home – Jaén (ES)

EPRA CAPEX

(x 1,000 EUR)

Acquisitions ¹
Development ²
External costs capitalised
Overhead and other expenses capitalised
Investment properties
Major projects already (partially) income-generating
No incremental lettable space
Overhead and other expenses capitalised
Total CapEx³
Conversion from accual to cash basis
Total CapEx on cash basis

(x 1,000 EUR)

Acquisitions
Development
External costs capitalised
Overhead and other expenses capitalised
Investment properties
Major projects already (partially) income-generating
No incremental lettable space
Overhead and other expenses capitalised
Total CapEx
Conversion from accrual to cash basis
Total CapEx on cash basis

					3	1.12.2021						
Group (excl. Joint	l. Joint real estate					Offices	Property of distribution networks				Joint Ventures	Total group
Ventures)	BE	FR	NL	DE	Others		Pubstone BE	Other BE	Pubstone NL	Cofinimur I FR	(propor- tionate share)	
802,086	144,854	65,178	55,776	22,486	513,714	79	0	0	0	0	0	802,0864
87,282	4,124	8,150	14,678	0	52,330	7,941	0	58	0	0	0	87,2825
85,708	3,952	8,029	14,490	0	51,796	7,383	0	58	0	0	0	85,708
1,574	171	122	188	0	534	558	0	0	0	0	0	1,574
22,077	5,093	304	9,370	388	686	1,740	3,544	0	952	0	0	22,077 ⁶
17,674	4,865	227	8,781	374	0	1,216	1,533	0	679	0	0	17,674
3,347	203	77	413	14	686	132	1,549	0	273	0	0	3,347
1,056	25	0	176	0	0	392	462	0	0	0	0	1,056
911,444	154,070	73,632	79,824	22,874	566,730	9,761	3,544	58	952	0	0	911,4447
-8,948	-6,253	-1,792	-2,417	1,470	1,664	-566	-533	-53	-468	0	0	-8,948
902,496	147,818	71,840	77,407	24,343	568,394	9,195	3,010	5	484	0	0	902,496

					3	1.12.2020						
Group (excl. Join	t		lealthcare eal estate			Offices	di		erty of n networ	ks	Joint Ventures	Total group
Ventures	BE	FR	NL	DE	Others		Pubstone BE	Other BE	Pubstone NL	Cofinimur I FR	(propor- tionate share)	
607,723	233,280	26,130	49,428	99,351	58,402	141,132	0	0	0	0	0	607,723
31,458	19	0	5,872	0	20,978	4,590	0	0	0	0	0	31,458
31,095	0	0	5,850	0	20,978	4,267	0	0	0	0	0	31,095
364	19	0	22	0	0	323	0	0	0	0	0	364
27,132	1,581	11	10,401	6,974	9	4,240	3,071	0	844	0	0	27,132
22,547	1,417	0	10,145	6,713	0	3,778	494	0	0	0	0	22,547
3,758	132	11	257	260	9	121	2,124	0	844	0	0	3,758
827	32	0	0	0	0	341	454	0	0	0	0	827
666,313	234,880	26,141	65,701	106,325	79,389	149,962	3,071	0	844	0	0	666,313
8,820	83	-10	4,125	228	-5,016	8,277	1,061	0	72	0	0	8,820
675,133	234,963	26,131	69,825	106,553	74,373	158,240	4,132	0	917	0	0	675,133

^{1.} See main achievements 2021 on pages 43 to 55.

See that a Contententians 2021 on pages 43 to 55.
 See the committed investment programme in healthcare real estate on pages 38 to 39.
 See management report, section 'Healthcare real estate' (pages 32 to 55), section 'Offices' (pages 62 to 69) and section 'Property of distribution networks' (pages 56 to 59).
 See Note 22 and Note 37.
 See Note 37. The sum of elements in footnotes 4 and 5 amounts to 109,359 KEUR, see Note 22.

^{6.} See Note 37. The sum of elements in footnotes 4 and 5 amounts to 109,359 KEUR, see Note 22.

^{7.} See pages 71 and 72.

CORPORATE GOVERNANCE STATEMENT¹

Cofinimmo seeks to maintain the highest standards of corporate governance and continuously reassesses its methods based on accepted principles, practices, and requirements in the field.

Reference code and corporate governance charter

Cofinimmo applies the Belgian Corporate Governance Code 2020 ('2020 Code') which constitutes its reference code within the meaning of article 3:6 §2, 1° of the Code of Companies and Associations ('CCA'). The code is available on the website

www.corporategovernancecommittee.be/en.

On 31.12.2021, the board of directors has stated that, to its know-ledge, its corporate governance practice is compliant with the 2020 Code. However, it is recalled that the ordinary general meeting of 12.05.2021 renewed the mandate of Mr Xavier de Walque as independent director in accordance with article 7:87 §1 of the CCA. The board of directors considered appropriate to depart from one of the independence criteria provided for in prinsiple 3.5 of the 2020 Code, since the term of office of Mr Xavier de Walque, which exceeds 12 years, in no way impedes his independence. In fact, Mr Xavier de Walque does not have any relationship with the company nor with any of its major shareholders which could jeopardise his independence. Moreover, Mr Xavier de Walque has always demonstrated during the exercise of his mandate that he has a free, independent, and critical mind while putting the company's sake at the centre of his concerns.

The corporate governance charter, which provides thorough information on the governance rules applicable within the company, deals in particular with the principles and processes of the governance structure, the policy for the prevention of conflicts of interest, the Dealing Code and the policy on good conduct. It can be consulted on the Cofinimmo website.

Internal control and risk management

MANAGERIAL STAFF

Cofinimmo has implemented a risk management and internal control process in accordance with the rules of corporate governance and the various laws applicable to public regulated real estate companies.

The company has chosen as its reference framework the Enterprise Risk Management (ERM) model developed by COSO (Committee of Sponsoring Organizations of the Treadway Commission – www. coso.org). COSO is a private sector organisation. Its goal is to promote quality improvements in financial and non-financial reporting through the implementation of business ethics rules, an effective internal control system and corporate governance rules.

The ERM model consists of the following components: internal environment; evaluation of risks, control activities; information and internal communication; monitoring and follow-up.

COMPONENTS

Internal environment

The concept of internal environment includes the vision, integrity, ethical values, personal skills and the way in which the executive committee assigns authority and responsibilities and organises and trains its staff, all under the control of the board of directors.

- Corporate governance rules and the existence of an audit committee, a nomination, remuneration and corporate governance committee consisting entirely of independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code and an internal auditor, a risk manager, a management controller and a compliance officer.
- The integration within the executive committee of the **notion of risk** for any investment, transaction and commitment which may have a significant impact on the company's objectives.
- The existence of an **ESG policy** addressing the vision and obligations in terms of sustainability.

- The existence of a **code of conduct** dealing with conflicts of interest, professional secrecy, rules governing the purchase and disposal of shares, prevention of corporate funds misuse, acceptance of business gifts, communication, respect for individuals and a whistleblowing procedure, that are part of the corporate governance charter.
- Respect of the task separation principles and the application
 of rules regarding the delegation of powers clearly established
 at all levels of the group and the application of strict criteria
 for human resources management, particularly with respect to
 selection, staff recruitment rules, training policy, performance
 review process and identification of annual targets.
- External players are also involved in this risk control environment.
 They include, in particular, the Financial Services and Markets
 Authority (FSMA), company auditors, legal consultants, independent real estate valuers, financial institutions, rating agencies, financial analysts and shareholders.

Risk assessment

- Risk assessment includes the identification of risk events, their analysis and the measures taken to address them in an effective manner.
- A strategy defined by the board of directors on the basis of a proposal from the executive committee, including the risks and opportunities associated with climate change. The strategy is then translated into operational, compliance, and reporting objectives which apply to all of the company's operating levels, from the most global level to their implementation in the functional units
- Overall in-depth risk analysis of the company is carried out periodically in collaboration with all the hierarchic levels of the company, each for its respective area of competence.
- Analysis based on strategic choices, legal constraints and the environment within which the company operates, including risks related to sustainability, such as the impact of climate change on the company's activities:
 - identification of potential risks;
 - probability of occurrence;
 - impact on objectives viewed from different angles: risks relating to Cofinimmo's activities and its business segments, risks relating to Cofinimmo's financial situation, legal and regulatory risks, risks relating to internal control as well as environmental, social and governance risks.
- Analysis formalised in a document which is presented and discussed at an executive committee meeting. It is updated throughout the year according to the evolution of business activities and new commitments, taking into account the lessons from the past. As part of the major risks analysis, this document is presented once a year to the audit committee, which will use it, among other things, to decide on the audit assignments entrusted to the internal auditor. Furthermore, each major project undergoes a specific risk analysis based on an organised framework to improve the quality of information used in the decision-making process. This framework includes transition risks associated with climate change such as energy performance projects, as well as physical risks associated with climate change such as flood risk.

Control activities

Controls are implemented in the various departments in response to the risks identified:

Financial control activities

- budget: a budget, which is the quantified application of the company's objectives, is drawn up annually and checked each quarter. It includes both income outlook, such as rents for the year, but also costs related to the management and development of the property portfolio, as well as financial costs related to the financing structure of the activities. The budget is validated by the executive committee and then presented to the board of directors, which approves it. Variations between the estimated budget and the actual result are reviewed quarterly by the executive committee, the audit committee and the board of directors;
- credit: the solvency of the most important clients without a financial rating is analysed at different key points in time. The amounts and validity of the rental guarantees established by all of the tenants are checked quarterly by the operational teams;
- accounting: the use of an ERP application (Enterprise Resource Planning, that is, an integrated management software package), namely SAP, includes a number of automatic controls. SAP covers all accounting and financial aspects as well as all data related to the real estate business (i.e. monitoring of rental contracts, rent invoices, statements of charges, orders, purchases, work site budget monitoring, etc.);
- treasury: the use of a range of financing sources and financial institutions and the spreading of maturities limit the risk of refinancing concentration. Interest rate risk is limited by the application of a hedging policy and the use of a treasury software facilitates the day-to-day monitoring of cash positions and cash-pooling operations.

Examples of operational control activities

- the rental situation is analysed every six months, as well as lease terms and the risks and opportunities in terms of rental income;
- the dual signature principle is applied within the limits of delegations of power for commitments to third parties, whether this involves asset acquisitions, rental transactions, orders of any type, approvals of invoices or payments;
- the use of workflow software in the various stages of commercial activity (space rental) strengthens controls at key stages of the process;
- the register and movements of COFB registered shares are integrated in a secure IT application (Capitrack programme), developed and supplied by Belgium's central depository Euroclear;
- the use of an **online platform** that allows the monitoring of the group's tax obligations and facilitates data exchange. Similarly, a tax control system has been put in place which allows internal control, in accordance with the rules of the Organisation for Economic Cooperation and Development (OECD), of processes and transactions with tax consequences;
- the use of an online platform to manage the legal secretariat
 of the group's subsidiaries;
- the implementation of an internal system to control the processing of personal data. In 2021, this system was audited by an external consultant specialising in this field, who concluded that the level of compliance in place was quite satisfactory.

Information and internal communication

Information and communication between the various levels of the company and the information they disseminate is based on work meetings and on reporting.

- A management report, established quarterly by the Control department, details the situation of the income statement and the balance sheet, the key performance indicators, the acquisitions/ sales situation, and their impact on the results. It also includes an inventory of assets, project progress, and cash-flow positions. It is discussed by the executive committee, the audit committee, and the board of directors.
- Each department also periodically prepares specific reports about its own activities.
- The executive committee meets weekly to systematically review important issues dealing with the company's operations and business, and to discuss in more detail property investments and divestments, construction, and rental matters. A report is created for each meeting with, if necessary, an action plan for the implementation of the decisions taken at the meeting.

In 2021, the company launched a satisfaction survey on internal communication among its employees. From this survey, the human resources department has developed an action plan to promote and develop internal communication within the company, both in terms of information relating to human resources and the company's activities.

Surveillance and monitoring

The company conducts ongoing and/or ad hoc assessments to verify whether the internal control components have been put in place and whether they are functioning.

- A **closing is prepared each quarter** using the same procedures as for the end of the financial year. On this occasion, consolidated accounts are established. Key indicators are calculated and analysed. This data is collected in the management report referred to in the point above. All this data is discussed and analysed by the executive committee, the audit committee, and the board of directors.
- Each department collects relevant information at its own level which is analysed quarterly and compared to the objectives set for the year. The executive committee regularly invites heads of departments to present an update on the evolution of their specific business activities.
- Assignments of the internal auditor cover various procedures. The results of the audits are submitted to the audit committee, which ensures the implementation of the recommendations, and to the board of directors.

• Integrity of data and information systems through the strengthening of the information system controls and measures put in place to prevent and respond to the occurrence of a cybersecurity incident that could disrupt its business. The executive committee deals with strategic issues on cybersecurity, which are themselves controlled by the audit committee. A post-disaster recovery plan defines the measures to be implemented in the event of a crisis. There are gradations in the implementation of these measures depending on the type and gravity of the incident that has occurred. This recovery plan also contains the order in which services must be restored, according to their priority, in order to allow the company to operate in a degraded mode, in other words, a mode of operation without its usual resources, in order to react quickly, provide essential services, and resume its normal business operations as quickly as possible. Backup copies of data are organised according to the 3-2-1 strategy, i.e. three copies of the same file on two different media, one of which is an off-site backup. Measures are also being taken to secure access to the company data, particularly that relating to the IT tool supporting the financial process (SAP). In addition, this tool is subject to an annual audit by the external auditor. In terms of risk coverage, the company is insured for the consequences of a cybersecurity incident. Finally, in addition to the regular training sessions, awareness campaigns on cybersecurity risks are regularly carried out among staff members. To date, the company is not aware of any incident that occurred during the financial year which resulted in a breach of the integrity of its information systems, whether in the form of a loss or leakage of data.



Shareholders' structure

The table below shows the Cofinimmo shareholders holding more than 5% of the capital. The transparency notifications and the control chains are available on the website. At the closing date of this document, Cofinimmo has not received any transparency notification presenting a situation subsequent to that of 12.04.2021. According to Euronext's definition, the free float is 95%.

This table presents the situation based on the transparency notifications received under the law of 02.05.2007. Any changes notified since 31.12.2021 have been published according to the provisions of the above-mentioned law and are available on the company's website www.cofinimmo.com.

The board of directors declares that the shareholders listed do not have different voting rights.

Company	%
BlackRock	5.20
Forever Care-Ion	6.69
Cofinimmo Group ¹	0.12
Others < 5%	87.99
TOTAL	100.00

1. Voting rights attached to the treasury shares are suspended.

Governance structure

BOARD OF DIRECTORS

- Decides the company's strategic directions
- Actively oversees the quality of management and its compliance with the strategy
- Examines the quality of the information given to investors and the public
- Determines the corporate governance
- Incorporates the risks and opportunities associated with climate change into the global strategy
- Decides the ESG's directions and supervises their implementation

COMPLIANCE OFFICER

- Ensures compliance with the code of conduct: conflicts of interest, incompatible mandates, compliance with company values, market abuse and manipulations
- Ensures compliance with all the legal and regulatory provisions in force

AUDIT COMMITEE

- Assists the board of directors with respect to the independence of the auditor and regarding:
 - the process of preparing financial, non-financial and sustainabilitylinked information
 - the effectiveness of the company's internal control and risk management mechanisms
 - the internal audit and its effectiveness
 - the legal audit of the annual and consolidated accounts
 - O environmental and social aspects

EXECUTIVE COMMITEE

- Handles the company's day-to day management, under the chairmanship of the CEO
- Proposes the company's strategy to the board of directors, also in terms of ESC.
- Executes the strategy approved by the board of directors
- Monitors the risks and opportunities associated with climate change, and other ESG topics

NOMINATION COMMITTEE, COMPENSATION AND CORPORATE GOVERNANCE

- Advises and assists the board of directors for all questions relating to the composition of the board of directors, its committees and the executive committee
 - the selection, evaluation and appointment of the members of the board of directors and the executive committee
 - O the remuneration policy for the members of the board of directors and the executive committee
- Assists the board of directors for all questions relating to governance

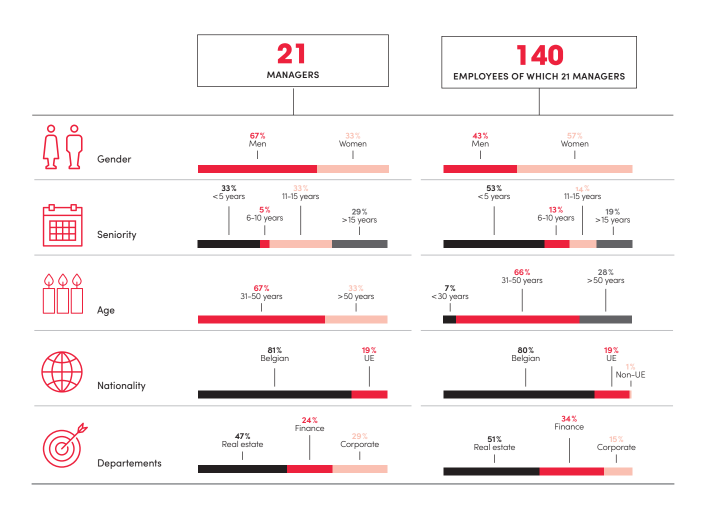
INTERNAL AUDITOR

- Carries out all verification tasks based on the audit committee's directives
- Reviews the reliability, consistency, and integrity of information and operational procedures
- Reviews the systems implemented to ensure that the organisation complies with the rules, plans, procedures, laws and regulations which may have a significant impact on its operations

HEAD OF ESG

- Ensures a holistic approach to environmental, social and governance aspects by integrating these aspects into the activities of the different departments
- Promotes dialogue with all stakeholders to determine where efforts should be pursued, and to develop long-term partnerships that increase the positive impact of actions taken
- Evaluates and manages the risks and opportunities associated with climate change and:
- suggests specific and economically reasonable measures to improve the environmental performance of the company, its portfolio and, by extension, the spaces occupied by its tenants
- O ensures that the group complies with legal, national, and international environmental requirements
- o follows, in collaboration with the operational teams, the implementation in the field of the group's environmental strategy in all business segments

	Board of directors	Executive committee	Audit committee	Nomination, remuneration and corporate governance committee
Members independents/total	8/11 (73%)	-	3/3 (100%)	4/4 (100%)
Gender equality				
Men	64%	60%	67%	75%
Women	36%	40%	33%	25%
Age				
aged 31-50 year	9%	60%	-	-
>50 ans	91%	40%	100%	100%
Internationalisation rate	27%	-	33%	50%
Background				
Healthcare	55%	100%	33%	50%
Financial	55%	60%	100%	-
Real estate	64%	100%	67%	50%
Industry	27%	20%	-	50%
ESG	55%	40%	33%	100%
Average term of office	6 years	5 years	7 years	5 years



Diversity policy

RESPECT FOR DIFFERENCES AND CULTURAL DIVERSITY

Cofinimmo is convinced by the appeal of diversity (cultural, generational, linguistic, gender, etc.) for both the company and the community, and promotes equal opportunities, which is a fundamental value of democracies.

Measures relating to recruitment, selection and staff management are detailed in chapter 'Human capital' of the ESG report (see page 113).

The main goal of governance is to achieve quality, development and sustainability. The highest degree of management quality can be achieved through diversity, among other things.

DIVERSITY IN THE BOARD OF DIRECTORS AND ITS COMMITTEES

Diversity in the board of directors is not only demonstrated by the high proportion of women, but also by the presence of three different nationalities and a variety of backgrounds. This selection within the board of directors and its committees enables the company to broaden its knowledge of the different countries and market segments in which it operates. Furthermore, the significant presence of women at Cofinimmo has been confirmed by several studies on gender diversity in the governance bodies of Belgian companies. By way of example, the study covering the year 2021 carried out on gender diversity in corporate governance bodies by the organisation European Women On Boards (EWOB) indicates that Cofinimmo ranks 125th among 668 companies and 3rd among Belgian companies in its 'Gender Diversity Index'.

DIVERSITY WITHIN MANAGEMENT

For many years, the majority of the group's employees have been female and many of them have a management role. In total, 33% of managers are women. All female managers play this role in the Finance and Corporate departments.

All employees are offered flexibility in the organisation of their working life, which is mostly used by women but is increasingly being used by male employees. The potential for development and growth within Cofinimmo remains unchanged for women returning from maternity leave, as promotions are based on the recognition of talent and skills, regardless of their origin.

DIVERSITY AMONG EMPLOYEES

Diversity management is inseparable from human resources management. Equity, also demonstrated by the regular renewal of the company's 'Investors in People' accreditation, is sought in every area and at all levels: access to training, coaching and stress management, skills transfer, career management, etc.

Cofinimmo is one of the few Belgian real estate companies where there is also a significant presence of women. Furthermore, employees have varied cultural origins and educational backgrounds, which stimulates internal creativity and enhances team performance. Generational diversity, in turn, helps to bring together experience and innovation, and in this way find reproducible solutions.

Recruitment

In 2021, Cofinimmo recruited 22 new colleagues of which 6 were outside Belgium. Among them, four people are older than 50 and four people are younger than 25 years. The company's outlook on talent aims to be diverse and open to all types of profile. The company's performance in terms of sensitive ratios (age, origin, etc.) continues to be a focus for the human resources department.

Staff management

On arrival, each new employee is presented with the corporate governance charter which is an integral part of the welcome pack and ensures that he/she expresses his/her adherence to it before joining Cofinimmo.

Communication

Today, the company's external communication regarding its commitment to diversity occurs mainly through documents such as the universal registration document and the website.

At the same time, Cofinimmo pays specific attention to internal communication by sharing a commitment to openness with all the stakeholders. Above all, the company is successful in creating among its employees a shared desire to commit to always performing better.

Cofinimmo's commitment is to continue to measure progress toward equity. Its aim is not to promote employees on the basis of gender or age, but to recruit and retain the best talent.

It is important that employees understand that departments stand to gain from greater diversity.

Equal treatment is the group's ultimate goal.

DECISION-MAKING BODIES

Since 2020, Cofinimmo has opted for a one-tier governance structure, as provided for in articles 7:85 et seq. of the CCA. Moreover, the board of directors has delegated certain special powers to a statutory executive committee, consisting of members who may or may not be directors, each of whose members, acting jointly with another committee member, is responsible for the day-to-day management of the company.

Board of directors

CURRENT COMPOSITION

According to the general principles governing the composition of the board of directors, as adopted on a proposal by the nomination, remuneration, and corporate governance committee, the board currently comprises 11 directors, including seven non executive and independent as meant by article 7:87 §1 of the CCA and the 2020 Code, one non executive and independant as meant by article 7:87 §1 of the CCA and three executive directors (members of the executive committee). At the end of the ordinary general meeting of 12.05.2021, the board of directors currently consists of 11 directors following the non-renewal of the term of office of Mrs Cécile Scalais.

The company is in the process of identifying two candidates (of which one female candidate) in order to propose their appointment as independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code at the general meeting of 11.05.2022, or at a subsequent general meeting if the recruitment process would not have been completed at the time of convening to this general meeting.

Directors are appointed for a maximum term of four years by the general meeting and may be dismissed in the same way at any time, effective immediately and without cause. They are re-electable.

Sept independent directors comply with the independence criteria as set out in article 7:87 §1 of the CCA and the 2020 Code. Mr Xavier de Walque is an independent director as meant by article 7:87 §1 of the CCA and the 2020 Code. His mandate has been renewed at the ordinary general meeting of 13.05.2020. The board of directors considered appropriate to depart from one of the independence criteria provided for in provision 3.5 of the 2020 Code, since the term of office of Mr Xavier de Walque, which exceeds 12 years, in

no way impedes his independence. In fact, Mr Xavier de Walque does not have any relationship with the company nor with a major shareholder of the latter that could jeopardise his independence. Moreover, Mr Xavier de Walque has always demonstrated during the exercise of his mandate that he has a free, independent and critical mind while putting the company's sake at the centre of his concerns. The operating rules of the board of directors are stated in the corporate governance charter.

The objective to achieve a ratio of at least one third of the members of the board whose gender is different from that of the other members, in accordance with article 7:86 of the CCA with regard to gender diversity on the board of directors, has been met since 2016. In fact, the board of directors consists of four women and seven men, i.e. a mix ratio of 36% exceeding the third party set by law. Cofinimmo also sponsors the activities of the non-profit association Women on Board, which aims at promoting the presence of women on boards of directors. Mrs Françoise Roels, director and member of the executive committee, is one of the founding members of this non-profit organisation and has been its chair since May 2016. In this respect, Cofinimmo is among the bests in class at European and global levels (see section 'Diversity on the board of directors and its committees').





Mr Jacques van Rijckevorsel

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code, Chairman of the board of directors Chairman of the nomination, remuneration, and corporate governance committee

• Gender: M • Nationality: Belgian • Year of birth: 1950 • Start of term: 10.05.2017 • Last renewal: 12.05.2021 • End of term: 14.05.2025

• Current position: chairman of the board of directors of Cliniques Universitaires Saint-Luc (UCL) (Avenue Hippocrate/ Hippocrateslaan 10, 1200 Brussels)

• Current mandates: Cliniques Universitaires Saint-Luc, Duve Institute, N-Side, Fondation Médicale Reine Elisabeth, Fondation Saint-Luc, Fondation Louvain, Louvain School of Management, Consultative Committee of ING Brussels, Capricorn Sustainable Chemistry Fund

• Previous mandates: Solvay and several subsidiaries, Guberna, CEFIC, Plastics Europe, Belgian-Luxembourg Chamber of Commerce for Russia and Belarus, Synergia Medical



Mr Jean-Pierre Hanin

Managing director

Effective manager

• Gender: M

• Nationality: Belgian • Year of birth: 1966 • Start of term: 09.05.2018 • Last renewal: -/-

• End of term: 11.05.2022

• Current position: Chief Executive Officer of Cofinimmo SA/NV (Boulevard de la Woluwe/Woluwedal 58, 1200 Brussels)

• Current mandates: various mandates in Cofinimmo group subsidiaries, United Fund for Belgium

• Previous mandates: Etex group



Mr Jean Kotarakos

Executive director

Effective manager

• Gender: M

• Nationality: Belgian • Year of birth: 1973 • Start of term: 09.05.2018 • Last renewal: -/-

• End of term: 11.05.2022 • Current position: Chief Financial Officer of Cofinimmo SA/NV (Boulevard de la

Woluwe/Woluwedal 58, 1200 Brussels) • Current mandates: various mandates in Cofinimmo group subsidiaries

• Previous mandates: Aedifica and various mandates in Aedifica group subsidiaries



Mrs Françoise Roels

Executive director

Effective manager

• Gender: F

• Nationality: Belgian • Year of birth: 1961 • Start of term: 27.04.2007 • Last renewal: 12.05.2021 • End of term: 14.05.2025

• Current position: Chief Corporate Affairs & Secretary General of Cofinimmo SA/NV (Boulevard de la Woluwe/Woluwedal 58, 1200 Brussels)

• Current mandates: several mandates the subsidiaries of the Cofinimmo group and as representative of Cofinimmo, Guberna, Women on Board ASBL/VZW, PMH SA/ NV, Domicilia NV, Les Petits Riens ASBL/ Spullenhulp VZW

• Previous mandates: -/-



Mrs Inès Archer-Toper

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code Member of the audit committee

• Gender: F

• Nationality: French • Year of birth: 1957 • Start of term: 08.05.2013 • Last renewal: 12.05.2021 • End of term: 14.05.2025

• Current position: Company director

- Current mandates: Aina Investment Fund (Luxembourg - an entity of Edmond de Rothschild group), Gecina SA (France), Lapillus OPCI (France), Nimanimmo SAS (France)
- Previous mandates: Segro PLC SA (United Kingdom), Axcior Immo and Axcior Corporate Finance SA (France), Orox Asset Management SA (Switzerland), EDRCF (France)



Mr Olivier Chapelle

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code Member of the nomination, remuneration and corporate governance committee

Gender: M
Nationality: Belgian
Year of birth: 1964
Start of term: 11.05.2016
Last renewal: 13.05.2020
End of term: 08.05.2024

• Current position: Chief Executive Officer (CEO) of Recticel SA/NV (Avenue du Bourget/Bourgetlaan 42, 1130 Brussels)

 Current mandates: Fédération des Entreprises Belges/Verbond van Belgische Ondernemingen (FEB/VBO), Calyos SA/ NV, Sofindev, Corporate Governance Committee

• Previous mandates: Guberna, Essenscia



Mr Xavier de Walque

Independent director as meant by article 7:87 §1 of the CCA,

Member of the audit committee

Gender: M

Nationality: Belgian
Year of birth: 1965
Start of term: 24.04.2009
Last renewal: 13.05.2020
End of term: 08.05.2024

- Current position: member of the executive committee and Chief Financial Officer of Cobepa SA/NV (Rue de la Chancellerie/ Kanselarijstraat 2/1, 1000 Brussels)
- Current mandates: several mandates in Cobepa group subsidiaries (Cobepa North America, Cosylva, Financière Cronos, Ibel, Mascagna, Mosane, Sophinvest, Ulran), JF Hillebrand AG, AG Insurance, Degroof Equity, DSDC
- Previous mandates: Cobepa Nederland, Guimard Finance, Cobib, Cobsos, Groupement Financier Liégeois, Kanelium Invest, SGG Holdings, Sapec, Sophielux 2, Sofireal (now Cobid), BrunchCo 21, Puccini Partners, Lunch Time, Sophielux 1



Mr Maurice Gauchot

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code Member of the nomination, remuneration and corporate governance committee

Gender: M
Nationality: French
Year of birth: 1952
Start of term: 11.05.2016
Last renewal: 13.05.2020
End of term: 08.05.2024

- Current position: Company director (Avenue Pierre ler de Serbie 16, 75116 Paris, France)
 - rance)
- Current mandates: Stone Estate (Zurich), Codic SA/NV, La Foncière Numérique, Interconstruction SCI Foncière CRF
- $\bullet \ \textbf{Previous mandates:} \ \mathsf{CBRE} \ \mathsf{Holding} \ \mathsf{France} \\$



Mr Benoit Graulich

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code Chairman of the audit committee

Gender: MNationality: BelgianYear of birth: 1965

• Start of term: cooptation on 25.04.2019, appointment on 05.05.2019

• Last renewal: -/• End of term: 10.05.2023

• Current position: Managing Partner of Bencis Capital Partners, Belgium, Netherlands, Germany (Culliganlaan 2E, 1831 Diegem)

• Current mandates: Lotus Bakeries NV, Bencis Capital Partners and its subsidiaries

• Previous mandates: Van de Velde NV



Mrs Diana Monissen

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code Member of the nomination, remuneration and corporate governance committee

Gender: F
Nationality: Dutch
Year of birth: 1955
Start of term: 11.05.2016
Last renewal: 13.05.2020
End of term: 08.05.2024

• Current position: Director of companies

 Current mandates: Vz RvT Reinier de Graaf Groep, Vz RvC Regionale Ontwikkelingsmaatschappij Utrecht, Vz RvT Hivos

 Previous mandates: MC Slotervaart, Prinses Maxima Centrum voor Kinderoncologie



Mrs Kathleen Van Den Eynde

Independent director as meant by article 7:87 §1 of the CCA and the 2020 Code

Gender: F
Nationality: Belgian
Year of birth: 1962
Start of term: 13.05.2015

Last renewal: 08.05.2019End of term: 10.05.2023

• Current position: Chief Executive Officer Belgium and Chief Life, Health & Investment of Allianz Benelux (Boulevard du Roi Albert II/ Koning Albert II-laan 32, 1000 Brussels)

 Current mandates: Allianz Benelux SA/ NV, Allianz Life Luxembourg SA, Allianz Nederland Group NV, SCOB SA, Climmolux Holding SA/NV, Sofiholding SA/NV

 Previous mandates: Assurcard, Allianz Nederland, Asset Management BV, UP36 SA/NV

DIRECTOR RENEWALS AND APPOINTMENTS

The ordinary general meeting of 12.05.2021 approved the renewal of the term of office of Mr Jacques van Rijckevorsel and Ms Inès Archer–Toper as independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code, and the renewal of the term of office of Ms Françoise Roels as executive director. Their term of office will expire on 14.05.2025. The board of directors decided that Mr Jacques van Rijckevorsel would continue in his role as chairman of the board of directors and chairman of the nomination, remuneration and corporate governance committee, that Mrs Inès Archer–Toper would continue her role as member of the audit committee and that Mrs Françoise Roels would continue in her role as Chief Corporate Affairs Officer & Secretary General.

Subject to approval by the FSMA and by the general meeting of 11.05.2022, the board of directors will propose the renewal of the term of office of Mr Jean-Pierre Hanin and Mr Jean Kotarakos as executive directors. In case of approval by the general meeting, the board of directors has decided that Mr Jean-Pierre Hanin will continue his function as Chief Executive Officer and Mr Jean Kotarakos as Chief Financial Officer. Their mandates would expire at the end of the 2026 general meeting.

The company is in the process of identifying two candidates (of which one female candidate) in order to propose their appointment for four years as independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code at the general meeting of 11.05.2022, or at a subsequent general meeting if the recruitment process would not have been completed at the time of convening to this general meeting.

BOARD OF DIRECTORS' ACTIVITY REPORT

Throughout the year, the board of directors dealt with issues while paying particular attention to subjects linked to **ESG**, both in terms of the environmental, social and governance aspects, and always within the framework of an overall strategy. The existence of a sustainability strategy within Cofinimmo, in particular through its 30³ project, is indeed necessary to guarantee the company's value in the long term, and the board of directors is guided by it in each decision-making process.

In addition to issues related to corporate social responsibility, more technical and operational strategic issues, such as **cybersecurity** issues, have become a focus of the board's attention given the damaging consequences of a cyber attack, both in terms of the company's reputation and credibility and the financial losses that would result from business interruption or data loss. The board was particularly keen to ensure that this aspect was monitored. Training and regular actions were implemented on an ongoing basis with the members of the company.

The board also paid particular attention to maintaining and developing dialogue with its shareholders by organising its first **digital general meeting**. Despite the restrictive health measures, shareholders were able to participate remotely and exercise their voting rights digitally and live during the general meeting.

In 2021 the board of directors met nine times. In addition to recurrent subjects, the board of directors also took decisions on various matters, more specifically in the following fields:

Strategy

 monitoring of Cofinimmo's strategy and development, including the ESG (environmental, social and governance) strategy.

Real estate

- the analysis and approval of investment, divestment, and (re) development projects, among which the acquisition of healthcare real estate assets in Ireland, Italy and the United Kingdom;
- stakes in real estate companies in Belgium, Spain, the Netherlands and Germany, and in two real estate funds in Italy;
- a capital increase through contributions in kind of healthcare real estate assets within the framework of the authorised capital;
- the contribution of the office portfolio into the Cofinimmo Offices subsidiary;
- the disposals of office buildings and distribution networks;
- the analysis of the impact of the COVID-19 pandemic on the company's activities;
- the renewal of the authorisation given to the board of directors to increase the capital within the framework of the authorised capital;
- the approval of the proposed merger in the context of operations similar to a merger by absorption of the companies Rheastone 2 CoSA/NV, Dilhome SA/NV, Ten Berge SA/NV, Balen SA/NV, Puthof SA/NV, Viaducstraat SA/NV, Polyserve SA/NV, Quatrobuild SA/NV, Profilia SA/NV, Cura Invest SA/NV, Musikantenwijk SA/NV, Rusthuis Martinas SA/NV and Ploegdries SA/NV.

Financial

- the monitoring of the company's financing;
- a capital increase in cash through a private placement by an accelerated book building procedure with qualified investors as part of the autohorised capital;
- a capital increase through contribution in kind of an optional dividend within the framework of the authorised capital;
- a capital increase in the context of the conversion of convertible bonds.

Internal control

- internal control plans and reports of the compliance officer, the risk manager and the internal auditor;
- the review of major risks;
- annual report and core document of the actual management of internal control.

Governance

- the monitoring of the well-being and safety of employees during the COVID-19 health crisis;
- the assessment of the executive committee, setting its objectives, and the fixed and variable remuneration;
- \bullet the self-assessment of the board of directors and its committees;
- the composition of the shareholder structure.

Composition of the board

- the proposal to renew the terms of office at the ordinary general meeting of 12.05.2021 as independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code, of Mr Jacques van Rijckevorsel and Mrs Inès Archer-Toper;
- the reappointment of Mr Jacques van Rijckevorsel as chairman of the board of directors;
- the proposal to reappoint Françoise Roels as an executive director at the ordinary general meeting of 12.05.2021.

Composition of the audit committee

- the reappointment of Ms Inès-Archer Toper
- the reappointment of Ms Inès-Archer Toper as a member of the audit committee.

Human resources

• internal organisation of the company.



Loi/Wet 34 office building – Brussels CBD (BE)

Audit committee

CURRENT COMPOSITION

The audit committee consists of three directors. They are Mr Benoit Graulich (chairman), Mrs Inès Archer-Toper as independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code, and Mr Xavier de Walque as independent director as meant by article 7:87 §1 of the CCA.

The chairman of the board of directors and the members of the executive committee are not members of the audit committee. They are invited to attend the meetings, but are not entitled to vote.

The chairman of the audit committee is appointed by the members of the committee. The members of the audit committee have a collective expertise in the company's field of activities. At least one member has accounting and auditing competences.

The current composition of the audit committee and the tasks it has been assigned, meet the requirements of the law of 17.12.2008 relating to the creation of an audit committee in listed and financial companies and by the law of 07.12.2016 on the organisation of the profession and the public supervision of auditors. The audit committee's procedural rules are detailed in the corporate governance charter

AUDIT COMMITTEE ACTIVITY REPORT

In 2021, the audit committee met five times.

It addressed matters that fall within the framework of its mission, which is to guarantee the accuracy and truthfulness of the reporting of Cofinimmo's annual, half-yearly and quarterly accounts, the quality of internal and external control, and of the information provided to the shareholders.

The audit committee also reviewed the following topics:

- the recommendations made by the auditor concerning internal control and IT procedures;
- the migration towards SAP S4/HANA;
- results of the IT intrusion test;
- the recommendations made by the internal auditor;
- the major risks;
- the list of incidents;
- ongoing disputes;
- the balance sheet items to be transferred on the contribution of the 'offices' branch to Cofinimmo Offices;
- the management of financial resources and in particular the financing of development projects and the financing of activities outside the euro zone;
- the internal valuation of the portfolio;
- the renewal of certain insurance coverages;
- the management of the actual Ultimate Beneficial Owners (UBO) registers;
- the achievement of the objectives of the members of the executive committee;
- the achievement of the company's ESG objectives;
- the annual report and core document of the actual management of internal control;
- · the new legislation;
- its own assessment.

Early 2022, the audit committee initiated a procedure for the selection of the auditor who will take over from the current auditor (whose mandate can no longer be renewed, in accordance with the applicable rotation rules) as of the ordinary general meeting in May 2023.

Nomination, remuneration and corporate governance committee

CURRENT COMPOSITION

The Nomination, Remuneration and Corporate Governance Committee (NRC) consists of four independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code. They are Mr Jacques van Rijckevorsel (chairman), Mr Olivier Chapelle, Mr Maurice Gauchot and Mrs Diana Monissen. The members of the executive committee are not members of the NRC.

The current composition of the NRC and the tasks it has been assigned fulfil the conditions of article 7:100 of the CCA. The NRC's procedural rules are stated in the corporate governance charter.

NOMINATION, REMUNERATION, AND CORPORATE GOVERNANCE COMMITTEE ACTIVITY REPORT

In 2021, the committee paid particular attention to the entry into office of the new Head of HR & Internal Communications and to a new reflection on the company's **human resources** policy. It also gave further consideration to various **governance** issues, such as the right positioning of **ESG function** within the organisation.

The committee met three times. The main topics covered were as follows:

Composition of the board

- renewal of the term of office of two non-executive and independent directors as meant by article 7:87 §1 of the CCA and the 2020 Code, Mr Jacques van Rijckevorsel and Ms Inès Archer-Toper;
- renewal of the term of office of one executive director, Mrs Françoise Roels.

Evaluation, objectives and remuneration of the executive committee

- evaluation of the executive committee members and their remuneration as well as the criteria for granting variable remuneration;
- preparation of the 2022 objectives of the executive committee members:
- the benchmark of the remuneration of the members of the executive committee

Remuneration of non-executive directors

• the benchmark for non-executive directors' remuneration.

Governance

- the preparation of a remuneration report;
- consideration of the composition of the board of directors;
- review of the new legislation.

Evaluation of the board of directors and committee

- the follow-up of the 2018 board evaluation exercise;
- steering the assessment of the board of directors;
- its own assessment.

Human resources

• reflexion on the human resources policy.



Nursing and care home Regina – Barcelona (ES)

Executive committee

CURRENT COMPOSITION

It is recalled that in 2020, the extraordinary general meeting of Cofinimmo approved statutory amendments following the entry into force on 01.01.2020 of the CCA, which replaces the Company Code. In particular, Cofinimmo has opted for a one-tier governance structure, as provided for in articles 7:85 et seq. of the CCA. The board of directors has delegated certain special powers to an executive committee, consisting of members who may or may not be directors, and entrusted the day-to-day management of the company to each of the members of this executive committee, whose creation and existence is provided for in article 13 of the Articles of Association.

The executive committee consists of five members. In addition to its chairman, Mr Jean-Pierre Hanin (Chief Executive Officer), it includes the following other members: Mr Jean Kotarakos (Chief Financial Officer), Mrs Françoise Roels (Chief Corporate Affairs & Secretary General), Mr Sébastien Berden (Chief Operating Officer Healthcare), and Mrs Yeliz Bicici (Chief Operating Officer Offices & Real Estate Development).

Each member of the executive committee has a specific area of responsibility. The committee meets weekly. In accordance with article 14 of the law of 12.05.2014 on regulated real estate companies, the members of the executive committee are directors as meant by this article and are also responsible for the day-to-day management of the company.

The executive committee's procedural rules are stated in the corporate governance charter.



Jean-Pierre Hanin
Chief Executive Officer

Effective manager

Jean-Pierre Hanin joined Cofinimmo in February 2018 and holds several offices in subsidiaries of Cofinimmo group. He has a Law degree from the KUL (Catholic University of Leuven). He also holds a Master's degree in Tax Management from the Solvay Business School and a LL.M from Georgetown University. He started his career as a business attorney. He then joined various international groups where he took up financial and management positions, among which Chief Financial Officer and Chief Executive Officer of Lhoist group, global leader in lime and dolomite. More recently, he was Chief Financial Officer then manager of the 'Building Performance' division of the construction materials group Etex. His functions led him to operate in various regions all over the world for over 20 years, and to carry out both consolidation and development activities.



Jean Kotarakos Chief Financial Officer

Effective manager

Jean Kotarakos joined Cofinimmo in June 2018 as CFO. He holds a degree in Commercial Engineering from the Solvay Brussels School of Economics and Management (ULB). He has taught there since 2010 in the Real Estate Executive Programme. He oversees Accounting, Communication & IR, Control, IT, Mergers & Acquisitions, and Treasury & Project Finance. He also holds several offices in subsidiaries of the Cofinimmo group. He has held numerous financial positions during his career in various companies. After working for approximately ten years for KPMG and D'leteren, he joined Aedifica, where he was Chief Financial Officer from 2007 to May 2018.



Françoise Roels
Chief Corporate Affairs & Secretary General

Effective manager

Françoise Roels joined Cofinimmo in August 2004. She is a Law graduate (RUG 1984), candidate in Philosophy (RUG 1984) and holds a Master's degree in Taxation (École Supérieure des Sciences Fiscales 1986). She is in charge of the company's general secretariat and the compliance and risk management functions. She is also responsible for matters involving shareholders and relations with the Belgian financial supervisory authorities. She also supervises the company's ESG, Tax, Governance, Information Management, Legal and Human Resources departments. She also holds several offices in subsidiaries of the Cofinimmo group. Before joining Cofinimmo, Françoise Roels worked for the Loyens law firm, for Euroclear/JP Morgan and for the Belgacom group. She was responsible for tax affairs and corporate governance.



Sébastien Berden Chief Operating Officer Healthcare

Effective manager

Sébastien Berden joined Cofinimmo in 2004, first as Investor Relations Officer, then as Development Manager Healthcare, and Head of Healthcare, a position he held from 2011 to 2018. Since July 2018, he has been Chief Operating Officer Healthcare and oversees the Healthcare department for Belgium, France, the Netherlands, Ireland, Italy and the United Kingdom, as well as business development in new geographies. He holds several offices in subsidiaries of the Cofinimmo group. He is also a director in Aldea Group SA/NV and SCI Foncière CRF. Sébastien Berden holds a Master's degree in Applied Economics from the University of Antwerp. He also followed a post-graduate training in financial analysis and completed a Leadership Development Programme at Harvard Business School. Moreover, he holds a post-graduate degree in Hospital and Care Management from the UCL. He started his career in 1998 at KPMG successively as financial auditor and Corporate Finance Consultant.



Yeliz Bicici
Chief Operating Officer Offices &
Real Estate Development

Effective manager

Yeliz Bicici joined Cofinimmo in 2008, first as Property Manager, then Area Manager and finally Development Manager, before becoming Head of Development in 2014. Since July 2018, she has been Chief Operating Officer Offices & Real Estate Development. She supervises the Healthcare department for Spain, Germany and the Nordic countries as well as the Development, Project Management, Offices and Distribution networks departments and also holds several offices in subsidiaries of the Cofinimmo group. She holds a double Master's degree in Real Estate (Antwerp Management School 2012 and KUL 2009), she completed the General Management Programme in 2021 and followed a post-graduate training in energy engineering (UGent) and financial analysis. Before joining Cofinimmo, she worked for Robelco from 2001 to 2008 and for Uniway until 2001.

Evaluation of the board of directors and committees

In accordance with the 2020 Code and its rules of procedure, the board of directors conducts, under the leadership of its chairman, regular evaluations of its size, composition and performance and of those of its committees as well as its interaction with the executive committee.

The in-depth evaluation of the board takes place in a cycle of two to three years to allow for an effective implementation of the conclusions and decisions taken. Alternating between an in-depth evaluation with the help of an external expert and an internal evaluation allows the board to question itself and to reflect on its work in a new way. For this in-depth evaluation exercise, the board is assisted by the NRC. For the audit committee and the NRC, the annual self-assessment can lead to prompt actions and reactions.

The evaluation fo the board and committees has four objectives:

- appraise the functioning of the board of directors or the committee concerned;
- verify that important matters are being prepared and discussed adequately;
- evaluate the actual contribution of each director by their presence at the board of directors and committees meetings, and their constructive involvement in the discussions and decision-making process;
- validate the current composition of the board of directors or the committees

In addition, the board of directors also assesses every five years whether the current one-tier governance structure is still appropriate.

In 2021, the board of directors continued to monitor the implementation of the findings and decisions of the 2018 in-depth evaluation.

At each board of directors meeting and in the absence of the executive committee members, the non-executive directors discuss topics related to the executive committee and the evaluation of their interactions with the latter.

Similarly, at the end of each term of office, the board proceeds with an evaluation of the director under the guidance and with the contribution of the NRC and the assistance of an external consultant. On this occasion, the NRC also reviews the board members' skills/experience grid and ensures that the board's composition continues to be appropriate. When the term of office of an executive committee member comes to an end, this evaluation process takes place at the time of the annual evaluation of the objectives and achievements of the executive committee. The NRC then makes recommendations regarding the renewal of terms of office that are about to expire to the board of directors which decides to submit them to the general meeting.

In 2021, the board of directors thus launched the evaluation of the two non-executive directors whose renewal of term of office were be proposed to the general meeting of 12.05.2021, namely, Mrs Inès Archer-Toper and Mr Jacques van Rijckevorsel. The board of directors carried out the same internal evaluation of Mrs Françoise Roels, whose term of office expired at the same general meeting. This evaluation covered participation in board meetings or board committess, commitment and constructive involvement in the discussions and decision-making process.

Management

The executive committee is assisted by a team of departmental head and other managers. Each person reports directly to one departmental head or one of the members of the executive committee and assumes specific managerial responsibility.



RULES AND PROCEDURES

Quartz office building – Brussels CBD (BE)



Prevention of conflicts of interest

With regard to the prevention of conflicts of interest, the company is subject to the provisions of the CCA (articles 7:96 and 7:97) and to the specific provisions of the RREC regulations regarding integrity policy and concerning certain transactions referred to in article 37 of the RREC act.

The directors and the members of the executive committee have at duty to avoid any act which would be, or appear to be in conflict with the interests of the company and its shareholders. They immediately inform the chairman of the board of directors or the chairman of the executive committee of any such possible conflict of interest.

Directors and members of the executive committee undertake not to solicit and to refuse any remuneration, in cash or in kind, or any personal benefit offered because of their professional ties with the company. This includes, but is not limited to, consulting fees, sales, rental, investment and success fees, etc. In addition, they do not use business opportunities intended for the company for their own benefit

The rules regarding the prevention of conflicts of interest are described more extensively in the corporate governance charter.

During the 2021 financial year, two decisions resulted in the application of article 7:96 of the CCA. During the session of 25.02.2021, the board of directors deliberated on the following topics relating to the members of the executive committee: achievement of the 2020 objectives, the variable remuneration for 2020, the fixed

remuneration for 2021, the modification of the Long-term Incentive Plan (LTI), and the ownership of shares, and during the session of 10.03.2021, the board of directors deliberated on the short-term variable compensation in the form of an individual pension promises.

EXTRACT OF THE MINUTES OF THE BOARD OF DIRECTORS MEETING OF 25.02.2021

"Pursuant to Article 7:96 of the CCA, the executive directors, Mr Hanin, Mr Kotarakos, and Mrs Roels announce that they have an opposing interest of a financial nature to that of the company, of which the auditor has been informed. The members of the executive committee left the room together with Mr Berden and Mrs Bicici.

Achievement of the 2020 objectives

The chairman reports to the board members on the NRC deliberations of 24.02.2021. After a broad overview, an on the recommendation of the NRC, the board sets the overall percentage of achievement of the KPls relating to the STI at 137%, and the KPls relating to the LTI at 124%. The 137% coefficient for the STI includes a discretionary supplement to take into account the exceptional context related to the health crisis. On the recommendation of the CEO and the NRC, the board decided not to apply a salary differential in the calculation of the KPI achievement in order to appreciate the quality of the teamwork carried out and to support the collegiality of the executive committee members in achieving the company's objectives. The percentage of the variable STI

remuneration applied to the fixed annual remuneration is therefore 54.8% (137% * 40%) and the percentage of the variable LTI remuneration applied to the fixed annual remuneration is therefore 49.6% (40% *124%).

This allocation of variable remuneration is in line with the requirements of article 7:91 of the CCA.

The board meeting to be held in March will decide on the part of their respective STI variable remuneration that will be converted into individual pension promises.

Note that the amount of the variable remuneration allocated within the framework of the LTI, after deduction of the withholding tax on professional income, must be allocated to the acquisition of Cofinimmo shares which the members of the executive committee undertake to enter in the register of registered shares and to hold for a period of at least 3 years. These shares may be acquired at a unit price corresponding to the last known closing stock market price multiplied by a factor of 100/120, in accordance with commentary 36/16 of the Income Tax Code.

Fixed remuneration 2021

On recommendation of the NRC, the board decides to increase the annual fixed remunerations as follows:

- Mrs Yeliz Bicici: + 15,000 EUR (i.e. 290,000 EUR);
- Mr Sébastien Berden: + 15,000 EUR (i.e. 290,000 EUR)."

EXTRACT OF THE MINUTES OF THE BOARD OF DIRECTORS MEETING OF 25.02.2021

"Pursuant to article 7:96 of the CCA, the executive directors, Mr Hanin, Mr Kotarakos, and Mrs Roels announce that they have an opposing interest of a financial nature to that of the company, of which the auditor has been informed. The members of the executive committee left the room.

The board decides to allocate funds from the STI 2020 envelope to the 'EIP' contracts of Mrs Roels and Mr Hanin.

The company will therefore pay:

- an insurance premium of 148,800 EUR for Mrs Roels;
- an insurance premium of 267,840 EUR for Mr Hanin.

These premiums will be paid in accordance with the tax legislation in force."

During the 2021 financial year, no decision nor operation resulted in the application of article 7:97 of the CCA.

In addition, article 37 of the law of 14.05.2014 on regulated real estate companies provides for special provisions when one of the persons referred to in that article acts as counterparty in a transaction with the RREC or one of the companies within its scope. During the year 2021, the decision of the board of directors to increase the capital through contribution in kind as part of the distribution of an optional dividend has been subject to a disclosure in application of that article.

Code of conduct

The code of conduct explicitly stipulates that the members of the governing bodies and the personnel must refrain from using third parties, and refuse any remuneration, in cash or in kind, or any personal advantages offered by reason of their professional association with the company.

Whistleblowing policy

Cofinimmo already has a whistleblowing procedure to report irregularities covering situations in which an employee of the company, and generally, any person working on behalf of the company, reports a concern about an irregularity he/she has observed, which affects or could potentially affect third parties including clients, suppliers, other members of the company, the company itself (its assets, income, or reputation), its subsidiaries or the public interest. According to directive (EU) 2019/1937 of the European parliament and of the council of 23.10.2019 on the protection of persons who report violations of Union law, Cofinimmo has until 17.12.2023 to establish internal reporting channels in accordance with article 8, paragraph 3 of the directive. However, the board of directors has decided to already comply to it in the course of 2022.

Acquisition and sale of Cofinimmo shares (insider trading)

In accordance with the principles and values of the company, a dealing code containing the rules which must be followed by directors and the designated persons wishing to trade the financial instruments issued is provided for in the corporate governance charter. This dealing code contains restrictions relating to transactions in Cofinimmo shares, and in particular prohibits the purchase and sale of Cofinimmo shares during the period running from the day after each quarter's closing date up to (and including) the publication of the annual, half-yearly or quarterly results. The rules of the dealing code have been aligned with regulation (EU) No. 596/2014 of the European Parliament and of the Council of 16.04.2014 on market abuse, the fair presentation of investment recommendations and the reporting of conflicts of interest.

Judicial and arbitration procedures

The executive committee declares that there are no government interventions, legal proceedings or arbitration procedures that could have a significant impact, or may have had such an impact in the recent past, on the financial position or profitability. Similarly, to the executive committee's knowledge, there is no situation or fact that could cause these governmental interventions, litigation or arbitration.

Compliance officer and risk management

Mrs Françoise Roels, Chief corporate affairs and secretary general, is the compliance officer. Her duties involve ensuring that the code of conduct as well as, more generally, all prevailing laws and regulations are complied with. She is also the company's risk manager within the executive committee and is responsible for identifying and managing events potentially affecting the organisation.

Internal audit

Mr Christophe Pleeck is responsible for the internal audit function. His duties involve examining and assessing the smooth running, effectiveness, and relevance of the internal control system.

Research and development

With the exception of the innovation present in the construction and major renovation projects mentioned in the chapter 'Transactions and achievements in 2021', no research and development activities were carried out during the 2021 financial year.

Power of representation

Article 17 of the articles of association stipulates that, except where specially delegated by the board of directors, the company shall be validly represented in all acts, including those involving a public official or a ministerial officer, as well as in legal proceedings, both in claiming and in defending, either by two directors acting jointly, or, within the limits of the powers conferred to the executive committee, by two members of the aforementioned committee acting jointly, or, within the limits of the day-to-day management, by two delegates to such management acting jointly.

The company is also validly represented by special representatives of the company within the limits of the mandate conferred to them for this purpose by the board of directors or the executive committee or, within the limits of the day-to-day management, by two delegates for such management acting jointly. The following persons may, therefore, represent and validly commit the company for all acts and all obligations with regard to all third parties or authorities, public or private, by the joint signature of two of them:

- Mr Jean-Pierre Hanin, managing director, chairman of the executive committee:
- Mr Jean Kotarakos, executive director, member of the executive committee;

- Mrs Françoise Roels, executive director, member of the executive committee:
- Mr Sébastien Berden, member of the executive committee;
- Mrs Yeliz Bicici, member of the executive committee.

The board of directors has delegated certain special powers to the executive committee by virtue of a notarial deed of 15.01.2020, published in the Belgian Official Gazette (Moniteur Belge/Belgisch Staatsblad) of 11.02.2020 and the executive committee has delegated certain specific powers by virtue of a decision of 25.10.2021, published in the Belgian Official Gazette (Moniteur Belge/Belgisch Staatsblad) of 14.02.2022, for certain types of deeds such as leases and endorsements, works, loans, borrowings, credits, securities and hedging operations, information and communication technologies, human resources, legal affairs, tax management, money transfer operations, and insurance operations.

Cofinimmo's articles of association

Extracts from the articles of association are published on pages 362 to 370 of this document. The company's articles of association were updated on 08.03.2021, 08.04.2021, 04.06.2021, 07.06.2021, 31.08.2021 and on 30.09.2021.



INFORMATION REQUIRED UNDER ARTICLE 34 OF THE ROYAL DECREE OF 14.11.2007

In accordance with article 34 of the royal decree of 14.11.2007 on the obligations of issuers of financial instruments admitted to trading on a regulated market, the company discloses and, where appropriate, explains the factors likely to have an impact in the event of a takeover bid.

Capital structure

On the closing date of this document, the company's capital is set at 1,698,516,600.09 EUR and is represented by 31,695,481 fully paid-up shares, each representing an equal share.

On 15.09.2016, the company issued a bond convertible into ordinary shares, represented by 1,502,196 convertible bonds with a nominal value of 146.00 EUR, i.e. a total amount of 219,320,616.00 EUR. On the maturity date of 15.09.2021, Cofinimmo received conversion requests from convertible bondholders relating to 1,483,774 convertible bonds out of the 1,502,087 convertible bonds in circulation (i.e. 99%), resulting in 1,657,750 new Cofinimmo shares (i.e. 5.5% of the shares previously in circulation) to be delivered to the convertible bondholders concerned. These new Cofinimmo shares were issued on 30.09.2021 and their book value amounted to approximately 217 million EUR. The applicable adjusted conversion price was set at 130.6754 EUR, taking into account the terms and conditions of the bond issue. There are no more convertible bonds outstanding.

Legal, statutory limits to the transfer of securities

The transfer of company shares is not subject to any specific legal or statutory limits. In accordance with principle 7 of the 2020 Code and the remuneration policy, non-executive directors must invest 20% of their net annual remuneration in company shares. These shares are held for at least one year after the non-executive director has left the board, and for at least three years after their allocation. Members of the executive committee must allocate their entire net long-term variable remuneration to the acquisition of company shares, which they undertake to hold for a minimum period of three years. In accordance with principle 7 of the 2020 Code and the remuneration policy, the CEO and the other members of the executive committee must hold a certain number of company shares throughout their term of office.

All of the company shares are listed on the regulated market of Euronext Brussels.

Special control rights of shareholders

The company does not have any shareholders benefiting from special control rights.

Control mechanism provided for in any employee shareholding system when control rights are not exercised directly by the employee

No employee shareholding system has been put in place.

Legal or statutory limits to voting rights

In accordance with articles 7:217 and 7:221 of the CCA, the voting rights of the treasury shares of the company and its subsidiary are suspended. As at 31.12.2021, the company and its subsidiaries held 37,123 own shares.

Agreements between shareholders, known by the company, which could limit the transfer of shares and/or voting rights

To the company's knowledge, there are no agreements between shareholders that could limit the transfer of shares and/or the exercise of voting rights.

Rules for the nomination and replacement of members of the board of directors and for any modification in the articles of association

In accordance with article 10 of the articles of association, the members of the board of directors are appointed for four years by the general meeting and are always revocable by it. The directors are re-eligible. The term of office of the director who is not re-elected ends immediately after the general meeting which decides on the re-election.

In the event of one or more terms being vacant, the remaining directors of the board shall have the power to provisionally fill the vacancy until the next general meeting which will proceed with the final election

Regarding the amendment of the company's articles of association, there is no regulation other than that determined by the CCA and the RREC act.



Nursing and care home De Bloken – Wellen (BE)

Powers of the board of directors regarding the issuance or repurchase of shares

On 07.06.2021, the extraordinary general meeting granted the board of directors a new authorisation for a period of five years from the date of publication of the minutes of this meeting in the appendices to the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad).

The board of directors is therefore authorised to increase the capital on one or more occasions by a maximum amount of:

- 804,800,000.00^{EUR}, i.e. 50% of the amount of the capital on the date of the extraordinary general meeting of 07.06.2021, for capital increases through contributions in cash, providing for the possibility for the company's shareholders to exercise their preferential right or irreducible allocation right;
- 321,900,000 EUR, i.e. 20% of the amount of the capital on the date
 of the extraordinary general meeting of 07.06.2021, for capital
 increases in the context of the distribution of an optional dividend;
- 3. 160,900,000 EUR, i.e. 10% of the amount of the capital on the date of the extraordinary general meeting of 07.06.2021, for:
 - a) capital increases through contributions in kind,
 - b) capital increases through contributions in cash without the possibility for the company's shareholders to exercise their preferential right or irreducible allocation right, or
 - c) any other form of capital increase,

it being understood that the capital, within the framework of this authorisation, may under no circumstances be increased by an amount exceeding 1,287,600,000 EUR, being the cumulative amount of the various authorisations with regard to authorised capital.

On this document's cut-off date, the board of directors has not yet made use of this authorisation.

The board of directors is specifically authorised, for a period of five years from the publication of the minutes of the extraordinary general meeting of 15.01.2020, to acquire, pledge, and alienate (even off-market) the company's treasury shares for the account of Cofinimmo, at a unit price which cannot be inferior to 85% of the closing market price of the day preceding the transaction date (acquisition, sale, and pledge) and which cannot be superior to 115% of the closing market price of the day preceding the date of the transaction (acquisition, pledge), without Cofinimmo being able at any time to hold more than 10% of the total number of shares issued. At 31.12.2021, and on this document's cut-off date, Cofinimmo and its subsidiaries held 37,123 treasury shares.

Important agreements, to which the issuer is a stakeholder and which take effect, are modified or terminated in the event of a change of control following a takeover bid

It is customary to include a so-called 'Change-of-Control' clause in financing contracts that allows the lender to demand repayment of the loan in the event of a change of control of the company. The history of the important agreements, in which the issuer is a stakeholder and which take effect, are modified or terminated in the event of a change of control following a takeover bid prior to 2021 is available in the 2020 annual financial report and that of previous years, section 'Corporate governance statement', 'Change in control' and 'Important agreements, to which the issuer is a stakeholder and which take effect, are modified or terminated in the event of a change of control following a takeover bid'. These documents are available on the company's website www.cofinimmo.com.

The following credit agreements concluded in 2021 contain such a change-of-control clause:

- Extension of a syndicated loan agreement of 11.05.2020 with ABN AMRO.
- Split and extension of a credit agreement of 09.06 2020 with KBC BANK,
- Early refinancing on 02.10.2020 with BELFIUS BANK,
- Issuance of a bond on 02.12.2020,
- Credit agreement of 18.12.2020 with BECM,
- Credit agreement of 02.02.2021 and 15.03.2021 with KBC BANK,
- Credit agreement of 12.02.2021 with SOCIÉTÉ GÉNÉRALE,
- Credit agreement of 15.02.2021 with ABN AMRO,
- Credit agreement of 05.05.2021 with SOCIÉTÉ GÉNÉRALE and BNP PARIBAS FORTIS.

The change-of-control clauses included in the agreements concluded until 05.05.2021 have been approved by the ordinary general meeting of 12.05.2021, the other change-of-control clauses will be submitted to the approval of the general meeting of 11.05.2022.

Agreements between the issuer and the members of the board of directors which provide for indemnities if the members of the board of directors resign or have to leave office without good reason or if the employment of staff terminates due to a takeover bid

The contractual terms of the directors who are members of the executive committee are described in the Remuneration Policy, which can be found on the company's website in the documentation made available to shareholders in connection with the ordinary general meeting on 13.05.2020..

REMUNERATION REPORT

1. Introduction

This remuneration report complies with the provisions of the 2020 corporate governance code ('2020 Code') and of article 3:6 $\S 3$, point 2, of the CCA.

The remuneration report provides a complete overview of the remuneration, including all benefits in whatever form, granted or due during the 2021 financial year to each of the non-executive directors and members of the executive committee.

It is part of the Remuneration Policy approved by the ordinary general meeting of 13.05.2020 in accordance with provision 7.3 of the 2020 Code. The Remuneration Policy can be found on the company's website in the documentation made available to shareholders in connection with the ordinary general meeting on 13.05.2020.

The board of directors intends to submit the modification of the remuneration policy concerning the amounts of remuneration for non-executive directors, with effect as from 01.01.2022, to the approval of the ordinary general meeting of 11.05.2022. it is so that the amount of their remuneration has not been adapted since the general meeting of 28.04.2006, except for the allocation to non-executive directors residing abroad of 1,000 EUR per trip to participate in a board or committee. The components of the remuneration will remain unchanged, i.e. a fixed annual remuneration and attendance fees for board and committee meetings attended as a member or chairman.

Following a benchmarking exercise, and on the recommendation of the NRC, the board decided to propose to the ordinary general meeting of 11.05.2022 to adapt the amounts of this remuneration as follows: on the one hand, a fixed annual remuneration of 30,000 EUR, instead of 20,000 EUR for being a member of the board of directors

(the amounts of 6,250 EUR for being a member of a committee and 12,500 EUR for chairing a committee remain unchanged), and on the other hand, 1,000 EUR per meeting, instead of 700 EUR, for attending committee meetings (the amount of 2,500 EUR for attending board of directors meetings remains unchanged). The board of directors also proposes that the remuneration of the chairman of the board be adjusted as follows 100,000 EUR per annum for his responsibilities at board level, 12,500 EUR for chairing the NRC and an attendance fee of 1,000 EUR per NRC meeting, instead of the current EUR 100,000 per annum for all his responsibilities at both the board and the committees levels.

For the 2022 financial year, the board of directors decided to increase the fixed annual remuneration of the members of the executive committee, as per their management agreement, by a gross amount of 60,000 EUR for the CEO, 35,000 EUR for the CFO, 30,000 EUR for the CCR&SG, and 30,000 EUR for each COO.

Finally, the board of directors will conduct a benchmarking exercise in 2022 regarding the remuneration of the members of the executive committee, both in terms of structure, short-term and long-term remuneration plans, and the level of remuneration. This exercise could lead to changes, if any, which would then be subject to approval by the annual general meeting in 2023.

1. TOTAL REMUNERATION

1.1. Remuneration of non-executive directors

The non-executive directors were remunerated in accordance with the remuneration policy adopted by the ordinary general meeting of 13.05.2020.

Presence of non-executive directors in 2021

Name, Position	Board of directors	Nomination, remuneration and corporate governance committee	Audit committee
Jacques van Rijckevorsel – Non-executive director - Chairman of the board of directors and the NRC	9/9	3/3	5/5
Benoit Graulich – Non-executive director - Chairman of the audit committee	8/9		4/5
Cécile Scalais – Non-executive director - End of term of office 12.05.2021	5/6		
Diana Monissen – Non-executive director - Member of the NRC	9/9	3/3	
Inès Archer-Toper – Non-executive director - Member of the audit committee	9/9		5/5
Kathleen van den Eynde – Non-executive director	7/9		
Maurice Gauchot – Non-executive director - Member of the NRC	8/9	3/3	
Olivier Chapelle – Non-executive director - Member of the NRC	8/9	3/3	
Xavier de Walque – Non-executive director - Member of the audit committee	9/9		5/5

The attendance of the members of the executive committee in 2021 can be found on page 211.

Number of shares held as at 31.12.2021

The number of shares held by non-executive directors takes into account the requirement of the 2020 Code that part of their remuneration be in the form of shares. The board has set this share threshold at 20% of the annual remuneration after deduction of

the withholding tax. In order to comply with this requirement and in accordance with the remuneration policy, the directors acquired in 2021 the necessary number of shares to cover the remaining period of their mandate.

Name, Position	Number of shares as at 31.12.2021
Jacques van Rijckevorsel	1,034
Non-executive director - Chairman of the board of directors and the NRC	
Benoit Graulich	971
Non-executive director - Chairman of the audit committee	
Cécile Scalais	0*
Non-executive director - End of term of office 12.05.2021	
Diana Monissen	265
Non-executive director - Member of the NRC	
Inès Archer-Toper	440
Non-executive director - Member of the audit committee	
Kathleen van den Eynde	0*
Non-executive director	
Maurice Gauchot	419
Non-executive director - Member of the NRC	
Olivier Chapelle	1,039
Non-executive director - Member of the NRC	
Xavier de Walque	726
Non-executive director - Member of the audit committee	

^{*} In accordance with the remuneration policy, directors representing an institutional shareholder are not subject to the rule of the obligation to reinvest in Cofinimmo shares insofar as they cede their remuneration back to the shareholder they represent.

Total remuneration

Name, Position	Fixed remuneration of a director (in EUR)
Jacques van Rijckevorsel	100,000
Non-executive director - Chairman of the board of directors and the NRC	
Benoit Graulich	55,300
Non-executive director - Chairman of the audit committee	
Cécile Scalais	20,833
Non-executive director - End of term of office 12.05.2021	
Diana Monissen	51,850
Non-executive director - Member of the NRC	
Inès Archer-Toper	52,250
Non-executive director - Member of the audit committee	
Kathleen van den Eynde	37,500
Non-executive director	
Maurice Gauchot	50,350
Non-executive director - Member of the NRC	
Olivier Chapelle	48,350
Non-executive director - Member of the NRC	
Xavier de Walque	52,250
Non-executive director - Member of the audit committee	



Nursing and care home Dilhome - Dilbeek (BE)

1.2. Remuneration of the members of the executive committee

The members of the executive committee were remunerated in accordance with the remuneration policy adopted by the ordinary general meeting of 13.05.2020.

The board of directors considered it useful to update the benchmark of the remuneration of the members of the executive committee. This exercise took into consideration 20 REIT companies, both in Belgium and abroad. The companies considered were the following: Aedifica SA/NV, Assura plc, Befimmo SA/NV, CA Immobilien Anlagen AG, CLS Holdings plc, Cofinimmo SA/NV, Covivio, Deutsche Wohnen SE, Grainger plc, Hammerson plc, Icade SA/NV, Immofinanz AG, LondonMetric Property plc, Merlin Properties Socimi SA/NV, Metrovacesa SA/NV, Patrizia AG, Primary Health Properties plc, S Immo AG, Safestore Holdings plc, and Warehouses De Pauw NV.

In view of the company's strong ESG ambition, the board of directors has decided that the new leasing contracts for the company cars of the members of the executive committee concluded as from 01.01.2022 will be dedicated to fully electric vehicles. According to the benchmarking exercise carried out in this respect, the annual budget excluding VAT and fuel will be 20,000 EUR for the CEO and 16,000 EUR for the other members of the executive committee, compared to the current 15,000 EUR for all executive committee members.

Remuneration of the members of the executive committee

Name, Position	Board of directors	Nomination, remuneration and corporate governance committee	Audit committee
Jean-Pierre Hanin	9/9	3/3*	5/5*
Managing director - Chief Executive Officer			
Françoise Roels	9/9	3/3*	5/5*
Executive director - Chief Corporate Affairs & Secretary General			
Jean Kotarakos	9/9		5/5*
Executive director - Chief Financial Officer			
Sébastien Berden	9/9*		
Chief Operating Officer Healthcare			
Yeliz Bicici	9/9*		
Chief Operating Officer Offices & Real Estate Development			

^{*} The members of the executive committee attend the meetings as guests.

Total renumeration

Name, Position	1. Fixed remuneration		2. Variable remuneration		
	Conventional basic remuneration ¹	Additional benefits	Variable over 1 year - Short-term Incentive Plan ²	Variable over several years – Long-term Incen-tive Plan	
Jean-Pierre HaniN	540,000 EUR	20,492 EUR	324,000 EUR	324,000 EUR	
Managing Director - Chief Executive Officer					
Françoise Roels	300,000 EUR	19,461 EUR	164,070 EUR	123,660 EUR	
Director - Chief Corporate Affairs & Secretary General					
Jean Kotarakos	325,000 EUR	22,776 EUR	177,743 EUR	133,965 EUR	
Director - Chief Financial Officer					
Sébastien Berden	290,000 EUR	20,484 EUR	158,601 EUR	119,538 EUR	
Chief Operating Officer Healthcare					
Yeliz Bicici	290,000 EUR	23,584 EUR	158,601 EUR	119,538 EUR	
Chief Operating Officer Offices & Real Estate Development					

^{1.} The "Basic remuneration" column corresponds to the amount provided for in the management contracts.

2021 performance

After analysis by the audit committee of the accounting and financial data used as a basis to assess to which extent the KPIs were achieved, the NRC assessed the achievement of the objectives of the members of the executive committee.

During its session on 24.02.2022 and on the recommendation of the NRC, the board of directors set the percentage of achievement of the STI KPIs at 144.72%, adjusted to 150%, for the CEO and at 136.72% for the other members of the executive committee. The percentage of the variable STI remuneration applied to the fixed annual contractual remuneration is therefore 60% (40% * 150%) for the CEO and 54.69% (40% * 136.72%) for the other members of the executive committee. These percentages were determined based on the degree of achievement of the KPIs. The difference in the percentage of achievement between the CEO and the other members is the result of the assessment of the personal objectives of each of them as well as the decisive impact of the CEO in achieving the company's objectives for the year.

On the same session, and on the recommendation of the NRC, the board of directors set the LTI KPI achievement percentage at 140.54%, adjusted to 150%, for the CEO and 103.04% for the other members of the executive committee. The percentage of the variable LTI remuneration applied to the fixed annual contractual remuneration is therefore 60 % (40 % * 150 %) for the CEO and 41.22 % (40% * 103.04%) for the other members of the executive committee.

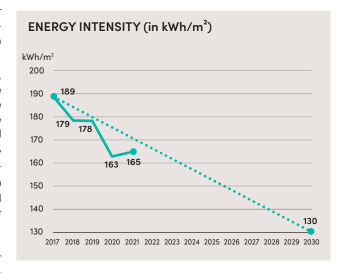
The difference in the percentage of achievements between the CEO and the other members is the result of the evaluation of the personal objectives of each of them as well as the personal involvement

Company	2018	2019	2020	2021
EPS	6.55 EUR	6.81 EUR	6.85 EUR	7.15 EUR
Dividend	5.50 EUR	5.60 EUR	5.80 EUR	6.00 EUR

of the CEO both in growth-related dossiers which have a significant long-term impact on Cofinimmo's portfolio and on dossiers which have a lasting impact on the company's organisation.

These percentages were determined based on the degree of achievement of the net result from core activities per share as well as the dividend analysed in the context of a long-term strategy that shows a positive evolution of these parameters.

Regarding the implementation of the ESG - 30³ strategy, a linear approach to the strategy (reduction of energy intensity in healthcare real estate and offices) would imply a result of 169 kWh/m² by 2021. Since the 2021 result of 165 kWh/m² is below 169 kWh/m², the target is achieved.



The allocation of the variable remuneration will comply with the requirements of article 7:91 of the CCA.

^{2.} It is recalled that in accordance with the remuneration policy, the board of directors may decide to allocate a short-term variable remuneration in the form of an individual pension promise.

3. Exceptional component		5. Total remuneration	6. Proportion of fixed and variable remuneration	
	100,000 EUR	1,308,492 EUR	Fixed:	50.48%
			Variable:	49.52%
	62,000 EUR	669,191 EUR	Fixed:	57.00%
			Variable:	43.00%
	62,000 EUR	721,484 EUR	Fixed:	56.80%
			Variable:	43.20%
	62,000 EUR	650,623 EUR	Fixed:	57.25%
			Variable:	42.75%
	62,000 EUR	653,723 EUR	Fixed:	57.45%
			Variable:	42.55%



Nursing and care home Sauvegarde – Ruisbroek (BE)

2021 performance

Performance criteria	Relative weighting	Objectif	2021 results	Achievement
Short-term incentive plan				
Net result from core activities per share	25%	7.00 EUR	7.15%	25.54%
Operating margin	10 %	81.60%	82.10%	10.06%
Strategic growth	25%	More than 420 million EUR	992 million EUR	59.05%
Occupancy rate of the portfolio	10 %	97.40%	98.10%	10.07%
Special projects	10 %	100%	100%	10.00%
Personal objectives				
Jean-Pierre Hanin	20%	100%	150%	30%
Françoise Roels	20%	100%	110 %	22%
Jean Kotarakos	20%	100%	110 %	22%
Sébastien Berden	20%	100%	110 %	22%
Yeliz Bicici	20%	100%	110 %	22%
Long-term incentive plan				
Net result from core activities per share	25%	7.00 EUR	7.15 EUR	25.54%
Dividend	25%	6.00 EUR	6.00 EUR	25%
Implementation of ESG strategy	25%	Linear approach	165 kWh/m²	25%
Personal objectives				
Jean-Pierre Hanin	25%	100%	260%	65.00%
Françoise Roels	25%	100%	110 %	27.50%
Jean Kotarakos	25%	100%	110 %	27.50%
Sébastien Berden	25%	100%	110 %	27.50%
Yeliz Bicici	25%	100%	110 %	27.50%

During its session of 24.02.2022, the board of directors analysed the breakdown of the various components and the conditions for obtaining the variable remuneration. Taking into account these conclusions, and on the recommendation of the NRC, the board of directors decided that the criteria for the allocation of the **2022 variable compensation** would be as follows:

2022 performances

Performance criteria	Poids relatif	Objectif
Short-term incentive plan		
Net result from core activities per share	25%	6.90 EUR
Operating margin	10%	80.90%
Strategic growth	25%	
- acquisitions, capex and financial investments		600 million EUR
- divestments		140 million EUR
Occupancy rate of the portfolio	10%	98.80%
Special projects	10%	100%
Personal objectives		
Jean-Pierre Hanin	20%	100%
Françoise Roels	20%	100%
Jean Kotarakos	20%	100%
Sébastien Berden	20%	100%
Yeliz Bicici	20%	100%
Long-term incentive plan		
Net result from core activities per share	25%	6.90 EUR
Dividend	25%	6.20 EUR
$Implementation of the ESG startegy - 30^{3} (reduction of the energy intensity in healthcare real estate and offices)$	25%	Linear + adjusted approach *
Personal objectives		
Jean-Pierre Hanin	25%	
Françoise Roels	25%	
Jean Kotarakos	25%	
Sébastien Berden	25%	
Yeliz Bicici	25%	

^{*}The objective is to reduce the energy intensity of the healthcare real estate and offices portfolio to 130 kWh/m² within the framework of the project 30³. A linear approach to Project 30³ would imply a reduction to 164 kWh/m² and 160 kWh/m² respectively by 2022-2023. The portfolio turnover, both in terms of acquisitions and sales, the maintenance and renovation programme and the development projects do not guarantee perfect alignment with this linear approach. Thus, in the event of a negative variation, a so-called 'corrective' capex plan will be presented and taken into account to assess the achievement of the ESG – 30³ strategy target for the year in question.

Number of shares held as at 31.12.2021

The number of shares held by the members of the executive committee takes into account the requirement of the 2020 Code to hold a minimum threshold of shares throughout their term of office. The threshold to be reached by the end of 2024 for the CEO is 2,200 shares and for the other executive committee members 1.200 shares.

Name, Position	Number of shares as at 31.12.2021
Jean-Pierre Hanin – Managing director - Chief Executive Officer	3,994
Françoise Roels – Executive director - Chief Corporate Affairs & Secretary General	4,590
Jean Kotarakos – Executive director - Chief Financial Officer	1,646
Sébastien Berden – Chief Operating Officer Healthcare	934
Yeliz Bicici – Chief Operating Officer Offices & Real Estate Development	994

For information purposes, the ratio between the CEO's total remuneration in 2021 and the lowest remuneration among employees, expressed on a full-time equivalent basis, is 14.

Similarly, the ratio between the 2021 total annual remuneration and the median total annual compensation of all employees (excluding the CEO) is 7.8. Finally, the median increase percentage of the total annual remuneration for all employees (excluding the CEO) is 5.66%. These data were calculated taking into account the gross monthly salaries of employees on a full-time equivalent basis.

2. STOCK BASED REMUNERATION

As of 2017, the company no longer grants rights to acquire shares (stock option plan) and as of 2018 share-related instruments (share valuation rights). However, the former plans remain applicable with regard to the rights already granted to Mrs Françoise Roels as member of the executive committee, Mr Sébastien Berden, and Mrs Yeliz Bicici before their appointment as member of the executive committee (see page 216-219).

3. SEVERANCE PAYMENTS

The provisions relating to severance payments are included in the remuneration policy. No severance fees were paid to any member of the executive committee during the 2021 financial year.

4. USE OF THE RIGHTS OF RESTITUTION

In accordance with the remuneration policy, the contracts concluded with the members of the executive committee provide that, in the event that the variable emoluments have been granted or paid on the basis of inaccurate financial information, the company may defer payment of all or part of the variable emoluments concerned, depending on the amounts unduly granted. In the 2021 financial year, these restitution rights were not exercised.

5. DEVIATIONS FROM THE REMUNERATION POLICY

In the 2021 financial year, there were no deviations from the remuneration policy as approved by the ordinary general meeting of 13.05.2020.

6. SHAREHOLDERS' VOTE

On 12.05.2021, the ordinary general meeting approved, by separate vote, the compensation report presented for the financial year ending on 31.12.2020 with the following proportions of votes: 11.647.345 'in favour', i.e. 86.40% of votes cast, 1.845.851 'against', i.e. 13.64% of votes cast and 44,372 'abstentions'.

7. EVOLUTION OF THE COMPANY'S COMPENSATION AND PERFORMANCE

Chief Executive Officer

The total remuneration of the Chief Executive Officer remained stable from 2015 to 2017.

There was a positive variation of 38.4% in 2018 as the year 2018 was marked by a change in the CEO. On this occasion, Cofinimmo's board of directors reviewed the company's strategic objectives and, based on an in-depth benchmarking carried out with the help of consultants specialised in Compensations & Benefits (see 2018 Remuneration report), adapted the remuneration package for the CEO position.

Other members of the executive committee

The total remuneration of the other members of the executive committee (formerly management committee) remained stable from 2015 to 2018.

In 2018, the composition of the executive committee has been reshuffled to take into account the end of the CFO and COO functions. It is specified that the severance payments of the former CFO and COO have not been taken into account in the calculation of the annual change in the total remuneration of the other members of the executive committee.

This total remuneration saw a positive change of 45.9% in 2019 as a result of the arrival of the new CFO and two new COOs, bearing in mind that the position of COO was previously held by a single person. As of 2018, 4 persons will serve as members of the executive committee, instead of 3 previously, together with the CEO, bringing the total number of members of the executive committee from 4 to 5.

Following the 2018 benchmarking exercise, the board of directors decided to align the company's annual contributions to the saving and pension plan and all the executive committee members' percentages applied to the fixed remuneration when determining the variable remuneration for the 2019 financial year.

Non-executive directors

The positive or negative variations in the compensation of non-executive directors in other years are usually explained by the higher or lower number of meetings and the attendance rates in the years concerned.

In 2020, the total remuneration of non-executive directors decreased by 28.8%, as a result, among other things, of the board of directors' decision on 13.04.2020 to reduce the attendance fees of the non-executive directors by 15% to finance a solidarity action in the context of the COVID-19 pandemic.

COFINIMMO

Average remuneration of employees on a full-time equivalent basis

The group's employees include the employees of Cofinimmo SA/NV as well as the employees of other companies both in the group and internationally. The average wages were calculated based on the sum of gross monthly wages, on a full-time equivalent basis.

The negative changes in the average remuneration of employees can be explained by the arrival of new employees who generally have below-average wages compared to previous years.

The positive changes in the average compensation of employees can be explained by the fact that employees who have left their jobs represent a lower wage bill than those who started their job the following year.

Comparison of the company's remuneration and performances over the last five financial years

Total remuneration		·			
Annual change	2017 vs 2016	2018 vs 2017	2019 vs 2018	2020 vs 2019	2021 vs 2020
Chief Executive Officer	+0.4%	+38.4%	+16.1%	+12.6%	+11.7 %
Other members of the management committee/ executive committee	-3.6%	+1.9%	+45.9%	+15.1%	+2.9%
Non-executive directors	+0.1%	-1.3 %	+16.7%	-28.8%	+13.7%
Company performance					
Annual change	2017 vs 2016	2018 vs 2017	2019 vs 2018	2020 vs 2019	2021 vs 2020
Net result from core activities - group share	+3.6%	+4.3%	+14.8%	+9.0%	+16.9%
Operating margin	+0.2%	+0.2%	+0.6%	-0.1%	-0.5 %
Strategic growth (measured by the fair value of the portfolio)	+4.2%	+6.3%	+13.9%	+14.6%	+17.3%
Occupancy rate of the portfolio	+0.1%	+1.3%	+1.3%	+0.4%	+0.7%
Dividend N paid in N+1	+1.5%	+4.4%	+17.5%	+18.2%	+11.2%
Average remuneration of the employees on	a full-time equival	lent basis			
Annual change	2017 vs 2016	2018 vs 2017	2019 vs 2018	2020 vs 2019	2021 vs 2020
Group employees	+5.06%	-3.43%	+15.15%	+3.09%	+1.95%
Company employees	+0.05%	+0.77%	+2.52%	-0.23%	+2.65%

Stock option remuneration exercised in 2021

Name, Position	Main provisions of the stock appreciation rights plan							
	1. Identification of the plan	2. Date of proposal	3. Acquisition date	4. End of the retention period	5. Exercise period	6. Exercise price		
Françoise Roels Executive director -	SOP 2016	30.06.2016	30.06.2019	-	01.07.2019 - 15.06.2026	108.44 €		
Chief Corporate Affairs & Secretary General	SOP 2015	30.06.2015	30.06.2018	-	01.07.2015 - 16.06.2025	95.03 €		
	SOP 2008	12.06.2008	12.06.2011	-	13.06.2011 - 12.06.2023	122.92 €		
	SOP 2007	12.06.2007	12.06.2010	-	13.06.2010 - 12.06.2022	143.66 €		
			Tota	I				
Yeliz Bicici Chief Operating Officer Offices	SOP 2015	30.06.2015	30.06.2018	-	01.07.2015 - 16.06.2025	95.03 €		
& Real Estate Development	SOP 2014	30.06.2014	30.06.2019	-	01.07.2014 - 16.06.2024	88.75 €		
			Tota	1				

8. STOCK BASED REMUNERATION

As a reminder, since 2017, the company no longer grants rights to acquire shares (stock option plan) and since 2018 share-related instruments (share valuation rights). However, the former plans remain applicable with regard to the rights already granted to Mrs Françoise Roels as a member of the executive committee, Mr Sébastien Berden and Mrs Yeliz Bicici before their appointment as member of the executive committee.

a) Rights to acquire stocks

Stock option plan

The 'Stock Option Plan' (SOP Plan) was implemented for the first time in 2006. The company has decided not to grant any more stock options as of 2017.

The exercise period of an option is ten years from the date of the offer. At its meeting of 11.06.2009, the board of directors decided to extend the exercise period by five years for the options granted in 2006, 2007, and 2008, pursuant to the Economic Recovery law of 27.03.2009.

Stock options vest at the end of the third year following the granting and can therefore only be exercised after the end of the calendar year following the year of the granting. If the options have not been exercised by the end of the exercise period, they become ipso facto null and void. In the event of the voluntary or involuntary departure (with the exception of dismissals on the ground of serious misconduct) of a beneficiary, the accepted and vested stock options may be exercised until the initial expiry of the plan. In the event of the involuntary departure of a beneficiary on the grounds of serious misconduct, any stock options accepted but not yet exercised, whether vested or not, will be cancelled.

Cofinimmo applies the IFRS 2 standard by recognising the fair value of stock options on the date of the granting (i.e., three years) in accordance with the progressive acquisition method at the rate of vesting.

	Main provisions of the	stock option plan	
Opening balance sheet	In the course o	f the year	Closing balance sheet
7. Number of options at the beginning of the year	8. a) Number of options proposed b) Value of the underlying stocks on the date of proposal	9. a) Number of options granted b) Value of the underlying stocks on the acquisition date	10. Number of options offered but not yet exercised
		c) Value @ exercise price	
	d	d) Capital gain @ Acquisition date	
1,600	-		1,600
1,600	-		1,600
1,000	-	a) 1.000 b) 52.470 c) 122.920 d) 70.450	0
1,000	-	a) 1.000 b) 35.790 c) 143.660 d) 107.870	0
5,200	-	a) 2.000 b) 88.260 c) 266.580 d) 178.320	3,200
200	-		200
200	-		200
400	-		400

b) Stocks or stock-based instruments

Stock appreciation rights plan

The Stock Appreciation Rights Plan ("SAR Plan") was first implemented in 2017 but the company decided not to grant any more stock appreciation rights as of 2018. On 28.06.2018, the Board of Directors decided, for the last time and to ensure a continuity principle, to grant 1,600 SAR to Ms Françoise Roels.

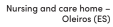
The SAR plan gives entitlement to the cash value of the difference between the Cofinimmo market share price on the date of the exercise and that on the allocation date, increased by the equivalent amount of the gross dividend allocated to the share since the allocation date. The SARs were allocated in a discretionary manner to members of management. No targets were set in this respect. The Board of Directors therefore considered that this compensation did not constitute variable compensation within the meaning of the law of 06.04.2010 The exercise period of an SAR is ten years from the allocation date. SARs will vest only on the vesting date, all at once, in full, after three years, i.e., on the first calendar day of the month following the third anniversary of the allocation date. If the SARs have not been exercised by the end of the financial year, they become ipso facto null and void. In the event of voluntary or involuntary departure (except for termination on the ground of serious misconduct), permanent incapacity for work or entitlement to a pension (including early retirement or a pre-pension),

the SARs allocated and vested must be exercised by the beneficiary in the first exercise period following the date of the departure. Non-vested SARs will be cancelled.

In the event of the involuntary departure of a beneficiary on the grounds of serious misconduct, the SARs granted but not yet exercised, whether vested or not, will be cancelled. In the event of death, the SARs granted, whether vested or not, will be definitively vested and will be considered as having been exercised in the first exercise period following the death. These conditions for the granting and exercising of SARs in the event of departure, whether voluntary or involuntary, will apply without prejudice to the authorisation of the board of directors to make changes to these provisions to the advantage of the beneficiary, on the basis of objective and relevant criteria.

Remuneration in stock appreciation rights

Name, Position	Main provisions of the stock appreciation rights plan							
	1. Identification of the plan	2. Date of proposal	3. Acquisition date	4. End of the retention period	5. Exercise period	6. Fair value at the date of acquisition		
Françoise Roels	SAR 2017	30.06.2017	01.07.2020	_	01.07.2020 -	108.02 EUR		
Executive director – Chief Corporate Affairs & Secretary General	SAR 2018	30.06.2018	01.07.2021	-	01.07.2030 01.07.2021 - 16.06.2031	106.52 EUR		
			Total					
Sébastien Berden Chief Operating Officer Healthcare	SAR 2017	30.06.2017	01.07.2020	-	01.07.2020 - 01.07.2030	108.02 EUR		
			Total					
Yeliz Bicici Chief Operating Officer Offices &	SAR 2017	30.06.2017	01.07.2020	-	01.07.2020 - 01.07.2030	108.02 EUR		
Real Estate Development			Total					





Main provisions of the stock appreciation rights plan					
Opening balance sheet	In the course of	the year	Closing balance sheet		
7. Number of stock appreciation rights at the beginning	8. a) Number of stock appreciation rights proposed	9. a) Number of stock appreciation rights granted	10. Number of options offered but not yet exercised		
of the year	b) Value of the stock appreciation rights at the date of proposal	b) Value of the stock appreciation rights on the acquisition date			
		c) Value at exercise price			
		d) Capital gain on acquisition date			
1,600	-	-	1,600		
1,600	-	-	1,600		
3,200	-	-	3,200		
250	-	-	250		
250	-	-	250		
250	-	-	250		
250	-	-	250		

OTHER PARTIES INVOLVED

Certification of accounts

An auditor appointed by the general meeting must certify the annual accounts and review the half-yearly accounts, as for any limited liability company and, as the company is a RREC, prepare special reports at the request of the FSMA.

The auditor of Cofinimmo is SC SCRL Deloitte, Réviseurs d'Entre-prises/Bedrijfsrevisoren, represented by Mr Rik Neckebroeck, an FSMA-certified auditor registered to the Institut des Réviseurs d'entreprises/Instituut voor Bedrijfsrevisoren under number A01529 with registered office at 1930 Zaventem, Luchthaven Nationaal 1J. The ordinary general meeting of 13.05.2020 renewed the mandate of SC SCRL Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren, represented by Mr Rik Neckebroeck until the end of the ordinary general meeting to be held in 2023.

The auditor Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren, received a fixed remuneration of 177,596 EUR (excluding VAT) for reviewing and certifying Cofinimmo's statutory and consolidated accounts. Its fees for the revision of the statutory accounts of Cofinimmo's subsidiaries amounted to 340,869 EUR (excluding VAT), this amount includes the auditor's emoluments for reviewing the accounts of the group's French subsidiaries. The fees paid to the Deloitte group for legal and other assistance totalled 152,256 EUR (excluding VAT) for the financial year.

The fees cap of 70% of audit fees applied to other services provided by the auditor Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren, is respected.

Real estate expertise

The independent real estate valuers designated by the group to certify the overall value of its property portfolio are:

CATELLA:

• in France, Catella Valuation Advisors SAS (RSC Paris B 435 339 098)

CBRE:

• in Finland, CBRE Finland Oy (Register 21970698)

COLLIERS

• in Italy, Colliers Real Estate Services Srl (VAT 06180000967)

CUSHMAN & WAKEFIELD:

- in Germany, Cushman & Wakefield (U.K.) LLP German Branch (Reaister OC 328588)
- in Belgium, Cushman & Wakefield Belgium SA/NV (RPM Brussels 0422 118 165)
- in France, Cushman & Wakefield Valuation France SA (RCS Nanterre 332 111 574)
- in the Netherlands, Cushman & Wakefield Netherlands B.V. (KvK 33260655)
- in Spain, Cushman & Wakefield Spain Limited Sucursal en España (CIF W0061691⁸)
- in Ireland, Cushman & Wakefield Commercial Ireland Limited (Register 443760)

PRICEWATERHOUSECOOPERS:

- in Belgium, PricewaterhouseCoopers Enterprise Advisory SCRL/ CVBA (RPM Brussels 0415 622 333)
- in the Netherlands, PricewaterhouseCoopers Belastingadviseurs NV (KvK 34180284)
- in Germany, PricewaterhouseCoopers GmbH Wirthschaftsprünfungsgesellschaft (HRB 107858)

JONES LANG LASALLE:

- in Belgium, Jones Lang LaSalle SPRL/BVBA (RPM Brussels 0403 376 874)
- in France, Jones Lang LaSalle Expertises SAS (RCS Paris 444 628 150)
- in the United Kindom, Jones Lang Lasalle Limited (Registre in England & Wales 1188567)

STADIM:

• in Belgium, Stadim SCRL/CBVA (RPM Bruxelles 0458 797 033)



Nursing and care home Glück im Winkel – Neunkirchen (DE)

REAL ESTATE VALUERS' MANDATES AT 31.12.2021

Segment	Number of assets under mandate ¹	Location	People physical	Start of mandate	End of mandate
CBRE					
Healthcare real estate	8	Finland	Olli Kantanen	01.10.2020	30.09.2023
COLLIERS					
Healthcare real estate	6	Italy	Giulia Longo	06.05.2021	31.03.2024
CUSHMAN & WAKEFIELD					
Offices	24	Belgium	Gregory Lamarche	30.06.2021	31.12.2022
Healthcare real estate	2	Germany	Martin Belik	01.10.2020	30.09.2023
Healthcare real estate	61	Belgium	Gregory Lamarche	30.06.2021	31.12.2022
Healthcare real estate	49	France	Jean-Philippe Carmarans	01.01.2020	31.12.2022
Healthcare real estate	29	Spain	Tony Loughran	01.07.2019	30.06.2022
Healthcare real estate	7	Ireland	Johanna Gill	01.01.2021	31.12.2023
Property of distribution networks – Cofinimur I	190	France	Jean-Philippe Carmaran	01.01.2021	31.12.2023
Property of distribution networks – Pubstone	212	The Netherlands	Frank Adema	31.12.2020	31.12.2022
Property of distribution networks – Pubstone	677	Belgium	Gregory Lamarche	30.06.2021	31.12.2022
PRICEWATERHOUSECOOPERS					
Offices	23	Belgium	Geoffrey Jonckheere	01.01.2020	31.12.2022
Property of distribution networks – Others	1	Belgium	Geoffrey Jonckheere	01.01.2020	31.12.2022
Healthcare real estate	30	Belgium	Geoffrey Jonckheere	01.01.2020	31.12.2022
Healthcare real estate	49	The Netherlands	Koniwin Domen	01.01.2021	31.12.2023
Healthcare real estate	42	Germany	Dirk Hennig	01.01.2021	31.12.2023
JONES LANG LASALLE					
Offices	15	Belgium	Greet Hex	01.01.2020	31.12.2022
Property of distribution networks – Others	1	Belgium	Greet Hex	01.01.2020	31.12.2022
Healthcare real estate	7	France	Pierre-Jean Poli	01.01.2020	31.12.2022
Healthcare real estate	3	United Kingdom	Alan Bennett	26.07.2021	30.06.2024

 $^{1. \} Including \ investment \ properties, \ properties \ under \ development \ and \ assets \ held \ for \ sale.$

REAL ESTATE VALUERS' MANDATES AS AT 31.12.2021 FOR ASSOCIATES

Segment	Number of assets under mandate	Location	People physical	Start of mandate	End of mandate
CATELLA					
Healthcare real estate	6	France	Jean-François Drouets	15.12.2020	30.09.2023
STADIM					
Healthcare real estate	19	Belgium	Tim Leysen	31.12.2020	31.12.2023
CUSHMAN & WAKEFIELD					
Healthcare real estate	4	Germany	Martin Belik	01.10.2020	30.09.2023

In accordance with article 47 of the law of 12.05.2014 on RRECs, the independent real estate valuers carry out a valuation of all the properties in the portfolio of the public RREC and its subsidiaries at the end of each financial year. The valuation determines the value of the properties appearing in the balance sheet. Furthermore, at the end of each of the first three quarters of the year, the valuers update the overall valuation made at the end of the previous financial year, based on market developments and the nature of the properties concerned. Lastly, in accordance with the provisions of article 47 of the law of 12.05.2014 on RRECs, each property which is to be acquired or disposed of by the RREC (or a company within its scope) is valued by the valuers prior to the transaction. The transaction must be carried out at the value determined by the valuer when the other party is a company with which the public RREC is related or linked by participating interests or when any of the above-mentioned parties gain an advantage from the transaction.

The valuation of a property consists of determining its value on a specific date, i.e., the price at which the property is likely to be exchanged between purchasers and sellers who are duly informed and wish to carry out such a transaction, without any account being taken of any special advantage between them. This value is known as the 'investment value' when it corresponds to the total price payable by the purchaser, including, where appropriate, the registration fees or VAT (if the acquisition is subject to VAT).

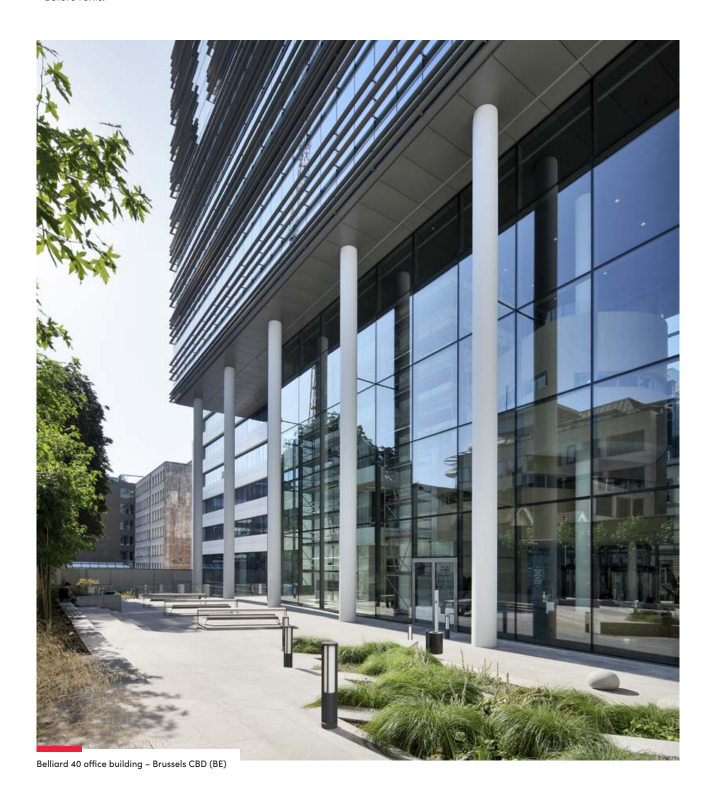
The fair value, as meant by IAS/IFRS accounting principles, can be obtained by deducting an appropriate portion of the registration fees and/or VAT, constituting the transaction costs from the investment value.

Transactions other than sales may lead to the mobilisation of the portfolio, or a portion thereof, as illustrated by the operations carried out by Cofinimmo since it acquired the status of RREC (formerly Sicafi/Bevak).

The valuers' valuation depends on the following criteria:

- location;
- building age and type; state of repair and level of comfort; architectural appearance;
- gross/net surface area ratio; number of parking spaces; rental conditions;
- for healthcare real estate, the ratio of rents/operating cash flow before rents.

In 2021, the remuneration of the independent real estate valuers for the valuation of the consolidated portfolio as well as the associates, calculated quarterly based on a fixed lump sum plus a fixed fee, was 1,277,247 EUR (excluding VAT), distributed as follows: 680,987 EUR for Cushman & Wakefield, 432,239 EUR for PricewaterhouseCoopers, 88,620 EUR for Jones Lang LaSalle, 13,500 EUR for CBRE, 19.800 EUR for Colliers, 22.000 EUR for Stadim and 20.100 EUR for Catella.



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CONSOLIDATED ACCOUNTS

Consolidated comprehensive result (income statement)

(x 1,000 EUR)	Notes	2021	2020
A. NET RESULT			
Rental income	6	292,349	251,521
Writeback of lease payments sold and discounted	6	7,262	9,444
Rental-related expenses	6	-3	-2,030
Net rental income	5, 6	299,607	258,935
Recovery of property charges	7	411	573
Recovery income of charges and taxes normally payable by the tenant on let properties	8	40,788	33,667
Costs payable by the tenant and borne by the landlord on rental damage and redecoration at end of lease	7	-1,987	-330
Charges and taxes normally payable by the tenant on let properties	8	-44,934	-36,888
Property result		293,885	255,956
Technical costs	9	-6,628	-6,051
Commercial costs	10	-2,967	-2,344
Taxes and charges on unlet properties		-3,188	-2,765
Property management costs	11	-27,849	-23,579
Property charges		-40,632	-34,740
Property operating result		253,253	221,217
Corporate management costs	11	-11,935	-10,105
Operating result before result on the portfolio		241,318	211,112
Gains or losses on disposals of investment properties	5, 12	7,768	4,583
Gains or losses on disposals of other non-financial assets	5, 12	0	0
Changes in fair value of investment properties	5, 13, 22, 23	34,506	-13,696
Other result on the portfolio	5, 14	-34,715	-33,815
Operating result		248,877	168,184
Financial income	15	11,692	8,186
Net interest charges	16	-27,343	-24,541
Other financial charges	17	-1,005	-744
Changes in the fair value of financial assets and liabilities	18	40,968	-22,756
Financial result		24,312	-39,855
Share in the result of associates and joint ventures	40	2,305	-2,473
Pre-tax result		275,493	125,856
Corporate tax	19	-10,546	-7,907
Exit tax	19	-1,945	-2,315
Taxes		-12,491	-10,223
Net result		263,002	115,633
Minority interests	40	-2,666	3,588
NET RESULT - GROUP SHARE		260,337	119,222
(in EUR)			
Net result per share – group share	20	8.78	4.50
Diluted net result per share - group share	20	8.68	4.09

(x 1,000 EUR)	Notes	2021	2020
B. OTHER ELEMENTS OF THE COMPREHENSIVE RESULT RECYCLABLE UNDER THE INCOME STATEMENT			
Changes in the effective part of the fair value of authorised cash flow hedging instruments		0	0
Impact of the recycling on the income statement of hedging instruments for which relationship with the hedged risk was terminated	18	0	0
Share in the other elements of the comprehensive result of associates/joint ventures		0	0
Convertible bonds	25	1,873	7,721
Currency translation differences linked to conversion of foreign activities		424	0
Other elements of the comprehensive result		2,298	7,721
Minority interests	40	0	0
OTHER ELEMENTS OF THE COMPREHENSIVE RESULT - GROUP SHARE		2,298	7,721
(x 1,000 EUR)	Notes	2021	2020
C. COMPREHENSIVE RESULT			
Comprehensive result		265,300	123,354
Minority interests	40	-2,666	3,588
COMPREHENSIVE RESULT - GROUP SHARE		262,634	126,943

Consolidated statement of financial position (balance sheet)

(x 1,000 EUR)	Notes	2021	2020
Non-current assets		5,985,532	5,093,589
Goodwill	5, 21	41,627	46,827
Intangible assets	24	2,487	2,172
Investment properties	5, 22	5,669,990	4,865,58
Other tangible assets	24	2,019	1,434
Non-current financial assets	25, 26	36,145	2,883
Finance lease receivables	26	147,999	104,889
Trade receivables and other non-current assets		1,687	386
Deferred taxes		3,918	1,390
Participations in associates and joint ventures	40	79,661	68,026
Current assets		191,421	160,026
Assets held for sale	5, 27	39,846	3,320
Current financial assets		0	(
Finance lease receivables	26	3,667	2,36
Trade receivables	28	34,835	26,023
Tax receivables and other current assets	29	50,568	46,605
Cash and cash equivalents		19,857	48,64
Accrued charges and deferred income	30	42,648	33,069
TOTAL ASSETS		6,176,953	5,253,61
Shareholders' equity		3,287,533	2,649,36
Shareholders' equity attributable to shareholders of parent company		3,233,274	2,574,77
Capital	p. 216-217	1,698,517	1,450,21
Share premium account	p. 216-217	916,019	804,55
Reserves	p. 216-217	358,402	200,78
Net result for the financial year	p. 216-217	260,337	119,22
Minority interests	40	54,259	74,58
Liabilities		2,889,420	2,604,25
Non-current liabilities		1,616,425	1,417,96
Provisions	31	27,220	25,35
Non-current financial debts	25	1,467,877	1,246,85
Banks	25	771,827	354,97
Other	25	696,050	891,87
Other non-current financial liabilities	25	66,305	100,69
Deferred taxes	32	55,022	45,06
Exit tax	32	0	,
Other	32	55,022	45,06
Current liabilities		1,272,995	1,186,28
Current financial debts	25	1,100,189	1,036,61
Banks	25	126,830	5,32
Other	25	973,358	1,031,28
Other current financial liabilities	25	310	20
Trade debts and other current debts	33	148,911	126,63
Exit tax	33	6,704	6,27
Other	33	142,207	120,36
Accrued charges and deferred income	34	23,585	22,83
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES		6,176,953	5,253,61

Calculation of debt-to-assets ratio

(x 1,000 EUR)		2021	2020
Non-current financial debts		1,467,877	1,246,850
Other non-current financial liabilities (except for hedging instruments)	+	11,678	10,644
Current financial debts	+	1,100,189	1,036,612
Trade debts and other current debts	+	148,911	126,637
Total debt	=	2,728,655	2,420,743
Total assets		6,176,953	5,253,614
Hedging instruments	-	7,541	382
Total assets (except hedging instruments)	/	6,169,412	5,253,233
DEBT-TO-ASSETS RATIO	=	44.23%	46.08%

Consolidated statement of cash flows

(x 1,000 EUR)	Notes	2021	2020
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE FINANCIAL YEAR		48,642	31,569
OPERATING ACTIVITIES			
Net result for the period		260,337	119,222
Adjustments for interest charges and income		16,401	17,020
Adjustments for gains and losses on disposal of property assets		-7,768	-4,583
Adjustments for non-cash charges and income	35	-53,305	46,337
Changes in working capital requirements	36	-15,223	1,534
Cash flow resulting from operating activities		200,442	179,530
INVESTMENT ACTIVITIES			
Investments in intangible assets and other tangible assets		-1,518	-1,907
Acquisitions of investment properties	37	-281,574	-163,386
Extensions of investment properties	37	-82,505	-33,550
Investments in investment properties	37	-17,906	-33,859
Acquisitions of consolidated subsidiaries	4	-459,964	-292,389
Acquisitions of associates and joint ventures		-9,491	-69,172
Disposals of investment properties	37	60,147	9,310
Disposals of assets held for sale	37	61,322	33,900
Disposals of other assets		0	0
Payment of exit tax		-1,167	-16,976
Finance lease receivables		3,138	2,237
Other cash flows from investment activities		-15,919	630
Cash flow resulting from investment activities		-745,436	-565,161
FINANCING ACTIVITIES			
Capital increase		177,850	0
Acquisitions/disposals of treasury shares		967	663
Dividends paid to shareholders		-107,093	-101,160
Transactions with mandatory convertible bond (MCB)-holders	40	-26,616	-3,009
Dividends paid to minority shareholders	40	-1,199	-1,296
Increase of financial debts		485,791	525,476
Decrease of financial debts		-464	-365
Financial income received		15,633	8,186
Financial charges paid		-28,093	-25,206
Other cash flows from financing activities		-568	-586
Cash flow resulting from financing activities		516,209	402,705
CASH AND CASH EQUIVALENTS AT THE END OF THE FINANCIAL YEAR		19,857	48,642

Consolidated statement of changes in shareholders' equity

(x 1,000 EUR)	A t 31.12.2019	
Capital	1,385,227	
Share premiums	727,330	
Reserves	134,163	
Reserve of the balance of changes in fair value of property assets	-871	
Reserve of estimated transfer rights resulting from the hypothetical disposal of investment properties	-104,263	
Reserve of the balance of changes in fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied	0	
Reserve of the balance of changes in fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is not applied	-3,801	
Distributable reserve	254,024	
Non-distributable reserve	4,345	
Reserve for treasury shares	-3,645	
Reserve for change in fair value of convertible bond attributable to change in 'own' credit risk	-11,627	
Net result of the financial year	204,615	
Total shareholders' equity attributable to shareholders of the parent company	2,451,335	
Minority interests	82,625	
TOTAL SHAREHOLDERS' EQUITY	2,533,960	

(x 1,000 EUR)	At 31.12.2020	
Capital	1,450,210	
Share premiums	804,557	
Reserves	200,786	
Reserve of the balance of changes in fair value of property assets	17,553	
Reserve of estimated transfer rights resulting from the hypothetical disposal of investment properties	0	
Reserve of the balance of changes in fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied	0	
Reserve of the balance of changes in fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is not applied	-28,195	
Distributable reserve	213,678	
Non-distributable reserve	4,638	
Reserve for treasury shares	-2,982	
Reserve for currency translation differences linked to conversion of foreign activities	0	
Reserve for change in fair value of convertible bond attributable to change in 'own' credit risk	-3,906	
Net result of the financial year	119,222	
Total shareholders' equity attributable to shareholders of the parent company	2,574,775	
Minority interests	74,587	
TOTAL SHAREHOLDERS' EQUITY	2,649,362	

At 31.12.2020	Result of the financial year	Other	Transfer between available and unavailable reserves on disposal of assets	Cash flow hedging	Purchase/ disposal of treasury shares	Share issue	Dividends/ Coupons	Allocation of 2019 net income
1,450,210	0	0	0	0	0	64,983	0	0
804,557	0	0	0	0	0	77,227	0	0
200,786	0	6,381	0	0	663	0	-145,036	204,615
17,553	0	-126,398 ¹	44,501	0	0	0	0	100,321
0	0	126,398¹	-611	0	0	0	0	-21,524
0	0	0	0	0	0	0	0	0
-28,195	0	0	0	0	0	0	0	-24,394
213,678	0	-1,129	-43,890	0	0	0	-145,036	149,707
4,638	0	-212	0	0	0	0	0	505
-2,982	0	0	0	0	663	0	0	0
-3,906	0	7,721	0	0	0	0	0	0
119,222	119,222	0	0	0	0	0	0	-204,615
2,574,775	119,222	6,381	0	0	663	142,211	-145,036	0
74,587	-3,588	-144	0	0	0	0	-4,306	0
2,649,362	115,633	6,237	0	0	663	142,211	-149,342	0

Allocation of 2020 net income	Dividends/ Coupons	Share issue	Purchase/ disposal of treasury shares	Cash flow hedging	Transfer between available and unavailable reserves on disposal of assets	Other	Result of the financial year	At 31.12.2021
0	0	248,306	0	0	0	0	0	1,698,517
0	0	313,673	0	0	-202,211	0	0	916,019
119,222	-171,169	0	967	0	202,211	6,385	0	358,402
-13,861	0	0	0	0	-3,632	0	0	60
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	0
-20,448	0	0	0	0	0	0	0	-48,643
152,215	-171,169	0	0	0	203,820	4,698	0	403,232
1,315	0	0	0	0	0	-611	0	5,343
0	0	0	967	0	0	0	0	-2,015
0	0	0	0	0	0	424	0	424
0	0	0	0	0	2,033	1,873	0	0
-119,222	0	0	0	0	0	0	260,337	260,337
0	-171,169	561,979	967	0	0	6,385	260,337	3,233,274
0	-4,374	0	0	0	0	-18,620	2,666	54,259
0	-175,543	561,979	967	0	0	-12,235	263,002	3,287,533

NOTES TO THE CONSOLIDATED ACCOUNTS

Note 1. General information

Cofinimmo SA/NV (the 'company') is a Belgian public RREC (regulated real estate company) with registered offices at 1200 Brussels (Boulevard de la Woluwe/Woluwedal 58). The consolidated financial statements of the company for the financial year ending on 31.12.2021 comprise the company and its subsidiaries (the 'group'). The consolidation scope has evolved since 31.12.2020. Cofinimmo acquired the shares of 18 companies, created 11 new subsidiaries and acquired interests in one associate. The consolidation scope at 31.12.2021 is presented in Note 40.

The consolidated financial and statutory statements were adopted by the board of directors on 14.03.2022 and will be submitted to the general meeting on 11.05.2022.

The accounting principles and methods adopted for the preparation of the financial statements are identical to those used for the annual financial statements for the 2020 financial year, except for what is mentioned in Note 2.

Note 2. Significant accounting methods

A. STATEMENT OF COMPLIANCE

The consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards (IFRS), as adopted by the Belgian royal decree of 13.07.2014 concerning regulated real estate companies.

The principles and methods used to prepare the financial statements are the same as those used in the annual financial statements for the 2020 financial year.

The preparation of the financial statements requires the company to make significant judgments that affect the application of accounting methods (such as, for example, the determination of the classification of lease contracts) and to proceed to a certain number of estimations (in particular, the provisions estimation). These assumptions are based on the management's experience, on the assistance of third parties (real estate valuers) and on various other sources that are believed to be relevant. Actual results may differ from these estimations. These estimations are reviewed on a regular basis and adapted if need be.

B. BASIS OF PREPARATION

The financial statements are presented in euro, rounded to the nearest thousand. They are prepared on the historical costs basis, except the following assets and liabilities, which are stated at their fair value: investment properties, assets held for sale, convertible bonds issued, derivative financial instruments and sales options permitted to non-controlling shareholders.

Some financial figures in this universal registration document have been rounded up and, consequently, the overall totals in this document may differ slightly from the exact arithmetical sum of the preceding figures.

Finally, some reclassifications can intervene between the publication date of the annual results and that of the universal registration document.

C. BASIS OF CONSOLIDATION

I. Subsidiaries

The consolidated financial statements include the financial statements of the company and the financial statements of the entities (including the structured entities) that it controls and its subsidiaries. The company has control when it:

- holds power over the issuing entity;
- is exposed or entitled to variable returns because of its ties with the issuing entity;
- has the ability to exercise its power so as to affect the amount of the returns that it receives.

The company must reassess whether it controls the issuing entity when the facts and circumstances indicate that one or more of the three control elements listed above have changed.

The financial statements of the subsidiaries are included in the consolidated financial statements from the date the control starts until the date the control ends.

Where necessary, accounting principles of subsidiaries have been changed to ensure consistency with the principles adopted by the group. The subsidiaries' financial statements cover the same accounting period as that of the company.

Changes in the group's participations in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The book value of the participations in subsidiaries, held by the group or by third parties, is adjusted to reflect the changes in the respective levels of participation. Any difference between the amount by which the minority interests are adjusted and the fair value of the consideration paid or received is recognised directly under equity.

II Joint ventures

A joint venture is an entity subject to an agreement whereby the parties who exercise joint control have rights over the net assets of the agreement. Under the equity accounting method, the consolidated income statement includes the group's share in the result of joint ventures. This share is calculated from the date on which the joint control starts until the date on which the joint control ends. The financial statements of the jointly controlled entities cover the same accounting period as that of the company.

III Associates

An associate is an entity over which the company exercises significant influence. The consolidated income statement includes the group's share in the profit or loss of associates, in accordance with the equity method.

IV Transactions eliminated on consolidation

Intragroup balances and transactions, as well as any gains arising from intragroup transactions, are eliminated in preparing the consolidated financial statements. Gains arising from transactions with jointly controlled entities are eliminated to the extent of the group's interest in the entities. Losses are eliminated in the same way as gains, but only to the extent that there is no evidence of impairment.

A list of the group's companies is included in Note 40.

D. GOODWILL AND BUSINESS COMBINATIONS

When the group takes control of an integrated combination of activities and assets corresponding to the definition of a company ('business') according to IFRS 3 – 'Business combinations', the assets, liabilities and contingent liabilities of the business acquired are recorded at their fair value at the acquisition date. The goodwill represents the positive difference between the acquisition costs (excluding acquisition-related costs), plus any minority interests, and the fair value of the acquired net assets. If this difference is negative ('negative goodwill'), it is immediately recorded on the income statement after confirmation of the values.

After its initial recording, the goodwill is not amortised but submitted to an impairment test realised at least every year on the cash-generating units to which the goodwill was allocated. If the book value of a cash-generating unit exceeds its value in use, the resulting writedown is recorded on the income statement and first allocated in reduction of the possible goodwill and then to the other assets of the unit, proportionally to their book value. An impairment booked on goodwill is not written back during a subsequent year.

In accordance with IFRS 3, the goodwill can be set temporarily at the acquisition and adjusted within the 12 following months. In the event of the disposal of a cash-generating unit, the amount of goodwill that is allocated to this unit is included in the determination of the gain or loss on the disposal.

E. TRANSLATION OF FOREIGN CURRENCIES

I Foreign entities

The group has two subsidiaries whose financial accounts are prepared in foreign currencies (GBP).

II Foreign currency transactions

Foreign currency transactions are recognised initially at exchange rates prevailing at the date of the transaction.

At closing, monetary assets and liabilities denominated in foreign currencies are translated at the then prevailing currency rate. Gains and losses resulting from the settlement of foreign currency transactions and from the translation of monetary assets and liabilities denominated in foreign currencies are included on the income statement as financial income or financial charges. However, in the group's consolidated financial statements, exchange differences relating to the translation of items qualifying as net investments in foreign operations are recognised in 'Other comprehensive income'.

III Exchange rate

The exchange rates used in the company's consolidated accounts for the year ended 31.12.2021 are as follows:

- Rate at closing on 31.12.2021 = 0.84028
- Average rate over the financial year = 0.85224

F. FINANCIAL INSTRUMENTS

I Derivative financial instruments

The group uses derivative financial instruments to hedge against interest rate risks originating from operational, financial and investment activities (for more details about the derivative financial instruments, see Note 25).

A. Recognition of derivative financial instruments:

These derivative financial instruments are interest rate swaps (IRS) and CAP options applied as economic hedges. Derivatives are initially recognised at fair value on the date on which the contracts for derivative interest instruments are entered into and are subsequently revalued at their fair value on the following closing dates. The resulting gain or loss is recognised immediately in the result unless the derivative is designated and effective as a hedging instrument, in which case the timing of recognition in the result depends on the nature of the hedging relationship. The group does not apply hedge accounting.

B. Revaluation of derivative financial instruments:

Revaluation takes place for all derivative financial instruments on the basis of the same price and volatility assumptions using an application from the independent supplier of market data (Bloomberg). This revaluation is compared to that of the banks, whereby each significant difference between the two revaluations is documented (see also point W below).

II. Amortised cost and effective interest method

Interest-bearing loans, to the exception of convertible bonds, are initially recognised at cost less the attributable transaction costs. Subsequently, interest-bearing loans are measured at amortised cost, where the difference between the repayment cost and the repayment value is booked in the income statements over the period of the loan on the basis of the effective interest rate method. As an example, fees are paid to the lender or legal fees are integrated into the calculation of the effective interest rate.

Financial assets are valued at amortised cost using the SPPI test (Solely payment of principal and interests) since on the one hand, the group aims to hold them, and on the other hand, the contractual terms of the financial asset give rise to specific dates, cash flows consisting exclusively of payments of the principal and interest.

III Derecognition of financial assets and liabilities

The group derecognises a financial asset in the result, only if the contractual rights to the cash flows from that asset lapse or when the financial asset and almost all risks and rewards of ownership of the asset are transferred to another party. When a financial asset is derecognised at amortised cost, the difference between the carrying amount of the asset and the sum of the consideration received and claim is included in the result.

For financial liabilities, the group derecognises when the contractual obligations have expired or have been cancelled.

Finally, when a change in contractual rights or obligations occurs without leading to the derecognition of the underlying financial asset or liability, the difference from the new balance sheet value is recognised in the income statement.

IV Convertible bond

The convertible bond does not qualify in whole or in part as an equity instrument. The instrument contains embedded derivatives. In order to facilitate this instrument's valuation, Cofinimmo decided to value it at fair value. The change in fair value resulting from changes in market conditions during the financial year is recognised in the income statement while the change in fair value resulting from changes in credit risk during the financial year is recognised in other items of the comprehensive income.

G. INVESTMENT PROPERTIES

Investment properties are properties which are held to earn rental income for the long term. In accordance with IAS 40, investment properties are stated at fair value.

Independent real estate valuers determine the valuation of the property portfolio every three months. Any gain or loss arising, after the acquisition of a property, from a change in its fair value is recognised on the income statement. Rental income from investment properties is accounted for as described under section R.

The real estate valuers carry out the valuation on the basis of the method of calculating the present value of the rental income in accordance with the 'International Valuation Standards/RICS Valuation Standards', established by the International Valuation Standards Committee/Royal Institute of Chartered Surveyors, as set out in the corresponding report. This value, referred to hereafter as the 'investment value', corresponds to the price that a third-party investor would be prepared to pay in order to acquire each of the properties making up the property portfolio and in order to benefit from their rental income while assuming the related charges, without deduction of transfer taxes.

The disposal of an investment property is usually subject to the payment to the public authorities of transfer rights or VAT. A share of transfer rights is deducted by the valuers from the investment value of the investment properties to establish the fair value of the investment properties, as evidenced in their valuation report (see Note 22).

When an acquisition or investment is made, the transfer rights to be incurred during a subsequent theoretical sale are recognised directly on the income statement; any change in the fair value of a building during the financial year is also recognised on the income statement. These two movements are allocated to the reserve during the appropriation of the result for the financial year. In the event of a disposal, the transfer rights do not have to be deducted from the difference between the price obtained and the book value of the sold properties for calculating the capital gain or loss effectively realised. Indeed, the rights have already been recognised in the income statement upon acquisition.

If an investment property becomes owner-occupied, it is reclassified as asset held for own use, and its fair value at the date of reclassification becomes its cost for subsequent accounting purposes.

H. DEVELOPMENT PROJECTS

Properties that are being built, renovated, developed or redeveloped for future use as investment properties are classified as development projects until the completion of the works and stated at their fair value. This concerns nursing and care homes under construction or development (extensions) and empty office buildings that are or will be under renovation or redevelopment. At the time of completion of the works, the properties are transferred from the 'Development project' category to the 'Properties available for rent' category or to 'Properties held for sale' if they are put up for sale. The fair value of the office buildings which will undergo a renovation or redevelopment decreases as the end of the lease and the beginning of the works approaches.

All costs directly associated with the purchase and construction, and all subsequent capital expenditures qualifying as acquisition costs, are capitalised. Provided the project exceeding one year, interest charges are capitalised at a rate reflecting the average borrowing cost of the group.

I. LEASES

I The group as lessor

A. Types of long leases

In compliance with the law, properties can be let for long periods under two different regimes:

- long ordinary leases: the lessor's obligations are essentially those under any lease: for instance, to ensure that space in a state of being occupied is available to the lessee during the entire term of the lease. This obligation is met by the lessor by bearing the maintenance costs (other than rental) and the insurance costs against fire and other damages;
- long leases which involve the assignment of a real right by the assignor to the assignee: in this case, the ownership passes temporarily to the assignee who will bear namely maintenance (other than rental) and insurance costs. According to Belgian law, three contract types fall under this category: (a) the leasehold ('bail emphytéotique/erfpachtovereenkomst') which must last a minimum of 15 years and a maximum of 99 years and can apply to land and/or constructions; (b) the building lease ('droit de superficie/recht van opstal') which may not exceed 50 years but has no minimum duration and (c) the usufruct right ('droit d'usufruit/recht van vruchtgebruik') which may not exceed 30 years and has no minimum duration and can apply to land with a construction or bare land. It may apply to land built or not. Under all these contracts, the assignor keeps a residual right in that it will recover the full ownership of the property at the end of the term of the lease, including the ownership of the constructions erected by the assignee, with or without indemnity for these constructions, depending on the contractual terms. A purchase option for the residual right may, however, have been granted, which the lessee can exercise during or at the end of the lease.

B. Long leases qualifying as finance leases

Provided these leases meet the criteria of a finance lease under IFRS 16:63, the group as assignor will present them at their inception as a receivable for an amount equal to the net investment in the lease agreement. The difference between this amount and the book value of the leased property (excluding the value of the residual right kept by the group) at the lease inception will be recorded on the income statement for the period. Any payment made periodically by the lessee will be treated by the group partly as a repayment of the principal and partly as a financial income based on a pattern reflecting a constant periodic rate of return for the group.

At each closing date, the residual right kept by the group will be recognised at its fair value. It will increase each year and will correspond, at the end of the lease, to the market value of the full ownership. These changes in the fair value will be recognised under the item 'Changes in the fair value of investment properties' on the income statement.

C. Sale of future lease payments under a long lease not qualifying as a finance lease

The amount collected by the group as a result of the sale of the future lease payments will be recognised in deduction of the property's value to the extent that this sale of lease payments is opposable to third parties and that, as a consequence, the market value of the property is reduced by the amount of the future lease payments sold (hereafter 'reduced value'). Indeed, pursuant to article 1690 of the Belgian Civil Code, a third party that would buy the properties, would be deprived of the right of receiving rental revenues.

The progressive reconstitution of the lease payments sold will be recognised at each period under the item 'Writeback of lease payments sold and discounted' on the income statement and will be added to the reduced value of the building on the assets side. This gradual constitution of the non-reduced value relies on the basis of the interest rates and inflation (indexation) conditions applied at the time of transfer and implied in the price obtained at that moment by the group from the transferee for the sold receivables.

The change in the reduced fair value of the property will be recognised separately under the item 'Changes in the fair value of investment properties' according to the following formula:

$$\left(\left(\begin{array}{c} \frac{\text{RFV year n-1}}{\text{NRFV year n-1}} \end{array}\right) \star \text{Cumulative change year n} \quad \right) - \left(\left(\begin{array}{c} \frac{\text{RFV year n-2}}{\text{NRFV year n-2}} \end{array}\right) \star \text{Cumulative change year n-1} \right)$$

in which:

RFV: reduced fair value of the property (resulting from the information mentioned in the two preceding paragraphs);

NRFV: non-reduced fair value of the property (that is, if the future rental income would have not been sold and as established at each closing date by the independent real estate valuers according to the real estate market);

Cumulative change: change of the cumulative non-reduced fair value since the disposal of the future rents.

II The group as a lessee

The group assesses each new contract to determine whether it is a lease. If affirmative, the group recognises a right to use for the asset and a corresponding lease liability (except for short-term contracts or contracts for low-value assets, for which the group recognises a simple operating expense).

A. Lease liability

The lease liability is initially recognised at the present value of the future lease payments. The discount rate is the rate implicit in the contract. If this cannot be determined, the group's marginal interest rate will be applied. Any payments made periodically by the group will be treated partly as repayment of principal and partly as a finance charge.

B. Right to use

The right to use is initially recognised as an asset for an amount corresponding to the lease liability, taking into account any costs related to obtaining the contract. Subsequently, this right will be amortised over the term of the contract (unless the anticipated useful life is shorter than that provided for in the contract). In terms of classification, the right to use is presented among assets of the same nature held in full ownership.

J. OTHER FIXED ASSETS

I Assets held for own use

In accordance with the alternative method allowed by IAS 16 § 31, the part of the property used by the company itself as head office is stated at its fair value. It appears under the heading 'Assets held for own use'.

II Subsequent expenditure

Expenditure incurred to renovate a property, that is recognised separately, is capitalised. Other expenditure is capitalised only when it increases the future economic benefits attributed to the property. All other expenditure is recorded as costs on the income statement (see point S II).

III Depreciation

Investment properties, whether land or constructions, are not depreciated but posted at fair value (see point G). Depreciation is charged to the income statement on a straight-line basis over the expected lifetime as indicated below:

• fixture and fittings: 4-10 years;

fixtures: 8-10 years;IT hardware: 3-4 years;software: 4 years.

However, software depreciation can be spread over a longer period of time corresponding to the likely useful life and according to the consumption pattern of the economic benefits associated with the asset.

IV Assets held for sale

Assets held for sale (investment properties) are presented separately on the balance sheet at a value corresponding to their fair value.

V Impairment

The other assets are subject to an impairment test only if there is an indication showing that their book value will not be recoverable by their use or disposal.

K. FINANCE LEASE RECEIVABLES AND REAL ESTATE PUBLIC-PRIVATE PARTNERSHIPS

I Finance lease receivables

Finance lease receivables are valued based on their discounted value at the interest rate prevailing at the time of their issue. If they are indexed to an inflation index, this is not taken into account when determining the discounted value. If a derivative financial instrument provides hedging, the market interest rate for this instrument will serve as a reference rate for calculating the market value of the receivable at the close of each accounting period. In this case, the entire unrealised gain generated by the valuation at market value of the receivable is limited to the unrealised loss relating to the valuation at market value (see point F I) of the hedging instrument. Conversely, any unrealised loss generated by the receivable will be entirely recognised in the income statement.

II Real estate Public-Private Partnerships

With the exception of the police station in Termonde/Dendermonde, considered as operational leasing and, therefore, recognised as investment property, Public-Private Partnerships are classified as a finance lease receivable and are subject to IFRIC 12 (for the recognitions, see point K I).

L. CASH AND CASH EQUIVALENTS

Cash and cash equivalents comprise current accounts, cash and short-term investments.

M. EQUITY

I Ordinary shares

Ordinary shares are classified as equity. External costs directly attributable to the issue of new shares are shown as a deduction, net of tax, of the proceeds.

II Preference shares and mandatory convertible bonds

Preference share and mandatory convertible bond capital is classified as equity if it meets the definition of an equity instrument under IAS 32.

III Repurchase of shares

When treasury shares are repurchased by the group, the amount of the consideration paid, including directly attributable costs, is recognised as a change in equity. Repurchased shares are presented as deduction in the items 'Capital' and 'Share premium'. The proceeds on sales of treasury shares are directly included under equity without impacting the income statement.

IV Dividends

Dividends are recognised as debt when they are approved by the general meeting.

V Contribution of the office portfolio into the Cofinimmo Offices subsidiary

On 29.10.2021, the 'offices' branch of Cofinimmo SA/NV has been contributed to Cofinimmo Offices SA/NV, a wholly-owned subsidiary of Cofinimmo SA/NV. The contribution includes all the assets, liabilities, rights and obligations relating to the said branch. The contribution therefore referred in particular to the 'offices' investment properties directly held by Cofinimmo SA/NV, the participations in the subsidiaries which themselves hold office properties, the financial debts, the other assets and liabilities linked to the operation of the offices, the contracts in progress linked to the operation of the offices as well as the staff dedicated to the operation of these properties. In the context of the contribution of balance sheet items valued at fair value (mainly investment properties), the fair value reserves (in Cofinimmo SA/NV's equity) relating to the balance sheet items contributed have been transferred to the fair value reserves relating to the investments in subsidiaries (in Cofinimmo SA/NV's equity), in accordance with the interpretation CNC 2009/15 of the (Belgian) Accounting Standards Committee "The accounting treatment of the contribution of a branch or of a universality of assets". Consequently, the equity of Cofinimmo Offices SA/NV at the time of the contribution does not include any fair value reserves relating to the balance sheet items contributed by Cofinimmo SA/NV. This point of presentation has no effect either on the total amount of the equity or on the total amount of the reserves of Cofinimmo Offices SA/NV. Furthermore, it has had no effect on the group's consolidated equity and reserves.

N. OTHER NON-CURRENT FINANCIAL LIABILITIES

'Other non-current financial liabilities' mainly includes the fair value of derivative financial instruments underwritten by the group. Besides, the group may give shareholders who do not hold control on subsidiaries an undertaking to acquire their share of the capital in these subsidiaries, should they exercise their put options. The exercise price of such options permitted to non-controlling shareholders is recognised in the 'Other non-current financial liabilities' line.

O. EMPLOYEE BENEFITS

Contributions paid under the defined contribution pension plans are recognised as charges insofar as employees provided the services giving them the right to such contributions.

In Belgium, certain pension plans based on defined contributions, are subject to a legally guaranteed minimal return by the employer and are therefore qualified as defined benefit pension plans (see Note 11).

The cost of the defined benefit pension plan is determined by means of the projected credit units method and actuarial evaluations are made at the end of each period when the financial information is presented. The revaluations, comprising the actuarial differences and return of the system's assets (excluding interests) are directly recognised in the statement of the financial position, and a debit or credit is recognised in the other elements of the global result during the financial year in which they occur. The revaluation under the other elements of the global result are directly recognised in the retained earnings and will not be reclassified to net income.

Costs of past services are recognised in net income in the period in which a system change occurs.

The net interest calculation is carried out by multiplying the net liabilities of the accrued net benefits defined at the beginning of the period by the actualisation rate.

Costs of the defined benefits are classified under the following categories:

- cost of services (cost of services rendered during the period, cost of passed services, as well as gains and losses arising from reductions and liquidations);
- net interests (charges);
- revaluations.

The group presents the first two components of the defined benefits costs in the net result under 'Personnel cost'.

The accrued benefit obligations recorded in the consolidated statement of the financial position represents the actual amount of the deficit of the defined benefits systems of the group.

P. PROVISIONS

A provision is recognised on the balance sheet when the group has a legal or contractual obligation resulting from a past event, and if it is likely that resources will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at the market rate reflecting, where appropriate, the risk specific to the liability.

Q. TRADE DEBTS AND OTHER DEBTS

Trade debts and other debts are stated at amortised cost.

R. OPERATING REVENUES

Operating revenues include revenues from lease contracts on buildings and revenues from real estate services.

Revenues from lease contracts are recognised in the rental income item. Some lease contracts allow for a period of free occupancy followed by a period during which the agreed rent is due by the tenant. In this case, the total amount of the contractual rent to be collected until the first break option for the tenant is recognised on the income statement (item 'rental income') prorata temporis over the length of the lease contract, beginning at the start of the occupancy and ending at the first break option (i.e. the firm term of the lease). More accurately, the contractual rent expressed in annual amount is first recognised as revenue and the rent-free period spread over the firm term of the lease is then booked as an expense. Hence, an accrued income account is at first debited at the start of the lease for an amount corresponding to the rental income (net of the cost of rent-free periods) already earned but not yet expired.

When real estate valuers make an estimation of the value of the buildings based on the discounted value of future cash flows method, they include in these values the total rents yet to be collected. Hence, the accrued income account referred to above is redundant with the part of the buildings representing rents already earned and recognised on the income statement but not yet due. Therefore, in order to avoid this redundancy, which would wrongfully swell the total of the balance sheet and of the shareholders' equity, the amount under the accrued income account is reversed against a charge booked under the item 'Other result on the portfolio'. Once the date of the first break option is passed, no charge is to be recorded on the income statement, as would have been the case without this reverse booking.

As a consequence, the operating result before result on the portfolio (and thus the net result from core activities of the analytical form) reflects the rents spread over the firm term of the lease, whereas the net result reflects the rents to date and as they are cashed.

The concessions granted to tenants are, on their part, booked as charges over the firm term of the lease. They refer to incentives consisting of the financing by the landlord of certain expenses normally borne by the tenant, such as the cost of the fitting works of private surfaces for example.

S. OPERATING EXPENSES

I Service costs

Service costs paid, as well as those borne on behalf of the tenants, are included in the direct property expenses. Their recovery from the tenants is presented separately.

II Works carried out on properties

Works carried out that are the responsibility of the building owner are recorded in the accounts in three different ways, depending on the type of works:

- expenditure on maintenance and repairs that does not add any extra functionality or does not increase the comfort standard of the building is considered as current expenditure for the period, and as property costs;
- extensive renovation works: these are normally undertaken at intervals of 25 to 35 years and virtually involve the reconstruction of the buildings whereby, in most cases, the existing carcass work is re-used and state-of-the-art building techniques are applied; on completion of such renovation works, the property can be considered as new and expenditure is capitalised;
- improvement works: these are works carried out on an occasional basis to add functionality to the property or significantly enhance the comfort standard, thus making it possible to raise the rent and, hence, the estimated rental value. The costs of these works are capitalised by reason of the fact that and insofar as the valuer normally recognises a corresponding appreciation in the value of the property. Example: installation of an air conditioning system where one did not previously exist.

Works that generate expenses to be activated are identified taking into account the previous criteria during the preparation of the budgets. The capitalised expenses are related to materials, engineering works, technical studies, internal costs, architect fees and interests during the construction.

III Commissions paid to letting agents and other transaction costs

Commissions relating to property lettings are entered under current expenditure for the year, under the item 'commercial costs'.

Commissions relating to the acquisition of properties, transfer duties, notary fees and other ancillary costs are considered as transaction costs and included in the acquisition cost of the acquired property. These costs are also considered as part of the acquisition cost when the purchase is done through a business combination.

Commissions on property sales are deducted from the sale price obtained to determine the gain or loss made. Property valuation costs and technical valuation costs are always recognised on current expenditure.

IV Financial result

Net financing costs comprise interest payable on borrowings, calculated using the effective interest rate method, and gains and losses on hedging instruments that are recognised on the income statement (see point F).

Interest income is recognised on the income statement as it accrues, taking into account the effective yield on the asset.

Dividend income is recognised on the income statement on the date that the dividend is declared.

T. INCOME TAX

The income tax of the financial year comprises the current tax. The income tax is recognised on the income statement except to the extent that it relates to items recognised directly under equity.

The current tax is the expected tax payable on the taxable income of the past year, using the tax rate enacted at the closing date, and any adjustment to taxes payable in respect of previous years.

U. EXIT TAX AND DEFERRED TAXES

The exit tax is the tax on the added value that arises upon approval of a non-RREC Belgian company as a RREC or of the merger of a non-RREC with a RREC. When the non-RREC, which is eligible for this regime, first enters the consolidation scope of the group, a provision for an exit tax liability is recorded simultaneously with a revaluation added value on the property corresponding to the market value of the property, and taking into account a forecasted date of merger or approval.

Any subsequent adjustment to this exit tax liability is recognised on the income statement. When the approval or merger takes place, the provision becomes a debt and any difference is also recognised on the income statement.

The same treatment is applied mutatis mutandis to French companies eligible for the SIIC regime and to Dutch companies eligible for the FBI regime.

When companies not eligible for the RREC, FIIS, SIIC or FBI regimes are acquired, a deferred tax is recognised on the unrealised added value of the investment property.

V. STOCK OPTIONS

Equity-settled share-based payments to employees and executive committee members are measured at the fair value of the equity instruments at the date of granting (See Note 42).

W. ESTIMATES, JUDGMENTS AND MAIN SOURCES OF CONCERN

I Fair value of the property portfolio

Cofinimmo's portfolio is valued quarterly by independent real estate valuers. This valuation by independent real estate valuers is intended to determine the market value of a property at a certain date, taking into account the market evolution and the characteristics of the properties. In parallel to the work of the independent real estate valuers, Cofinimmo proceeds with its own valuation of its assets with a view on their long-term operation by its teams. The portfolio is recorded at the fair value established by the independent real estate valuers in the group's consolidated accounts (see Note 22). It should be noted that as a result of the increase in the rate of registration fees in Flanders (from 10 to 12% as at 01.01.2022), registration fees of 12% for the Pubstone portfolio have been taken into account by the independent real estate valuers in determining the fair value as at 31.12.2021.

In accordance with the Valuation Practice Alert of 02.04.2020 published by the Royal Institute of Chartered Surveyors ('RICS'), the independent real estate valuers' report mentions an explanatory note on the impacts of the coronavirus (COVID-19) and no longer takes into account a 'material valuation uncertainty' (as defined by the RICS standards).

Il Financial instruments

The fair value of the group's financial instruments is calculated on the basis of the market values in the Bloomberg¹ system. These fair values are compared with the quarterly estimations received from the banks, and major variations are analysed (more details are given in Note 25).

III Goodwill

Goodwill is calculated at the acquisition date as the positive difference between the acquisition cost and Cofinimmo's share in the fair value of the net asset acquired. Such goodwill is then the subject of an impairment test by comparing the net book value of the groups of buildings with their value in use. The calculation of the value in use is based on assumptions of future cash flows, indexation rates, cash flow years and residual values (more details are given in Note 21).

IV Transactions

When acquiring a portfolio through the purchase of company shares, the group takes into account the percentage of shares held and the appointment capacity by the directors in order to determine whether the control exercised by the group is joint or exclusive.

When a property portfolio meets the definition of a business combination as defined under IFRS 3, the group restates the assets and liabilities acquired in the context of the business combination at their fair value. The fair value of the property acquired is based on the value determined by the independent real estate valuers (further details are provided in Note 40).

^{1.} The data provided by Bloomberg result from price observations relating to actual transactions and the application to these observations of valuation models developed in the scientific literature (www.bloomberg.com).

V Coronavirus COVID-19

Following the outbreak of the COVID-19 coronavirus pandemic in the countries where the group is active, Cofinimmo has implemented several measures to ensure the continuity of its activities, while making the health and well-being of all its stakeholders its priority.

Operational teams remain in close contact with the group's tenants to ensure the continuity of services and help them get through this difficult period. Cofinimmo reviews the situation of its counterparties on a case-by-case basis in order to find a balanced solution where appropriate. In this context, Cofinimmo has booked writedowns on trade receivables for approximately 2.0 million EUR in 2020, without equivalent in 2021.

In addition to the information included in this document, it is specified that:

- in the office segment, the surface areas rented directly to merchants (retailers, restaurants, ...) only account for less than 0.2% of the group's contractual rents;
- in the healthcare real estate segment, the wellness & sport centres account for less than 3% of the group's contractual rents. These centres, located in Belgium and Germany, have been closed to the public since March 2020 and are only partially reopen since the end of May/beginning of June 2020. The operators' loss of income was significant during this period, the situation went gradually back to normal and only for a short period of time, in accordance with the evolution of the measures taken to address the health crisis. The Belgian centres (largely closed since end October 2020) and the German centres (almost completely closed since early November 2020) reopened in June 2021. Since then, their operational performance is globally higher than the expectations, which had been reviewed to take the sanitary measures into account. However, the current wave of contamination resurgence calls for caution;
- in the property of distribution segment, the Pubstone portfolio of pubs and restaurants in Belgium and the Netherlands accounts for less than 10% of the group's contractual rents. During the 2020 financial year, the fair value of this portfolio remained stable (excluding the effect of the increased registration fees in the Netherlands taken into account on 31.12.2020), thanks in particular to the high residual lease length. During the 2021 financial year, the change in fair value of this portfolio (on a like-for-like basis) was -1.0% in Belgium (taking in particular the increase in registration fees in Flanders from 10% to 12% as at 01.01.2022 into account) and -0.7% in the Netherlands. Although Cofinimmo's counterparty is the AB InBev group, the world's leading brewer with a BBB+ rating, it is not excluded that a decrease in the fair value will be recognised in the 2022 financial year, based on the evolution of market parameters due to the evolution of the COVID-19 pandemic and the measures taken by the authorities to fight it (such as an extension of the mandatory shutdown of pubs and restaurants). As at 31.12.2021, a 5% fair value reduction would have represented a (non-cash) charge of 22 million EUR having an adverse effect of approximately 0.15% on the debt-to-assets ratio, and approximately 0.73 EUR per share on the net assets.
- in the property of distribution network segment, the Cofinimur I portfolio of MAAF agencies in France accounts for less than 2% of the group's contractual rents. In 2020, the fair value of this portfolio has been reduced by nearly 12 million EUR (i.e. nearly 10%). During the 2021 financial year, the change in fair value of this portfolio (on a like-for-like basis) was -3.3%. Although Cofinimmo's counterparty is the Covéa group, a French insurer with an AA-rating, it is not excluded that a decrease in the fair value will be recognised in the 2022 financial year, based on the evolution of market parameters due to the evolution of the COVID-19 pandemic and the measures taken by the authorities to fight it (such as an extension of the measures aimed at restricting the flow of people in shopping streets). As at 31.12.2021, a 5% fair value reduction would have represented a (non-cash) charge of 3 million EUR having an adverse effect of approximately 0.03% on the debt-to-assets ratio, and approximately 0.12 EUR per share on the net assets.

Note 3. Management of operational risk

By operating risk, Cofinimmo means the risk of losses due to inadequacies in the company's procedures or failures in its management.

The group actively manages its client base in order to minimise vacancies and tenant turnover in the office segment. The property management team is responsible for swiftly resolving tenant complaints, while the letting team maintains regular contact with them so as to offer alternative solutions from within the portfolio should tenants require more or less space. Although this activity is fundamental to protect rental income, it has little impact on the price at which a vacant property can be let, as that price depends on the prevailing market conditions. Most of the lease contracts include a provision whereby rents are annually indexed. Before accepting a new client, an analysis of the credit risk is carried out, if need be on the basis of the opinion of an outside rating agency. An advance deposit or bank guarantee corresponding to six months' rent is generally requested from private sector tenants.

With a few exceptions, rents are payable in advance, on a monthly, quarterly or yearly basis. A quarterly provision covering property charges and taxes incurred by the group but contractually rechargeable to tenants is also requested. Losses on lease receivables net of recoveries represent 0.059% of total turnover over the period 1996-2021. An important deterioration in the general economic situation is likely to magnify losses on lease receivables. The possible insolvency of a major tenant can represent a significant loss for Cofinimmo, as well as an unexpected vacancy or even having to rent out the vacant space at a price significantly lower than the level of the terminated contract.

Direct operating costs, on the other hand, are driven essentially by two factors:

- the age and quality of buildings, which determine the level of maintenance and repair expenses, both closely monitored by the property management team, while the execution of the works is outsourced;
- the vacancy level of office properties and the tenant turnover, which determine the level of expenses for unlet space, the letting fees, the refurbishment costs, the incentives granted to new clients, etc. Operational costs which the active commercial management of the portfolio is designed to minimise.

The healthcare facilities and the property of distribution networks assets are almost occupied at 100%. The first ones are rented to operator groups whose solvency is analysed annually. The second ones are let to large companies. The reletting or reconversion scenarios at the end of the lease are cautiously analysed and prepared in due time. The smaller buildings included in the distribution networks are sold when the tenant leaves.

Construction and refurbishment projects are prepared and supervised by the group's project management team with a mandate to complete them on time and on budget. For the management of large-scale projects, specialised outside companies are brought in by the group.

The risk of buildings being destroyed by fire or other calamities is assured for a total reconstruction value of 2,159.82 million EUR¹, compared to a fair value of the insured investment property of 2,271.11 million EUR as at 31.12.2021, which includes the value of the land. Cover has also been taken against vacancies resulting from these events. Moreover, Cofinimmo has insurance for its public liability as the building's owner or project supervisor (details of the group's financial risk are provided in Note 25).

Note 4. Acquisitions of subsidiaries

General information

Company	Acquisition date	Number of entities	Segment	Country	% of ownership by Cofinimmo group on 31.12.2021 - global consolidation	Direct or indirect acquisition by Cofinimmo SA/NV	Building valuation to determine the acquired securities' value (x 1,000,000 EUR)
KIINTEISTÖ Oy VANTAAN HARRIKUJA 8	21.01.21	1	Healthcare real estate	Finland	100%	Indirect	12
RHEASTONE 3 S.A. (ex. Immo WZC Genappe BV)	12.02.21	1	Healthcare real estate	Belgium	100%	Direct	19
KIINTEISTÖ Oy TURUN SKANSSIN AURORA	01.04.21	1	Healthcare real estate	Finland	100%	Indirect	15
KIINTEISTÖ Oy YLOJARVEN TAIMTIE 3 & KIINTEISTÖ Oy TURUN LINNANHERRA	01.04.21	2	Healthcare real estate	Finland	100%	Indirect	12
LAGUNE IPM S.L.U. & LAGUNE Island Baleares IPM2 S.L.U.	06.05.21	2	Healthcare real estate	Spain	100%	Indirect	150 ²
ACHESO LAGUNE & ACHESO LAGUNE 2	06.05.21	2	Healthcare real estate	Italy	93%	Indirect	190
RHEASTONE 4 S.A. (ex. Immo WZC Juprelle BV)	30.06.21	1	Healthcare real estate	Belgium	100%	Direct	19
SALZA VERWALTUNGS GmbH	30.06.21	1	Healthcare real estate	Germany	95%	Indirect	22
RHEASTONE 5 S.A. ex. Immo WZC Oudenburg BV)	13.10.21	1	Healthcare real estate	Belgium	100%	Direct	11
KIINTEISTÖ Oy HELSINGIN SVENGI	21.10.21	1	Healthcare real estate	Finland	100%	Indirect	19
KIINTEISTÖ Oy ROVANIEMEN RIISTAKALTIO	17.11.21	1	Healthcare real estate	Finland	100%	Indirect	8
OUVRE-TOIT SCI	29.11.21	1	Healthcare real estate	France	100%	Direct	16
KIINTEISTÖ Oy KUOPION Aallonmurtajankatu 3–5	10.12.21	1	Healthcare real estate	Finland	100%	Indirect	17
SUPERSTONE 6 NV (ex. De Vastgoedexploitant BV)	16.12.21	1	Healthcare real estate	The Netherlands	100%	Direct	13
TRAM NEW	21.12.21	1	Healthcare real estate	Belgium	100%	Direct	18

These acquisitions were not considered as business combinations as stipulated in IFRS 3 since they themselves are not 'business' acquisitions. A 'business' is defined as an integrated set of activities and assets.

^{1.} This amount only includes assets for which the group pays the insurance premium directly. This does not include insurances taken during the works nor those borne by the occupants

by the occupants.

2. Of which 11 assets under freehold (for approximately 105 million EUR) accounted for as operating leases.

Note 5. Segment information

At fair value, healthcare real estate represents 66.5% of assets, offices 24.2%, property of distribution networks 9.3% (the different real estate sectors are described on pages 32 to 69).

One client represents more than 10% of the contractual rent: the Korian group in the healthcare real estate sector, for 46 million EUR.

Segment information (x 1,000 EUR) - Overall portfolio

INCOME STATEMENT	Healthcare real estate	Property of distribution networks	Offices	Unallocated amounts	Total
AS AT 31.12	2021	2021	2021	2021	2021
Net rental income	184,045	36,658	78,904		299,607
Property result after direct property costs	176,978	34,541	69,583		281,102
Property management costs				-27,849	-27,849
Corporate management costs				-11,935	-11,935
Gains or losses on disposals of investment properties and other non-financial assets	216	2,348	5,203		7,768
Changes in fair value of investment properties	28,931	-6,813	12,389		34,506
Other result on the portfolio	-26,540	-6,554	-1,607	-13	-34,715
Operating result	179,584	23,522	85,568	-39,797	248,877
Financial result				24,312	24,312
Share in the result of associates and joint ventures				2,305	2,305
Taxes				-12,491	-12,491
NET RESULT					263,002
Net result - group share					260,337

INCOME STATEMENT	Healthcare real estate	Property of distribution networks	Offices	Unallocated amounts	Total
AS AT 31.12	2020	2020	2020	2020	2020
Net rental income	145,809	37,263	75,863		258,935
Property result after direct property costs	142,085	35,500	67,211		244,796
Property management costs				-23,579	-23,579
Corporate management costs				-10,105	-10,105
Gains or losses on disposals of investment properties and other non-financial assets	25	2,066	2,491		4,583
Changes in fair value of investment properties	-16,032	-11,690	14,026		-13,696
Other result on the portfolio	-13,768	-16,214	-403	-3,429	-33,815
Operating result	112,309	9,661	83,325	-37,113	168,184
Financial result				-39,855	-39,855
Share in the result of associates and joint ventures				-2,473	-2,473
Taxes				-10,223	-10,223
NET RESULT					115,633
Net result - group share					119,222

5,253,614

BALANCE SHEET	Healthcare real estate	Property of distribution networks	Offices	Unallocated amounts	Total
AS AT 31.12	2021	2021	2021	2021	2021
Assets					
Goodwill		41,627			41,627
Investment properties of which:	3,785,529	526,927	1,357,534		5,669,990
Development projects	179,198	6,482	67,245		252,926
Assets held for own use			6,883		6,883
Assets held for sale	13,200	3,090	23,556		39,846
Other assets				425,490	425,490
TOTAL ASSETS					6,176,953
Shareholders' equity and liabilities					
Shareholders' equity				3,287,533	3,287,533
Shareholders' equity attributable to shareholders of parent company				3,233,274	3,233,274
Minority interests				54,259	54,259
Liabilities				2,889,420	2,889,420
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES					6,176,953
BALANCE SHEET	Healthcare real estate	Property of distribution networks	Offices	Unallocated amounts	Total
AS AT 31.12	2020	2020	2020	2020	2020
Assets					
Goodwill		46,827			46,827
Investment properties of which:	2,882,091	547,947	1,435,543		4,865,581
Development projects	75,672		57,148		132,820
Assets held for own use			6,418		6,418
Assets held for sale			3,320		3,320
Other assets				337,886	337,886
TOTAL ASSETS					5,253,614
Shareholders' equity and liabilities					
Shareholders' equity				2,649,362	2,649,362
Shareholders' equity attributable to shareholders of parent company				2,574,775	2,574,775
Minority interests				74,587	74,587
Liabilities				2,604,252	2,604,252

TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES

Segment information (x 1,000 EUR) - Healthcare real estate

INCOME STATEMENT	Belgium	France	The Netherlands	Germany	Others ¹	Total
AS AT 31.12	2021	2021	2021	2021	2021	2021
Net rental income	80,046	28,733	21,597	35,774	17,896	184,045
Property result after direct property costs	78,634	28,524	19,504	33,262	17,054	176,978
Property management costs						
Corporate management costs						
Gains or losses on disposals of investment properties and other non-financial assets	146	70				216
Changes in fair value of investment properties	1,330	-8,802	7,546	32,836	-3,980	28,931
Other result on the portfolio	-7,293	-1,559	1,102	-8,170	-10,620	-26,540
Operating result	72,817	18,233	28,152	57,928	2,454	179,584
Financial result						
Share in the result of associates and joint ventures						
Taxes						
Net result						
Net result – group share						

INCOME STATEMENT	Belgium	France	The Netherlands	Germany	Others ²	Total
AS AT 31.12	2020	2020	2020	2020	2020	2020
Net rental income	68,855	26,982	19,169	30,382	420	145,809
Property result after direct property costs	68,542	26,754	17,403	28,979	408	142,085
Property management costs						
Corporate management costs						
Gains or losses on disposals of investment properties and other non-financial assets	23		2			25
Changes in fair value of investment properties	7,114	-12,041	-9,231	-1,075	-801	-16,032
Other result on the portfolio	-1,738	-860	-314	-10,052	-805	-13,768
Operating result	73,942	13,853	7,860	17,852	-1,198	112,309
Financial result						
Share in the result of associates and joint ventures						
Taxes						
Net result						
Net result – group share						

^{1.} i.e. Spain, Finland, Ireland, Italy and the United Kingdom. 2. In 2020, the section 'Others' consisted of Spain and Finland.

BALANCE SHEET	Belgium	France	The Netherlands	Germany	Others ¹	Total
AS AT 31.12	2021	2021	2021	2021	2021	2021
Assets						
Goodwill						
Investment properties of which:	1,601,136	443,290	433,590	653,550	653,963	3,785,529
Development projects	25,073	25,500	14,600	700	113,325	179,198
Assets held for own use						
Assets held for sale		13,200				13,200
Other assets						
TOTAL ASSETS						
Shareholders' equity and liabilities						
Shareholders' equity						
Shareholders' equity attributable to shareholders of parent company						
Minority interests						
Liabilities						
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES						

BALANCE SHEET	Belgium	France	The Netherlands	Germany	Others ²	Total
AS AT 31.12	2020	2020	2020	2020	2020	2020
Assets						
Goodwill						
Investment properties of which:	1,455,553	392,690	346,220	597,840	89,788	2,882,091
Development projects	854		7,190	690	66,938	75,672
Assets held for own use						
Assets held for sale						
Other assets						
TOTAL ASSETS						
Shareholders' equity and liabilities						
Shareholders' equity						
Shareholders' equity attributable to shareholders of parent company						
Minority interests						
Liabilities						
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES						

^{1.} i.e. Spain, Finland, Ireland, Italy and the United Kingdom. 2. In 2020, the section 'Others' consisted of Spain and Finland.

Segment information (x 1,000 EUR) - Property of distribution networks

INCOME STATEMENT	Pubstone Belgium	Other Belgium	Pubstone Netherlands	Cofinimur I France	Total
AS AT 31.12	2021	2021	2021	2021	2021
Net rental income	19,119	305	9,993	7,241	36,658
Property result after direct property costs	18,478	-441	9,557	6,946	34,541
Property management costs					
Corporate management costs					
Gains or losses on disposals of investment properties and other non-financial assets	1,227		-52	1,173	2,348
Changes in fair value of investment properties	-3,288	-89	-1,020	-2,415	-6,813
Other result on the portfolio	-4,818		-750	-987	-6,554
Operating result	11,599	-530	7,735	4,718	23,522
Financial result					
Share in the result of associates and joint ventures					
Taxes					
Net result					
Net result - group share					

INCOME STATEMENT	Pubstone Belgium	Other Belgium	Pubstone Netherlands	Cofinimur I France	Total
AS AT 31.12	2020	2020	2020	2020	2020
Net rental income	19,266		9,897	8,100	37,263
Property result after direct property costs	18,381		9,501	7,618	35,500
Property management costs					
Corporate management costs					
Gains or losses on disposals of investment properties and other non-financial assets	2,031		20	15	2,066
Changes in fair value of investment properties	2,103		-1,948	-11,845	-11,690
Other result on the portfolio	-9,952		-6,263		-16,214
Operating result	12,563		1,310	-4,212	9,661
Financial result					
Share in the result of associates and joint ventures					
Taxes					
Net result			-		
Net result - group share					

BALANCE SHEET	Pubstone Belgium	Other Belgium	Pubstone Netherlands	Cofinimur I France	Total
AS AT 31.12	2021	2021	2021	2021	2021
Assets					
Goodwill	25,407		16,220		41,627
Investment properties of which:	291,714	29,873	138,455	66,885	526,927
Development projects		6,482			6,482
Assets held for own use					
Assets held for sale				3,090	3,090
Other assets					
TOTAL ASSETS					
Shareholders' equity and liabilities					
Shareholders' equity					
Shareholders' equity attributable to shareholders of parent company					
Minority interests					
Liabilities					
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES					
BALANCE SHEET	Pubstone Belgium	Others Belgium	Pubstone Netherlands	Cofinimur I France	Total
AS AT 31.12	2020	2020	2020	2020	2020
Assets					
Goodwill	30,607		16,220		46,827
Investment properties of which:	295,424		138,974	113,550	547,947
Development projects					
Assets held for own use					
Assets held for sale					

Other assets

TOTAL ASSETS

Liabilities

Shareholders' equity

Minority interests

Shareholders' equity and liabilities

Shareholders' equity attributable to shareholders of parent company

TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES

Segment information (x 1,000 EUR) - Offices

INCOME STATEMENT	Brussels CBD	Brussels decentralised	Brussels periphery	Antwerp	Other regions	Total
AS AT 31.12	2021	2021	2021	2021	2021	2021
Net rental income	32,676	24,804	7,238	4,966	9,220	78,904
Property result after direct property costs	28,897	20,252	6,646	4,674	9,114	69,583
Property management costs						
Corporate management costs						
Gains or losses on disposals of investment properties and other non-financial assets		1,650		3,553		5,203
Changes in fair value of investment properties	26,742	-4,444	-5,278	1,440	-6,070	12,389
Other result on the portfolio	-1,823	216				-1,607
Operating result	53,815	17,674	1,367	9,668	3,043	85,565
Financial result						
Share in the result of associates and joint ventures						
Taxes						
Net result						
Net result – group share						

INCOME STATEMENT	Brussels CBD	Brussels decentralised	Brussels periphery	Antwerp	Other regions	Total
AS AT 31.12	2020	2020	2020	2020	2020	2020
Net rental income	27,806	25,539	7,636	5,294	9,588	75,863
Property result after direct property costs	25,210	23,141	6,476	2,680	9,702	67,211
Property management costs						
Corporate management costs						
Gains or losses on disposals of investment properties and other non-financial assets	1,008	1,736	-252			2,491
Changes in fair value of investment properties	24,952	-1,582	-5,647	-2,301	-1,396	14,026
Other result on the portfolio	-370	-33				-403
Operating result	50,799	23,263	577	380	8,307	83,325
Financial result						
Share in the result of associates and joint ventures						
Taxes						
Net result						
Net result – group share						

BALANCE SHEET	Brussels CBD	Brussels decentralised	Brussels periphery	Antwerp	Other regions	Total
AS AT 31.12	2021	2021	2021	2021	2021	2021
Assets						
Goodwill						
Investment properties of which:	800,413	326,567	79,821	32,860	117,874	1,357,534
Development projects	66,445	74	475	251		67,245
Assets held for own use		6,883				6,883
Assets held for sale		3,320	20,236			23,556
Other assets						
TOTAL ASSETS						
Shareholders' equity and liabilities						
Shareholders' equity						
Shareholders' equity attributable to shareholders of parent company						
Minority interests						
Liabilities						
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES						
BALANCE SHEET	Brussels CBD	Brussels decentralised	Brussels periphery	Antwerp	Other regions	Total
AS AT 31.12	2020	2020	2020	2020	2020	2020
Assets						

BALANCE SHEET	Brussels CBD	Brussels decentralised	Brussels periphery	Antwerp	Other regions	Total
AS AT 31.12	2020	2020	2020	2020	2020	2020
Assets						
Goodwill						
Investment properties of which:	761,276	356,565	105,018	66,966	145,718	1,435,543
Development projects	43,968	12,283	451	446		57,148
Assets held for own use		6,418				6,418
Assets held for sale		3,320				3,320
Other assets						
TOTAL ASSETS						
Shareholders' equity and liabilities						
Shareholders' equity						
Shareholders' equity attributable to shareholders of parent company						
Minority interests						
Liabilities						
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES						

(x 1,000 EUR)	2021	2020
Rental income		
Gross potential income ¹	311,007	268,256
Vacancy ²	-11,521	-10,542
Rents	299,486	257,713
Cost of rent-free periods	-6,652	-5,460
Concessions granted to tenants	-984	-879
Indemnities for early termination of rental contracts ³	499	147
Rental income (royal decree of 13.07.2014 form)	292,349	251,521
Rental-related expenses	-3	-2,030
Rent payable on rented premises	-10	-32
Writedowns on trade receivables	-23	-2,017
Writeback of writedowns on trade receivables	30	19
Rental income, net of rental-related expenses (analytical form)	292,345	249,492
Writeback of lease payments sold and discounted	7,262	9,444
Rental income, net of rental-related expenses, including writeback of lease payments sold and discounted	299,607	258,935

Except in some rare cases, the leases contracted by the group are subject to indexation.

The group leases out its investment properties under operating leases and finance leases. Only revenues from operating leases appear under rental income.

The amount under the item 'Writeback of lease payments sold and discounted' represents the difference between the discounted value (at the rate agreed upon disposal), at the beginning and at the end of the year, of the future rents (indexed at the rate agreed upon disposal) of the lease contracts for which receivables have been sold. The writeback through the income statement allows for a gradual reconstitution of the initial value of the concerned buildings at the end of the lease. It is a recurring and non-cash income item (see Note 2: 'Significant accounting methods, I. Leases, I. The group as lessor, C. Sale of future lease payments under a long lease not qualifying as a finance lease').

The change in the fair value of these buildings is determined by the independent real estate valuer and is taken as profit or loss under the item 'Changes in the fair value of investment properties' in the proportion indicated in Note 2. This time, it is a non-recurring item as it depends on the valuer's assumptions as to future market conditions.

TOTAL RENTAL INCOME

When a lease is classified as a finance lease, the property is considered to be disposed of, and the group is considered to have an interest in a finance lease instead. Payments received on the finance leases are split between 'capital' and 'interests': the capital element is taken to the balance sheet and offset against the group's finance lease receivables and the interest element are recognised on the income statement. Hence, only the part of the rents relating to interests flows through the income statement.

Total income generated from the group's properties, through operating and finance leases

(x 1,000 EUR)	2021	2020
Rental income from operating leases	292,349	251,521
Interest income in respect of finance leases	7,230	6,121
Capital receipts in respect of finance leases	3,138	2,237
TOTAL	302,717	259,879

^{1.} The gross potential income corresponds to the sum of the real rents and the estimated rents attributed to vacant spaces.

The vacancy rate is calculated on unlet spaces based on the rental value estimated by independent real estate valuers.
 Termination indemnities are booked directly in full on the income statement.

Total minimum future rental receivables under non-cancellable operating leases and finance leases in effect at 31 December

(x 1,000 EUR)	2021	2020
Operating lease	3,854,404	3,386,946
Less than one year	299,390	268,760
More than one year but less than two years	273,698	245,629
More than two years but less than three years	255,480	225,618
More than three years but less than four years	242,359	206,609
More than four years but less than five years	233,661	196,725
More than five years	2,549,815	2,243,605
Finance lease	151,666	107,256
Less than one year	3,667	2,367
More than one year but less than two years	3,801	2,464
More than two years but less than three years	3,946	2,556
More than three years but less than four years	4,061	2,657
More than four years but less than five years	4,186	2,728
More than five years	132,005	94,484
TOTAL	4,006,070	3,494,202

Note 7. Net redecoration expenses¹

(x 1,000 EUR)		2020
Costs payable by the tenant and borne by the landlord on rental damage and redecoration at end of lease ²	1,987	330
Recovery of property charges	-411	-573
TOTAL	1,575	-243

Note 8. Charges and taxes not recovered from the tenant on let properties

(x 1,000 EUR)	2021	2020
Recovery income of charges and taxes normally payable by the tenant on let properties		33,667
Rebilling of rental charges invoiced to the landlord	19,807	17,120
Rebilling of withholding taxes and other taxes on let properties	20,980	16,547
Charges and taxes normally payable by the tenant on let properties		-36,888
Rental charges invoiced to the landlord	-20,879	-17,834
Withholding taxes and other taxes on let properties	-23,119	-18,315
Taxes on refurbishment not recovered	-936	-739
TOTAL	-4,146	-3,221

Under usual lease terms, these charges and taxes are borne by the tenants through rebilling. However, a number of lease contracts of the group provide otherwise, leaving taxes or charges to be borne by the landlord.

^{1.} According to Annex C of the royal decree of 13.07.2014, the exact terminology is 'Cost payable by the tenant and borne by the landlord on rental damage and redecoration at end of lease' and 'Recovery of the property charges'.

of lease' and 'Recovery of the property charges'.

2. Refurbishment costs, net of indemnities for rental damage, are by nature not incurred on a regular basis during the financial year or from one financial year to the next.

COFINIMMO

Note 9. Technical costs

(x 1,000 EUR)	2021	2020
Recurrent technical costs	5,073	3,882
Repairs	4,928	3,634
Insurance premiums	145	248
Non-recurrent technical costs	1,555	2,169
Major repairs (building companies, architects, engineering offices, etc.) ¹	1,423	2,244
Damage expenses	133	-75
Losses providing from disasters and subject to insurance cover	603	535
Insurance compensation for losses providing from disasters	-470	-610
TOTAL	6,628	6,051

Note 10. Commercial costs

(x 1,000 EUR)	2021	2020
Letting fees paid to real estate brokers	305	254
Advertising	5	5
Fees paid to valuers	2,657	2,084
TOTAL	2,967	2,344

Note 11. Management costs

Management costs are split between asset management costs and other costs.

PROPERTY MANAGEMENT COSTS

These costs comprise the costs of the personnel responsible for this activity, the operational costs of the company head office and the fees paid to third parties. The management fees collected from tenants partially covering the costs of the property management activity are deducted.

The portfolio is managed in-house, except for the healthcare real estate properties in Germany.

CORPORATE MANAGEMENT COSTS

The corporate management costs cover the overhead costs of the company as a legal entity listed on the stock exchange and as an RREC. These expenses are incurred in order to provide complete and continued information, economic comparability with other types of investment and liquidity for the shareholders who invest indirectly in a property portfolio. Certain costs of studies relating to the group's expansion also come under this category.

The internal costs of property management and corporate management costs are divided as follows:

	Property man	agement costs	Corporate mar	nagement costs	Tot	al
(x 1,000 EUR)	2021	2020	2021	2020	2021	2020
Office charges	2,048	1,835	878	786	2,925	2,621
Fees paid to third parties	8,209	6,196	3,518	2,656	11,727	8,852
Recurrent	6,161	4,347	2,640	1,863	8,801	6,210
Non recurrent	2,048	1,849	878	793	2,925	2,642
Public relations, communication and advertising	440	783	188	335	628	1,118
Personnel expenses	15,505	13,053	6,645	5,594	22,151	18,647
Salaries	12,257	10,338	5,253	4,431	17,510	14,769
Social security	1,884	1,610	807	690	2,691	2,300
Pensions and other benefits	1,365	1,104	585	473	1,949	1,578
Taxes and regulatory fees	1,647	1,712	706	734	2,353	2,446
TOTAL	27,849	23,579	11,935	10,105	39,784	33,684

The independent real estate valuers' fees for the consolidated portfolio and associates amounted to 1,227,425 EUR (excl. VAT) for the year 2021. These honoraria are partly calculated based on a fixed amount per square metre and partly on a fixed amount per property.

^{1.} With the exception of capitalised expenses.

GROUP INSURANCE

The group insurance, subscribed by Cofinimmo for its employees and the members of its management, has the following objectives:

- payment of a 'Life' benefit to the affiliate at retirement;
- payment of a 'Death' benefit to the beneficiaries of the affiliate in case of death before retirement;
- payment of a disability pension in case of accident or long-term illness other than professional;
- waiver of premiums in the same cases.

In order to protect workers, the law of 18.12.2015 aiming to ensure the sustainability and the social nature of supplementary pensions and to strengthen the supplementary nature in relation to retirement pensions provides that Cofinimmo's employees must be guaranteed a minimum return on the 'Life' portion of the premiums.

This minimum return was 3.75% of the gross premiums for the personal contributions and to 3.25% of the premiums for the employer's contributions until 31.12.2015. As from 2016, the minimum return required by law on the supplementary pension decreased to 1.75%.

The rate guaranteed by the insurer is 0.1%. Cofinimmo must, therefore, cover part of the rates guaranteed by the law. If necessary, additional amounts must be brought under the reserves to reach the guaranteed returns for the services given.

EMOLUMENTS OF THE AUDITOR

The fixed emoluments of Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren for reviewing and certifying Cofinimmo's statutory and consolidated accounts amounted to 177,596 EUR (excluding VAT). Its fees for the revision of the statutory accounts of Cofinimmo's subsidiaries amounted to 340,869 EUR (excluding VAT) and are calculated per company based on their actual services. This amount includes the auditor's emoluments for reviewing the accounts of the group's French subsidiaries. The fees for non-audit services performed by Deloitte, Réviseurs d'Entreprises/Bedrijfsrevisoren, amounted to 152,256 EUR (excluding VAT) during the financial year and relate to legal assignments and other assistance, in accordance with the independence rules. The auditor confirms compliance with the '70% (Article 3:64 of the CCA) rule' for the 2021 financial year.

(x 1,000 EUR)	2021	2020
Emoluments of the auditor	671	494
Emoluments for the execution of a mandate of company auditor	519	409
Emoluments for exceptional services or special assignments within the group	152	85
Other certification assignments	97	53
Other assignments external to the auditing duties	55	32
Emoluments of people with whom the auditor is connected	0	0
Emoluments for exceptional services or special assignments within the group	0	0
Other opinion missions	0	0
Tax advisory duties	0	0
Other assignments external to the auditing duties	0	0
TOTAL	671	494

The fees of the statutory auditors, other than Deloitte, appointed for the group's French companies amounted to 25 KEUR (excluding VAT) in 2021. They are not included in the table above.

Note 12. Gains or losses on disposals of investment properties and other non-financial assets

(x 1,000 EUR)	2021	2020
Disposal of investment properties		
Net disposal of properties (sale price - transaction costs)	121,469	43,210
Book value of properties sold (fair value of assets sold)	-113,702	-38,627
SUBTOTAL	7,768	4,583
Disposal of other non-financial assets		
Net disposals of other non-financial assets	0	0
Other	0	0
SUBTOTAL	0	0
TOTAL	7,768	4,583

The disposals of investment properties relate to all segments (see Note 37 for more details).

Note 13. Changes in fair value of investment properties

(x 1,000 EUR)	2021	2020
Positive changes in the fair value of investment properties	112,147	59,790
Negative changes in the fair value of investment properties	-77,640	-73,486
TOTAL	34,506	-13,696

The breakdown of the changes in fair value of properties is presented in Note 23.

Note 14. Other result on the portfolio

(x 1,000 EUR)	2021	2020
Changes in the deferred taxes ¹	-8,034	-49
Writeback of rents already earned but not expired	-7,644	-13,226
Goodwill impairment ²	-5,200	-10,120
Others ³	-13,837	-10,420
TOTAL	-34,715	-33,815

Writeback of rents already earned but not expired, recognised during the period, results from the application of the accounting method in Note 2, point R.

Note 15. Financial income

(x 1,000 EUR)	2021	2020
Interests and dividends received ⁴	2,773	920
Interest receipts from finance leases and similar receivables	7,230	6,121
Others ⁵	1,688	1,145
TOTAL	11,692	8,186

^{1.} See Note 32. 2. See Note 20.

^{3.} Includes in particular the difference between the price paid, plus incidental expenses, and the share in the revalued net assets of the companies acquired.

4. The amount of dividends received is null at 31.12.2021.

^{5.} The other financial income of the financial year represent non-recurring income related to the indemnities received from the contribution in kind of 08.04.2021 in compensation for the allocation of a full dividend right to the new shares issued on that day.

Note 16. Net interest charges

(x 1,000 EUR)	2021	2020
Nominal interest on borrowings	13,442	10,768
Bilateral loans - floating rate	4,591	2,937
Commercial paper - floating rate	-2,004	-343
Investment credits - floating or fixed rate	641	701
Bonds - fixed rate	10,330	7,062
Convertible bonds	-116	412
Reconstitution of the nominal value of financial debts	1,748	1,131
Charges relating to authorised hedging instruments	7,056	9,053
Authorised hedging instruments qualifying for hedge accounting under IFRS	0	0
Authorised hedging instruments not qualifying for hedge accounting under IFRS	7,056	9,053
Income relating to authorised hedging instruments	0	0
Authorised hedging instruments qualifying for hedge accounting under IFRS	0	0
Authorised hedging instruments not qualifying for hedge accounting under IFRS	0	0
Other interest charges ¹	5,098	3,589
TOTAL	27,343	24,541

The effective interest charge on loans corresponds to an average effective interest rate on loans of 1.09% (2020: 1.32%). The effective charge without taking into account the hedging instruments stands at 0.81% (2020: 0.84%). This percentage can be split up between -0.07% (2020: 0.19%), for the loans booked at fair value, and 0.86% (2020: 0.92%), for the loans recognised at amortised cost².

Cofinimmo no longer holds interest rate hedging instruments to which the hedge accounting of the cash flow is applied.

Note 17. Other financial charges

(x 1,000 EUR)	2021	2020
Bank fees and other commissions	749	664
Others	255	79
TOTAL	1,005	744

Note 18. Changes in the fair value of financial assets and liabilities

(x 1,000 EUR)	2021	2020
Authorised hedging instruments qualifying for hedge accounting	0	0
Changes in fair value of authorised hedging instruments qualifying for hedge accounting	0	0
Impact of the recycling on the income statement of hedging instruments which relationship with the hedged risk was terminated	0	0
Authorised hedging instruments not qualifying for hedge accounting	41,849	-20,448
Changes in fair value of authorised hedging instruments not qualifying for hedge accounting ³	41,906	-19,461
Convertible bonds	-57	-987
Others	-881	-2,308
TOTAL	40,968	-22,756

^{1.} This usually concerns commissions on unused credit facilities.

^{1.} This usually concerns commissions on unused creair facilities.
2. Interest on loans at amortised cost (2021:20,404 KEUR/2020: 15,077 KEUR) consists of 'Other interest charges', 'Reconstitution of the nominal amount of financial debts' and 'Nominal interest on loans' (with the exception of the 'Convertible bonds'). Interest on loans at fair value through the net result (2021: 6,940 KEUR/2020: 9,465 KEUR) consists of 'Costs and Proceeds from permitted hedging instruments', as well as the 'Convertible Bonds'.
3. The gross amounts are respectively a product of 42,159 KEUR (2020: 3,597 KEUR) and an expense of 252 KEUR (2020: 23,058 KEUR).

Note 19. Corporate tax and exit tax

(x 1,000 EUR)	2021	2020
CORPORATE TAX	-10,546	-7,907
Parent company	-3,082	-2,331
Pre-tax result	264,717	125,105
Result exempted from income tax due to the RREC regime	-264,717	-125,105
Taxable result from non-deductible costs	4,198	5,616
Tax at rate of 25%	-1,050	-1,404
Others	-2,032	-927
Subsidiaries	-7,464	-5,576
EXIT TAX - SUBSIDIARIES	-1,945	-2,315

The non-deductible costs mainly comprise the office tax in the Brussels-Capital Region and the corporate tax. With the exception of the institutional RRECs and the specialised real estate investment funds ('FIIS'), the Belgian subsidiaries are subject to common law. The Dutch subsidiary Pubstone Properties BV is not eligible for the FBI regime. The results from investments in Germany, Spain, Finland, Ireland and the United Kingdom are partly taxable. Investments in Italy benefit from the It-Fund regime.

Note 20. Net result per share - group share

The calculation of earnings per share at the reporting date is based on the net result from core activities/net result attributable to the ordinary shareholders of 212,131 KEUR (2020: 181,457 KEUR)/260,337 KEUR (2020: 119,222 KEUR) and on a number of ordinary shares entitled to share in the result for the financial year ended 31.12.2021 of 29,655,292 (2020: 26,478,781).

The 2021 diluted result per share includes the effect of the theoretical conversion of the mandatory convertible bonds (MCB) issued by Cofinimur I, as well as stock options.

The 2020 diluted result per share included the effect of the theoretical conversion of the convertible bonds issued by Cofinimmo, the mandatory convertible bonds (MCB) issued by Cofinimur I, as well as stock options.

2021 260,336,602	2020
260.336.602	
	119,221,574
29,655,292	26,478,781
7.15	6.85
8.78	4.50
262,239,024	116,871,706
30,213,884	28,545,519
8.68	4.09
	29,655,292 7.15 8.78 262,239,024 30,213,884

DIVIDEND PER SHARE²

(in EUR)	2021 financial year (to be paid in 2022)	2020 financial year (paid in 2021)
Gross dividends attributable to ordinary shareholders	189,950,148.00	170,764,574.40
Gross dividend per ordinary share	6.00	5.80
Net dividend per ordinary share	4.20	4.06
Gross dividends attributable to preference shareholders	0	0
Gross dividend per preference share	0	0
Net dividend per preference share	0	0

^{1.} In accordance with IAS 33, the MCB's issued in 2011 as well as the 16,925 treasury shares of the stock option plan were taken into account in the calculation of the net diluted result per share as at 31.12.2021 because they had a dilutive impact. As at 31.12.2020, the MCB's issued in 2011, the convertible bonds issued in 2016 as well as 22,875 treasury shares of the stock option plan were taken into account in the calculation of the net diluted result per share because they had a dilutive impact.

^{2.} Based on the parent company's result.

A gross dividend for the 2021 financial year of 6.00 EUR per share (net dividend per share of 4.20 EUR), representing a total dividend of 189,950,148.00 EUR will be proposed to the ordinary general meeting of 11.05.2022. The number of shares receiving the dividend for the 2021 financial year was on the reporting date of 31,658,358. The board of directors is proposing a dividend of 6.00 EUR per share for the 15,875 treasury shares held by the subsidiary Gestone III SA and cancel the right to the dividend of 21,248 remaining treasury shares. The withholding tax rate applicable to dividends allocated since 01.01.2017 is 30 %. The Belgian law provides for exemptions which dividend beneficiaries can benefit from depending on their status and the eligibility conditions to be met. In addition, the agreements in place to prevent double taxation provide for reductions in the withholding tax on dividends.

Shares		
(number)	2021	2020
Number of shares (A)		
AS AT 01.01	27,061,917	25,849,283
Capital increase	4,633,564	1,212,634
Conversion of convertible bonds into ordinary shares	0	0
AS AT 31.12	31,695,481	27,061,917
Treasury shares held by the group (B)		
AS AT 01.01	45,084	50,691
Treasury shares (sold/acquired) - net	-7,961	-5,607
AS AT 31.12	37,123	45,084
Number of shares outstanding (A-B)		
AS AT 01.01	27,016,833	25,798,592
Capital increase	4,633,564	1,212,634
Conversion of convertible bonds into ordinary shares	0	0
Treasury shares (sold/acquired) - net	7,961	5,607
AS AT 31.12	31,658,358	27,016,833

SHARE CATEGORIES

The group issued two share categories:

Ordinary shares: holders of ordinary shares are entitled to dividends when they are declared and are entitled to one vote per share at the company's general meetings. The par value of each ordinary share was 53.59 EUR as at 31.12.2021. The ordinary shares are listed on the First Market of Euronext Brussels.

Convertible preference shares: as a reminder, on 12.07.2019, all of the preferred shares were converted into ordinary shares. The preferred shares were issued in 2004 in two separate series, both with the following main characteristics:

- preferential right to a fixed annual gross dividend of 6.37 EUR per share, capped at this amount and non cumulative;
- preferential right in the event of liquidation to a distribution equal to the issue price of these shares, capped at this amount;
- option for the holder to convert his preferred shares into ordinary shares from the fifth anniversary of their issue date (01.05.2009), in the ratio of one ordinary share for one preferred share;
- option for a third party designated by Cofinimmo (for example one of its subsidiaries) to purchase in cash and at their issue price, as from the 15th anniversary of their issue (2019), the preference shares which have not yet been converted;
- the preference shares were registered and listed on the First Market of Euronext Brussels and carried the same voting rights as the ordinary shares.

The first series of preference shares was issued at 107.89 EUR and the second at 104.40 EUR per share. The par value of both series was 53.33 EUR per share.

Shares held by the group: at 31.12.2021, the group held 37,123 ordinary treasury shares (31.12.2020: 45,084) (see also page 34).

In accordance with the law of 14.12.2005 on the abolition of bearer shares, as amended by the law of 21.12.2013, the company proceeded with the sale of the physical securities still outstanding and received a report from its auditor certifying the conformity of the procedure implemented for this sale.

AUTHORISED CAPITAL

For more information, see chapter 'Corporate governance statement'.

Note 21. Goodwill

PUBSTONE

Cofinimmo's acquisition in two stages (31.10.2007 and 27.11.2008) of 89.90% of the shares of Pubstone Group SA/NV (formerly Express Properties SA/NV) (see page 31 of the 2008 annual financial report) generated for Cofinimmo a goodwill resulting from the positive difference between the acquisition cost and Cofinimmo's share in the fair value of the net asset acquired. More specifically, this goodwill results from:

- the positive difference between the conventional value offered for the property assets at the acquisition (consideration of the price paid for the shares) and the fair value of these property assets (being expressed after deduction of the transfer rights standing at 10.0% or 12.5% in Belgium and at 6.0% in the Netherlands);
- the deferred tax corresponding to the theoretical assumption required under IAS/IFRS of an immediate disposal of all the properties at the closing date. A tax rate of respectively 34% and 25% for the assets located in Belgium and in the Netherlands has been applied to the difference between the tax value and the market value of the assets at the acquisition.

(x 1,000 EUR)	Pubstone Belgium	Pubstone Netherlands	Total
COST			
AT 01.01.2021	100,157	39,250	139,407
AT 31.12.2021	100,157	39,250	139,407
WRITEDOWNS			
AT 01.01.2021	69,550	23,030	92,580
Writedowns recorded from 01.01 until 31.12	5,200	0	5,200
AT 31.12.2021	74,750	23,030	97,780
BOOK VALUE			
AT 01.01.2021	30,607	16,220	46,827
AT 31.12.2021	25,407	16,220	41,627

IMPAIRMENT TEST

At the end of the 2021 accounting period, a goodwill impairment test was conducted (addressing the groups of properties to which it was allocated by country) by comparing the fair value of the properties plus goodwill to their value in use.

The fair value of the buildings is the value of the portfolio as established by the independent real estate valuers. This fair value is established using three valuation methods: the ERV (estimated rental value) capitalisation approach, the expected cash flow approach (projection of cash flows) and the residual valuation approach. To carry out the calculation, the independent real estate valuers take as main assumptions the indexation rate, the capitalisation rate and the buildings' estimated end-of-lease disposal value. These assumptions are based on market observations in order to take into account investors' expectations, particularly regarding revenue growth and market risk premium (for further information, see the report of the independent real estate valuers).

The value in use is established by the group according to expected future net cash flows based on the rents stipulated in the tenants' leases, the expenses to maintain and manage the property portfolio as well as the expected gains from disposals. The main assumptions are the indexation rate, the discount rate, an attrition rate (number of buildings and corresponding volume of revenues for which the tenant will terminate the lease, year after year) as well as the buildings' end-of-lease disposal value. These assumptions are based on the group's knowledge of its own portfolio. The average return required on its shareholders' equity and borrowed capital is used as the discount rate.

Given the different methods used to calculate the fair value of the buildings as established by the independent real estate valuers and the value in use as established by the group, as well as the fact that the assumptions used to calculate each of these may differ, the two values may not be the same and the differences can be justified.

a) Assumptions used in the calculation of the value in use of Pubstone

A projection of future net cash flows was prepared for the remaining duration of the lease bearing on the rents less the maintenance costs, an investment budget (including more specifically climate-related aspects) and operating expenses, as well as the proceeds from asset disposals.

During this residual term, an attrition rate is taken into account based on the terms of the lease signed with AB InBev. The buildings vacated are assumed to have all been sold. At the end of the lease, a residual value is calculated.

b) Impairment test at 31.12.2021

The result of this test (illustrated in the table below) led to an impairment of 5,200 KEUR on the goodwill of Pubstone Belgium and to no impairment on the goodwill of Pubstone Netherlands. It is worth mentioning that during the 2021 financial year, the fair value of the Pubstone Belgium recorded a negative change of 3,288 KEUR and 1,020 KEUR respectively. As far as the Pubstone Belgium portfolio is concerned, there was a negative variation, mainly due to the increase in registration fees in Flanders from 10 % to 12 % as from 01.01.2022.

In terms of assumptions, the sale price of the properties and the residual value were based on the average value of i) the fair value per m^2 assigned by the expert as at 31.12.2021 and ii) the sale price per m^2 of the latest disposals, indexed at 1.8% (2020: 1.3%) per year. Since 2015, as a precautionary measure, no margin on the expert's value is taken in the cash flow projection.

The indexation considered on these cash flows was 1.8 % for Pubstone Belgium and Pubstone Netherlands. In 2020, the indexation was 1.3 % for Pubstone Belgium and Pubstone Netherlands.

The discount rate used amounts to 4.45% (2020: 4.37%).

Impairment of goodwill at 31.12.2021

(x 1,000 EUR)					
Building group	Goodwill at 01.01.2021	Net book value¹	Value in use	Impairment	Goodwill at 31.12.2021
Pubstone Belgium	30,607	322,321	317,121	-5,200	25,407
Pubstone Netherlands	16,220	154,675	156,416	0	16,220
TOTAL	46,827	476,996	473,537	-5,200	41,627

Sensitivity analysis of the value in use when the main changes of the impairment test at 31.12.2021 vary

Change in the value in use					
Building group		Change in inflation		Change in discount rate	
	+0.50%	-0.50%	+0.50%	-0.50%	
Pubstone Belgium	4.55%	-4.32%	-4.40%	4.68%	
Pubstone Netherlands	4.35%	-4.13%	-4.27%	4.54%	

Sensitivity analysis of the impairment when the main changes of the impairment test at 31.12.2021 vary

Change in the impairment ² (x 1,000 EUR)					
Building group	Impairment loss recognised	Change in inflation		Change in discount rate	
		+0.50%	-0.50%	+0.50%	-0.50 %
Pubstone Belgium	-5,200	0	-18,915	-19,171	0
Pubstone Netherlands	0	0	-4,726	-4,944	0
TOTAL	-5,200				

^{1.} Including goodwil.

^{2.} The value of 0 has been indicated when the value in use is higher than the net book value.

Note 22. Investment properties

(x 1,000 EUR)	Properties available for rent	Development projects	Assets held for own use	Total
AT 01.01.2020	4,089,636	121,640	7,246	4,218,522
Investments	27,100	31,458	32	58,590
Acquisitions	527,920	77,983	0	605,903
Transfers from/to properties available for rent and assets held for sale	-7,007	0	0	-7,007
Transfers from/to development projects and properties available for rent	96,142	-96,142	0	0
Sales/Disposals (fair value of assets sold/disposed of)	-6,210	0	0	-6,210
Writeback of lease payments sold and discounted	9,444	0	0	9,444
Changes in the fair value	-10,681	-2,120	-861	-13,662
AT 31.12.2020	4,726,343	132,819	6,418	4,865,581
Investments	21,728	87,282	349	109,359
Acquisitions	710,526	91,559	0	802,086
Transfer from/to properties available for lease and assets held for sale	-93,343	0	0	-93,343
Transfers from/to development projects and properties available for rent	58,719	-58,719	0	0
Sales/Disposals (fair value of assets sold/disposed of)	-56,064	-856	0	-56,921
Writeback of lease payments sold and discounted	7,262	0	0	7,262
Changes in the fair value	33,585	841	116	34,541
Currency translation differences linked to conversion of foreign activities	1,425	0	0	1,425
AT 31.12.2021	5,410,181	252,926	6,883	5,669,990 ¹

The fair value of the portfolio, as determined by the independent real estate valuers, reaches 5,709,836 KEUR at 31.12.2021. It includes investment properties for 5,669,990 KEUR and the properties available for sale for 39,846 KEUR.

FAIR VALUE OF INVESTMENT PROPERTIES

Investment properties are recognised at fair value using the fair value model in accordance with IAS 40. This fair value is the price at which a property could be exchanged between knowledgeable and willing parties in normal competitive conditions. It is determined by the independent real estate valuers in a two-step approach.

In a first stage, the valuers determine the investment value of each property (see methods below).

In a second stage, the valuers deduct from the investment value an estimated amount for the transaction costs that the buyer or seller must pay in order to carry out a transfer of ownership. The investment value less the estimated transaction costs (transfer rights) is the fair value within the meaning of IAS 40.

When determining the fair value of investment properties, the planned investments (including climate-related investments) are passed on to the independent real estate valuers, who take into account, among other things, the quality of the properties at the valuation date. Therefore, the group considers that climate-related aspects are integrated into the valuation of investment properties.

In Belgium, the transfer of ownership of a property is subject to the payment of transfer rights. The amount of these rights depends on the method of transfer, the type of purchaser and the location of the property. The first two elements, and therefore the total amount of rights to be paid, are only known once the transfer has been completed.

The range of methods for the major types of property transfer and corresponding rights include:

- sale contracts for property assets: 12.5% for properties located in the Brussels-Capital Region and in the Walloon Region, 12.0% for properties located in the Flemisch Region;
- \bullet sale of property assets under the rules governing estate traders: 4.0 % to 8.0 % depending on the regions;
- leasehold agreement for property assets (up to 99 years for building leases and leasehold): 2.0%;
- sale contracts for property assets where the purchaser is a public body (e.g. an entity of the European Union, the Federal Government, a regional government or a foreign government): tax exemption;
- contributions in kind of property assets against the issue of new shares in favour of the contributing party: tax exemption;
- sale contracts for shares of a real estate company: no taxes;
- mergers, splits and other forms of company restructuring: no taxes, etc.

^{1.} Including the fair value of the investment properties, for which receivables have been assigned, amounting to 126,746 KEUR.

^{2.} As from 01.01.2022.

The effective rate of the transfer right therefore varies from 0% to 12.5%, whereby it is not possible to predict which rate would apply to the transfer of a given property before that transfer has effectively taken place.

Historically, in January 2006, the independent real estate valuers' who carry out the periodic valuation of the Belgian RECCs' assets were asked to compute a weighted average transaction cost percentage to apply on the RECC's property portfolios, based on supporting historical data. For transactions concerning properties with an overall value exceeding 2.5 million EUR, given the range of different methods for property transfers (see above), the valuers have calculated that the weighted average transfer tax comes to 2.5%.

During 2016, the same real estate valuers have revaluated this percentage thoroughly based on recent transactions. As a result of this revaluation, the weighted transfer tax is maintained at 2.5%.

For transactions concerning properties located in Belgium with an overall value of less than 2.5 million EUR, transaction costs of between 12.0 % and 12.5 % apply, depending on the Region in which the property is located.

At 01.01.2004 (date of transition to IAS/IFRS), the transaction costs deducted from the investment value of the property portfolio amounted to 45.5 million EUR and were recorded under a separate equity item entitled 'Impact on the fair value of estimated transaction costs and transfer rights resulting from the hypothetical disposal of investment properties'.

The 2.5% transaction costs have been applied to the subsequent acquisitions of buildings. At 31.12.2021, the difference between the investment value and the fair value of the global portfolio amounted to 256.2 million EUR or 8.09 EUR per share.

It is worth noting that the average gain in relation to the investment value realised on the disposals of assets operated since the changeover to the RECC regime in 1996 stands at 9.08%. Since that date, Cofinimmo has carried out 437 disposals for a total amount of 2,225.56 million EUR. This capital gain would have been 8.84% if the deduction of transfer costs and duties had been recognised as early as 1996.

The transfer rights applied to the buildings located outside Belgium differ as follows:

- for transactions relating to healthcare real estate in France, 6.20 % or 6.90 % of purchase costs are withheld depending on the department in which the asset is situated and 1.80% for assets less than five years old. An additional tax of 0.60% is applied to transfer duties for assets in Île-de-France;
- for property of distribution networks situated in France, 6.90% of purchase costs are withhelded for assets located in the departments included in the list published by the Directorate-General for Public Finance (Direction générale des Finances publiques) on 01.06.2017. For all assets in all other departments, a purchase cost of 6.20% was withheld from the purchase price. An additional tax of 0.60% is applied to the transfer duties applicable to commercial buildings in Île-de-France;
- the transfer rights applied to healthcare real estate in the Netherlands depend on the last purchase date, the type of building (residential, commercial, etc.) and the type of ownership. They usually amount to 8%;
- for healthcare real estate in Germany, the transfer rights depend on the Land in which the asset is located; they usually vary between 3.5% and 6.5%;
- for healthcare real estate in the other countries (Spain, Finland, Ireland, the United Kingdom), the applicable transfer rights, which are specific for each country, as well as the professional fees have been taken into account. They usually vary between 1% and 9%.

DETERMINATION OF THE VALUATION LEVEL OF THE FAIR VALUE OF INVESTMENT PROPERTIES

The fair value of investment properties on the balance sheet results exclusively from the portfolio's valuation by independent real estate

To determine the fair value of investment properties, the nature, characteristics and risks of these properties, as well as available market data, were examined.

Because of the state of market liquidity and the difficulty to find unquestionably comparable transaction data, the level of valuation, within the meaning of IFRS 13, of the fair value of the Cofinimmo buildings is 3, and this for the entire portfolio.

Determination of the valuation level of the fair value of investment properties

(x 1,000 EUR)	31.12.2021	31.12.2020
Asset category ¹	Level 3	Level 3
Healthcare real estate	3,798,729	2,882,091
Belgium	1,576,063	1,454,699
France	430,990	392,690
The Netherlands	418,990	339,030
Germany	652,850	597,150
Others	540,638	22,850
Healthcare real estate under development	179,198	75,672
Offices	1,381,091	1,438,863
Antwerp	32,609	66,520
Brussels CBD	733,968	717,308
Brussels decentralised	329,813	347,602
Brussels periphery/satellites	99,582	104,567
Other regions	117,874	145,718
Offices under development	67,245	57,148
Property of distribution networks	530,017	547,947
Pubstone Belgium	291,714	295,424
Other Belgium	29,873	0
Pubstone Netherlands	138,455	138,974
Cofinimur France	69,975	113,550
TOTAL ²	5,709,836	4,868,901

VALUATION METHODS USED

Based on a multi-criteria approach, the valuation methods used by the real estate valuers are the following:

Discounted estimated rental value method

This method involves capitalising the property's estimated rental value by using a capitalisation rate (yield) in line with the real estate market. The choice of the capitalisation rate used depends essentially on the capitalisation rates applied in the property investment market, taking into account the location and the quality of the property and that of the tenant at the valuation date. The rate corresponds to the rate anticipated by potential investors at the valuation date. The determination of the estimated rental value takes into account market data, the property's location, its quality, and, for the healthcare assets, the number of beds and, if available, the tenant's financial data (EBITDAR).

The resulting value must be adjusted if the current rent generates an operating income above or below the estimated rental value used for the capitalisation. The valuation also takes into account the costs to be incurred in the near future.

^{1.} The basis for the valuations resulting in the fair values can be classified according to IFRS 13 as:

level 1: quoted prices observable in active markets;
 level 2: observable data other than the quoted prices included in level 1;

level 3: unobservable data

Including building held for sale for 39,846 KEUR in 2021 (3,320 KEUR in 2020).

Discounted cash flow method

This method requires an assessment of the net rental income generated by the property on an annual basis during a defined period. This flow is then discounted. The projection period usually varies between 10 and 18 years. At the end of this period, a residual value is calculated using the capitalisation rate on the terminal rental value, which takes into account the building's expected condition at the end of the projection period, discounted.

Market comparables method

This method is based on the principle that a potential buyer will not pay more for the acquisition of a property than the price recently paid on the market for the acquisition of a similar property.

Residual value method

The value of a project is determined by defining what can/will be developed on the site. This means that the purpose of the project is known or foreseeable in terms of quality (planning) and quantity (number of m² that can be developed, future rents, etc.). The value is obtained by deducting the costs to completion of the project from its anticipated value.

Other considerations

If the fair value cannot be determined reliably, the properties are valued at the historical cost. In 2021, the fair value of all properties could be determined reliably so that no building was valued at historical cost.

In the event that the future sale price of a property is known at the valuation date, the properties are valued at the sale price.

For the buildings for which several valuation methods were used, the fair value is the average of the results of these methods.

During the year 2021, there was no transfer between valuation levels 1, 2 and 3 (within the meaning of IFRS 13). In addition, there was no change in valuation methods for the investment properties in 2021.

Changes in the fair value of investment properties, based on unobservable data

(x 1,000 EUR)	
Fair value at 01.01.2021	4,868,901
Gains/losses recognised on the income statement	34,506
Acquisitions	802,086
Extensions/Redevelopments	87,282
Investments	22,077
Writeback of lease payments sold	7,262
Sales/Disposals	-113,702
Currency translation differences linked to conversion of foreign activities	1,425
Fair value at 31.12.2021	5,709,836

Quantitative information related to the determination of the fair value of investment properties, based on unobservable data (level 3)

The quantitative information in the following tables is taken from the different reports produced by the independent real estate valuers. The figures are extreme values and the weighted average of the assumptions used in the determination of the fair value of investment properties. The lowest discount rates apply to specific situations.

Determination of the valuation level of the fair value of investment properties

					(x 1.000 EUR)
Extreme values (weighted average) at 31.12.2020	Extreme values (weighted average) at 31.12.2021	Unobservable data¹	Valuation method	Fair value at 31.12.2021	Asset category
				3,798,729	HEALTHCARE REAL ESTATE
62 - 208 (135) EUR/m²	62 - 275 (138) EUR/m²	Estimated rental value (ERV)	Discounted cash flow	1,576,063	Belgium
3.60% - 6.75% (5.10%)	3.67% - 7.77% (5.13%)	Discount rate			
4.70% - 9.60% (7.12%)	4.60% - 10.50% (7.08%)	Capitalisation rate of the final net ERV			
1.60%	1.75% - 2.00% (1.81%)	Inflation rate			
0.00% - 1.00% (0.36%)	0.00% - 1.00% (0.31%)	Operating costs			
100%	100%	Occupancy rate (based on current contracts)			
11.7 - 26.9 (19.9)	10.7 - 26.3 (18.3)	Residual length of current lease (in years)			
809 - 20,274 m² (8,018 m²)	809 - 20,274 m² (7,889 m²)	Number of m ²			
12 - 27 (19.4)	11 - 27 (17.9)	Duration of the initial projection period (in years)			
62 - 223 (138) EUR/m²	62 - 275 (142) EUR/m²	Estimated rental value (ERV)	Capitalisation of estimated rental value		
3.32% - 6.75% (4.97%)	3.47% - 8.02% (4.94%)	Capitalisation rate			
100%	100%	Occupancy rate (based on current contracts)			
11.7 - 26.9 (19.7)	10.7 - 26.3 (18.4)	Residual length of current lease (in years)			
809 - 20,274 m² (8,015 m²)	809 - 20,274 m ² (7,855 m ²)	Number of m ²			
53 - 245 (153) EUR/m²	53 - 245 (153) EUR/m²	Estimated rental value (ERV)	Discounted cash flow	430,990	France
4.75% - 5.50% (4.77%)	4.00% - 7.00% (4.04%)	Discount rate			
5.00% - 8.00% (6.33%)	5.00% - 8.00% (6.17%)	Capitalisation rate of the final net ERV			
0.60% - 1.55% (0.91%)	0.60% - 1.57% (1.00%)	Inflation rate			
0	0	Operating costs			
100%	100%	Occupancy rate (based on current contracts)			
0.1 - 10.7 (3.1)	0.5 - 11.9 (3.2)	Residual length of current lease (in years)			
1,286 - 12,957 m² (5,123 m²)	1,286 - 8,750 m² (4,843 m²)	Number of m ²			
1 - 11 (3.6)	1 - 12 (3.7)	Duration of the initial projection period (in years)			
53 - 316 (163) EUR/m ²	53 - 322 (162) EUR/m²	Estimated rental value (ERV)	Capitalisation of estimated rental value		
3.95% - 72.76% (7.31%)	3.93% - 72.76% (7.14%)	Capitalisation rate			
0% - 100% (99.9%)	0% - 100% (99.9%)	Occupancy rate (based on current contracts)			
0.1 - 10.7 (3.1)	0.5 - 11.9 (2.9)	Residual length of current lease (in years)			
1,286 - 12,957 m² (4,863 m²)	1,286 - 12,957 m² (4,835 m²)	Number of m ²			
59 - 299 (143) EUR/m²	59 - 299 (144) EUR/m²	Estimated rental value (ERV)	Capitalisation of estimated rental value	418,990	The Netherlands
3.70% - 8.20% (5.05%)	3.70 % - 7.80 % (4.84 %)	Capitalisation rate			
77% - 100% (99.7%)	87% - 100% (100%)	Occupancy rate (based on current contracts)			
1.7 - 25.7 (10.8)	0.9 - 24.7 (9.9)	Residual length of current lease (in years)			
430 - 16,652 m² (6,537 m²)	430 - 16,652 m² (6,487 m²)	Number of m ²			
16 - 303 (139) EUR/m²	16 - 303 (137) EUR/m²	Estimated rental value (ERV)	Discounted cash flow	652,850	Germany
3.70% - 9.00% (6.25%)	3.50% - 9.05% (6.03%)	Discount rate			
3.00% - 8.50% (5.55%)	2.80% - 8.30% (5.29%)	Capitalisation rate of the final net ERV			
1.89%	1.99%	Inflation rate			

^{1.} Net rental income is incorporated in Note 6.

(x 1.000 EUR)					
Asset category	Fair value at 31.12.2021	Valuation method	Unobservable data¹	Extreme values (weighted average) at 31.12.2021	Extreme values (weighted average) at 31.12.2020
			Operating costs	6% - 59% (11%)	7% - 42% (11%)
			Occupancy rate (based on current contracts)	100%	100%
			Residual length of current lease (in years)	12.5 - 26.8 (21.4)	13.5 - 27.8 (22.4)
			Number of m ²	2,940 - 18,496 m² (7,971 m²)	2,940 - 18,496 m² (7,870 m²)
			Duration of the initial projection period (in years)	10	10
		Capitalisation of estimated rental value	Estimated rental value (ERV)	16 - 303 (137) EUR/m²	16 - 303 (139) EUR/m²
			Capitalisation rate	2.75% - 8.30% (5.29%)	3.00% - 8.50% (5.55%)
			Occupancy rate (based on current contracts)	100%	100%
			Residual length of current lease (in years)	12.5 - 26.8 (21.4)	13.5 - 27.8 (22.4)
			Number of m ²	2,940 - 18,496 m² (7,971 m²)	2,940 - 18,496 m² (7,870 m²)
Others	540,638	Discounted cash flow	Estimated rental value (ERV)	112 - 236 (163) EUR/m ²	n/a
			Discount rate	5.42% - 6.49% (5.65%)	n/a
			Capitalisation rate of the final net ERV	4.60% - 5.00% (4.95%)	n/a
			Inflation rate	1.60% - 1.74% (1.62%)	n/a
			Operating costs	1% - 13% (8%)	n/a
			Occupancy rate (based on current contracts)	100%	n/a
			Long-term vacancy	n/a	n/a
			Residual length of current lease (in years)	6.5 - 20.2 (9.6)	n/a
			Number of m ²	2,623 - 15,444 m ² (10,508 m ²)	n/a
			Duration of the initial projection period (in years)	10 - 15 (10.7)	n/a
		Capitalisation of estimated rental value	Estimated rental value (ERV)	36 - 370 (174) EUR/m²	59 - 92 (74) EUR/m²
			Capitalisation rate	4.60% - 6.70% (4.94%)	5.55% - 6.70% (6.26%)
			Occupancy rate (based on current contracts)	100%	100%
			Residual length of current lease (in years)	14.0 - 34.6 (20.9)	15 - 29.6 (24.2)
			Number of m ²	1,742 - 10,367 m ² (5,408 m ²)	6,100 - 7,870 m ² (6,947 m ³)
Healthcare real estate under development ²	179,198	Residual value	Estimated rental value (ERV)	67 - 277 (141) EUR/m²	67 - 234 (129) EUR/m²
			Capitalisation rate	4.00% - 5.65% (4.48%)	4.50% - 5.90% (5.32%)
			Discount rate	4.00% - 6.74% (5.21%)	n/a
			Capitalisation rate of the final net ERV	4.10 % - 5.50 % (4.79%)	n/a
			Costs at completion	n/a³	n/a³
			Inflation rate	0.6% - 2.00% (1.49%)	1.74% - 1.80% (1.76%)
			Number of m ²	1,450 - 9,762 m² (5,639 m²)	810 - 9,762 m² (5,628 m²)
			Residual construction costs (EUR/m²)	0 - 2 812 (1 178)	77 - 1,901 (935)
			Estimated construction period (in years)	0.1 - 2.1 (0.9)	0 - 2.5 (0.9)

Net rental income is incorporated in Note 6.
 Only includes ongoing projects.
 The costs required to complete an investment property are directly related to each project (amounts and stage of completion).

^{1.} Net rental income is incorporated in Note 6.

^{2.} Only includes ongoing projects.

^{3.} The costs required to complete an investment property are directly related to each project (amounts and stage of completion).

Asset	Fair value	Valuation method	Unobservable data ¹	Extreme values	Extreme values
Asset category	at 31.12.2021	Valuation method	Unobservable data	(weighted average) at 31.12.2021	(weighted average) at 31.12.2020
PROPERTY OF DISTRIBUTION NETWORKS	530,017				
Pubstone Belgium	291,714	Discounted cash flow	Estimated rental value (ERV)	18 - 455 (101) EUR/m²	18 - 455 (99) EUR/m²
			Discount rate	6.00%	6.00%
			Capitalisation rate of the final net ERV	6.53%	6.56%
			Inflation rate	1.5 0%	1.50 %
			Operating costs	6.20%	6.20%
			Occupancy rate (based on current contracts)	99.5%	99.7%
			Long-term vacancy (% of passing rents)	1.75 %	1.75%
			Residual length of current lease (in years)	13.8	14.8
			Number of m ²	87 - 1,781 m² (496 m²)	87 - 1,781 m² (495 m²)
			Duration of the initial projection period (in years)	14	15
		Capitalisation of estimated rental value	Estimated rental value (ERV)	18 - 455 (101) EUR/m²	18 - 455 (99) EUR/m ²
			Capitalisation rate	4.00% - 9.75% (5.82%)	4.00% - 9.50% (5.89%)
			Occupancy rate (based on current contracts)	99.5%	99.7%
			Residual length of current lease (in years)	13.8	14.8
			Number of m ²	87 - 1,781 m² (496 m²)	87 - 1,781 m² (495 m²)
			Long-term vacancy (% of passing rents)	1.75 %	1.75%
Other Belgium	29,873				
Pubstone Netherlands	138,455	Capitalisation of estimated rental value	Estimated rental value (ERV)	64 - 662 (241) EUR/m²	47 - 662 (239) EUR/m²
			Capitalisation rate	3.50% - 9.00% (5.87%)	3.50% - 11.50% (5.89%)
			Occupancy rate (based on current contracts)	100%	99.8%
			Residual length of current lease (in years)	13.8	14.8
			Number of m ²	42 - 698 m² (249 m²)	42 - 698 m² (251 m²)
			Long-term vacancy (% of passing rents)	1.75%	1.75%
Cofinimur I France	69,975	Discounted cash flow	Estimated rental value (ERV)	63 - 519 (143) EUR/m²	63 - 519 (174) EUR/m ²
			Discount rate	4.75%	4.75%
			Capitalisation rate of the final net ERV	4.40% - 13.70% (8.16%)	3.96% - 14.20% (7.73%)
			Inflation rate	-1.5% - 1.25% (0.14%)	-1.5% - 1.25% (0.63%)
			Operating costs	0	С
			Occupancy rate (based on current contracts)	100%	100%
			Long-term vacancy (% of passing rents)	0% - 75%	0% - 60%
			Residual length of current lease (in years)	0.9 - 8.4 (2.8)	0.7 - 9 (3.7)
			Number of m ²	60 - 1,853 m² (388 m²)	51 - 1,853 m² (367 m²)
			Duration of the initial projection period (in years)	1 - 9 (3)	1 - 9 (4)

SENSITIVITY OF THE BUILDING'S FAIR VALUE TO CHANGES OF THE UNOBSERVABLE DATA

A 10% increase in the ERV would result in an increase of 421,147 KEUR of the fair value of the portfolio. A 10% decrease in ERV would result in a decrease of 425,844 KEUR of the fair value of the portfolio.

An increase in capitalisation rates of 0.5% would result in a decrease of 453,285 KEUR of the fair value of the portfolio. A decrease in capitalisation rates of 0.5% would result in an increase of 565,957 KEUR of the fair value of the portfolio.

A ±0.5% change in the capitalisation rate and a ±10% change in the estimated rental values are reasonably foreseeable.

There are interrelations between the various rates and rental values, as they are partly determined by market conditions. As a general rule, a change in the estimated rental value assumptions (per m² and per year) is accompanied by a change in the capitalisation rates in the opposite direction. This interrelation is not incorporated into the sensitivity analysis.

For investment properties under construction, the fair value is influenced by whether or not the project is complete within the budget and timeframe originally planned for the project.

VALUATION PROCESS

In accordance with the legal provisions, the valuations of properties are performed on a quarterly basis based on the valuation reports prepared by independent and qualified real estate valuers.

The independent real estate valuers are appointed for a period of three years. Their appointment is notified to the FSMA. The selection criteria include market knowledge, reputation, independence and application of professional standards.

The external valuers determine:

- whether the fair value of a property can be determined reliably;
- which valuation method must be applied to each investment property;
- the assumptions made for the unobservable data used in the valuation methods.

The hypotheses adopted for the non-observable data:

The DCF method is applied for the healthcare real estate and property of distribution networks segments. For this:

- the remaining economic life of the asset is not formally established, but recognised implicitly via the discounting rate and capitalisation rate at departure (exit yield), including a factor for the ageing of the building. In all cases, this remaining economic life is at least equal to the remaining duration of the current lease agreement;
- the long-term vacancy (or structural vacancy rate) for buildings intended for nursing and care homes is zero because all these assets are fully leased to one tenant (excluding antennas).

The activation method is applied for all segments. For this:

- the remaining economic life of the asset is not formally established, but recognised implicitly by the capitalisation rate used, including a factor for the ageing of the building;
- the long-term vacancy rate (or structural vacancy rate) is generally zero for all assets in operation in the assessed portfolios. If applicable, some short-term vacancy-related corrections are considered;
- the assumptions used for the valuation and any significant changes in value are discussed quarterly between management and the valuers. Other outside sources are also examined.

USE OF PROPERTIES

The management considers the current use of the investment properties recognised at fair value on the balance sheet to be optimal taking into account the possibilities on the rental market and their technical characteristics.

DISPOSAL OF LEASE RECEIVABLES

On 22.12.2008, the Cofinimmo group sold to a subsidiary of the Société Générale group the usufruct receivables for an initial period of 15 years payable by the European Commission and relating to the Loi/Wet 56 and Luxembourg 40 buildings owned by Cofinimmo in Brussels. The usufructs from these two buildings end between February 2022 and April 2022. Cofinimmo retains bare ownership and the indexation part of the receivables from the Luxembourg 40 building was not sold.

On 20.03.2009, the Cofinimmo group sold to a subsidiary of the Société Générale group the usufruct receivables for an initial period of 15 years payable by the European Commission and relating to the Nerviens/Nerviërs 105 building located in Brussels. The usufruct ends in May 2023. Cofinimmo retains bare ownership of the building.

On 23.03.2009, the Cofinimmo group sold to Fortis Banque/Bank 90% of the finance lease receivables payable by the City of Antwerp relating to the fire station. At the end of the financial lease, the building will automatically be transferred to the City of Antwerp for free. The Cofinimmo group also sold on the same date and to the same bank lease receivables payable by the Belgian State relating to the Colonel Bourg/Kolonel Bourg 124 building in Brussels and the Maire 19 building in Tournai/Doornik. Cofinimmo retains ownership of these two buildings.

On 28.08.2009, the Cofinimmo group sold to BNP Paribas Fortis 96% of the lease receivables pertaining to 2011 and the subsequent years relating to the Egmont I and Egmont II buildings located in Brussels. These receivables were bought back on 13.02.2018, prior to the granting of a 99-year leasehold right to these buildings.

The usufructs from the Loi/Wet 56, Luxembourg 40 and Nerviens/Nerviërs 105 buildings, as well as the leases related to the Colonel Bourg/Kolonel Bourg 124 and Maire 19 buildings do not qualify as finance leases.

At the time of disposal, the amount levied by the group, resulting from disposal of future rents, has been recorded as a discount of the property value, as far as the disposal of rents is effective against third parties and, as a consequence, the property market value had to be deducted from the amount of future lease payments sold (see Note 2: Significant accounting methods, I. Leases, I. The group as lessor, C. Sale of future lease payments under a long lease not qualifying as a finance lease).

Although neither specifically foreseen nor forbidden under IAS 40, the writeback of the gross value of the properties, that of the residual value of the future receivables or lease payments sold allows, in the opinion of Cofinimmo's board of directors, an exact and fair presentation of the value of the properties in the consolidated balance sheet at the time of disposal of the rents. The gross value of the properties corresponds to the independent real estate valuer's valuation of the properties, as required by article 47 § 1 of the law of 12.05.2014 relating to regulated real estate companies.

In order to benefit from nominal rents, the sold receivables not terminated at the moment should be repurchased at their present value from the assignee bank. The actual redemption value of these non-terminated receivables can differ from their present value established at the moment of disposal, due to basic interest rates' evolution, applied margins on these rates, and expected inflation, as such possibly having an impact on the future rents' indexation.

(x 1,000 EUR)	2021	2020
Properties available for rent	33,585	-10,681
Development projects	841	-2,120
Assets held for own use	116	-861
Assets held for sale	-35	-34
TOTAL	34,506	-13,696

This section includes the changes in fair value of investment properties and assets held for sale.

Note 24. Intangible assets and other tangible assets

(x 1,000 EUR)	Intangib	le assets	Other tang	ible assets
	2021	2020	2021	2020
AT 01.01	2,172	935	1,434	1,278
Acquisitions	899	1,558	1,172	805
IT software	899	1,558		
Office fixtures and fittings			623	340
Right to use according to IFRS 16			549	466
Depreciation	-584	-321	-587	-649
IT software	-584	-321		
Office fixtures and fittings			-281	-283
Right to use according to IFRS 16			-306	-366
Disposals	0	0	0	0
Office fixtures and fittings				
AT 31.12	2,487	2,172	2,019	1,434

The intangible assets and other tangible assets are exclusively assets held for own use. The depreciation rates used depend on the duration of the economic life:

fixtures: 10 % to 12.5 %;IT hardware: 25 % to 33 %;

• IT software: 25%

However, software depreciation can be spread over a longer period of time corresponding to the likely useful life and according to the consumption pattern of the economic benefits associated with the asset.

Note 25. Financial instruments

A. CATEGORIES AND DESIGNATION OF FINANCIAL INSTRUMENTS

IFRS 9 defines three main categories in terms of classification of financial assets and liabilities, i.e. designated at fair value by means of the net result, mandatory measured at fair value by means of the net result and measured at amortised cost. IFRS 9 also defines two other classification categories: designated at fair value through other comprehensive income and measured at fair value through other comprehensive income.

Regarding the impairment of financial assets measured at amortised cost, including trade receivables and finance lease receivables, the application of the expected credit loss model in accordance with IFRS 9, has no material impact on Cofinimmo's consolidated financial statements, taking into account the relatively small amounts of trade receivables and finance leases, combined with low credit risk.

(x 1,000 EUR)						31.12.2021
	Designated at fair value through the net result	Must be measured at fair value through the net result	Financial assets or liabilities measured at amortised cost	Fair value	Interests accured and not due	Qualification of fair values
NON-CURRENT FINANCIAL ASSETS		7,541	149,686	236,158	0	
Hedging instruments		7,541		7,541	0	
Derivative instruments		7,541		7,541	0	Level 2
Credits and receivables			149,686	228,617	0	
Non-current finance lease receivables			147,999	226,930	0	Level 2
Trade receivables and other non- current assets			1,687	1,687	0	Level 2
CURRENT FINANCIAL ASSETS		0	60,947	62,902	0	
Hedging instruments		0		0	0	
Derivative instruments		0		0	0	Level 2
Credits and receivables			41,090	43,046	0	
Current finance lease receivables			3,667	5,623	0	Level 2
Trade receivables			34,835	34,835	0	Level 2
Other			2,588	2,588	0	Level 2
Cash and cash equivalents			19,857	19,857	0	Level 2
TOTAL	0	7,541	210,632	299,060	0	
NON-CURRENT FINANCIAL LIABILITIES	1,079	54,628	1,473,118	1,529,194	1,019	
Non-current financial debts	1,079		1,461,440	1,462,888	1,019	
Bonds			618,259	614,868	647	Level 2
Convertible bonds				0	0	Level 1
Mandatory convertible bonds (MCB)	1,079			1,079	0	Level 2
Lease liability			838	838	0	Level 2
Credit institutions			771,733	774,853	94	Level 2
Long-term commercial paper			59,000	59,641	277	Level 2
Rent guarantees received			11,609	11,609	0	Level 2
Other non-current financial liabilities		54,628	11,678	66,305	0	
Derivative instruments		54,628		54,628	0	Level 2
Other			11,678	11,678	0	Level 3
CURRENT FINANCIAL LIABILITIES	0	310	1,143,986	1,145,102	2,832	
Current financial debts	0	0	1,097,335	1,098,140	2,832	
Commercial paper			780,500	780,500	0	Level 2
Bonds			190,000	190,805	2,832	Level 2
Convertible bonds						Level 1
Credit institutions			126,830	126,830	0	Level 2
Other			5	5	0	Level 2
Other current financial liabilities		310		310	0	
Derivative instruments		310		310	0	Level 2
Trade debts			46,651	46,651	0	Level 2
TOTAL	1,079	54,938	2,617,104	2,674,295	3,850	

(x 1,000 EUR)						31.12.2020
	Designated at fair value through the net result	Must be measured at fair value through the net result	Financial assets or liabilities measured at amortised cost	Fair value	Interests accured and not due	Qualification of fair values
NON-CURRENT FINANCIAL ASSETS		382	105,275	194,616	0	
Hedging instruments		382		382	0	
Derivative instruments		382		382	0	Level 2
Credits and receivables			105,275	194,234	0	
Non-current finance lease receivables			104,889	193,848	0	Level 2
Trade receivables and other non- current assets			386	386	0	Level 2
CURRENT FINANCIAL ASSETS		0	80,144	82,151	0	
Hedging instruments		0		0	0	
Derivative instruments		0		0	0	Level 2
Credits and receivables			31,502	33,510	0	
Current finance lease receivables			2,367	4,375	0	Level 2
Trade receivables			26,023	26,023	0	Level 2
Other			3,112	3,112	0	Level 2
Cash and cash equivalents			48,642	48,642	0	Level 2
TOTAL	0	382	185,419	276,767	0	
NON-CURRENT FINANCIAL LIABILITIES	1,535	90,046	1,251,822	1,374,323	4,151	
Non-current financial debts	1,535		1,241,177	1,273,633	4,151	
Bonds			807,466	832,665	3,479	Level 2
Convertible bonds				0	0	Level 1
Mandatory convertible bonds (MCB)	1,535			1,535	0	Level 2
Lease liability			697	697	0	Level 2
Credit institutions			354,599	359,574	380	Level 2
Long-term commercial paper			69,000	69,746	292	Level 2
Rent guarantees received			9,417	9,417	0	Level 2
Other non-current financial liabilities		90,046	10,644	100,690	0	
Derivative instruments		90,046		90,046	0	Level 2
Other			10,644	10,644	0	Level 3
CURRENT FINANCIAL LIABILITIES	221,137	206	855,639	1,076,982	121	
Current financial debts	221,137	0	815,354	1,036,491	121	
Commercial paper			810,000	810,000	0	Level 2
Bonds			0	0	0	Level 2
Convertible bonds	221,137			221,137	121	Level 1
Credit institutions			5,328	5,328	0	Level 2
Other			26	26	0	Level 2
Other current financial liabilities		206		206	0	
Derivative instruments		206		206	0	Level 2
Trade debts			40,285	40,285	0	Level 2
TOTAL	222,672	90,252	2,107,461	2,451,305	4,272	

Monetary and non-monetary changes in financial liabilities

x 1,000 EUR)		Monetary changes	Non-mon	etary changes	
	31.12.2020		Acquisitions/ Interests accrued and not due / IFRS 16	Changes in fair value	31.12.2021
NON-CURRENT FINANCIAL LIABILITIES	1,378,475	205,331	8,956	-62,618	1,530,144
Non-current financial debts	1,277,784	205,331	7,991	-27,199	1,463,907
Bonds	836,144	-190,000	-7,046	-23,583	615,515
Convertible bonds	0			0	0
Mandatory Convertible Bonds (MCB)	1,535			-456	1,079
Lease liability	697	-463	604		838
Credit institutions	359,954	406,658	11,391	-3,056	774,947
Long-term commercial paper	70,038	-10,000	-15	-105	59,918
Rental guarantees received	9,417	-863	3,056		11,609
Other non-current financial debts	100,690	0	965	-35,418	66,237
Derivative instruments	90,046			-35,418	54,628
Other	10,644		965		11,609
CURRENT FINANCIAL LIABILITIES	1,077,103	279,997	-205,862	-3,304	1,147,933
Current financial debts	1,036,612	279,997	-212,229	-3,409	1,100,972
Commercial paper	810,000	-29,500			780,500
Bonds	0	190,000	7,045	-3,409	193,637
Convertible bonds	221,258	-2,005	-219,253	0	0
Credit institutions	5,328	121,502			126,830
Other	26		-21		5
Other current financial liabilities	206	0	6,366	105	310
Derivative instruments	206			105	310
Trade debts	40,285	0	6,366		46,651
TOTAL	2,455,578	485,328	-196,907	-65,922	2,678,077

FAIR VALUE OF FINANCIAL ASSETS AND LIABILITIES

Some financial instruments (derivative instruments, convertible bonds) are measured at fair value after their initial entry in the balance sheet. The other financial instruments are measured at amortised cost and their fair value is given in the appendix (see table above). The fair value of financial instruments can be presented at three levels (1 to 3). The level allocation depends on the level of observability of the variables used for the evaluation of the instrument, namely:

- the level 1 fair value measurements are those derived from listed prices (unadjusted) in active markets for similar assets or liabilities;
- the level 2 fair value measurements are those established using observable data for the assets or liabilities concerned. These data may be either 'direct' (prices, other than those covered by level 1) or 'indirect' (data derived from prices);
- the level 3 fair value measurements are those that are not based on observable market data for the assets or liabilities in question.

Level 1

The convertible bonds issued by Cofinimmo are subject to a level 1 valuation.

Change in fair value of convertible bonds

(x 1,000 EUR)	2021	2020
AT 01.01	221,137	227,871
Change in fair value resulting from changes in market conditions during the financial year, booked under the income statement	0	987
Change in fair value resulting from changes in credit risk during the financial year, booked under the other elements of the comprehensive result	0	-7,721
AT 31.12	0	221,137

As at 31.12.2020, the convertible bond maturing in 2021 has a fair value of 221,136,771 EUR. The convertible bonds matured on 15.09.2021. At the end of the conversion period for the convertible bonds, Cofinimmo received new conversion requests from convertible bondholders for 1,483,774 convertible bonds out of the 1,502,087 convertible bonds in circulation (i.e. 99%), resulting in 1,657,750 new shares in Cofinimmo. The unconverted bonds were reimbursed at maturity for a total amount of 2,673,698 EUR.

Level 2

All other financial assets and liabilities, namely the derivative financial instruments stated at fair value, are level 2. The fair value of financial assets and liabilities with standard terms and conditions and negotiated on active and liquid markets is determined based on stock market prices. The fair value of 'Trade receivables', 'Trade debts' as well as any other floating-rate debt is close to their book value. Bank debts are primarily in the form of rollover credit facilities. The calculation of the fair value of 'Finance lease receivables' is based on the discounted cash flow method, using a yield curve adapted to the duration of the instruments and that of the derivative financial instruments is obtained through the valorisation tool of the derivative financial instruments available on Bloomberg.

More details on the finance lease receivables can be found in Note 26.

Level 3

Currently, Cofinimmo does not hold any financial instrument meeting the definition of level 3, with the exception of sales options permitted to non-controlling shareholders (see Note 41 for further details). The exercise price of put options granted to non-controlling shareholders is measured at their fair value. This value is determined in particular based on the fair value of the share of the net assets held by these shareholders.

Lease liability

(x 1,000 EUR)	2021	2020
Lease liability at 01.01	697	596
Change in principal	141	101
Lease liability at 31.12	838	697

B. MANAGEMENT OF FINANCIAL RISK

Interest rate risk

Since the Cofinimmo group owns a (very) long-term property portfolio, it is highly probable that the loans financing this portfolio will be refinanced upon maturity by other loans. Therefore, the company's total financial debt is regularly renewed for an indefinite future period. For reasons of cost efficiency, the group's financing policy by debt separates the loan raising (liquidity and margins at floating rates) from the management of interest rates risks and charges (fixing and hedging of future floating interest rates). A part of the funds are borrowed at floating rate.

Breakdown of loans (non current and current) at floating rate and at fixed rate (calculated on their nominal values)

(x 1,000 EUR)	2021	2020
At floating rate	1,543,451	1,150,783
in EUR	1,496,800	1,150,783
in GBP (equivalent in EUR)	47,751	0
At fixed rate	1,009,311	1,117,721
in EUR	1,009,311	1,117,721
in GBP (equivalent in EUR)	0	0
TOTAL	2,552,762	2,268,503

In accordance with its hedging policy, the group hedges at least 50% of its total debt portfolio for at least three years by entering into fixed-rate debts and contracting interest rate derivative instruments for hedging the debt at floating rate.

In the course of 2021, Cofinimmo continued the increase of its hedging over a period of three to nine years. IRS for the years 2023 (50 million EUR), 2024-2025 (200 million EUR), 2026-2027 (250 million EUR), 2028 (200 million EUR) and 2029 (50 million EUR) were subscribed in order to increase the hedging for these years.

Following the investments made in the United Kingdom, an IRS was subscribed for 20 million GBP (2021-2026).

In 2021, Cofinimmo also increased its hedging for the coming years with the subscription of caps for 2021-2022 (600 million EUR), 2023 (400 million EUR) and 2024-2025 (200 million EUR).

The minimum three-year hedging period was chosen to offset the negative effect of a time lag between an increase in nominal interest rates, increasing interest charges, and an increase in inflation, increasing rental income from indexed leases, on the net result. It is believed that a rise in actual interest rates is usually a consequence of a rise in inflation and an upturn in general economic activity, resulting in better rental conditions, which could benefit the net result.

The banks that sign these IRS contracts are usually different from those providing the funds, however the group makes sure that the periods of the interest rate derivatives and the dates at which they are contracted correspond to the renewal periods of its loan contracts and the dates at which their rates are set.

If a derivative instrument hedges an underlying debt contracted at floating rate, the hedge relationship is qualified as a cash flow hedge. If a derivative instrument hedges an underlying debt contracted at fixed rate, it is qualified as a fair value hedge. In accordance with IFRS 9, this is applicable if an efficiency test is performed and a documentation is established to support the hedge. Although the financial instruments, whether issued or held, were used for hedging the interest rate risk, as the group does not designate a relation with a particular risk, these instruments are presented in the accounting category 'Mandatory measured at fair value by means of the net result' under IFRS 9.

Below are the results of a sensitivity study of the impact of changes in interest rates on the net result from core activities. A change in interest rate will impact directly the non-hedged part of the floating debt through an increase or a decrease of interest charges, and indirectly the hedged part in function of the hedging instruments used. A change in interest rate will have as additional consequence a change of the IRS fair value, which will be booked in the income statement.

Summary of the potential effects, on equity and on the income statement, of a 1% change in the interest rate

(x 1,000,000 EUR)		2021		2020
Change	Income statement	Shareholders' equity	Income statement	Shareholders' equity
+1%	0.44	0.00	-0.48	0.00
-1%	0.59	0.00	-0.07	0.00

The table above shows that a 1% increase in interest rates would result in a loss of 0.44 million EUR whereas it would have generated a gain of 0.48 million EUR in 2019. Moreover, a gain of 0.60 million EUR would have resulted from a 1% decrease in interest rates whereas it would have resulted in a loss of 0.07 million EUR in 2020. While the equity is not directly affected by the change of interest rate.

In a context where interest rates are low and negative, the difference between 2020 and 2021 in the event of an increase in rates is mainly explained by the increase in hedging through cap and IRS, which protects us more in the event of a 1% rate hike. Since Cofinimmo's hedging for the coming year consists more of cap than IRS (contrary to 2020), a rate cut enables savings to be made on the issuance of floating-rate debt, while the hedging cost only increases to a limited extent with IRS.

Credit risk

In the framework of its activity, Cofinimmo deals with two main counterparties: banks and clients. The group maintains a minimum rating standard for its financial counterparties. Financial counterparties with whom Cofinimmo has liabilities have an external 'investment grade' rating (a minimum BBB-rating according to the rating agency Standard & Poor's). The financial counterparties with whom the group has receivables also have an external 'investment grade' rating. Cofinimmo pursues a policy that is aimed at not maintaining relationships with financial counterparties that do not meet this criterion. While customer risk is mitigated by a diversification of clients and an analysis of their solvency before and during the lease contract.

Price risk

Following the conversion of convertible bonds in 2021, the company is no longer exposed to price risk.

Currency risk

Since July 2021, Cofinimmo has been active in the United Kingdom. The group owns three nursing and care homes and only generates a very limited part (< 1%) of its revenues and costs in the United Kingdom, whereby the group is now exposed to currency risk.

Following its first investment outside the Euro zone, the group introduced an exchange rate risk hedging policy. This policy is characterised, in part, by the implementation of a natural hedging of the exchange risk, enabling this risk to be reduced at the level of Cofinimmo. At present, Cofinimmo borrows an amount close to 40 million GBP from its creditors who have made bilateral multi-currency credits available. These external loans, which are made at floating rates and partly hedged through the subscription of an IRS in GPB (see section C. of this note), are used for the granting of an internal loan of around 40 million GBP to the subsidiary in the United Kingdom. Cofinimmo is therefore not very sensitive to exchange rate risk at present.

The group's functional currency being the euro, exchange rate variations may also impact rental income and costs incurred in the United Kingdom. As these items in the income statement are currently limited, Cofinimmo is not very sensitive to this exchange rate risk.

Within the framework of its hedging policy, Cofinimmo also has the possibility of contracting hedging instruments (derivatives) for existing exchange rate risks or for risks whose probability is deemed significant and material. In 2021, Cofinimmo did not make use of synthetic hedging instruments. The exposure to the exchange rate risk is now reviewed periodically and in the event of significant changes in the exchange rate or in the investments made in this currency.

With its entry into the United Kingdom, the abolition of reference indices (last publication of LIBOR on 31.12.2021) was anticipated during the negotiation of the multi-currency credit contracts (backed by SONIA) as well as during the negotiation of the interest rate risk hedging instruments (IRS in GBP), given that SONIA was already available in 2021. There is therefore no particular impact to mention for Cofinimmo.

Liquidity risk

The liquidity risk is limited by the diversification of the financing sources and by the refinancing which is usually done at least one year before the maturity date of the financial debt.

Obligation of liquidity for repayments

(x 1,000 EUR)	2021	2020
Between one and two years	417,987	523,024
Between two and five years	686,781	173,943
Beyond five years	720,290	871,673
TOTAL	1,825,058	1,568,641

Long-term undrawn loan facilities

(x 1,000 EUR)	2021	2020
Expiring within one year	0	0
Expiring after one year	1,636,474	1,332,125

Collateralisation

At 31.12.2021, the carrying amount of the pledged financial assets was 55,966,707.44 EUR (2020: 55,803,211.84 EUR). The terms and conditions of the pledged financial assets are detailed in Note 38. During 2021, there were no payment defaults on loan agreements nor violations of the terms of these agreements.

C. DERIVATIVE FINANCIAL INSTRUMENTS

Types of derivative financial instruments relating to interest rates

As at 31.12.2021, the group uses IRS and caps (interest rate options with a predefined maximum level) to hedge its exposure to interest rate risks arising from its operational, financial and investment activity.

Interest Rate Swap (IRS)

An IRS is an interest rate forward contract whereby Cofinimmo exchanges a floating interest rate against a fixed interest rate. The IRS are detailed in the table on the next page.

Caps

A cap is an interest rate option whereby, in return for the payment of a one-off premium, Cofinimmo receives a floating interest rate when the latter exceeds a specific threshold (e.g. 0%) during a specific future period. The caps are described in the table on the next page.

Floating-rate loans at 31.12.2021 hedged by derivative financial instruments

As detailed in the table below, floating rate debt (1,543 million EUR) is obtained by deducting the elements of the debt contracted at a fixed rate and the elements not requiring coverage of the total debt (2,568 million EUR).

(x 1,000 EUR)	2021	2020
Financial debts	2,568,066	2,283,462
Convertible bonds		-221,137
Bonds at fixed rate	-815,000	-815,000
Bonds convertible into shares (minimum fixed coupon)	-6,286	-2,232
Loans at fixed rate	-180,000	-81,260
Commercial paper at fixed rate	-15,000	-15,000
Other (accounts receivable, rental guarantees received, accrued interests not due)	-8,313	-10,714
Debts at floating rate covered by derivate financial instruments	1,543,466	1,138,120

As explained in the chapter 'Financial resources management', Cofinimmo's financial policy consists in maintaining a debt-to-assets ratio of approximately 45% with partial hedging of its floating-rate debt with hedging instruments (IRS or caps).

At 31.12.2021, Cofinimmo had floating-rate debt in the notional amount of 1,543 million EUR. This amount was hedged against interest rate risk by IRS for a notional amount of 468 million EUR and by caps for a notional amount of 850 million EUR.

In the course of 2021, Cofinimmo continued the increase of its hedging over a period of three to nine years. IRS for the years 2023 (50 million EUR), 2024–2025 (200 million EUR), 2026–2027 (250 million EUR), 2028 (200 million EUR) and 2029 (50 million EUR) were subscribed in order to increase the hedging for these years.

Following the investments made in the United Kingdom, an IRS was subscribed for 20 million GBP (2021-2026).

In 2021, Cofinimmo also increased its hedging for the coming years with the subscription of caps for 2021–2022 (600 million EUR), 2023 (400 million EUR) and 2024–2025 (200 million EUR).

Cofinimmo expects its portfolio to be partially financed by debt, at least from 2022 to 2029. As a result, the company will have an ongoing interest payment, which is the item hedged with the derivative financial instruments held for transaction purposes described above.

Interest rate derivative financial instruments

Start	Period covered by instrument	Active /Forward	Ontion	Evereine price	Floating Rate	Currency	2021 notional
			Option	Exercise price		Currency	
2021	2021 2021	Active	IRS IRS	1.03%	1M 1M	EUR EUR	50,000,000
2021	2022	Active	IRS	1.31%	1M	EUR	50,000,000
		Forward					75,000,000
2022	2022	Forward	IRS	1.32%	1M	EUR	75,000,000
2023	2023 2024 2025	Forward	IRS	1.18 %	1M	EUR	25,000,000
2023	2023 2024 2025	Forward	IRS	1.10 %	1M	EUR	25,000,000
2023	2023 2024 2025	Forward	IRS	1.15%	1M	EUR	50,000,000
2023	2023 2024 2025	Forward	IRS	1.18 %	1M	EUR	50,000,000
2023	2023 2024 2025	Forward	IRS	1.12 %	1M	EUR	50,000,000
2021	2021	Active	IRS	0.14%	1M	EUR	50,000,000
2022	2022 2023 2024	Forward	IRS	1.70 %	1M	EUR	100,000,000
2020	2021	Active	IRS	0.93%	1M	EUR	100,000,000
2022	2022 2023 2024	Forward	IRS	1.79%	1M	EUR	150,000,000
2022	2022	Forward	IRS	0.24%	1M	EUR	50,000,000
2023	2023 2024 2025	Forward	IRS	0.95%	1M	EUR	75,000,000
2025	2025 2026 2027 2028	Forward	IRS	0.91%	1M	EUR	100,000,000
2025	2025 2026 2027 2028	Forward	IRS	0.72%	1M	EUR	100,000,000
2023	2023	Forward	IRS	0.71%	1M	EUR	40,000,000
2024	2024	Forward	IRS	0.96%	1M	EUR	40,000,000
2025	2025	Forward	IRS	1.17 %	1M	EUR	40,000,000
2023	2023	Forward	IRS	0.80%	1M	EUR	60,000,000
2024	2024	Forward	IRS	1.05%	1M	EUR	60,000,000
2025	2025	Forward	IRS	1.26%	1M	EUR	60,000,000
2023	2023	Forward	IRS	0.68%	1M	EUR	50,000,000
2024	2024	Forward	IRS	0.93%	1M	EUR	50,000,000
2025	2025	Forward	IRS	1.14 %	1M	EUR	50,000,000
2023	2023	Forward	IRS	0.67%	1M	EUR	30,000,000
2024	2024	Forward	IRS	0.92%	1M	EUR	30,000,000
2025	2025	Forward	IRS	1.13 %	1M	EUR	30,000,000
2023	2023	Forward	IRS	0.78%	1M	EUR	20,000,000
2024	2024	Forward	IRS	1.03%	1M	EUR	20,000,000
2025	2025	Forward	IRS	1.24%	1M	EUR	20,000,000
2026	2026 2027 2028	Forward	IRS	0.46%	1M	EUR	50,000,000
2026	2026 2027 2028	Forward	IRS	0.44%	1M	EUR	50,000,000
2026	2026 2027 2028	Forward	IRS	0.21%	1M	EUR	100,000,000
2026	2026 2027 2028	Forward	IRS	-0.05%	1M	EUR	100,000,000
2023	2023 2024 2025	Forward	IRS	1.00%	1M	EUR	110,000,000
2026	2026 2027 2028	Forward	IRS	0.17%	1M	EUR	50,000,000
2026	2026 2027 2028	Forward	IRS	0.17%	1M	EUR	50,000,000
2025	2025 2026 2027 2028 2029	Forward	IRS	0.80%	1M	EUR	100,000,000
2026	2026 2027 2028 2029	Forward	IRS	-0.08%	1M	EUR	50,000,000
2026	2026 2027 2028 2029	Forward	IRS	1.16%	1M	EUR	100,000,000
2026	2026 2027 2028 2029	Forward	IRS	-0.10 %	1M	EUR	50,000,000
2023	2023 2024 2025 2026 2027	Forward	IRS	0.14%	1M	EUR	50,000,000
2024	2024 2025	Forward	IRS	0.89%	1M	EUR	150,000,000
2021	2021 2022 2023 2024 2025	Active	IRS	0.61%	SONIA	GBP	20,000,000
2021	2021 2022	Active	CAP	0.50%	1M	EUR	100,000,000
2021	2021 2022	Active	CAP	0.50%	1M	EUR	100,000,000
2021	2021 2022 2023	Active	CAP	0.50%	1M	EUR	100,000,000
2021	2021 2022 2023	Active	CAP	0.50%	1M	EUR	100,000,000
2026	2026 2027 2028	Forward	IRS	1.02%	1M	EUR	, ,
2026	2026 2027 2026	Active	IRS	0.99%	1M	EUR	150,000,000 195,000,000
2021	2022 2023	Forward	IRS	0.99%	1M	EUR	50,000,000
			IRS				
2022	2022 2023 2024	Forward		0.38%	1M	EUR	50,000,000
2021	2021 2022 2023 2024 2025	Active	CAP	0.50%	1M	EUR	200,000,000
2023	2023 2024 2025	Forward	IRS	0.96%	1M	EUR	90,000,000
2021	2021 2022	Active	CAP	0.00%	1M	EUR	50,000,000
2022	2022	Forward	CAP	0.00%	1M	EUR	50,000,000
2022	2022	Forward	CAP	0.00%	1M	EUR	50,000,000
2022	2022	Forward	CAP	0.00%	1M	EUR	50,000,000
2021	2021 2022	Active	CAP	0.00%	1M	EUR	50,000,000
2021	2021 2022 2023 2024	Active	CAP	0.00%	1M	EUR	100,000,000
2021	2021	Active	CAP	0.00%	1M	EUR	50,000,000

54,938

54,938

0

Obligation of liquidity at maturity, related to derivative financial instruments

(x 1,000 EUR)	2021	2020
Between one and two years	-22,996	-24,722
Between two and five years	-23,921	-47,559
Beyond five years	-5,950	-17,776
TOTAL	-52,867	-90,058

This table mainly reflects the increase in the debt and, as a result, in hedging (IRS) carried out by Cofinimmo during 2021 on the various maturities shown.

The tables below represent the net positions of assets and liabilities of derivative financial instruments.

Offsetting financial assets and financial liabilities

(x 1,000 EUR)			31.12.20	21					
	Gross amount of recognised	Gross amount of financial	Net amount of financial assets	Amounts not offset of financia		Net amount			
	financial assets	assets offset in the statement of financial position	presented in the position of the financial assets	Financial instruments	Guarantees received in cash				
Financial assets									
CAP	3,477		3,477			3,477			
IRS	4,064		4,064			4,064			
TOTAL	7,541	0	7,541	0	0	7,541			
(x 1,000 EUR)			31.12.20	21					
	Gross amount of recognised	Gross amount of financial	Net amount of financial assets	Amounts not offset of financia		Net amount			
	financial assets	assets offset in the statement of financial position	presented in the position of the financial assets	Financial instruments	Financial Guarantees				
Financial liabilities									

54,938

54,938

0

Offsetting financial assets and financial liabilities

54,938

54,938

IRS

TOTAL

(x 1,000 EUR)			31.12.20	20		
	Gross amount of recognised	Gross amount of financial	Net amount of financial assets			Net amount
	financial assets	assets offset in the statement of financial position	presented in the position of the financial assets	Financial instruments	Guarantees received in cash	
Financial assets						
CAP	382		382			382
IRS	0		0			0
TOTAL	382	0	382	0	0	382
(x 1,000 EUR)			31.12.20	20		
	Gross amount of recognised	Gross amount of financial	Net amount of financial assets	Amounts not offset of financia		Net amount
	financial assets	assets offset in the statement of financial position	presented in the position of the financial assets	Financial instruments	Guarantees received in cash	
Financial liabilities						
IRS	90,252		90,252			90,252
TOTAL	90,252	0	90,252	0	0	90,252

Option	Period	Exercise price	Floating rate	Currency	2021 notional (x 1,000 EUR)
Held for trading					
IRS	2021	1.03%	1M	EUR	50,000
IRS	2021	1.00%	1M	EUR	50,000
IRS	2021	0.14%	1M	EUR	50,000
IRS	2021	0.93%	1M	EUR	100,000
IRS	2021 - 2022 - 2023 - 2024 - 2025	0.61%	SONIA	GBP	20,000
IRS	2021	0.99%	1M	EUR	195,000
CAP	2021 - 2022 - 2023 - 2024 - 2025	0.50%	1M	EUR	200,000
CAP	2021 - 2022	0.00%	1M	EUR	50,000
CAP	2021 - 2022	0.00%	1M	EUR	50,000
CAP	2021 - 2022 - 2023 - 2024	0.00%	1M	EUR	100,000
CAP	2021	0.00%	1M	EUR	50,000
CAP	2021 - 2022	0.50%	1M	EUR	100,000
CAP	2021 - 2022	0.50%	1M	EUR	100,000
CAP	2021 - 2022 - 2023	0.50%	1M	EUR	100,000
CAP	2021 - 2022 - 2023	0.50%	1M	EUR	100,000

D. MANAGEMENT OF CAPITAL

As a result of article 13 of the royal decree of 13.07.2014 on RRECs, the public RREC must, where the consolidated debt-to-assets ratio exceeds 50% of the consolidated assets, draw up a financial plan accompanied by a time frame, detailing the measures taken to prevent this debt-to-assets ratio from exceeding 65% of the consolidated assets. This financial plan is subject to a special auditor's report confirming that the latter has verified the method for drawing up the plan, namely with regard to its economic bases, and that the figures it contains are coherent with the public RREC's accounts. The annual and half-yearly financial reports must justify the way in which the financial plan has been executed during the period in question and the way in which the RREC intends to execute the plan in the future.

Evolution of the debt-to-assets ratio

As at 31.03.2021, 30.06.2021 and 30.09.2021, the debt ratio reached 43.9%, 48.2% and 44.5% respectively, remaining below 50%. As at 31.12.2021, the debt-to-assets ratio stood at 44.2%.

Debt-to-assets ratio policy

Cofinimmo's policy is to maintain a debt-to-assets ratio close to 45%. It may repeatedly rise above or fall below the 45% bar without this signalling a change in policy in one or the other direction.

Each year, Cofinimmo prepares a financial plan for the medium term which includes all the financial commitments of the group. This plan is updated during the year when a new important commitment is made. The debt-to-assets ratio and its future evolution are calculated with each edition of this plan. Cofinimmo therefore always has a prospective view of this core parameter of its consolidated balance sheet structure to keep the debt-to-assets ratio close to 45%.

Forecast of the debt-to-assets ratio evolution

Cofinimmo's updated financial plan shows that Cofinimmo's consolidated debt-to-assets ratio should not deviate significantly from the 45% level on December 31st of each of the next three years. This forecast nevertheless remains subject to the occurrence of unforeseen events. In this respect, specific reference is made to the chapter 'Risks factors' of this document.

Decision

Cofinimmo's board of directors thus considers that the debt-to-assets ratio will not exceed 65% and that, for the moment, in view of the economic and real estate trends in the segments in which the group is present, the investments planned and the expected evolution of its portfolio, it is not necessary to take additional measures to those contained in the financial plan referred to above.

Note 26. Non-current financial assets and finance lease receivables

NON-CURRENT FINANCIAL ASSETS

(x 1.000 EUR)	2021	2020
Derived instruments	7,541	382
Other non-current financial assets	28,604	2,502
Receivables towards associates	12,684	2,502
Other¹	15,920	0
TOTAL	36,145	2,883

FINANCE LEASE RECEIVABLES

The group has concluded finance leases for several buildings. Given the quality of the tenants (especially the Belgian government) on the one hand, and the low credit risk associated with financial lease receivables (established based on an analysis of historical credit losses) on the other, the model of expected credit losses under IFRS 9 has no material impact on the group.

The group has also granted financings linked to refurbishment works to certain tenants. The average implied interest rate on these finance leases is 4.4% for 2021 (2020: 5.1%). During the 2021 financial year, conditional rents (indexations) were recorded as revenues of the period for 0.01 million EUR (2020: 0.03 million EUR).

(x 1,000 EUR)	2021	2020
less than one year	8,001	5,514
more than one year but less than two years	8,034	5,447
more than two years but less than three years	8,218	5,630
more than three years but less than four years	7,937	5,349
more than four years but less than five years	7,884	5,296
more than five years	245,683	204,503
Minimum lease payments	285,756	231.738
Deferred financial income	-134,091	-124,482
Discounted value of minimum lease payments	151,666	107.256
Non-current finance lease receivables	147,999	104,889
more than one year but less than two years	3,801	2,464
more than two years but less than three years	3,946	2,556
more than three years but less than four years	4,061	2,657
more than four years but less than five years	4,186	2,728
more than five years	132,005	94,484
Current finance lease receivables	3,667	2,367
less than one year	3,667	2,367

Note 27. Assets held for sale

(x 1,000 EUR)	2021	2020
AT 01.01	3,320	28,764
Disposals	-56,781	-32,417
Change in fair value	-35	-34
Transfer to investment properties	93,343	7,007
AT 31.12	39,846	3,320

All the assets held for sale are investment properties.

^{1.} The line 'Other' represents advance payments for the acquisition of investment properties under construction.

Note 28. Current trade receivables

GROSS TRADE RECEIVABLES

(x 1,000 EUR)	2021	2020
Gross trade receivables which are due but not provisioned	16,849	5,353
Gross trade receivables which are not due	17,810	20,317
Bad and doubtful receivables	587	696
Provisions for the impairment of receivables (-)	-411	-343
TOTAL	34,835	26,023

During the financial year ending on 31.12.2021, the group recognised writedowns on trade receivables of 23 KEUR (1,998 KEUR in 2020). These mainly fit within the framework of point W of Note 2. The board of directors considers that the book value of the trade receivables approximates their fair value.

Given the quality of the tenants on the one hand, and the low credit risk associated with financial lease receivables (established based on an analysis of historical credit losses) on the other, the model of expected credit losses under IFRS 9 has no material impact on the group.

GROSS TRADE RECEIVABLES WHICH ARE DUE BUT NOT PROVISIONED

(x 1,000 EUR)	2021	2020
Due under 60 days	5,021	2,079
Due within 60 to 90 days	2,565	497
Due beyond 90 days	9,263	2,777
TOTAL	16,849	5,353

PROVISIONS FOR DOUBTFUL DEBTS

(x 1,000 EUR)	2021	2020
AT 01.01	343	233
Use	75	-1,888
Provisions charged to the income statement	23	2,017
Writebacks credited to the income statement	-30	-19
AT 31.12	411	343

Note 29. Tax receivables and other current assets

(x 1,000 EUR)	2021	2020
Taxes	41,639	38,713
Taxes	24,788	19,685
Regional taxes	4,171	5,594
Withholding taxes	12,680	13,434
Other	8,929	7,891
TOTAL	50,568	46,605

Note 30. Deferred charges and accrued income – assets

(x 1,000 EUR)	2021	2020
Outstanding income from property	4,603	1,120
Rent-free periods and incentives granted to tenants to be spread	3,924	2,821
Prepaid property charges	30,566	26,977
Prepaid interests and other financial charges	3,555	2,152
TOTAL	42,648	33,069

Note 31. Provisions

(x 1,000 EUR)	2021	2020
AT 01.01	25,360	24,176
Provisions charged to the income statement	1,812	2,347
Accretion of provisions charged to the income statement	1,454	1,296
Uses	-1,405	-1,452
Provision writebacks credited to the income statement		-1,008
AT 31.12	27,220	25,359

Group provisions (27,220 KEUR) can be divided into two categories:

- contractual provisions defined according to IAS 37 as loss-making contracts. Cofinimmo has committed to provide maintenance for several buildings as well as works vis-à-vis tenants, with a total cost of 23,181 KEUR (2020: 22,236 KEUR);
- legal provisions to face its potential commitments vis-à-vis tenants or third parties for 4,039 KEUR (2020: 3,123 KEUR). These provisions correspond to the discounted future payments considered as likely by the board of directors.

Note 32. Deferred taxes

(x 1,000 EUR)	2021	2020
Exit Tax	0	0
Deferred taxes	55,022	45,064
Property of distribution networks in the Netherlands	29,952	29,032
Pubstone Properties	29,952	29,032
Healthcare real estate in France	8,211	7,937
Cofinimmo's branch office	8,211	7,937
Healthcare real estate in Germany	14,193	8,095
Healthcare real estate Other	2,666	
TOTAL	55,022	45,064

The deferred taxes of the Dutch subsidiary Pubstone Properties BV as well as the subsidiary having at least one asset in Germany correspond to the taxation, at a rate of respectively 25% and 15.825%, of the difference between the investment value of the assets, less registration rights, at their tax value.

Since 2014, the Cofinimmo's French branch is subject to a new tax ('Withholding tax on benefits realised in France by foreign entities'). A provision for deferred taxes had to be established.

Note 33. Trade debts and other current debts

(x 1,000 EUR)	2021	2020
Trade debts	46,651	40,285
Other current debts	102,260	86,351
Exit Tax	6,704	6,275
Taxes, social charges and salaries debts	58,024	51,989
Taxes	56,151	49,922
Social charges	178	253
Salaries debts	1,695	1,814
Other	37,532	28,087
Dividend coupons	3,312	2,506
Provisions for withholding taxes and other taxes	14,103	15,138
Miscellaneous	20,117	10,443
TOTAL	148,911	126,637

Note 34. Accrued charges and deferred income – liabilities

(x 1,000 EUR)	2021	2020
Rental income received in advance	20,886	19,439
Interests and other charges accrued and not due	2,298	3,314
Other	400	82
TOTAL	23,585	22,834

Note 35. Non-cash charges and income

(x 1,000 EUR)	2021	2020
Charges and income related to operating activities	-8,333	24,243
Changes in the fair value of investment properties	-34,506	13,696
Writebacks of lease payments sold and discounted	-7,262	-9,444
Movements in provisions and stock options	1,861	1,315
Depreciation/Writedowns (or writebacks) on intangible and tangible assets	1,418	970
Exit tax	1,945	2,315
Deferred taxes	8,034	49
Goodwill impairment	5,200	10,120
Rent-free periods	-1,103	-304
Minority interests	2,666	-3,588
Other ¹	13,415	9,114
Charges and income related to financing activities	-44,972	22,094
Changes in the fair value of financial assets and liabilities	-43,272	22,756
Other	-1,700	-662
TOTAL	-53,305	46,337

^{1.} The amounts correspond to the difference between the price paid, plus incidental expenses, and the share in the revalued net assets of the acquired companies.

Note 36. Changes in working capital requirements

(x 1,000 EUR)	2021	2020	
Movements in asset items	-15,304	-11,898	
Trade receivables	-4,573	-3,891	
Tax receivables	-4,773	-7,624	
Other short-term assets	853	-3,128	
Deferred charges and accrued income	-6,810	2,746	
Movements in liability items	81	13,432	
Trade debts	-3,345	2,537	
Taxes, social charges and salaries debts	2,431	126	
Other current debts	1,489	1,817	
Accrued charges and deferred income	-493	8,952	
TOTAL	-15,223	1,534	

Note 37. Evolution of the portfolio per segment during the financial year

The tables below show the movements of the portfolio per segment during the 2021 financial year in order to detail the amounts included on the statement of cash flows.

The amounts related to properties and included on the statement of cash flows and in the tables below are shown in investment value.

ACQUISITIONS OF INVESTMENT PROPERTIES

Acquisitions made during a financial year can be realised in four ways:

- acquisition of the property directly against cash, shown under the item 'Acquisitions of investment properties' of the statement of cash flows;
- acquisition of the property against shares, these transactions are not included in the cash flow statement as they do not generate cash flow:
- acquisition of the company owning the property against cash, shown under the item 'Acquisitions of consolidated subsidiaries' of the statement of cash flows for the amount of the shares bought;
- acquisition of the company owning the property against shares, these transactions are not included in the cash flow statement as they do not generate cash flow.

(x 1,000 EUR)		00 EUR) Healthcare real estate			Offices	Offices Property of distribution networks	Total		
		BE	FR	NL	DE	Others ¹			
Properties available for rent	Direct properties	2,701	30,764	35,124		170,072	79		238,740
	Properties against shares	103,296							103,296
	Companies against cash	18,183	16,694	13,153	22,486	297,975			368,491
	Companies against shares								0
	Subtotal	124,180	47,458	48,277	22,486	468,047	79	0	710,527
Development projects	Direct properties		17,720	7,499		17,615			42,834
	Properties against shares								0
	Companies against cash	20,674				28,052			48,726
	Subtotal	20,674	17,720	7,499	0	45,667	0	0	91,559
TOTAL		144,854	65,178	55,776	22,486	513,714	79	0	802,086

The amount of 281,574 KEUR booked on the statement of cash flows under the heading 'Acquisitions of investment properties' comprises the sum of the direct property acquisitions.

EXTENSIONS OF INVESTMENT PROPERTIES

Extensions of investment properties are financed in cash and are shown under the item 'Extensions of investment properties' of the statement of cash flows.

(x 1,000 EUR)		Healthcare real estate						Total
	BE	FR	NL	DE	Others ¹			
Development projects	4,124	8,150	14,678		52,330	7,941	58	87,282
TOTAL	4,124	8,150	14,678	0	52,330	7,941	58	87,282
Amount paid in cash	1,767	6,491	12,807		54,008	7,427	5	82,505
Change in provisions	2,357	1,659	1,872		-1,678	514	53	4,777
TOTAL	4,124	8,150	14,678	0	52,330	7,941	58	87,282

INVESTMENTS IN INVESTMENT PROPERTIES

Investments in investment properties are financed in cash and are shown under the item 'Investments in investment properties' of the statement of cash flows.

(x 1,000 EUR)	Healthcare real estate						Property of distribution networks	Total
	BE	FR	NL	DE	Others ¹			
Properties available for rent	5,093	304	9,370	388	686	1,390	4,496	21,728
Assets held for own use						349		349
TOTAL	5,093	304	9,370	388	686	1,740	4,496	22,077
Amount paid in cash	1,198	171	8,825	1,857	673	1,688	3,494	17,906
Change in provisions	3,895	133	545	-1,470	14	52	1,002	4,171
TOTAL	5,093	304	9,370	388	686	1,740	4,496	22,077

DISPOSALS OF INVESTMENT PROPERTIES

The amounts shown on the statement of cash flows under the item 'Disposals of investment properties' represent the net price received in cash from the buyer.

This net price consists of the net book value of the property at 31.12.2021 and the net gain or loss realised on the disposal after deduction of the transaction costs.

(x 1,000 EUR)		Healthcare real estate						Total
	BE	FR	NL	DE	Others ¹			
Investment properties								
Net book value	9,459	1,030					45,576	56,064
Result on the disposal of assets	138	70					2,348	2,556
Net sale price received	9,597	1,100					47,924	58,621
Assets held for sale								
Net book value						56,781		56,781
Result on transfer of assets						4,541		4,541
Net sale price received						61,322		61,322
Development projects								
Net book value	359					498		856
Result on the disposal of assets	8					662		670
Net sale price received	366					1,160		1,526
TOTAL	9,963	1,100	0	0	0	62,482	47,924	121,469

Note 38. Off-balance sheet rights and commitments

IN THE CONTEXT OF DISPOSAL OF RECEIVABLES

- With regard to the assignment of lease receivables relating to the lease concluded with the Buildings Agency (Belgian Federal State) for the courthouse of Antwerp, the balance of the receivables not assigned has been pledged in favour of a bank, under certain conditions. Cofinimmo furthermore granted a tracker mortgage and a mortgage mandate on the plot of land (in accordance with article 41 of the law of 12.05.2014). With regard to the transfer of the finance lease debt vis-à-vis Justinvest Antwerpen SA/NV to an external trustee (JPA Properties SPRL/BVBA administered by Intertrust Belgium) concerning the construction cost of the courthouse of Antwerp, the liquidities transferred to JPA have been pledged in favour of Cofinimmo SA/NV. The benefit of the pledge has been transferred in favour of a bank, under certain conditions.
- As part of the assignment of lease receivables or annual lease payments relating to current agreements with the Buildings Agency (Belgian Federal State) or the European Commission on the Colonel Bourg/Kolonel Bourg 124 and Maire 19 buildings as well as the current lease with the City of Antwerp on the fire station, the shares of Bestone SA/NV have been pledged in favour of a bank under certain conditions.
- In the context of other assignments of lease receivables, Cofinimmo has taken various commitments and granted certain guarantees, namely with regard to the assignment of the investment receivables of the prison in Leuze after the execution of the works.

CALL OPTIONS/PREFERENTIAL RIGHTS

- With regard to the leases signed with the Buildings Agency (Belgian Federal State) relating to, among other properties, the courthouse of Antwerp and the police station of Termonde/Dendermonde, a call option has been granted in favour of the Agency, which, at the end of the lease, can leave the premises, extend the contract or buy the building;
- Cofinimmo has granted a call option to the HEKLA Police Zone in Antwerp on the property granted under leasehold to this entity, to be taken up on the expiry of the leasehold;
- The Cofinimmo group is committed to and benefits from, on behalf of its subsidiaries Pubstone and Pubstone Properties, a preferential right on future developments (hospitality industry) to be realised in partnership with AB InBev, and AB InBev benefits from a preferential right on future developments (hospitality industry);
- Cofinimmo (and Pubstone group) is committed to and benefits from preferential rights on the shares of Pubstone SA/NV and Pubstone group; and InBev Belgium benefits from a purchase right on the shares of Pubstone SA/NV and Pubstone group;
- Leopold Square and InBev Belgium benefit reciprocally from a preferential right on the shares of Pubstone Properties;
- Cofinimmo benefits from a call option on shares in companies holding real estate in Germany;
- Cofinimmo has granted a put option to the former shareholders of Aspria Roosevelt SA/NV which owns the Solvay Sports site in Brussels for the construction of a new sport and wellness centre to be operated by the Aspria group;
- In the context of a leasehold relating to a car park in Breda, Superstone has agreed with Amphia, the bare owner, a right of first offer in the context of the transfer of the leasehold right and a call option under certain conditions;
- Superstone has granted the seller a call option relating to a building in Almere and a building in Voorschoten at the end of the lease agreement with the tenant;
- Cofinimmo has granted various preferential rights and/or call options on leasehold, at market value, on part of its portfolio of nursing and care homes and clinics;
- Cofinimmo has granted a preferential right of first refusal, at market value, on the residual rights of ownership of an office building in Brussels;
- Cofinimmo has granted a put option and has been granted a call option (cross option agreement) on an office building located in Brussels;
- Cofinimmo has call options on subsoil for which the leasehold rights to which they are encumbered relating to buildings for nursing homes are held by subsidiaries of Cofinimmo;
- Cofinimmo has been granted a call option and granted a put option (exercisable in 2023) on the shares of a French real estate company by and in favour of another shareholder of this company. It also has a pre-emptive right in the event that the other shareholders would sell their shares;
- In the context of its equity investment in a Belgian property company, Cofinimmo became the holder, in the same way as the other shareholders and under certain conditions, of a preferential right, a pre-emptive right, a follow-on right, a follow-on obligation, a put option and a call option relating to the company's shares.

FINANCING OPERATIONS

- Cofinimmo has entered into various commitments not to undertake certain actions ('negative pledge') at the end of various financing contracts;
- Cofinimmo is committed to find a buyer for the Notes maturing in 2027 and issued by Cofinimmo Lease Finance (see page 42 of the 2001 annual financial report) in the event that a withholding tax would be applicable on the interest on these Notes due to a change in tax legislation affecting a holder residing in Belgium or the Netherlands;
- Cofinimmo will have the option of acquiring in 2023, at their intrinsic value, all the bonds redeemable in shares issued by Cofinimur I either in cash or by delivery of Cofinimmo ordinary shares, in the latter case with the agreement of two-thirds of the holders.

GUARANTEES

- Cofinimmo has granted various guarantees in connection with the disposal of the shares of a company that it held and received guarantees from the buyers for the solidarity commitments that it had made with the sold company;
- · Cofinimmo has granted various guarantees in connection with the disposal of the shares of companies that it held;
- With regard to its lease agreements, Cofinimmo receives a rental guarantee (in cash or as a bank guarantee) of an amount generally representing three to six months of rent;
- Within the context of calls for tenders, Cofinimmo regularly issues commitments to obtain bank guarantees.

INVESTMENT COMMITMENTS

In Belgium:

On 14.01.2021, Cofinimmo signed an agreement relating to the acquisition of 100% of the shares of the limited liability company Home Vogelzang OG. This company owns, for the 30 years to come, the rights in rem in a plot of land located in Leuven, in Flemish Brabant. An extension will be added to an existing complex located on the plot of land. The conventional value for the calculation of the share price amounts to approximately 15 million EUR.

On 12.02.2021, Cofinimmo acquired 100% of the shares of a company owning a plot of land in Genappe, in Walloon Brabant. A nursing and care home is currently under construction on this plot of land. The investment budget (including the plot of land and the works) amounts to approximately 19 million EUR.

On 29.06.2021, Cofinimmo acquired 100% of the shares of a company owning a plot of land in Juprelle, in the province of Liège. A nursing and care home is currently under construction on this plot of land. The investment budget (including the plot of land and the works) amounts to approximately 19 million EUR.

On 13.10.2021, Cofinimmo acquired 100% of the shares of a company developing a nursing and care home in West Flanders (Oudenburg). The investment budget (including the plot of land and the works) amounts to approximately 11 million EUR. The nursing and care home is already pre-let.

In France:

At the beginning of 2021, Cofinimmo announced (through its French branch) the acquisition of 5 assets in France. Among those 5 assets, a nursing home (EHPAD) is currently under construction for a total budget of 14 million EUR.

On 06.09.2021, Cofinimmo acquired a nursing and care home (EHPAD) to be redeveloped in the south-east of Paris (Fontainebleau). The site, dedicated to patients suffering from Alzheimer's disease, is already pre-let. The investment for the building and the works amounts to approximately EUR 17 million.

On 23.12.2021, Cofinimmo acquired, in future state of completion and through its French branch, an aftercare and rehabilitation clinic (SSR) currently under construction in France. The investment budget (including the plot of land and the works) amounts to approximately EUR 17 million.

At the end of 2021, Cofinimmo was committed to acquiring a nursing and care home in Normandy for an amount of 27 million EUR. This acquisition was finalised on 21.02.2022.

In the Netherlands:

Cofinimmo is committed to financing the major renovation of the rehabilitation centre as well as the demolition and redevelopment of the nursing and care home on a site located in Hillegersberg, a municipality of Rotterdam. The acquisition price of the current site (acquired in December 2018) and the budget for the works is 25 million EUR.

On 20.05.2021, Cofinimmo acquired through one of its subsidiaries a plot of land on the Monnikenberg care campus in Hilversum, on which a care clinic is under construction. The investment budget for the purchase of the plot of land and the works amounts to approximately 30 million EUR.

In Germany:

Cofinimmo has acquired a participation in the capital of nine companies that will develop nine eco-responsible care campuses in North Rhine-Westphalia. The total conventional value of this transaction amounts to approximately 270 million EUR. The payment of the shares is spread over time (from 2020 to 2023).

In the context of the above transaction, Cofinimmo has entered into an exclusive partnership with the local design and project management company that will develop the nine projects. In the long term, Cofinimmo has the possibility to integrate this platform in its entirety into its structure.

On 11.05.2021, Cofinimmo signed, through a wholly owned subsidiary, an agreement to acquire, under certain conditions, a nursing and care home in Leipzig, in the Land of Saxony, for approximately 19 million EUR.

On 22.11.2021, Cofinimmo signed agreements to acquire, under certain conditions, three nursing and care homes in the Land of Rhineland-Palatinate. The investment for all three sites amounts to approximately 39 million EUR. The conditions were lifted in January 2022, allowing the acquisition to be completed.

In Spain:

Since the announcement of its establishment in Spain in September 2019, Cofinimmo has committed to several construction projects, of which the first deliveries took place in the course of 2021. At 31.12.2021, 11 construction projects were still ongoing for a total investment of 130 million EUR. Most of these projects involve the construction of nursing and care homes.

In Finland:

Cofinimmo entered the Finnish healthcare real estate sector in Q4 2020. Since then, the first two assets have been delivered. At 31.12.2021, Cofinimmo was committed in developing six construction projects for a total investment of 71 million EUR.

Note 39. Ongoing development projects

The group has ongoing development projects of approximately 477 million EUR (31.12.2020: 358 million EUR) with respect to capital expenditures contracted for at the balance sheet date but not yet incurred, for the construction of new properties and extensions. Renovation works are not included in this figure.

Note 40. Consolidation criteria and scope

CONSOLIDATION CRITERIA

The consolidated financial statements group the financial statements of the parent company and those of the subsidiaries and joint ventures, as drawn up at the closing date.

Consolidation is achieved by applying the following consolidation methods.

Full consolidation for the subsidiaries

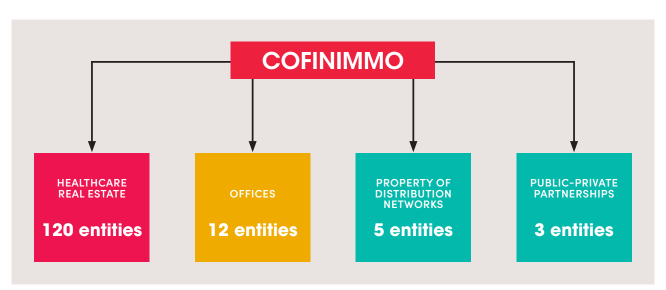
Full consolidation consists of incorporating all the assets and liabilities of the subsidiaries, as well as income and charges. Minority interests are shown in a separate item of both the balance sheet and the income statement.

The full consolidation method is applied when the parent company holds exclusive control.

The consolidated financial statements have been prepared at the same date as that on which the consolidated subsidiaries prepared their own financial statements.

Consolidation under the equity method for associates and joint ventures

The equity method consists of replacing the book value of the securities by the shareholders' equity of the entity (more details are provided in Note 2, paragraph C).



Subsidiaries wholly owned by Cofinimmo group

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests and voting rights (in %			
	31.12.2021	31.12.2020		
GERMANY				
COFINIMMO DIENSTLEISTUNGS-GmbH Registered address: Frankfurt-am-Main HRB 114372 Business address: Guiollettstraße 48 – D-60325 Frankfurt-am-Main	100	100		
GESTONE BICKENBACH GmbH & Co. KG Registered address: Hamburg HRA 127143 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	100	100		
GESTONE Deutschland GmbH Registered address: Frankfurt-am-Main HRB 115151 Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	100	100		
STERN BETEILIGUNGS GmbH Registered address: Frankfurt-am-Main HRB 112550 Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	100	100		
GESTONE GP GmbH Registered address: Frankfurt-am-Main HRB 122350 Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	100			
BELGIUM				
BEIRESTONE 1 SA/NV 0759 959 564 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
BENOSTONE CO 1 SA/NV 0755 869 827 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
BESTONE SA/NV 0670 681 160 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
COFINIMMO OFFICES SA/NV 0755 538 641 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
BUILDING GREEN ONE SA/NV 0501 599 965 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
COFINIMMO SERVICES SA/NV 0437 018 652 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
COPADE SA/NV 0631 930 353 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
COUVENT DE LA CHARTREUSE SA/NV 0822 171 901 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
CURA INVEST SA/NV 0465 524 972 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
FPR LEUZE SA/NV 0839 750 279 Boulevard de la Woluwe 58 – 1200 Brussels	100	100		
GECARE 1 SA/NV 0720 629 826 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
GESTONE CO 10 SA/NV 0751 676 853 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
GESTONE CO 11 SA/NV 0751 677 150 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
GESTONE CO 12 SA/NV 0751 677 348 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
GESTONE CO 13 SA/NV 0722 900 319 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		
GESTONE CO 7 SA/NV 0748 688 857 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	100		

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests an	Direct and indirect interests and voting rights (in			
	31.12.2021	31.12.202			
GESTONE CO 8 SA/NV 0751 676 556 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE CO 9 SA/NV 0751 676 754 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 1 SA/NV 0655 814 822 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 2 SA/NV 0670 681 259 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 3 SA/NV 0696 911 940 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 4 SA/NV 0683 716 475 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 5 SA/NV 0722 901 804 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
GESTONE 6 SA/NV 0722 902 495 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
LEOPOLD SQUARE SA/NV 0465 387 588 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
LEX 85 SA/NV D811 625 031 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	10			
LIGNE INVEST SA/NV 0873 682 661 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
Sofice SA/NV D755 537 849 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
PRIME BEL RUE DE LA LOI-T SA/NV 0463 603 184 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
RHONE ARTS SA/NV 113 742 414 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
RHEASTONE 1 SA/NV 1893 787 296 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
STERN-FIIS 1 SA/NV 1691 982 756 Soulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
TERN-FIIS 2 SA/NV 1696 912 831 Soulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
STERN-FIIS 3 SA/NV 1696 912 930 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
STERN-FIIS 4 SA/NV 1696 913 029 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
RIAS BEL SOUVERAIN-T SA/NV 1597 987 776 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
L TRONE SA/NV 715 937 303 oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100	1			
SPRIA ROOSEVELT SA/NV 554 737 060 oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100				
RHEASTONE 3 SA/NV 1739 887 492 3oulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100				

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests and voting rights (in %)			
	31.12.2021	31.12.2020		
RHEASTONE 4 SA/NV 0739 839 586 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100			
RHEASTONE 5 SA/NV 0739 842 160 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100			
TRAM NEW BV/SPE 0707 645 286 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	100			
SPAIN				
COFIHEALTHCARE SPAIN 1 SL NIF B-88542717 Calle Maldonado, 4 – 28006 Madrid	100	100		
COFIHEALTHCARE SPAIN 2 SL NIF B-88542667 Calle Maldonado, 4, 28006 Madrid	100	100		
COFIHEALTHCARE SPAIN 3 SL NIF B-88542600 Calle Maldonado, 4 – 28006 Madrid	100	100		
COFIHEALTHCARE SPAIN 4 SL NIF B-42722819 Calle Maldonado, 4 – 28006 Madrid	100			
COFIHEALTHCARE SPAIN 5 SL NIF B-42722801 Calle Maldonado, 4 – 28006 Madrid	100			
COFIHEALTHCARE SPAIN 6 SL NIF B-42722827 Calle Maldonado, 4 – 28006 Madrid	100			
GLORIA HEALTH CARE PROPERTIES SL NIF B-88347885 Calle Maldonado, 4 – 28006 Madrid	100	100		
GLORIA HEALTH CARE PROPERTIES 2 SL NIF B-88415385 Calle Maldonado, 4 – 28006 Madrid	100	100		
IBERI HEALTHCARE PROPERTIES SL NIF B-88347869 Calle Maldonado, 4 – 28006 Madrid	100	100		
LAGUNE IPM SL NIF B-64205966 Calle Maldonado, 4 – 28006 Madrid	100			
LAGUNE ISLAND BALEARES IPM2 SL NIF B-65223174 Calle Maldonado, 4 – 28006 Madrid	100			
FINLAND				
KIINTEISTÖ Oy VAASANPUISTIKKO 22 VAASA 2910835-7 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100	100		
POLARISTONE CO 1 Oy 3007096-6 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100	100		
POLARISTONE CO 2 Oy 3146900-4 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			
KIINTEISTÖ Oy VANTAAN HARRIKUJA 8 3006164-8 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			
POLARISTONE CO 3 Oy 3146912-7 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			
KIINTEISTÖ OY TURUN SKANSSIN AURORA 3168686-9 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			
POLARISTONE CO 4 Oy 3207147-9 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			
POLARISTONE CO 5 Oy 3207149-5 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki	100			

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests an	d voting rights (in %)
	31.12.2021	31.12.2020
KIINTEISTÖ Oy YLÖJÄRVEN TAIMITIE 3	100	
3186885-7 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki		
KIINTEISTÖ Oy TURUN LINNANHERRA	100	
2887482-6 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki		
KIINTEISTÖ Oy HELSINGIN SVENGI	100	
2786955-8 ´c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki		
KIINTEISTÖ OY ROVANIEMEN RIISTAKALTIO	100	
2992724-8 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki		
KIINTEISTÖ Oy KUOPION AALLONMURTAJANKATU 3-5	100	
3133518-8 c/o Colliers International Finland, Ratamestarinkatu 7 B – 00520 Helsinki		
FRANCE		
COFINIMMO INVESTISSEMENTS ET SERVICES SA	100	100
487 542 169 13, rue du Docteur Lancereaux – 75008 Paris		
COFINIMUR I SA	100	100
537 946 824 13, rue du Docteur Lancereaux – 75008 Paris		
SCI AC NAPOLI	100	100
428 295 695 13, rue du Docteur Lancereaux – 75008 Paris		
SCI BEAULIEU	100	100
13, rue du Docteur Lancereaux – 75008 Paris		100
SCI CUXAC II	100	100
343 262 341 13, rue du Docteur Lancereaux – 75008 Paris	100	100
SCI DE L'ORBIEU	100	100
383 174 380 13, rue du Docteur Lancereaux – 75008 Paris		
SCI DU DONJON	100	100
377 815 386 13, rue du Docteur Lancereaux – 75008 Paris		
SNC DU HAUT CLUZEAU	100	100
319 119 921 13, rue du Docteur Lancereaux – 75008 Paris		
SARL HYPOCRATE DE LA SALETTE	100	100
388 117 988 13, rue du Docteur Lancereaux – 75008 Paris		
SCI LA NOUVELLE PINEDE	100	100
331 386 748 13, rue du Docteur Lancereaux – 75008 Paris		
SCI RESIDENCE FRONTENAC	100	100
348 939 901 13, rue du Docteur Lancereaux – 75008 Paris		
SCI SOCIBLANC	100	100
328 781 844 13, rue du Docteur Lancereaux – 75008 Paris		
COFINEA I SAS	100	100
538 144 122 13, rue du Docteur Lancereaux – 75008 Paris		
SCI OUVRE TOIT	100	
497 494 716 13, rue du Docteur Lancereaux – 75008 Paris		
LUXEMBOURG		
COFINIMMO LUXEMBOURG SA	100	100
B100044 1, rue Isaac Newton – L-2242 Luxembourg		
KAISERSTONE SA	100	100
B202584 1, rue Isaac Newton – L-2242 Luxembourg		.00
MASCHSEE PROPERTIES SARL	100	100
1, rue Isaac Newton – L-2242 Luxembourg	100	100
uhlenhorst properties sarl	100	100
B240610	100	100
1, rue Isaac Newton – L-2242 Luxembourg		

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect intere	Direct and indirect interests and voting rights (in %)			
	31.12.2021	31.12.2020			
WELLNESSTONE SA B197443 1, rue Isaac Newton – L-2242 Luxembourg	100	100			
WELLNESSTONE GP SARL B238555 1, rue Isaac Newton – L-2242 Luxembourg	100	100			
MONACO					
MANUJACQ 73 SC 03180 20, avenue de Fontvieille – 98000 Monaco	100	100			
THE NETHERLANDS					
SUPERSTONE NV 530704488 Verlengde Poolseweg 16 – 4818 CP Breda	100	100			
SUPERSTONE 2 NV 77325001 Verlengde Poolseweg 16 – 4818 CP Breda	100	100			
SUPERSTONE 3 NV 78160162 Verlengde Poolseweg 16 – 4818 CP Breda	100	100			
SUPERSTONE 4 NV 81142579 Verlengde Poolseweg 16 – 4818 CP Breda	100	100			
SUPERSTONE 5 NV 81144016 Verlengde Poolseweg 16 – 4818 CP Breda	100	100			
SUPERSTONE 6 BV 68297556 Verlengde Poolseweg 16 – 4818 CP Breda	100				
UNITED KINGDOM					
COFIHEALTHCARE UK 1 CO LIMITED 13351765 One, Chamberlain Square – Birmingham, West midlands, B3 3AX	100				
COFIHEALTHCARE UK 2 LIMITED 13346688 One, Chamberlain Square – Birmingham, West midlands, B3 3AX	100				

Subsidiaries held by Cofinimmo group with minority interests (non-controlling interests)

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests and voting rights (in			
	31.12.2021	31.12.2020		
GERMANY				
ARCON-TRUST DRITTE IMMOBILIENANIAGEN GMBH & CO. KG Registered address: Hamburg HRA 126199 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	89.9	89,9		
PFLEGE PLUS + OBJEKT ALSDORF GMBH & CO. KG Registered address: Hamburg HRA 124930 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9		
PFLEGE PLUS + OBJEKT BOCHUM GMBH & CO. KG Registered address: Hamburg HRA 124935 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9		
PFLEGE PLUS + OBJEKT BOTTROP GMBH & CO. KG Registered address: Hamburg HRA 124934 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9		
PFLEGE PLUS + OBJEKT ERFSTADT/ LIBLAR GMBH & CO. KG Registered address: Hamburg HRA 124933 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9		
PFLEGE PLUS + OBJEKT FRIEDRICHSTADT GMBH & CO. KG Registered address: Hamburg HRA 124938 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9		

Name and address of the registered office List of fully consolidated subsidiaries	Direct and indirect interests an	Direct and indirect interests and voting rights (in %			
	31.12.2021	31.12.2020			
PFLEGE PLUS + OBJEKT GELSENKIRCHEN GMBH & CO. KG Registered address: Hamburg HRA 124986 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9				
PFLEGE PLUS + OBJEKT GOSLAR GMBH & CO. KG Registered address: Hamburg HRA 124957 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PFLEGE PLUS + OBJEKT HAAN GMBH & CO. KG Registered address: Hamburg HRA 124931 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PFLEGE PLUS + OBJEKT WEIL AM RHEIN GMBH & CO. KG Registered address: Hamburg HRA 124936 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PFLEGE PLUS + OBJEKT WEILERWIST GMBH & CO. KG Registered address: Hamburg HRA 124937 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PFLEGE PLUS + OBJEKT SWISTTAL GMBH & CO. KG Registered address: Hamburg HRA 125646 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PRESIDENTIAL NORDIC 1 GMBH & CO. KG Registered address: Hamburg HRA 125644 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
PRESIDENTIAL NORDIC 2 GMBH & CO. KG Registered address: Hamburg HRA 125645 (en cours de transfert vers Frankfurt-am-Main) Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.9	94,9			
Salza Verwaltungs GmbH Registered address: Frankfurt-am-Main HRB 125477 Business address: Neue Mainzer Straße 75 – D-60311 Frankfurt-am-Main	94.8				
BELGIUM					
BELLIARD III-IV PROPERTIES SA/NV 0475 162 121 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	99,9	99,9			
PUBSTONE SA/NV 0405 819 096 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	99,9	99,9			
PUBSTONE GROUP SA/NV 0878 010 643 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	90	90			
VESTASTONE 1 CO SA/NV 0766 519 932 Boulevard du Roi Albert II 7 – 1210 Saint-Josse-ten-Noode	93,4				
BAD SCHONBORN PROPERTIES SCS B129973 1, rue Isaac Newton – L-2242 Luxembourg	89,9	89,9			
GREAT GERMAN NURSING HOMES SCS B123141 1, rue Isaac Newton – L-2242 Luxembourg	94,9	94,9			
THE NETHERLANDS					
PUBSTONE PROPERTIES BV 20134503 Verlengde Poolseweg 16 – 4818 CP Breda	90	90			
ITALY					
ACHESO LAGUNE 5555383 c/o Blue SGR S.p.A., Vicolo Santa Maria alla Porta, 1 – 20123 Milano	93,4				
ACHESO LAGUNE 2 5556095 c/o Blue SGR S.p.A., Vicolo Santa Maria alla Porta, 1 – 20123 Milano	93,4				

Associates and joint ventures

Name and address of the registered office List of equity subsidiaries	Direct and indirect interests a	nd voting rights (in %)	
	31.12.2021	31.12.2020	
BELGIUM			
BPG CONGRES SA/NV 0713.600.789 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	51	51	
BPG HOTEL SA/NV 0713.600.888 Boulevard de la Woluwe/Woluwedal 58 – 1200 Brussels	51	51	
ALDEA GROUP SA/NV 843.673.732 Guldensporenpark 117A – 9820 Merelbeke	27.1	26.6	
FRANCE			
SCI FONCIERE CRF 433 566 049 35, boulevard des Capucines – 750002 Paris	39	39	
GERMANY			
DZI 1. Vorrat GmbH HRB 88521 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
DZI 2. Vorrat GmbH HRB 88513 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
DZI 3. Vorrat GmbH HRB 90853 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
DZI 4. Vorrat GmbH HRB 90795 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
DZI 5. Vorrat GmbH HRB 91480 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
Residenzwohnen Jahnshöfe GmbH HRB 88503 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
Seniorenquartier Viersen GmbH HRB 88496 Am Kielsgraben 8 – 40789 Monheim am Rhein	99,99	99,99	
Seniorenquartier Dreeskamp GmbH HRB 88448 Am Kielsgraben 8 – 40789 Monheim am Rhein	25	25	
WA Jül II GmbH Registered address: Dusseldorf HRB 94856 Business address: Am Kielsgraben 8 – 40789 Monheim am Rhein	89,9		

NON-CONTROLLING INTERESTS¹

Non-controlling interests represent third-party interests in subsidiaries neither directly nor indirectly held by the group.

Cofinimur

At the end of 2011, Cofinimmo acquired, through its subsidiary Cofinimur I, a portfolio of agencies and offices from the MAAF group in which Foncière ATLAND held 2.35% of the shares. As a reminder, in the fourth quarter of 2019, Cofinimmo purchased this 2.35%.

Pubstone

At the end of 2007, Cofinimmo acquired a portfolio of pubs and restaurants owned until then by Immobrew SA/NV, a subsidiary of AB InBev Belgium and renamed Pubstone SA/NV. At 31.12.2021, AB InBev Belgium owns an indirect 10% stake in the Pubstone structure.

In addition, following the restructuring of the Pubstone group in December 2013, AB InBev Belgium owns 10% of direct minority interests in Pubstone Properties BV.

Anheuser-Busch InBev (AB InBev) is the world's largest brewer. For further information about the group: www.ab-inbev.com

Vestastone

In May 2021, Cofinimmo acquired through its subsidiary Vestastone SA/NV, in which Monceau Vesta SA/NV holds a 6.5 % stake, a portfolio of six nursing and care homes in Italy.

Aspria

Cofinimmo acquired two sport and wellness centres in Germany. The Aspria group holds a 5.1% interest in Aspria Maschsee BV and Aspria Uhlenhorst BV.

In the fourth quarter of 2020, Cofinimmo purchased this 5.1%.

It should be noted that the holding of these minority interests by third-party companies outside the group, and therefore not controlled by Cofinimmo, is considered as non-material with regard to all the group's equity: at 31.12.2021, minority interests amounted to 54 million EUR, compared to Cofinimmo's equity of 3,288 million EUR, i.e. 1.7%.

Change in non-controlling interests

(x 1,000 EUR)		Cofinimur I	Pubstone	Vestastone	Aspria Maschsee	Aspria Uhlenhorst	Total
	ATLAND	MCB holders	InBev	Monceau	Aspria	Aspria	
AT 31.12.2019	0	67,942	13,667	0	530	486	82,625
Interests on income statement	0	-3,748	175	0	-4	-11	-3,588
MCB Coupons	0	-3,009	0	0	0	0	-3,009
Dividends	0	0	-1,296	0	0	0	-1,296
Other	0	856	0	0	-525	-475	-144
AT 31.12.2020	0	62,041	12,546	0	0	0	74,587
Interests on income statement	0	1,902	800	-37	0	0	2,666
MCB Coupons	0	-3,175	0	0	0	0	-3,175
Dividends	0	0	-1,199	0	0	0	-1,199
Other	0	-23,682	0	5,062	0	0	-18,620
AT 31.12.2021	0	37,087	12,146	5,025	0	0	54,259

Associates and joint ventures

As at 31.12.2021, the Cofinimmo group owns associates (Aldea Group, SCI Foncière CRF and nine companies which are developing nine eco-friendly healthcare campuses in the Land of North Rhine-Westphalia) and the joint ventures (BPG Congres and BPG Hotel) recognised using the equity consolidation method, since the group exercises control over these companies pursuant to contractual cooperation agreements with its partner shareholders.

In view of their share in the result of the Cofinimmo group in 2021, these associates and joint ventures are considered as immaterial.

Joint ventures and associates – General information

Company	BPG Congres	BPG Hotel	9 healthcare campuses to be developed in Germany	Aldea Group	SCI Foncière CRF
Segment	Other	Other	Healthcare real estate	Healthcare real estate	Healthcare real estate
Country	Belgium	Belgium	Germany	Belgium	France
% held by Cofinimmo group	51%	51%	99.99%	27.1%	39%
Partner shareholders	CFE (49%)	CFE (49%)	DZI B,V,	Miscellaneous	French Red Cross
Date of company creation	2018	2018	2018-2019	2015	2000
Accounting period	Ends on 31 December	Ends on 31 December	Ends on 31 December	Ends on 31 December	Ends on 31 December
	31.12.2021	31.12.2021	31.12.2021	31.12.2021	31.12.2021
Amount of the Cofinimmo share in the result (x 1,000 EUR)					
Share in the result of associates or joint ventures	-38	-18	-1,489	190	3,660
Amount of the interest at Cofinimmo (x 1,000 EUR)					
Participations in associates or joint ventures	800	655	7,073	20,610	50,524

RISKS AND COMMITMENTS RELATED TO THE PARTNER SHAREHOLDERS

The partnership within the framework of BPG Congres and BPG Hotel was concluded with the CFE group as part of the NEO II public-private partnership project. Regarding this project, on 16.10.2020, the public authorities involved, namely the city of Brussels, the Brussels-Capital Region and the scrl NEO, put an end to the development of the convention centre and hotel project on the Heysel, in view of the uncertainties linked to the current health crisis.

Cofinimmo holds 51% of the shares of these structures. However, the partnership agreement stipulates that all decisions, particularly with regard to investments and divestments, are taken in mutual consent, which implies a joint control of the company.

On 15.12.2020, Cofinimmo acquired a 26.6% stake in the capital of the Aldea group. Cofinimmo is a partner of Aldea to support the further growth of this group and exercise a significant influence.

On 24.12.2020, Cofinimmo stepped into the capital of a property company (société civile immobilière - 'SCI') created by the French Red Cross and which owns six sites. The stake in the capital of the company amounts to 39%, which also enables Cofinimmo to exercise a significant influence.

Cofinimmo holds a stake in the capital of nine companies which are developing nine eco-friendly healthcare campuses in the Land of North Rhine-Westphalia, in Germany. The projects are pre-let to Schönes Leben Gruppe, with which 'Dach und Fach' leases have been concluded for a term of 25 years. The payment of the shares will be staggered over time (from 2020 to 2023), period duing which Cofinimmo will exercise a significant influence on those nine companies.

Note 41. Sales options permitted for non-controlling shareholders

The group has committed vis-à-vis the non-controlling shareholders of certain subsidiaries to acquire their shares in the companies, if they were to exercise their put options.

The exercise price of such options permitted for non-controlling shareholders is recognised in the line 'Other non-current financial liabilities' (see Note 25).

It concerns the following companies: Great German Nursing Homes SARL, Pflege Plus + Objekt Alsdorf GmbH, Pflege Plus + Objekt Bochum GmbH, Pflege Plus + Objekt Bottrop GmbH, Pflege Plus + Objekt Erftstadt/Liblar GmbH, Pflege Plus + Objekt Friedrichstadt GmbH, Pflege Plus + Objekt Gelsenkirchen GmbH, Pflege Plus + Objekt Goslar GmbH, Pflege Plus + Objekt Haan GmbH, Pflege Plus + Objekt Swisttal GmbH, Pflege Plus + Objekt Weil am Rhein GmbH, Pflege Plus + Objekt Weilerswist GmbH, Presidential Nordic 1 GmbH & Co. KG, Presidential Nordic 2 GmbH & Co. KG, ARCON-TRUST dritte Immobilienanlagen GmbH and Bad Schonborn Properties S.C.S. and Salza Verwaltungs GmbH.

1. In 2021, the group's stake went up to 27.1%.

Note 42. Payments based on shares

STOCK OPTION PLAN

In 2006, Cofinimmo launched a stock option plan whereby 8,000 stock options were granted to the group's management. This plan was relaunched during each of the following years until 2016 included. Since 2017, the stock option plan has no longer been proposed.

When they are exercised, the beneficiaries will pay the exercise price (per share) of the year in which the stock options were granted, in exchange for the delivery of securities. In the event of voluntary or involuntary departure (excluding premature termination for serious reasons) of a beneficiary, the stock options accepted and vested may be exercised after the end of the third calendar year following the year in which the stock options were granted. Options that have not been vested are cancelled, except when retiring. In the event of the involuntary departure of a beneficiary for serious reasons, all stock options accepted but not exercised, whether vested or not, are cancelled. These conditions governing the acquisition and the exercise periods in the event of a departure, whether voluntary or involuntary, will apply without prejudice to the powers of the board of directors for the members of the executive committee or the powers of the executive committee for the other participants to authorise waivers to these provisions in favour of the beneficiary, based on objective and relevant criteria.

Evolution of the number of stock options

Year of the plan	2016	2015	2014	2013	2012	2011	2010	2009	2008	2007	2006
Granted	6,825	7,525	3,000	3,320	4,095	8,035	5,740	7,215	6,730	7,300	8,000
Cancelled	-1,600	-1,600	0	-500	-1,067	-1,386	-250	-695	-2,125	-2,050	-2,350
Exercised	-875	-1,525	-450	-770	-1,428	-6,649	-5,370	-6,303	-2,880	-5,000	-5,550
Expired	0	0	0	0	0	0	-120	-217	0	0	-100
AT 31.12.2021	4,350	4,400	2,550	2,050	1,600	0	0	0	1,725	250	0
Exercisable at 31.12	4,350	4,400	2,550	2,050	1,600	0	0	0	1,725	250	0
Strike price (in EUR)	108.44	95.03	88.75	88.12	84.85	97.45	93.45	86.06	122.92	143.66	129.27
Last exercise date	15,06,2026	16,06,2025	16,06,2024	16,06,2023	18,06,2022	14,06,2021	13,06,2020	11,06,2019	12,06,2023	12,06,2022	13,06,2021
Fair value of the options at the date of granting (x 1,000 EUR)	200.86	233.94	102.99	164.64	168.18	363.90	255.43	372.44	353.12	261.27	216.36

Cofinimmo applies the IFRS 2 standard by recognising, over the vesting period (namely three years), the fair value of the stock options at the date of granting according to the progressive acquisition method. The annual cost of the progressive vesting is recognised under the item 'Personnel charges' on the income statement.

Note 43. Average number of people linked by an employment contract or by a permanent service contract

	2021	2020
Average number of people linked by an employment contract or by a permanent service contract	144	132
Employees	139	127
Executive management personnel	5	5
Full-time equivalent	133	124

Note 44. Related-party transactions

The emoluments and insurance premiums, borne by Cofinimmo and its subsidiaries, for the benefit of the members of the board of directors, and recognised on the income statement, amount to 4,003,513 EUR, of which 348,000 EUR is attributed to post-employment benefits.

The chapter 'Corporate governance statement' of this document includes the composition of the various decision-making bodies and the tables on the remuneration of the non-executive and executive directors. The difference between the amount on the income statement and that stated in the tables is explained by movements in provisions.

The directors are not beneficiaries of the profit-sharing scheme, which exclusively concerns the employees of the group.

Note 45. Events after closing date

No major event that could have a considerable impact on the results as at 31.12.2021 took place after the closing date.

Issuance of a new sustainable bond early 2022

On 17.01.2022, Cofinimmo issued a second benchmark-sized sustainable public bond for an amount of 500 million EUR. The bonds will carry a coupon of 1% per annum and will mature on 24.01.2028. The proceeds will be entirely allocated to the (re)financing of assets, in accordance with Cofinimmo's sustainable financing framework of May 2020. The selected assets as well as the other aspects of sustainable financing defined by the group will be detailed in the 2021 universal registration document. The new issue is listed on Euronext Growth Brussels. The settlement and admission to trading of the bonds took place on 24.01.2022.

Acquisition of a plot of land for the construction of a nursing and care home in Oviedo (Asturias - ES)

On 25.01.2022, Cofinimmo acquired, through a subsidiary, a plot of land in the autonomous community of Asturias. The site will see the construction of a new nursing and care home. The investment budget for both the plot of land and the works amounts to approximately 11 million EUR. The site is pre-let to Amavir, one of the country's leading operators. The new nursing and care home will be built in Oviedo, the capital of the autonomous community and the province of Asturias. The city counts over 220,000 inhabitants. After work completion, the building will have a total surface area of approximately 6,500 m² and will offer 144 beds. It will be located in a newly-developed mixed area, combining residential districts with shopping streets, within walking distance from the Camino Montecerrao park. The site will be easily accessible thanks to several road connections as well as the proximity of several bus stops and a train station. In addition, several charging stations for electric vehicles will be installed in the parking facility of the site. Modern and sustainable materials as well as the latest techniques will be used for the construction. Remotely readable meters will help reduce the energy intensity of the building, for which Cofinimmo aims for an A-level energy label as well as a BREEAM Excellent certification. Works are expected to start in Q1 2022 within the framework of a turnkey project. The delivery of the nursing and care home is currently scheduled for Q4 2023, when the lease will start. The amounts corresponding to the construction works will be paid depending on the percentage of completion of the works. A double-net lease with a term of 25 years has been signed with the operator Amavir. The rent will be indexed annually according to the Spanish consumer price index. The gross rental yield is in line with current market conditions.

Acquisition of a plot of land for the construction of a nursing and care home in Elche (Valencia - ES)

On 17.02.2022, Cofinimmo acquired, through a subsidiary, a plot of land in the autonomous community of Valencia. The site will see the construction of a new nursing and care home. The investment budget (including the plot of land and the works) amounts to approximately 8 million EUR. The site is pre-let to Grupo Casaverde, one of the leading operators in neurological rehabilitation as well as in the care and well-being of dependent elderly people in Spain. The new nursing and care home will be located in Elche, in the province of Alicante. With a population of more than 230,000 inhabitants, Elche is the second largest city of the province and the third largest city of the autonomous community. The complex will be located near the city centre of Elche and the municipal park El Palmeral. It will be easily accessible by public transport. The new nursing and care home will also play a significant role in the area as it will help meet the increasing need for care facilities for dependent elderly people in the province of Alicante. After work completion, the site will offer a surface area of approximately 6,000 m² and 150 beds spread over a ground floor and 4 storeys. The nursing and care home will count more than 80% of individual bedrooms which will be divided into co-living units. The entire building is designed for the residents' well-being. With this building, Cofinimmo aims for an A-level energy performance. The construction works will start shortly within the framework of a turnkey project, and the delivery of the new nursing and care home is currently scheduled for Q4 2023. A triple-net lease has been concluded with the operator Grupo Casaverde for a term of 25 years. The rent will be indexed annually according to the Spanish consumer price index. The gross rental yield is in line with current market conditions.

Acquisition of a plot of land for the construction of a nursing and care home in Castellón de la Plana (Valencia - ES)

On 18.02.2022, Cofinimmo acquired, through a subsidiary, a plot of land in the autonomous community of Valencia. The site will see the construction of a new nursing and care home. The investment budget for both the plot of land and the works amounts to approximately 11 million EUR. The site is pre-let to Solimar, part of Vivalto Group. The new nursing and care home is located in Castellón de la Plana, a city of more than 170,000 inhabitants in the province of Castellón, part of the autonomous community of Valencia, where there is a need for high-quality healthcare real estate. The building will have a total surface area of 5,600 m² and will offer 136 beds. Located in a residential area, close to a hospital and the city-centre, the site will be easily accessible thanks to several bus lines and the proximity of the train station of Castellón de La Plana. The parking will also offer two charging stations for electric vehicles and two parking spaces reserved for shared vehicles.

Sustainable materials with a long lifecycle and high thermal performance will be used to improve the energy intensity of the building, for which Cofinimmo aimed for an A-level energy performance and a BREEAM Excellent certification. Works are expected to start in March 2022, within the framework of a turnkey project, and the delivery of the nursing and care home is currently scheduled for April 2024. The amounts corresponding to the construction works will be paid depending on the percentage of completion of the works. A triple-net lease with a term of 25 years has been signed with the operator Solimar. The rent will be indexed according to the Spanish consumer price index. The gross rental yield is in line with current market conditions.

Acquisition of a nursing and care home in Normandy (FR)

On 21.02.2022, Cofinimmo acquired a nursing and care home in Normandy. This is the second phase of the acquisition of healthcare real estate sites in Normandy announced on 01.02.2021. The investment amounts to nearly 27 million EUR. The site is already pre-let to DomusVi. The nursing and care home is located in Le Havre, in the department of Seine-Maritime, in Normandy, which counts approximately 3.5 million inhabitants. Built in 2010, the site is currently in operation. In total, it offers 104 beds for long-term placement, of which 45 are dedicated to people suffering from Alzheimer's disease, 7 places for short- to medium-term placement as well as 15 day-care places, both also dedicated to the same type of patients, spread over a total surface area of approximately 6,300 m². Located in a densely populated urban area which counts several residential areas, the site is easily accessible thanks to extensive road and public transport connections. The site also benefits from the proximity of the private hospital L'Estuaire. Finally, the energy consumption of the building will be monitored to meet environmental standards. A double-net lease has been signed with the operator DomusVi for a fix term of 12 years. The rent will be indexed annually and the gross rental yield is in line with current market conditions.

Future disposal of the Everegreen office building (BE)

On 25.01.2022, Cofinimmo Offices SA/NV, a 100% subsidiary of Cofinimmo, signed a private agreement relating to the divestment (by Q4 2023, at the end of the current usufruct) of the Everegreen office building, located rue de Genèvestraat 12 in 1140 Evere, in the decentralised area of Brussels, for approximately 23 million EUR. This amount is in line with the latest fair value as determined by Cofinimmo's independent real estate valuer prior to the conclusion of the above-mentioned agreement. The divestment of the Everegreen building is fully in line with Cofinimmo's strategy in the office segment. The building offers over 16,000 m² of office space and more than 300 parking spaces. It was built in the early 1990's and is currently entirely leased.

DIVIDEND

The amount of the dividend proposed to shareholders at the ordinary general meeting of 11.05.2022 will be 189,950,148.00 EUR for the shares and 95,250.00 EUR for treasury shares held by the subsidiary Gestone III SA/NV (for more details, see Note 20).

Note 46. Climate-related aspects

Climate-related aspects are addressed in the ESG report and its appendices included in the universal registration document. In addition, Notes 21 (goodwill) and 22 (investment properties) to these consolidated financial statements refer to these aspects.

STATUTORY AUDITOR'S REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

Statutory auditor's report to the shareholders' meeting of Cofinimmo NV/SA for the year ended 31 December 2021 - Consolidated financial statements

In the context of the statutory audit of the consolidated financial statements of Cofinimmo NV/SA ("the company") and its subsidiaries (jointly "the group"), we hereby submit our statutory audit report. This report includes our report on the consolidated financial statements and the other legal and regulatory requirements. These parts should be considered as integral to the report.

We were appointed in our capacity as statutory auditor by the shareholders' meeting of 13 May 2020, in accordance with the proposal of the board of directors ("bestuursorgaan" / "organe d'administration") issued upon recommendation of the audit committee. Our mandate will expire on the date of the shareholders' meeting deliberating on the financial statements for the year ending 31 December 2022. We have performed the statutory audit of the consolidated financial statements of Cofinimmo NV/SA for 29 consecutive periods .

Report on the consolidated financial statements

UNQUALIFIED OPINION

We have audited the consolidated financial statements of the group, which comprise the consolidated statement of financial position as at 31 December 2021, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flow for the year (then ended, as well as the summary of significant accounting policies and other explanatory notes. The consolidated statement of financial position shows total assets of 6 176 953 (000) EUR and the consolidated comprehensive result shows a net profit – Group Share for the year then ended of 260 337 (000) EUR.

In our opinion, the consolidated financial statements give a true and fair view of the group's net equity and financial position as of 31 December 2021 and of its consolidated results and its consolidated cash flow for the year then ended, in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union and with the legal and regulatory requirements applicable in Belgium.

BASIS FOR THE UNQUALIFIED OPINION

We conducted our audit in accordance with International Standards on Auditing (ISA), as applicable in Belgium. In addition, we have applied the International Standards on Auditing approved by the IAASB applicable to the current financial year, but not yet approved at national level. Our responsibilities under those standards are further described in the "Responsibilities of the statutory auditor for the audit of the consolidated financial statements" section of our report. We have complied with all ethical requirements relevant to the statutory audit of consolidated financial statements in Belgium, including those regarding independence.

We have obtained from the board of directors and the company's officials the explanations and information necessary for performing our audit.

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

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.

Key audit matters

Valuation of investment properties

- Investment properties measured at fair value (5 710 million EUR) represent 92,4 per cent of the consolidated balance sheet total as at 31 December 2021. Changes in the fair values of the investment properties have a significant impact on the consolidated net result for the period and equity.
- The portfolio includes completed investments and properties under construction, in renovation and acquisitions. Divestments of investment properties are individually significant transactions.
- The portfolio is valued at fair value, with development properties valued by the same methodology with a deduction for all costs necessary to complete the development together with a remaining allowance for risk. The key inputs into the valuation exercise are yields and current market rent, which are influenced by prevailing market forces, comparable transactions and the specific characteristics of each property in the portfolio.
- The Group uses professionally qualified external valuers to fair value the Group's portfolio at three –monthly intervals. The valuers are engaged by the Directors and performed their work in accordance with the Royal Institute of Chartered Surveyors ('RICS') Valuation Professional Standards. The valuers used by the Group have considerable experience in the markets in which the Group operates.
- Therefore, the audit risk appears in the assumptions and critical judgment linked to those key inputs, in particular the yield.

Reference to disclosures

• We refer to the financial statements, including notes to the financial statements: Note 2, Significant accounting policies; Note 22, Investment property.

How our audit addressed the key audit matters

- We considered the internal control implemented by management and we carried out testing related to the design and implementation of controls over investment properties.
- We assessed the competence, independence and integrity of the external valuers.
- We discussed with the external valuers and challenged the valuation process, performance of the portfolio and significant assumptions and critical judgement areas.
- We benchmarked and challenged the key assumptions to external industry data and comparable property transactions, in particular the yield.
- We performed audit procedures to assess the integrity and completeness of information provided to the independent valuers related to rental income, key rent contract characteristics and occupancy.
- We agreed the amounts per the valuation reports with the accounting records and from there we agreed the related balances with the financial statements.
- As part of our audit procedures performed on the acquisitions and divestments of properties we examined significant contracts and documentation on the accounting treatment applied to these transactions.
- Furthermore, we assessed the appropriateness of the disclosures provided on the fair value of investment properties.

The board of directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union and with the legal and regulatory requirements applicable in Belgium 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 to be considered for 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 other realistic alternative but to do so.

RESPONSIBILITIES OF THE STATUTORY AUDITOR FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives 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 a statutory auditor's 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 ISA 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.

During the performance of our audit, we comply with the legal, regulatory and normative framework as applicable to the audit of consolidated financial statements in Belgium. The scope of the audit does not comprise any assurance regarding the future viability of the company nor regarding the efficiency or effectiveness demonstrated by the board of directors in the way that the company's business has been conducted or will be conducted.

As part of an audit in accordance with ISA, we exercise professional judgment and maintain professional skepticism 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 an 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 use of the going concern basis of accounting by the board of directors 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 statutory auditor's 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 statutory auditor's 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, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation;
- obtain sufficient appropriate audit evidence regarding the financial information of the entities and business activities within the group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the audit committee regarding, amongst 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 the audit committee with a statement that we have complied with relevant ethical requirements regarding independence, and we communicate with them about all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated to the audit committee, 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 report unless law or regulation precludes any public disclosure about the matter.

Other legal and regulatory requirements

RESPONSIBILITIES OF THE BOARD OF DIRECTORS

The board of directors is responsible for the preparation and the content of the directors' report on the consolidated financial statements and other matters disclosed in the annual report on the consolidated financial statements.

RESPONSIBILITIES OF THE STATUTORY AUDITOR

As part of our mandate and in accordance with the Belgian standard complementary to the International Standards on Auditing (ISA) as applicable in Belgium, our responsibility is to verify, in all material respects, the director's report on the consolidated financial statements and other matters disclosed in the annual report on the consolidated financial statements, as well as to report on these matters.

ASPECTS REGARDING THE DIRECTORS' REPORT ON THE CONSOLIDATED FINANCIAL STATEMENTS

In our opinion, after performing the specific procedures on the directors' report on the consolidated financial statements, this report is consistent with the consolidated financial statements for that same year and has been established in accordance with the requirements of article 3:32 of the Code of companies and associations.

In the context of our statutory audit of the consolidated financial statements we are also responsible to consider, in particular based on information that we became aware of during the audit, if the directors' report on the consolidated financial statements and other information disclosed in the annual report on the consolidated financial statements, i.e.:

• the required components of the Cofinimmo SA/NV annual report in accordance with Articles 3:32 of the Code of companies and associations, which appear in the following chapters: Risk Factors, Management report – Transactions and performances in 2021, Management report – Management of financial resources, Management report – Summary of the consolidated accounts, Management report – Events after 31 December 2021, Management report – 2022 Outlook, Corporate governance statement – Internal Control and Risk Management

are free of material misstatement, either by information that is incorrectly stated or otherwise misleading. In the context of the procedures performed, we are not aware of such material misstatement.

STATEMENTS REGARDING INDEPENDENCE

- Our audit firm and our network have not performed any prohibited services and our audit firm has remained independent from the group during the performance of our mandate.
- The fees for the additional non-audit services compatible with the statutory audit, as defined in article 3:65 of the Code of companies and associations, have been properly disclosed and disaggregated in the notes to the consolidated financial statements.

SINGLE EUROPEAN ELECTRONIC FORMAT (ESEF)

In accordance with the draft standard on the audit of the compliance of the financial statements with the Single European Electronic Format ("ESEF"), we have also performed the audit of the compliance of the ESEF format and of the tagging with the technical regulatory standards as defined by the European Delegated Regulation No. 2019/815 of 17 December 2018 ("Delegated Regulation").

The board of directors is responsible for the preparation, in accordance with the ESEF requirements, of the consolidated financial statements in the form of an electronic file in ESEF format ("digital consolidated financial statements") included in the annual financial report.

Our responsibility is to obtain sufficient and appropriate evidence to conclude that the format and the tagging of the digital consolidated financial statements comply, in all material respects, with the ESEF requirements as stipulated by the Delegated Regulation.

Based on our work, in our opinion, the format and the tagging of information in the digital consolidated financial statements included in the annual financial report of Cofinimmo NV/SA as of 31 December 2021 are, in all material respects, prepared in accordance with the ESEF requirements as stipulated by the Delegated Regulation.

OTHER STATEMENTS

• This report is consistent with our additional report to the audit committee referred to in article 11 of Regulation (EU) No 537/2014.

Signed at Zaventem, 15th March 2022.

The statutory auditor

Deloitte Bedrijfsrevisoren/Réviseurs d'Entreprises BV/SRL

Represented by Rik Neckebroeck

FINANCIAL STATUTORY STATEMENTS

Comprehensive result (income statement) (abbreviated format)

(x 1,000 EUR)	2021	2020
A. Net result		
Rental income	120,914	127,127
Writeback of lease payments sold and discounted	5,446	9,444
Rental-related expenses	61	-740
Net rental income	126,421	135,831
Recovery of property charges	347	468
Recovery income of charges and taxes normally payable by the tenant on rented properties	18,047	9,572
Costs payable by the tenant and borne by the landlord on rental damage and redecoration at end of lease	-1,149	-231
Charges and taxes normally payable by the tenant on rented properties	-19,497	-11,015
Property result	124,169	134,625
Technical costs	-2,288	-3,602
Commercial costs	-780	-1,168
Taxes and charges on unlet properties	-2,097	-2,569
Property management costs	-18,150	-15,505
Other property charges	0	0
Property charges	-23,315	-22,843
Property operating result	100,854	111,782
Corporate management costs	-7,779	-6,645
Operating result before result on the portfolio	93,074	105,137
Gains or losses on disposals of investment properties	812	2,452
Gains or losses on disposals of other non-financial assets	0	0
Changes in the fair value of investment properties	4,947	5,283
Other result on the portfolio	-6,677	-5,503
Result on the portfolio	-919	2,231
Operating result	92,155	107,368
Financial income	89,601	71,831
Net interest charges	-24,017	-23,266
Other financial charges	-2,405	-638
Changes in the fair value of financial assets and liabilities	109,382	-30,191
Financial result	172,561	17,737
Pre-tax result	264,717	125,105
Corporate tax	-3,082	-2,331
NET RESULT	261,635	122,774
B. Other elements of the comprehensive result recyclable in the income statement	•	· ·
Change in the effective part of the fair value of authorised cash flow hedging instruments	0	0
Impact of the recycling on the income statement of hedging instruments for which the relationship with the hedged risk was terminated	0	0
Convertible bonds	1,873	7,721
Other elements of the comprehensive result	1,873	7,721
C. Comprehensive result	263,508	130,495

Appropriations and deductions

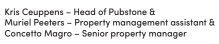
(x 1,000 EUR)	2021	2020
A. Net result	261,635	122,774
B. Transfer from/to reserves	-71,258	48,493
Transfer to the reserve of the positive balance of changes in the fair value of property assets	-74,456	-5,283
Financial year	-74,456	-5,283
Previous years	0	0
Transfer to the reserve of the negative balance of changes in the fair value of property assets	0	9,738
Financial year	0	9,738
Previous years	0	0
Transfer to the reserve of the estimated transaction costs and rights resulting from the hypothetical disposal of investment properties	0	0
Transfer to the reserve of the balance of the changes in the fair value of authorised hedging instruments qualifying for hedge accounting	0	0
Financial year	0	0
Previous years	0	0
Transfer to the reserve of the balance of the changes in the fair value of authorised cash flow hedging instruments not qualifying for hedge accounting	-38,630	20,448
Financial year	-38,630	20,448
Previous years	0	0
Transfer from/to other reserves	-51	19
Transfer from the result carried forward from previous years	41,879	23,572
C. Distribution	0	-80,571
Distribution provided for in article 13, § 1, 1st paragraph of the royal decree of 13.07.2014	0	-80,571
D. Remuneration for financial year other than distribution	-190,377	-90,696
Dividends	-190,045	-90,286
Profit-sharing scheme	-332	-410
E. Result to be carried forward	162,540	13,788

Statement of financial situation (balance sheet) (abbreviated format)

(x 1,000 EUR)	2021	202
Non-current assets	5,243,957	4,997,09
Intangible assets	2,486	2,17
Investment properties	1,520,982	2,343,81
Other tangible assets	1,772	1,42
Non-current financial assets	3,623,577	2,554,11
Finance lease receivables	94,948	95,56
Other long-term receivables	191	
Trade receivables and other non-current assets	0	
Current assets	49,387	68,32
Assets held for sale	0	3,32
Current financial assets	0	
Finance lease receivables	2,018	2,03
Trade receivables	23,007	15,44
Tax receivables and other current assets	6,126	19,39
Cash and cash equivalents	2,917	1,03
Accrued charges and deferred income	15,319	27,10
TOTAL ASSETS	5,293,344	5,065,41
Shareholders' equity	3,234,052	2,575,30
Capital	1,698,517	1,450,21
Share premium account	994,904	883,44
Reserves	278,997	118,87
Net result for the financial year	261,635	122,77
Liabilities	2,059,292	2,490,11
Non-current liabilities	990,236	1,370,51
Provisions	26,894	25,32
Non-current financial debts	904,256	1,246,81
Credit institutions	235,987	389,67
Other	668,269	857,14
Other non-current financial liabilities	50,932	90,43
Deferred taxes	8,154	7,93
Current liabilities	1,069,057	1,119,60
Current financial debts	1,027,342	1,035,94
Other current financial liabilities	165	20
Trade debts and other currect debts	36,999	67,62
Accrued chargers and deferred income	4,552	15,82
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES	5,293,344	5,065,41

Calculation of the debt-to-assets ratio

(x 1,000 EUR)		2021	2020
Non-current financial debts		904,256	1,246,813
Other non-current financial liabilities (except hedging instruments)	+	455	390
Current financial debts	+	1,027,342	1,035,945
Trade debts and other current debts	+	36,999	67,622
Uncalled amounts of acquired securities	+	180	180
Total debt	=	1,969,232	2,350,950
Total assets		5,293,344	5,065,416
Hedging instruments	-	5,570	382
Total assets (except hedging instruments)	=	5,287,774	5,065,034
DEBT-TO-ASSETS RATIO	/	37.24%	46.42%





COFINIMMO

Obligation to distribute dividends according to the Royal decree of 13.07.2014 concerning RRECs

(x 1,000 EUR)	2021	2020 122,774	
Net result	261,635		
Depreciation (+)	1,162	963	
Impairments (+)	23	134	
Writeback of impairments (-)	-30	-18	
Writeback of lease payments sold and discounted (-)	-5,446	-9,444	
Other non-cash elements (+/-)	-31,909	23,128	
Result on disposal of property assets (+/-)	-812	-2,452	
Changes in fair value of investment properties (+/-)	-74,456	4,455	
Corrected result (A)	150,168	139,539	
Capital gains and losses realised ¹ on property assets during the financial year (+/-)	2,195	-38,784	
Realised gains' on property assets during the year, exempt from the obligation to distribute if reinvested within four years (-)	-2,229	-42	
Realised gains on property assets previously exempt from the obligation to distribute and that were not reinvested within four years (+)	0	0	
Net gains on realisation of property assets not exempt from the distribution obligation (B)	-34	-38,826	
TOTAL (A+B) x 80%	120,107	80,571	
Debt decrease (-)	-381,719	0	
Obligation to distribute dividends	0	80,571	

Reconciliation between balance sheet and balance sheet after proposed allocation (proforma A) and balance sheet after proposed distribution (proforma B)

(x 1,000 EUR)	As at 31.12.2021	Allocation proposed at the general meeting of 11.05.2022	Proforma A 31.12.2021	Distribution proposed at the general meeting of 11.05.2022	Proforma B 31.12.2021
Total balance sheet	5,293,344	0	5,293,344	0	5,293,344
Provision	-26,894	0	-26,894	0	-26,894
Liabilities	-2,032,398	0	-2,032,398	0	-2,032,398
Net assets	3,234,052	0	3,234,052	0	3,234,052
Distribution of dividends and profit-sharing plan	0	0	0	-190,377	-190,377
Net assets after distribution	3,234,052	0	3,234,052	-190,377	3,043,675
Capital	1,698,517	0	1,698,517	0	1,698,517
Unavailable share premiums	356,214	0	356,214	0	356,214
Available share premiums	638,689	0	638,689	0	638,689
Reserve of the positive balance of changes in the fair value of property assets	123,398	74,456	197,854	0	197,854
Reserve of the estimated transaction costs and rights resulting from the hypothetical disposal of investment properties	0	0	0	0	0
Reserve of the balance of the changes in the fair value of authorised hedging instruments qualifying for hedge accounting	-48,643	38,630	-10,013	0	-10,013
Reserve of the balance of the changes in the fair value of authorised hedging instruments not qualifying for hedge accounting	0	0	0	0	0
Reserve for treasury shares	-1,155	0	-1,155	0	-1,155
Other reserves declared non-distributable by the general meeting	978	51	1,029	0	1,029
Legal reserve	0	0	0	0	0
Result carried forward	204,418	148,498	352,917	-190,377	162,540
Annual result	261,635	-261,635	0	0	0
Total equity	3,234,052	0	3,234,052	-190,377	3,043,675

^{1.} Compared to the acquisition value plus the capitalised renovation costs.

Equity that cannot be distributed according to article 7:212 of the Code of companies and associations

(x 1,000 EUR)	2021	2020		
Total balance sheet	5,293,344	5,065,416		
Provision	-26,894	-25,329		
Liabilities	-2,032,398	-2,464,786		
Net assets	3,234,052	2,575,301		
Capital increase of 08.03.2021	0	177,850		
Capital increase of 08.04.2021	0	103,126		
Distribution of dividends and profit-sharing plan	-190,377	-171,267		
Net assets after distribution	3,043,675	2,685,010		
Paid-up capital or, if greater, subscribed capital	1,698,517	1,580,165		
Share premium account unavailable for distribution according to the articles of association	356,214	356,214		
Reserve of the positive balance of changes in the fair value of property assets	197,854	109,430		
Reserve of the estimated transaction costs and rights resulting from the hypothetical disposal of investment properties	0	0		
Reserve of the balance of the changes in the fair value of authorised hedging instruments qualifying for hedge accounting	0	0		
Reserve of the balance of the changes in the fair value of authorised hedging instruments not qualifying for hedge accounting	-10,013	-52,550		
Reserve for treasury shares	0	0		
Other reserves declared non distributable by the general meeting	1,029	1,618		
Legal reserve	0	0		
Non-distributable equity according to article 7:212 of Code of companies and associations	:212 of Code of companies and associations 2,243,601			
Margin remaining after distribution	800,074	690,133		

The general meeting of 28.07.2020 decided to reduce the unavailable 'Share Premiums' account by 450,000,000 EUR by transfer to an available 'Share Premiums' account.

Consolidated statement of changes in shareholders' equity

(x 1,000 EUR)	At 31.12.2019 Allocation of the net result		
Capital	1,385,227	0	
Share premiums	806,214	0	
Reserves	58,398	197,542	
Reserve of the balance of changes in the fair value of property assets	67,257	67,246	
Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties	-55,403	-6,453	
Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied		0	
Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is not applied		-24,394	
Distributable reserve	824	0	
Non-distributable reserve	-1,076	4	
Reserve of the change in the fair value of the convertible bond attributable to the change of 'own' credit risk	-11,627	0	
Deferred result	62,223	161,139	
	107 5 40	-197,542	
Net result of the financial year	197,542	,	
TOTAL SHAREHOLDERS' EQUITY	2,447,381 At 31.12.2020	0 Allocation	
TOTAL SHAREHOLDERS' EQUITY	2,447,381	0	
TOTAL SHAREHOLDERS' EQUITY	2,447,381	0 Allocation	
Net result of the financial year TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital	2,447,381	0 Allocation	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital	2,447,381 At 31.12.2020	Allocation of the net result	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR)	2,447,381 At 31.12.2020	Allocation of the net result	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums	2,447,381 At 31.12.2020 1,450,210 883,442	Allocation of the net result	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums Reserves	2,447,381 At 31.12.2020 1,450,210 883,442 118,875	Allocation of the net result 0 0 122,774	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884	0 Allocation of the net result 0 0 122,774 -4,455	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0	0 Allocation of the net result 0 0 122,774 -4,455 0	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Reserve of the balance of changes in the fair value of authorised hedging instruments	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0 0	0 Allocation of the net result 0 0 0 122,774 -4,455 0 0	
Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0 0 -28,195	0 Allocation of the net result 0 0 0 122,774 -4,455 0 0 -20,448	
Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Distributable reserve	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0 0 -28,195 824	0 Allocation of the net result 0 0 0 122,774 -4,455 0 0 -20,448	
TOTAL SHAREHOLDERS' EQUITY (x 1,000 EUR) Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is not applied Distributable reserve Non-distributable reserve	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0 0 -28,195 824 -1,090	0 Allocation of the net result 0 0 0 122,774 -4,455 0 0 -20,448 0 -19	
Capital Share premiums Reserves Reserve of the balance of changes in the fair value of property assets Reserve of estimated transaction costs resulting from the hypothetical disposal of investment properties Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is applied Reserve of the balance of changes in the fair value of authorised hedging instruments to which the hedging accounting defined in IFRS is not applied Distributable reserve Non-distributable reserve Reserve of the change in the fair value of the convertible bond attributable to the change of 'own' credit risk	2,447,381 At 31.12.2020 1,450,210 883,442 118,875 113,884 0 0 -28,195 824 -1,090 -3,906	0 Allocation of the net result 0 0 0 122,774 -4,455 0 0 -20,448 0 -19 0	

At 31.12.2020	Result of the financial year	Other	Transfer between distributable reserves and non-distributable reserves on asset disposals	Hedging of cash flows	Acquisition/ disposals of treasury shares	Share issue	Dividends/ coupons
1,450,210	0	0	0	0	0	64,983	0
883,442	0	0	0	0	0	77,227	0
118,875	0	7,717	0	0	254	0	-145,036
113,884	0	-61,0431 ¹	40,426	0	0	0	0
0	0	61,04311	810	0	0	0	0
0	0	0	0	0	0	0	0
-28,195	0	0	0	0	0	0	0
824	0	0	0	0	0	0	0
-1,090	0	0	0	0	-18	0	0
-3,906	0	7,721	0	0	0	0	0
37,360	0	-4	-41,236	0	272	0	-145,036
122,774	122,774	0	0	0	0	0	0
2,575,301	122,774	7,717	0	0	254	142,210	-145,036
At 31.12.2021	Result of the At 31.12.2 financial year		Transfer between distributable reserves and non-distributable reserves on asset disposals	Hedging of cash flows	Acquisition/ disposals of treasury shares	Share issue	Dividends/ coupons
1,698,517	0	0		0	0	248,306	0
1,698,517 994,904	0	0	disposals	0	0	248,306 313,673	0
			disposals 0				
994,904	0	0	disposals 0 -202,211	0	0	313,673	0
994,904 278,997	0	0 6,295	disposals 0 -202,211 202,211	0	0 109	313,673 0	0 -171,267
994,904 278,997 123,398	0 0 0	6,295	disposals 0 -202,211 202,211 13,969	0 0 0	0 109 0	313,673 0 0	0 -171,267 0
994,904 278,997 123,398 0	0 0 0	6,295 0	disposals 0 -202,211 202,211 13,969 0	0 0 0	0 109 0	313,673 0 0	0 -171,267 0
994,904 278,997 123,398 0	0 0 0 0	0 6,295 0 0	disposals 0 -202,211 202,211 13,969 0	0 0 0 0	0 109 0 0	313,673 0 0 0	0 -171,267 0 0
994,904 278,997 123,398 0 0 -48,643	0 0 0 0	0 6,295 0 0	disposals 0 -202,211 202,211 13,969 0 0	0 0 0 0	0 109 0 0	313,673 0 0 0 0	0 -171,267 0 0
994,904 278,997 123,398 0 0 -48,643	0 0 0 0 0	0 6,295 0 0	disposals 0 -202,211 202,211 13,969 0 0	0 0 0 0 0	0 109 0 0 0	313,673 0 0 0 0 0	0 -171,267 0 0 0
994,904 278,997 123,398 0 0 -48,643 824 -1,000	0 0 0 0 0	0 6,295 0 0 0	disposals 0 -202,211 202,211 13,969 0 0 0 0	0 0 0 0 0	0 109 0 0 0 0	313,673 0 0 0 0 0 0	0 -171,267 0 0 0 0
994,904 278,997 123,398 0 0 -48,643 824 -1,000	0 0 0 0 0	0 6,295 0 0 0 0 0 0 1,873	0 -202,211 202,211 13,969 0 0 0 2,033	0 0 0 0 0	0 109 0 0 0 0 0	313,673 0 0 0 0 0 0 0	0 -171,267 0 0 0 0 0

STATUTORY AUDITOR'S REPORT ON THE FINANCIAL STATUTORY STATEMENTS

Statutory auditor's report to the shareholders' meeting of Cofinimmo NV/SA for the year ended 31 December 2021 - Annual accounts.

In the context of the statutory audit of the annual accounts of Cofinimmo NV/SA (the "company"), we hereby submit our statutory audit report. This report includes our report on the annual accounts and the other legal and regulatory requirements. These parts should be considered as integral to the report.

We were appointed in our capacity as statutory auditor by the shareholders' meeting of 13 May 2020, in accordance with the proposal of the board of directors ("bestuursorgaan" / "organe d'administration") issued upon recommendation of the audit committee. Our mandate will expire on the date of the shareholders' meeting deliberating on the annual accounts for the year ending 31 December 2022. We have performed the statutory audit of the annual accounts of Cofinimmo NV/SA for 29 consecutive periods.

Report on the annual accounts

UNQUALIFIED OPINION

We have audited the annual accounts of the company, which comprise the statement of financial position as at 31 December 2021, the statement of comprehensive income, the statement of changes in equity and the statement of cash flow for the year then ended, as well as the summary of significant accounting policies and other explanatory notes. The statement of financial situation shows total assets of 5 293 344 (000) EUR and the comprehensive result shows a net profit for the year ended of 261 635 (000) EUR.

In our opinion, the annual accounts give a true and fair view of the company's net equity and financial position as of 31 December 2021 and of its results for the year then ended, in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union and with the legal and regulatory requirements applicable in Belgium.

BASIS FOR THE UNQUALIFIED OPINION

We conducted our audit in accordance with International Standards on Auditing (ISA), as applicable in Belgium. In addition, we have applied the International Standards on Auditing approved by the IAASB applicable to the current financial year, but not yet approved at national level. Our responsibilities under those standards are further described in the "Responsibilities of the statutory auditor for the audit of the annual accounts" section of our report. We have complied with all ethical requirements relevant to the statutory audit of the annual accounts in Belgium, including those regarding independence.

We have obtained from the board of directors and the company's officials the explanations and information necessary for performing our audit.

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

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.

Key audit matters

Valuation of investment properties and financial fixed assets – participating interests in affiliated enterprises

- Investment properties at fair value (1 520 982 (000) EUR) and financial fixed assets participating interests in related companies (3 623 577 (000) EUR) together represent 97% of the balance sheet total as at 31 December 2021. Investment properties are either directly held by Cofinimmo NV/SA or either indirectly through participations in affiliated companies which are included in the balance sheet under financial fixed assets at fair value. Changes in the fair value of the investment properties have a significant impact on the net result for the period and equity.
- The portfolio includes completed investments and properties under construction and acquisitions.
- Acquisitions and disposals of investment property are separate significant transactions.
- Cofinimmo NV/SA uses professionally qualified external valuers to fair value the company's portfolio at three monthly intervals. The valuers are engaged by the Directors and performed their work in accordance with the Royal Institute of Chartered Surveyors ('RICS') Valuation Professional Standards. The valuers used by Cofinimmo NV/SA have considerable experience in the markets in which the company operates.
- The portfolio is valued at fair value, with development properties valued by the same methodology with a deduction for all costs necessary to complete the development together with a remaining allowance for risk. The key inputs into the valuation exercise are yields and current market rent, which are influenced by prevailing market forces, comparable transactions and the specific characteristics of each property in the portfolio.
- Therefore, the audit risk appears in the assumptions and critical judgment linked to those key inputs, in particular the yield.

Reference to disclosures

• We refer to the annual accounts, including notes to the annual accounts: Note 2, Significant accounting policies; Note 22, Investment property and Note 46, Financial assets.

How our audit addressed the key audit matters

- We considered the internal control implemented by management and we carried out testing related to the design and implementation of controls over investment properties.
- We assessed the competence, independence and integrity of the external valuers.
- We discussed and challenged the valuation process, performance of the portfolio and significant assumptions and critical judgement areas.
- We benchmarked and challenged the key assumptions to external industry data and comparable property transactions, in particular the yield.
- We performed audit procedures to assess the integrity and completeness of information provided to the independent valuers related to rental income, key rent contract characteristics and occupancy.
- We agreed the amounts per the valuation reports with the accounting records and from there we agreed the related balances with the financial statements.
- As part of our audit procedures performed on the acquisitions and divestments of properties we examined significant contracts and documentation on the accounting treatment applied to these transactions.
- Furthermore, we assessed the appropriateness of the disclosures provided on the fair value of investment properties.

RESPONSIBILITIES OF THE BOARD OF DIRECTORS FOR THE PREPARATION OF THE ANNUAL ACCOUNTS

The board of directors is responsible for the preparation and fair presentation of the annual accounts in accordance with the financial reporting framework applicable in Belgium and for such internal control as the board of directors determines is necessary to enable the preparation of the 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 to be considered for 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.

RESPONSIBILITIES OF THE STATUTORY AUDITOR FOR THE AUDIT OF THE ANNUAL ACCOUNTS

Our objectives 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 a statutory auditor's 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 ISA 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.

During the performance of our audit, we comply with the legal, regulatory and normative framework as applicable to the audit of annual accounts in Belgium. The scope of the audit does not comprise any assurance regarding the future viability of the company nor regarding the efficiency or effectiveness demonstrated by the board of directors in the way that the company's business has been conducted or will be conducted.

As part of an audit in accordance with ISA, we exercise professional judgment and maintain professional skepticism 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 an 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 use of the going concern basis of accounting by the board of directors 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 statutory auditor's 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 statutory auditor's 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, and whether the annual accounts represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate to the audit committee regarding, amongst 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 the audit committee with a statement that we have complied with relevant ethical requirements regarding independence, and we communicate with them about all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated to the audit committee, 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 report unless law or regulation precludes any public disclosure about the matter.

Other legal and regulatory requirements

RESPONSIBILITIES OF THE BOARD OF DIRECTORS

The board of directors is responsible for the preparation and the content of the directors' report on the annual accounts, for the documents to be filed according to the legal and regulatory requirements, for maintaining the company's accounting records in compliance with the legal and regulatory requirements applicable in Belgium, as well as for the company's compliance with the Code of companies and associations and the company's articles of association.

RESPONSIBILITIES OF THE STATUTORY AUDITOR

As part of our mandate and in accordance with the Belgian standard complementary to the International Standards on Auditing (ISA) as applicable in Belgium, our responsibility is to verify, in all material respects, the director's report on the annual accounts, those documents to be filed according to the legal and regulatory requirements and compliance with certain obligations referred to in the Code of companies and associations and the articles of association, as well as to report on these matters.

ASPECTS REGARDING THE DIRECTORS' REPORT

In our opinion, after performing the specific procedures on the directors' report on the annual accounts, the directors' report on the annual accounts is consistent with the annual accounts for that same year and has been established in accordance with the requirements of article 3:5 and 3:6 of the Code of companies and associations.

In the context of our statutory audit of the annual accounts we are also responsible to consider, in particular based on information that we became aware of during the audit, if the directors' report on the annual accounts and other information disclosed in the annual report, i.e.:

 Risk Factors, Management report – Transactions and performances in 2021, Management report – Appropriation of company results, Management report – Events after 31 December 2021, Management report – Management of financial resources, Corporate governance statement – Internal Control and Risk Management;

are free of material misstatement, either by information that is incorrectly stated or otherwise misleading. In the context of the procedures performed, we are not aware of such material misstatement.

STATEMENT ON THE SOCIAL BALANCE SHEET

The social balance sheet, to be filed at the National Bank of Belgium in accordance with article 3:12, § 1, 8° of the Code of companies and associations, includes, both in form and in substance, all of the information required by this Code, including those relating to wages and training, and is free from any material inconsistencies with the information available to us in the context of our mission.

STATEMENTS REGARDING INDEPENDENCE

- Our audit firm and our network have not performed any prohibited services and our audit firm has remained independent from the company during the performance of our mandate.
- The fees for the additional non-audit services compatible with the statutory audit of the annual accounts, as defined in article 3:65 of the Code of companies and associations, have been properly disclosed and disaggregated in the notes to the annual accounts.

OTHER STATEMENTS

- Without prejudice to certain formal aspects of minor importance, the accounting records are maintained in accordance with the legal and regulatory requirements applicable in Belgium.
- The appropriation of results proposed to the general meeting is in accordance with the relevant legal and regulatory requirements.
- This report is consistent with our additional report to the audit committee referred to in article 11 of Regulation (EU) N° 537/2014.
- The board of directors has taken the decisions described in the directors' report, with financial consequences as a result. In accordance with article 7:96 of the Code of companies and associations, the board of directors has informed the shareholders. We have assessed the financial consequences for the company relating to the decisions taken in respect of the conflict of interest as described in the directors' report and we have nothing to report. We refer to the Corporate Governance statement included in the Management report for a detailed description of the conflict of interest for the board of directors.

Signed at Zaventem, 15th March 2022.

The statutory auditor

Deloitte Bedrijfsrevisoren/Réviseurs d'Entreprises BV/SRL

Represented by Rik Neckebroeck

APPENDICES TO THE ESG REPORT

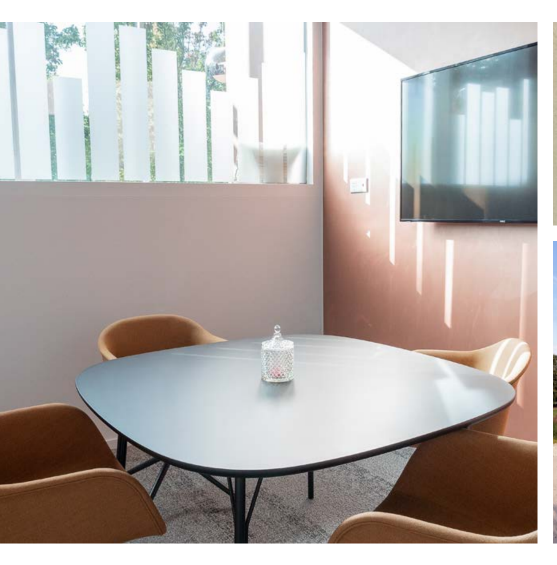






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EPRA PERFORMANCE INDICATORS

Cofinimmo constantly strives to communicate clearly and transparently with its stakeholders. To this end, it applies the sustainability Best Practices Recommendations (sBPR), promulgated by EPRA.



EPRA sBPR AWARD

In September 2021, the European association of listed real estate companies EPRA granted Cofinimmo, among other leading European listed companies, an sBPR award for the tenth consecutive year for the quality of its sustainability report.

Organisational boundaries

The data is calculated based on information in the possession of Cofinimmo as landlord, and Cofinimmo Services and Superstone as managers of real estate portfolios. It also includes the data collected from the buildings' occupants. In this way, an operational control approach is adopted. Surface areas under operational control (directly managed or controlled by the owner) include Cofinimmo's head office, the operational multi-tenant leases, and medical office buildings (375,097/2,567,133 m²). Their 'GHG' emissions are considered as scope 1 and 2.

Cofinimmo has no operational control over consumption in buildings in the following segments: healthcare real estate to the exclusion of medical office buildings, property of distribution networks, PPP, and single-tenant office buildings, which together represent 85% of the portfolio. These buildings are indirectly managed (controlled by the tenant) and their GHG emissions are considered as scope 3.

It is important to note that, for ESG indicators, all the buildings of the portfolio are included, without distinction between operational and financial leases.

Coverage

Coverage is always expressed in m² per segment. The surface areas used match the surface area of the buildings as in chapter 'Property report' (see pages 146–157). The surface area used for the calculation of the intensity of the different environmental performance indicators is listed in a table at the beginning of the environmental performance indicators (see pages 320–321).

For each absolute indicator, each row shows the coverage expressed as the number of buildings compared to the total number of buildings and as a percentage of surface areas compared to the total surface area.

For electricity, the directly managed portfolio coverage is approximately 80%, the coverage for fuels, water and waste is approximately 90%.

Consumption estimations

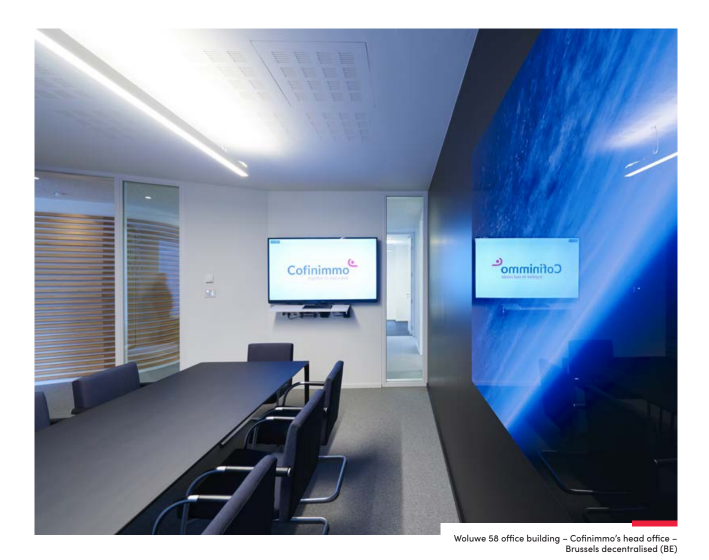
For all the meters, the consumption estimations are made using the same formula and based on the data mentioned on annual invoices. In order to obtain an annual consumption corresponding to a calendar year, an extrapolation of the consumption is made on the basis of the last recorded annual consumption for the missing period (for example: the consumption for the period going from June 2020 to May 2021 will be used as a basis for estimating the consumption for the period going from June 2021 to December 2021). For fuel, the formula takes into account degree-days. The method has been validated and this data is verified for a sample of sites during the third-party assurance.

Should the private consumption for multi-tenant buildings be incomplete because some tenants did not send the necessary information, the missing private consumption is estimated based on the known average private consumption for other floors in the same building.

For Cofinimmo's head office, no data has been estimated. For each absolute indicator, each row shows the proportion of estimated data expressed in percentage compared to the total.

Third-party assurance

In accordance with ISAE 3000; all the environmental, social and governance performance indicators included on pages 322-336 have been subject to a third-party assurance by Deloitte Réviseurs d'Entreprises/Bedrijfsrevisoren SC s.d.f. SCRL (see the 'Statutory Auditor's report'). This report provides an external and objective perspective on the data and helps ensure that it accurately reflects reality. No observations were made. The monitored indicators correspond to the 28 performance indicators recommended by EPRA and represent 21 Global Reporting Initiative disclosures (GRI). They are considered to be material for the real estate sector.



Limitations on consumption

Consumption data is provided directly by the tenant for a sample of surface areas (55% of portfolio indirectly managed), comprising a mix of operational and financial leases.

In total, 75% of the consumption data for the private spaces of multi-tenant buildings is obtained by the landlord's property manager (84%) or by the distribution network's manager with the formal agreement of the tenant (16%).

For multi-tenant office buildings, healthcare properties for which Cofinimmo Services and Superstone provide property management, or the head office (15% of the portfolio), Cofinimmo can only act on the consumption of the shared technical equipment of these assets.

Normalisation

The normalisation is clearly indicated for each indicator. Fuel consumption is usually normalised to assess the rigours of the climate. The comparison is based on normalised consumption, based on degree-days (DD). The number of DDs rises as it gets colder. The average DD value for a location (established over the past 30 years) is called normal degree-days (NDD).

Normalised consumption = Recorded consumption x NDD / DD

The environmental intensity indicators are always expressed per unit of surface area.

Analysis per segment

In addition to the distinction between buildings under or outside of operational control, a distinction is made according to the following segments: healthcare real estate, property of distribution networks and PPP, and offices. The impact of Cofinimmo's head office is transparently communicated on a separate line. Segmentation is therefore done in the same way as for the financial analysis.

Since environmental legislation as well as GHG emissions conversion factors differ from country to country, indicators are then analysed geographically without the operational control distinction.

Cofinimmo's head office

In complete transparency, each indicator shows the head office measurements as well as the evolution of the measurements on a separate line. For the head office, no estimate has been made and the coverage is 100 % for each indicator. Being part of Cofinimmo's portfolio, the head office is included in the consolidated results of the office segment.

The social indicators related to the employees cover all employees (145 persons as at 31.12.2021) in Belgium (128 persons), in France (4 persons), in the Netherlands (5 persons), in Germany (6 persons) and in Spain (2 persons). All the other indicators (energy, commuting, etc.) only cover de surface areas in Belgium (3,868 m²), since the surface areas occupied in France (93 m²), the Netherlands (35 m²), Germany (approximately 30 m²), and Spain (approximately 30 m²) are not material.

Performance

The results relating to electricity, fuel, urban heat and water consumption, as well as waste, cover both the buildings under Cofinimmo's operational control and those under the operational control of the tenants.

The findings on the environmental indicators below concern the 2020–2021 like-for-like analysis. On a like-for-like basis, there was a 0.5% increase in emissions, with the following breakdown:

- a 5.9% increase in scopes 1 and 2;
- a 1.6% decrease in scope 3.

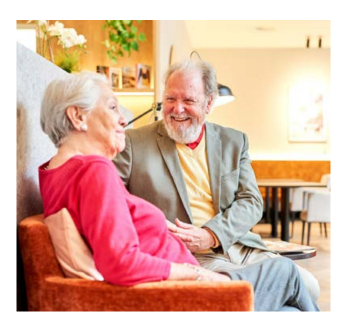
This is consistent with the objective of reducing the energy intensity of the portfolio by 30% and is explained by a resumption of activities in 2021 after the 2020 year which was strongly impacted by the lockdown.

Water consumption per m² is almost five times higher in the health-care real estate segment than in the office segment. With a like-for- like asset mix, a decrease in water consumption of 8.9% is observed. An action plan is implemented for further monitoring in the directly managed portfolio.

With a like-for-like asset mix, the quantities of waste in tonnes decreased by 1.1% and 42% of the collected waste is recycled.

Although consumption is less impacted by a resumption of activities in 2021, the overall changes in the portfolio are the result of a combination of activities to reduce consumption and a higher occupancy rate.

The 15 buildings with BREEAM or BREEAM-equivalent certifications represent approximately 6% of the portfolio. In the context of ISO 14001 certification, the principles of BREEAM and/or BREEAM



59%

ELECTRICITY COVERAGE

61%

FUEL COVERAGE

46%

WATER COVERAGE

18%

WASTE COVERAGE

2,567,133 m²

SURFACE OF PORTFOLIO

In-Use certification also apply to the overall portfolio. As with what is required for a BREEAM certification, the same approach is followed for property management, project management and development.

More details on performance by indicator is available on the following pages and in the notes at the end of the results for each indicator.

All the 2021 data were taken from the energy accounting system.

The material stakes relating to energy intensity and GHG emissions are included in the chapter on pages 121-123. The objectives relating to the coverage of energy intensity and GHG emissions are included in the 'Dashboard' (see pages 337-341).

The ratio of basic salary and remuneration for women and men is increasing at all levels, which demonstrates more equal pay.

Publication

The environmental and social indicators are published in full in this chapter (see pages 322-336).

The information relating to the governance indicators is pub-lished in the 'Corporate Governance Statement' chapter (see pages 188-206).

Reporting period

The indicators cover the period from 01.01.2021 to 31.12.2021. A comparison is made with the 2020 figures. No adjustments were made to the 2020 historical data on an individual basis.

Materiality

A comprehensive materiality analysis was carried out and is documented in the chapter 'Major trends and their impacts on the ESG strategy' (see pages 106-111).

This analysis showed that all the EPRA performance indicators are material and therefore listed on the following pages.

Pub De Vooruitgang – Eindhoven (NL)

PORTFOLIO COVERAGE BY INDICATOR AND SEGMENT (M²)

Healthcare real estate

Distribution networks

PPP

Single-tenant offices

TOTAL indirectly managed

Medical office buildings

Multi-tenant offices – shared

Private (purchase by landlord)

Private (purchase by tenant)

Head office

TOTAL directly managed

TOTAL

Healthcare real estate (BE)

Healthcare real estate (FR)

Healthcare real estate + medical office buildings (NL)

Healthcare real estate (DE)

Healthcare real estate (Others)

TOTAL Healthcare real estate

TOTAL Offices

-	Total surface area	Elec- Abs	Elec- LfL	Fuels- Abs	Fuels- LfL	DH&C- Abs	DH&C- LfL	Indir- Abs	Indir- LfL	Dir- Abs	Dir- LfL	Water- Abs	Water- LfL	Waste- Abs	Waste- LfL
	1,476,950	909,740	496,400	877,151	447,741	46,638	0	909,740	496,400	0	0	686,482	342,125	0	0
	361,671	16,131	14,957	14,616	13,748	0	0	16,131	14,957	0	0	9,043	9,043	9,043	9,043
	187,726	178,457	138,855	178,457	138,855	0	0	178,457	138,855	0	0	39,600	39,600	28,316	28,316
	165,689	106,916	106,916	110,116	109,791	0	0	106,916	106,916	0	0	93,713	90,253	91,404	79,752
	2,192,037	1,211,244	757,128	1,180,340	710,135	46,638	0	1,211,244	757,128	0	0	828,838	481,021	128,763	117,111
	50,027	50,027	30,080	50,027	24,565	0	0	50,027	30,080	50,027	24,565	32,566	26,687	26,458	16,913
	321,202	241,799	241,799	321,202	321,202	0	0	241,799	241,799	321,202	321,202	305,993	285,335	310,594	310,594
	203,379	203,379	203,379	0	0	0	0	203,379	203,379	0	0	0	0	0	0
	117,823	38,420	38,420	0	0	0	0	38,420	38,420	0	0	0	0	0	0
	3,868	3,868	3,868	3,868	3,868	0	0	3,868	3,868	3,868	3,868	3,868	3,868	3,868	3,868
	375,097	295,694	275,747	375,097	349,635	0	0	295,694	275,747	375,097	349,635	342,427	315,890	340,920	331,375
	2,567,133	1,506,938	1,032,875	1,555,437	1,059,770	46,638	0	1,506,938	1,032,875	375,097	349,635	1,171,265	796,911	469,683	448,486

Total surface area	Elec- Abs	Elec- LfL	Fuels- Abs	Fuels- LfL	DH&C- Abs	DH&C- LfL	Indir- Abs	Indir- LfL	Dir- Abs	Dir- LfL	Water- Abs	Water- LfL	Waste- Abs	Waste- LfL
591,973	267,471	267,471	262,952	233,811	0	0	267,471	267,471	0	0	176,416	164,952	0	0
230,110	189,075	148,065	181,647	148,065	0	0	189,075	148,065	0	0	153,719	134,842	0	0
187,013	152,313	83,485	145,884	64,428	0	0	152,313	83,485	50,027	24,565	135,042	29,761	26,458	16,913
293,629	266,512	27,459	252,299	26,002	46,638	0	266,512	27,459	0	0	239,901	39,257	0	0
224,252	84,396	0	84,396	0	0	0	84,396	0	0	0	13,970	0	0	0
1,526,977	959,767	526,480	927,178	472,306	46,638	0	959,767	526,480	50,027	24,565	719,048	368,812	26,458	16,913
490,759	352,583	352,583	435,186	434,861	0	0	352,583	352,583	325,070	325,070	403,574	379,456	405,866	394,214

Environmental performance indicators

ENERGY INTENSITY (KWH/M²/YEAR)

Based on disclosures GRI 302-3 and CRE1

Ratio between total energy consumed from all sources, i.e. electricity, fuel, urban heating and refrigeration, divided per surface unit. Total of energy consumed where the numerator corresponds to the sum of the three following indicators in absolute value: electricity, energy coming from urban heating and fuels.

		Elec-Int	+		H&C-In	t	F	uels-In	t	Е	nergy-l	nt	Energy-Int-LfL		
	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ
Healthcare real estate	54	55	-1.9%	97	0	0.0%	106	106	0.0%	161	160	0.7%	154	149	3.6%
Distribution networks	35	56	-38.3%	0	0	0.0%	29	94	-69.3%	64	151	-57.7%	67	28	138.1%
PPP	52	43	21.1%	0	0	0.0%	91	72	27.2%	143	114	25.0%	121	114	5.6%
Single-tenant offices	209	150	38.8%	0	0	0.0%	94	76	22.7%	303	227	33.3%	303	340	-11.0 %
TOTAL indirectly managed	67	70	-5.2%	97	0	0.0%	101	95	6.4%	169	166	2.2%	167	167	0.0%
Medical office buildings	84	79	5.4%	0	0	0.0%	65	37	74.7%	148	116	27.4%	126	116	8.3%
Multi-tenant offices	75	85	-11.3 %	0	0	0.0%	78	75	3.8%	153	160	-4.2%	157	147	7.0 %
Head office	75	79	-5.1%	0	0	0.0%	71	56	27.2%	147	135	8.3%	147	135	8.3%
TOTAL directly managed	77	84	-9.1%	0	0	0.0%	76	73	5.1%	153	157	-2.5%	155	144	7.1%
TOTAL	69	74	-7.2%	97	0	0.0%	95	89	6.9%	165	163	1.0 %	163	159	1.9%

- 1. The values shown represent the total consumption for the building, without distinction between the private and shared areas.
- 2. Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly
- 3. No information is available for the distribution networks in France and the Netherlands.
- ${\it 4.} \ {\it For distribution networks, the significant increase is due to the fact that the lockdown.}$

		Elec-In	H		H&C-In	t	F	uels-In	t	E	nergy-lı	nt	Ene	rgy-Int	-LfL
	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ	2021	2020	Δ
Healthcare real estate (BE)	37	44	-14.8%	0	0	0.0%	111	115	-3.2%	148	158	-6.4%	153	136	12.6%
Healthcare real estate (FR)	76	80	-4.4%	0	0	0.0%	78	88	-11.5%	155	168	-8.1%	147	164	-10.5%
Healthcare real estate + medical office buildings (NL)	76	85	-10.1%	0	0	0.0%	92	63	47.0 %	168	147	14.2%	155	147	4.9%
Healthcare real estate (DE)	46	46	1.5 %	97	0	0.0%	117	93	26.1%	171	138	23.4%	182	158	15.6%
Healthcare real estate (Others)	56	0	0.0%	0	0	0.0%	113	0	0.0%	169	0	0.0%	0	0	0.0%
TOTAL Healthcare real estate	55	56	-0.8%	97	0	0.0%	103	103	0.2%	161	159	1.1%	153	147	3.8%
TOTAL Offices	116	108	7.0 %	0	0	0.0%	82	76	8.6%	198	184	7.6%	196	199	-1.4%

^{1.} No information is available for healthcare real estate in Finland, Ireland, Italy and the United Kingdom..

TOTAL ELECTRICITY CONSUMPTION (MWH/YEAR)

Based on disclosures GRI 302-1 and 302-2

Total electricity consumed from indirect renewable and non-renewable sources (indirect means that the electricity is produced off-site and purchased from an electricity supplier).

	Number/	Coverage	Elec	-Abs		Elec-LfL		Electricity	Estimated
	total of buildings	in m²	2021	2020	2021	2020	Δ	from renewable sources	electricity consumption
Healthcare real estate	160/250	62%	48,851	39,883	26,883	28,449	-5.5%	0.6%	8.1%
Distribution networks	16/1,080	4%	560	1,107	543	189	186.6%	0.0%	17.0 %
PPP	13/14	95%	9,216	5,919	5,982	5,919	1.1%	0.0%	0.2%
Single-tenant offices	13/20	65%	22,323	29,363	22,323	25,348	-11.9 %	0.9%	0.4%
TOTAL indirectly managed	202/1,364	55%	80,950	76,272	55,731	59,906	-7.0 %	0.6%	5.1%
Medical office buildings	16/16	100%	4,188	2,389	2,426	2,389	1.5%	0.0%	12.3 %
Multi-tenant offices – shared	31/41	75%	9,701	15,608	9,205	10,954	-16.0 %	1.3 %	0.0%
Private (purchase by landlord)	22/22	100%	7,506	7,369	7,506	6,146	22.1%	0.0%	0.3%
Private (purchase by tenant)	9/19	33%	944	6,508	944	981	-3.8%	0.0%	31.9%
Head office	1/1	100%	291	306	291	306	-5.1 %	1.5 %	0.0%
TOTAL directly managed	48/58	79%	22,630	32,180	20,371	20,776	-1.9%	0.6%	3.7%
TOTAL	250/1,422	59%	103,580	108,452	76,102	80,681	-5.7%	0.6%	4.8%

^{1.} The values shown represent the total consumption of the buildings, without distinction between the private and shared areas, except for the multi-tenant offices directly for which there is a breakdown of the consumption of the shared technical equipment of the buildings and the private consumption purchased by the landlord and by the tenant.

^{3.} No information available for the distribution networks in France and in the Netherlands.

	Number/	Coverage	Elec	-Abs		Elec-LfL		Electricity	Estimated
	total of buildings	in m²	2021	2020	2021	2020	Δ	from renewable sources 0.0%	electricity consumption
Healthcare real estate (BE)	41/88	45%	9,926	21,165	9,926	10,414	-4.7%	% 0.0% % 0.0%	0.4%
Healthcare real estate (FR)	43/53	82%	14,457	12,398	10,694	11,926	-10.3%	0.0%	11.5 %
Healthcare real estate + medical office buildings (NL)	39/46	81%	11,578	7,253	7,200	7,085	1.6%	2.4%	11.4%
Healthcare real estate (DE)	39/44	91%	12,376	1,456	1,488	1,413	5.3%	0.0%	11.4%
Healthcare real estate (Others)	14/35	38%	4,701	0	0	0	0.0%	0.0%	0.8%
TOTAL Healthcare real estate	176/266	63%	53,039	42,272	29,309	30,838	-5.0%	0.5%	8.4%
TOTAL Offices	45/62	72%	40,765	59,153	40,268	43,735	-7.9%	0.8%	1.0%

^{1.} No information is available for healthcare real estate in Finland, Ireland, Italy and the United Kingdom.

^{2.} Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.

TOTAL FUEL CONSUMPTION (MWH/YEAR)

Based on disclosures GRI 302-1 and 302-2

The types of fuel used are gas and fuel oil, and pellets.

	Number/	Coverage	Fuels	-Abs		Fuels-LfL		Estimated fuel
	total of buildings	in m²	2021	2020	2021	2020	Δ	consumption
Healthcare real estate	154/250	59%	92,653	71,580	44,778	40,940	9.4%	12.5%
Distribution networks	12/1.080	4%	423	1,808	416	210	97.9%	32.7%
PPP	13/14	95%	16,299	9,968	10,796	9,968	8.3%	11.9%
Single-tenant offices	14/20	66%	10,329	15,142	10,329	11,337	-8.9%	0.8%
TOTAL indirectly managed	193/1,364	54%	119,704	98,498	66,320	62,455	6.2%	11.5%
Medical office buildings	16/16	100%	3,235	909	1,117	909	22.9%	9.5%
Multi-tenant offices	41/41	100%	25,076	26,195	25,076	21,190	18.3%	5.0%
Head office	1/1	100%	276	217	276	217	27.2%	0.0%
TOTAL directly managed	58/58	100%	28,587	27,321	26,469	22,317	18.6%	5.5%
TOTAL	251/1,422	61%	148,291	125,820	92,789	84,771	9.5%	10.3%

- 1. The values of fuels used consist of 94.5% of heating gas, 4.4% of heating oil and 1.1% of pellets.
- $2. The \ values \ shown \ represent \ the \ total \ consumption \ for \ the \ building, \ without \ distinction \ between \ the \ private \ and \ shared \ areas.$
- 3. Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.
- 4. The like-for-like analysis is based on the total consumption of the building, without distinction between the private and shared areas.
- $5. \, No \, information \, available \, for \, the \, distribution \, networks \, in \, France \, and \, in \, the \, Netherlands.$
- $6.\, \text{The types}$ of fuel used come for 1.1% from renewable sources, corresponding to pellets.

	Number/	Coverage	Fuels	-Abs		Fuels-LfL		Estimated fuel
	total of buildings	in m²	2021	2020	2021	2020	Δ	consumption
Healthcare real estate (BE)	40/88	44%	29,225	51,925	27,087	22,658	19.5%	8.0%
Healthcare real estate (FR)	41/53	79%	14,229	13,721	11,073	12,397	-10.7%	14.9%
Healthcare real estate + medical office buildings (NL)	37/46	78%	13,420	4,032	4,405	4,032	9.2%	3.1%
Healthcare real estate (DE)	38/44	86%	29,464	2,810	3,331	2,763	20.6%	19.7%
Healthcare real estate (Others)	14/35	38%	9,549	0	0	0	0.0%	12.5%
TOTAL Healthcare real estate	170/266	61%	95,888	72,489	45,896	41,849	9.7%	12.4%
TOTAL Offices	56/62	89%	35,682	41,555	35,682	32,647	9.3%	3.7%

- 1. No information is available for healthcare real estate in Finland, Ireland, Italy and the United Kingdom.
- 2. The types of fuel used come for 1.1% from renewable sources, corresponding to pellets.

To assess the rigours of the climate, it is standard practice to compare the normalised consumption of fuels based on degree days (DD). The number of DD rises as it gets colder. The average DD value for a location (established over the past 30 years) is called normal degree days (NDD).

Normalised consumption = Recorded consumption x NDD / DD

	Number/ total of buildings	Coverage in m²	Normo consur M\	nption		alised like-fo consumption MWh			Normalised intensity kWh/m²	
			2021	2020	2021	2020	Δ	2021	2020	Δ
Healthcare real estate	154/250	59%	90,465	88,006	43,721	50,335	-13.1%	103	130	-20.6%
Distribution networks	12/1,080	4%	413	2,223	406	258	57.2%	28	116	-75.6%
PPP	13/14	95%	15,914	12,255	10,541	12,255	-14.0 %	89	88	1.0 %
Single-tenant offices	14/20	66%	10,085	18,617	10,085	13,938	-27.6%	92	94	-2.6%
TOTAL indirectly managed	193/1,364	54%	116,877	121,101	64,754	76,787	-15.7%	99	117	-15.5%
Medical office buildings	16/16	100%	3,158	1,118	1,091	1,118	-2.4%	63	45	38.8%
Multi-tenant offices	41/41	100%	24,484	32,206	24,484	26,053	-6.0%	76	92	-17.5 %
Head office	1/1	100%	270	267	270	267	1.0 %	70	69	1.0 %
TOTAL directly managed	58/58	100%	27,912	33,591	25,844	27,438	-5.8%	74	89	-16.5%
TOTAL	251/1,422	61%	144,789	154,692	90,598	104,224	-13.1%	93	110	-15.1%

^{1.} The 15/15 DD in Uccle/Ukkel for 2020 was 1,547.

TOTAL URBAN HEATING AND REFRIGERATION CONSUMPTION (MWH/YEAR)

Based on disclosure GRI 302-2

	Number/	Coverage	DH&C	C-Abs		DH&C-LfL		Energy	Estimated
	total of buildings	in m²	2021	2020	2021	2020	Δ	from renewable sources	energy consumption
Healthcare real estate	8/250	3.2%	4.512	0	0	0	0.0%	100.0%	15.9%
TOTAL indirectly managed	8/1,364	2.1%	4.512	0	0	0	0.0%	100.0%	15.9%

^{1.} The conversion factor used is 278 kWh/GJ.

^{2.} The 15/15 DD in Uccle/Ukkel for 2021 was 1,948.

^{3.} The NDD in Uccle/Ukkel was 1,902 (base year 2015).

^{4.} Despite the colder weather in 2021 and the resumption of operations, a decrease in fuel consumption in a constant climate has been achieved.

^{2.} Cofinimmo's buildings are not supplied with urban refrigeration.

^{3.} The 8 buildings connected to a urban heat production system are located in Germany.

TOTAL DIRECT AND INDIRECT GHG EMISSIONS (TONNES OF CO,e/YEAR)

Based on disclosures GRI 305-1, 305-2 and 305-3

Scope 1:

yearly amount of GHG emitted directly from on-site fuel use for directly managed buildings.

Scope 2:

yearly amount of GHG emitted indirectly through the purchase of electricity for the directly managed buildings.

Scope 3:

yearly amount of GHG emitted indirectly through on-site fuel use and through the purchase of electricity and urban heating for indirectly managed buildings.

Total: total direct and indirect GHG emissions.

	GHG-Ind	dir-Abs	GHG-D	ir-Abs	GHG	-Abs	G	HG-Abs-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate	29,068	21,451	0	0	29,068	21,451	13,498	13,206	2.2%
Distribution networks	177	558	0	0	177	558	173	75	129.9%
PPP	4,799	3,044	0	0	4,799	3,044	3,176	3,044	4.4%
Single-tenant offices	5,711	8,066	0	0	5,711	8,066	5,711	6,608	-13.6%
TOTAL indirectly managed	39,755	33,119	0	0	39,755	33,119	22,559	22,933	-1.6%
Medical office buildings	1,286	853	663	186	1,949	1,039	974	1,039	-6.3%
Multi-tenant offices - shared	1,562	2,638	5,301	5,549	6,863	8,187	6,783	6,363	6.6%
Private (purchase by landlord)	1,209	1,245	0	0	1,209	1,245	1,209	1,039	16.4%
Private (purchase by tenant)	152	1,100	0	0	152	1,100	152	166	-8.3%
Head office	47	52	57	44	103	96	103	96	7.4%
TOTAL directly managed	4,255	5,888	6,021	5,780	10,276	11,667	9,221	8,703	5.9%
TOTAL	44,010	39,006	6,021	5,780	50,031	44,786	31,780	31,636	0.5%

^{1.} The values shown represent the total emissions of buildings, without distinction between the private and shared areas, except for multi-tenant offices for which there is a breakdown of the consumption of the shared technical equipment of the buildings and the private consumption of the tenants.

^{7.} The coverage and proportion of estimated emissions are associated with the coverage and proportion of estimated energy on pages 323-325.

	GHG-Inc	dir-Abs	GHG-D	Dir-Abs	GHG	-Abs	(GHG-Abs-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate (BE)	7,675	14,234	0	0	7,675	14,234	7,151	6,405	11.7%
Healthcare real estate (FR)	3,857	3,728	0	0	3,857	3,728	3,020	3,398	-11.1%
Healthcare real estate + medical office buildings (NL)	5,643	3,230	663	186	6,306	3,416	3,114	3,356	-7.2%
Healthcare real estate (DE)	10,719	1,111	0	0	10,719	1,111	1,188	1,087	9.3%
Healthcare real estate (Others)	2,460	0	0	0	2,460	0	0	0	0.0%
TOTAL Healthcare real estate	30,353	22,304	663	186	31,017	22,490	14,472	14,245	1.6%
TOTAL Offices	8,681	13,101	5,358	5,593	14,038	18,695	13,958	14,272	-2.2%

^{2.} Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.

^{3.} The CO₂ emission factor for electricity varies per country (Source: IEA 2021). Belgium: 161 g CO₂e / Kwh / France: 50.5 g CO₂e/Kwh / Netherlands: 307 g CO₂e/Kwh / Germany: 319 g CO₂ e/Kwh, Spain: 153 g CO₂ e/Kwh

^{4.} The CO₂emission factor for gas is 205 g CO₂e/kWh (Source: Bilan Carbone).

^{5.} No information is available for the distribution networks in France and the Netherlands and healthcare real estate in Finland, Ireland, Italy and the United Kingdom.

^{6.} The $\rm CO_2$ emission factor for fuel oil is 285.27 g $\rm CO_2$ e/kWh (Source: DEFRA 2021).

The conversion factors used above are based on location.

Taking into account the market conversion coefficients, the line 'TOTAL directly managed' (excluding private consumption of the offices) of indirect emissions becomes 0 following the green electricity contract that Cofinimmo Services and Superstone have signed for all the surfaces under operational control.

	GHG-In	dir-Abs	GHG-E	Dir-Abs	GHG	-Abs	G	HG-Abs-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate	29,068	21,451	0	0	29,068	21,451	13,498	13,206	2.2%
Distribution networks	177	558	0	0	177	558	173	75	129.9%
PPP	4,799	3,044	0	0	4,799	3,044	3,176	3,044	4.4%
Single-tenant offices	5, <i>7</i> 11	8,066	0	0	5,711	8,066	5,711	6,608	-13.6%
TOTAL indirectly managed	39,755	33,119	0	0	39,755	33,119	22,559	22,933	-1.6%
Medical office buildings	0	0	663	186	663	186	229	186	22.9%
Multi-tenant offices - shared	0	0	5,301	5,549	5,301	5,549	5,301	4,512	17.5%
Private (purchase by landlord)	0	0	0	0	0	0	0	0	0.0%
Private (purchase by tenant)	152	1,100	0	0	152	1,100	152	166	-8.3%
Head office	0	0	57	44	57	44	57	44	27.2%
TOTAL directly managed	152	1,100	6,021	5,780	6,173	6,880	5,739	4,909	16.9%
TOTAL	39,907	34,218	6,021	5,780	45,928	39,998	28,298	27,841	1.6%

- 1. The values shown represent the total emissions of buildings, without distinction between the private and shared areas, except for multi-tenant offices for which there is a breakdown of the consumption of the shared technical equipment of the buildings and the private consumption of the tenants.
- 2. Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.
- 3. The CO₂ emission factor for electricity varies per country (Source: IEA 2021). Belgium: 161 g CO₂ e/kWh / France: 50.5 g CO₂ e/kWh / Netherlands: 307 g CO₂ e/kWh / Germany: 319 g CO₂ e/kWh / Spain: 153 g CO₂ e/kWh.
- 4. The CO₂emission factor for gas is 205 g CO₂e/kWh (Source: Bilan Carbone).
- 5. No information is available for the distribution networks in France and the Netherlands and healthcare real estate in Finland, Ireland, Italy and the United Kingdom.
- 6. The $\rm CO_2$ emission factor for fuel oil is 285.27 g $\rm CO_2$ e/kWh (Source: DEFRA 2021).
- 7. The coverage and proportion of estimated emissions are associated with the coverage and proportion of estimated energy on pages 323-325.

	GHG-Ind	dir-Abs	GHG-E	Dir-Abs	GHG	-Abs		GHG-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate (BE)	7,675	14,234	0	0	7,675	14,234	7,151	6,405	11.7%
Healthcare real estate (FR)	3,857	3,728	0	0	3,857	3,728	3,020	3,398	-11.1 %
Healthcare real estate + medical office buildings (NL)	4,357	2,377	663	186	5,020	2,563	2,369	2,503	-5.4%
Healthcare real estate (DE)	10,719	1,111	0	0	10,719	1,111	1,188	1,087	9.3%
Healthcare real estate (Others)	2,460	0	0	0	2,460	0	0	0	0.0%
TOTAL Healthcare real estate	29,068	21,451	663	186	29,731	21,637	13,727	13,392	2.5%
TOTAL Offices	5,863	9,166	5,358	5,593	11,221	14,760	11,221	11,330	-1.0%

The above-mentioned emissions of the head office only reflect the emissions associated with energy consumption. The total carbon footprint of the head office is published in the chapter 'Energy intensity and GHG emissions'. The values below show the total emissions of the head office per scope.

	GHG-In	dir-Abs	GHG-E	Dir-Abs	GHG	-Abs	
	2021	2020	2021	2020	2021	2020	Δ
Infrastructure	0	0	50	38	50	38	31.6%
Company cars	0	0	210	206	210	206	1.9%
TOTAL Scopes 1 + 2	0	0	260	244	260	244	6.6%
Cat. 1 – Paper purchase	1	1	0	0	1	1	0.0%
Cat. 2 – Equipments	188	166	0	0	188	166	13.3 %
Cat. 3 – Scopes 1 + 2 – upstream	64	59	0	0	64	59	8.5%
Cat. 5 – Waste	1	2	0	0	1	2	-50.0%
Cat. 6 – Business trips	16	26	0	0	16	26	-38.5%
Cat. 7 – Home-work commuting	7	16	0	0	7	16	-56.3%
Cat. 9 – Visitors	0	3	0	0	0	3	-100.0%
TOTAL Scope 3	277	273	0	0	277	273	1.5%
TOTAL Head office	277	273	260	244	537	517	3.9%

GHG EMISSIONS INTENSITY (KG CO₂e/M²/YEAR)

Based on disclosures GRI 305-4 and CRE3

Total amount of GHG emitted directly and indirectly per m² and per year.

	GHG-In	dir-Int	GHG-I	Dir-Int	GHO	-Int		GHG-Int-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate	32.0	29.4	0	0	32.0	29.4	27.2	26.6	2.2%
Distribution networks	11.0	28.3	0	0	11.0	28.3	11.5	5.0	129.9%
PPP	26.9	21.9	0	0	26.9	21.9	22.9	21.9	4.4%
Single-tenant offices	53.4	41.3	0	0	53.4	41.3	53.4	61.8	-13.6%
TOTAL indirectly managed	32.8	30.6	0	0	32.8	30.6	29.8	30.3	-1.6%
Medical office buildings	25.7	28.4	13.3	7.6	39.0	35.9	32.4	34.6	-6.3%
Multi-tenant offices - shared	6.5	7.6	16.5	15.9	23.0	23.5	30.3	28.4	6.6%
Private (purchase by landlord)	5.9	5.9	0	0	5.9	5.9	5.9	5.1	16.4%
Private (purchase by tenant)	4.0	7.9	0	0	4.0	7.9	4.0	4.3	-8.3%
Head office	12.1	13.4	14.6	11.5	26.7	24.9	26.7	24.9	7.4%
TOTAL directly managed	14.4	15.4	16.1	15.3	30.4	30.7	35.7	33.7	5.9%
TOTAL	29.2	26.6	3.9	4.1	33.1	30.7	31.3	31.2	0.5%

^{1.} The values shown represent the total emissions of buildings, without distinction between the private and shared areas, except for multi-tenant offices for which there is a breakdown of the consumption of the shared technical equipment of the buildings and the private consumption of the tenants.

^{6.} The $\rm CO_2emission$ factor for fuel oil is 285.27 g $\rm CO_2e/kWh$ (Source: DEFRA 2021).

	GHG-In	dir-Int	GHG-	Dir-Int	GHO	3-Int		GHG-Int-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate (BE)	28.7	29.3	0	0	28.7	29.3	26.7	23.9	11.7%
Healthcare real estate (FR)	20.4	24.0	0	0	20.4	24.0	20.4	22.9	-11.1%
Healthcare real estate + medical office buildings (NL)	37.0	37.6	4.4	2.2	41.4	39.8	37.3	40.2	-7.2%
Healthcare real estate (DE)	40.2	34.9	0	0	40.2	34.9	43.3	39.6	9.3%
Healthcare real estate (Others)	29.1	0	0	0	29.1	0	0	0	0.0%
TOTAL Healthcare real estate	31.6	29.4	0.7	0.2	32.3	29.6	27.5	27.1	1.6%
TOTAL Offices	24.6	23.9	15.2	10.2	39.8	34.2	39.6	40.5	-2.2%

The conversion factors used above are based on location.

^{2.} Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.

^{3.} The CO₂ emission factor for electricity varies per country (Source: IEA 2021). Belgium: 161 g CO₂ e/kWh / France: 50.5 g CO₂ e/kWh / Netherlands: 307 g CO₂ e/kWh / Germany: 319 g CO₂ e/kWh / Spain: 153 g CO₂ e/kWh.

^{4.} The CO₂ emission factor for gas is 205 g CO₂e/kWh (Source: Bilan Carbone).

^{5.} No information is available for the distribution networks in France and in the Netherlands and healthcare real estate in Finland, Ireland, Italy and the United Kingdom.

Taking into account the market conversion coefficients, the line 'TOTAL directly managed' (excluding private consumption of the offices) of indirect emissions becomes 0 following the green electricity contract that Cofinimmo Services and Superstone have signed for all the surfaces under operational control.

	GHG-In	dir-Int	GHG-	Dir-Int	GHO	9-Int		GHG-Int-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate	32.0	29.4	0	0	32.0	29.4	27.2	26.6	2.2%
Distribution networks	11.0	28.3	0	0	11.0	28.3	11.5	5.0	129.9%
PPP	26.9	21.9	0	0	26.9	21.9	22.9	21.9	4.4%
Single-tenant offices	53.4	41.3	0	0	53.4	41.3	53.4	61.8	-13.6%
TOTAL indirectly managed	32.8	30.6	0	0	32.8	30.6	29.8	30.3	-1.6%
Medical office buildings	0	0	13.3	7.6	13.3	7.6	7.6	6.2	22.9%
Multi-tenant offices - shared	0	0	16.5	15.9	16.5	15.9	23.6	20.1	17.5%
Private (purchase by landlord)	0	0	0	0	0	0	0	0	0.0%
Private (purchase by tenant)	4.0	7.9	0	0	4.0	7.9	4.0	4.3	-8.3%
Head office	0	0	14.6	11.5	14.6	11.5	14.6	11.5	27.2%
TOTAL directly managed	0.5	2.9	16.1	15.3	16.6	18.2	22.2	19.0	16.9%
TOTAL	26.5	23.4	3.9	4.1	30.4	27.5	27.9	27.4	1.6%

- 1. The values shown represent the total emissions of buildings, without distinction between the private and shared areas, except for multi-tenant offices for which there is a breakdown of the consumption of the shared technical equipment of the buildings and the private consumption of the tenants.

 2. Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly
- managed buildings.
- 3. The CO₂ emission factor for electricity varies per country (Source: IEA 2021). Belgium: 161 g CO₂ e/kWh / France: 50.5 g CO₂ e/kWh / Netherlands: 307 g CO₂ e/kWh / Germany: 319 g CO₂ e/kWh / Spain: 153 g CO₂ e/kWh / Spain:
- 4. The CO₂ emission factor for gas is 205 g CO₂e/kWh (Source: Bilan Carbone).
- 5. No information is available for the distribution networks in France and in the Netherlands and healthcare real estate in Finland, Ireland, Italy and the United Kingdom.
- 6. The $\rm CO_2emission$ factor for fuel oil is 285.27 g $\rm CO_2e/kWh$ (Source: DEFRA 2021).

	GHG-In	dir-Int	GHG-	Dir-Int	GHO	3-Int		GHG-Int-LfL	
	2021	2020	2021	2020	2021	2020	2021	2020	Δ
Healthcare real estate (BE)	28.7	29.3	0	0	28.7	29.3	26.7	23.9	11.7%
Healthcare real estate (FR)	20.4	24.0	0	0	20.4	24.0	20.4	22.9	-11.1%
Healthcare real estate + medical office buildings (NL)	28.6	27.7	4.4	2.2	33.0	29.9	28.4	30.0	-5.4%
Healthcare real estate (DE)	40.2	34.9	0	0	40.2	34.9	43.3	39.6	9.3%
Healthcare real estate (Others)	29.1	0	0	0	29.1	0	0	0	0.0%
TOTAL Healthcare real estate	30.3	28.3	0.7	0.2	31.0	28.5	26.1	25.4	2.5%
TOTAL Offices	16.6	16.7	15.2	10.2	31.8	27.0	31.8	32.1	-1.0%

The head office's GHG emissions intensity is expressed as a FTE to account for the relative impacts of mobility-related emissions.

2009	6.9 tCO ₂ e/FTE (101)
2014	8.0 tCO ₂ e/FTE (108)
2017	5.4 tCO ₂ e/FTE (129)
2019	6.0 tCO ₂ e/FTE (120)
2020	4.1 tCO ₂ e/FTE (124)
2021	4.0 tCO ₂ e/FTE (133)

TOTAL WATER CONSUMPTION BY SUPPLY SOURCE (M³/YEAR)

Based on disclosure GRI 303-5

The total volume of water consumed is used to supply the air-conditioning installations, the sanitary facilities and the kitchenettes. The only water supply source is municipal water.

	Number/	Coverage	Wate	r-Abs		Water-LfL		Estimated
	total of buildings	in m²	2021	2020	2021	2020	Δ	water con- sumption
Healthcare real estate	123/250	46%	575,595	527,154	249,960	299,845	-16.6%	18.5%
Distribution networks	1/1,080	3%	516	0	516	0	0.0%	0.0%
PPP	3/14	21%	51,796	40,324	51,796	35,324	46.6%	0.0%
Single-tenant offices	12/20	57%	15,021	24,725	14,251	14,641	-2.7%	19.8%
TOTAL indirectly managed	139/1,364	38%	642,927	592,203	316,523	349,810	-9.5%	17.0 %
Medical office buildings	14/16	65%	7,509	5,169	6,220	5,169	20.3%	10.9%
Multi-tenant offices	39/41	95%	51,883	59,399	48,605	52,766	-7.9%	8.6%
Head office	1/1	100%	243	351	243	351	-30.9%	0.0%
TOTAL directly managed	54/58	91%	59,635	64,919	55,068	58,286	-5.5%	8.9%
TOTAL	193/1,422	46%	702,562	657,122	371,591	408,096	-8.9%	16.3%

^{1.} The values shown are the total consumption for the building, without distinction between the private and shared areas.

^{3.} No information is available for the distribution networks in France and the Netherlands.

	Number/	Coverage	Water	-Abs		Water-LfL		Estimated
	total of buildings	in m² ¯	2021	2020	2021	2020	Δ	water con- sumption
Healthcare real estate (BE)	27/88	30%	108,926	310,729	102,013	108,936	-6.4%	0.0%
Healthcare real estate (FR)	36/53	67%	133,315	175,433	107,971	154,702	-30.2%	10.3 %
Healthcare real estate + medical office buildings (NL)	36/46	72%	58,540	7,109	8,523	7,109	19.9%	59.1%
Healthcare real estate (DE)	36/44	82%	271,321	39,052	37,673	34,267	9.9%	18.8%
Healthcare real estate (Others)	2/35	6%	11,000	0	0	0	0.0%	72.0%
TOTAL Healthcare real estate	137/266	47%	583,104	532,323	256,180	305,014	-16.0 %	18.4%
TOTAL Offices	52/62	82%	67,147	84,475	63,099	67,759	-6.9%	11.1%

^{1.} No information is available for healthcare real estate in Finland, Ireland, Italy and the United Kingdom.

^{2.} Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.

WATER CONSUMPTION PER SURFACE AREA (M³/M²/YEAR)

Based on disclosure GRI CRE2

Total volume of water per m² and per year.

		Water-Int			Water-Int-LfL	
	2021	2020	Δ	2021	2020	Δ
Healthcare real estate	0.84	0.94	-11.0 %	0.73	0.88	-16.6%
Distribution networks	0.06	0	0.0%	0.06	0	0.0%
PPP	1.31	0.36	262.4%	1.31	0.89	46.6%
Single-tenant offices	0.16	0.13	19.7%	0.16	0.16	-2.7%
TOTAL indirectly managed	0.78	0.69	12.1%	0.66	0.73	-9.5%
Medical office buildings	0.23	0.19	19.1%	0.23	0.19	20.3%
Multi-tenant offices	0.17	0.18	-7.5 %	0.17	0.18	-7.9%
Head office	0.06	0.09	-30.9%	0.06	0.09	-30.9%
TOTAL directly managed	0.17	0.18	-4.9%	0.17	0.18	-5.5%
TOTAL	0.60	0.54	10.5%	0.47	0.51	-8.9%

^{1.} The values shown are the total consumption for the building, without disctinction between the private and shared areas.

^{3.} No information is available for the distribution networks in France and the Netherlands.

		Water-Int			Water-Int-LfL	
	2021	2020	Δ	2021	2020	Δ
Healthcare real estate (BE)	0.62	0.89	-30.3%	0.62	0.66	-6.4%
Healthcare real estate (FR)	0.87	1.13	-23.3%	0.80	1.15	-30.2%
Healthcare real estate + medical office buildings (NL)	0.43	0.24	81.5%	0.29	0.24	19.9%
Healthcare real estate (DE)	1.13	0.78	45.2%	0.96	0.87	9.9%
Healthcare real estate (Others)	0.79	0	0.0%	0	0	0.0%
TOTAL Healthcare real estate	0.81	0.91	-10.7%	0.69	0.83	-16.0 %
TOTAL Offices	0.17	0.16	0.9%	0.17	0.18	-6.9%

^{1.} No information is available for healthcare real estate in Finland, Ireland, Italy and the United Kingdom.

^{2.} Cofinimmo has no control over the private consumption of the tenants of the buildings. It can only influence the consumption of the shared technical equipment of the directly managed buildings.

TOTAL WEIGHT OF WASTE BY TYPE AND DISPOSAL ROUTE (TONNES/YEAR)

Based on disclosures GRI 306-3 and 306-4

Quantity of waste collected by disposal route: reuse, recycling, composting, incineration, landfilling, etc. The recycling (REC) and incineration (INC) of waste with energy recovery are the only disposal routes.

	total of	huildings	Wo	Waste-Abs Waste-Abs 2021 2020		s	Waste-LfL 2021		L	Waste-LfL 2020		Δ			
	buildings		REC	INC	Total	REC	INC	Total	REC	INC	Total	REC	INC	Total	
Distribution networks	1/1,080	3%	1	2	3	0	0	0	1	2	3	0	0	0	0.0%
PPP	1/14	15%	17	60	78	34	88	122	17	60	78	13	58	71	9.5%
Single-tenant offices	13/20	55%	97	92	189	93	109	201	51	72	124	85	93	178	-30.3%
TOTAL indirectly managed	15/1,364	6%	115	155	269	127	197	324	70	135	205	98	151	249	-17.7 %
Medical office buildings	12/16	53%	43	101	144	24	77	100	24	77	102	24	77	100	1.2%
Multi-tenant offices	39/41	97%	324	374	698	373	395	768	324	374	698	323	344	668	4.6%
Head office	1/1	100%	7	5	12	6	5	11	7	5	12	6	5	11	5.7%
TOTAL directly managed	52/58	91%	374	480	854	403	477	880	355	457	812	353	426	779	4.2%
TOTAL	67/1,422	18%	489	635	1,124	530	674	1,204	425	592	1,017	451	577	1,028	-1.1%

- 1. Waste is collected at the source by type: general waste, paper, cardboard, plastic, cans, glass, etc.
- 2. The breakdown of waste by disposal route varies based on the type of waste.
- 3. The values shown represent the total quantities for the buildings, without distinction between the private and shared areas.
- 4. Cofinimmo has no control over the private quantities of building tenants. It can only influence the quantities of the directly managed buildings.
- 5. Waste classified as hazardous is processed directly by the tenants.
- 6. Conversion factor by type: general waste 60 kg/m³, paper/cardboard 50 kg/m³, plastic/cans 30 kg/m³ and glass 320 kg/m³.
- 7. No information is available for indirectly managed healthcare real estate and distribution networks in France and the Netherlands.

Proportion of waste collected by disposal route: reuse, recycling, composting, incineration, landfill, etc. The recycling (REC) and incineration (INC) of waste with energy recovery are the only disposal routes.

Quantity of waste per m² and per year

	Waste-Abs Recycled			Waste-LfL Recycled		Waste-Int 2021 tonnes/m²			Waste-Int 2020 tonnes/m²		
	2021	2020	2021	2020	REC	INC	Total	REC	INC	Total	
Distribution networks	30%	0%	30%	0%	0.10	0.24	0.34	0	0	0	0.0%
PPP	22%	28%	22%	18%	0.60	2.13	2.74	0.34	0.88	1.22	124.5%
Single-tenant offices	51%	46%	42%	48%	1.06	1.01	2.07	0.76	0.89	1.66	24.7%
TOTAL indirectly managed	43%	39%	34%	39%	0.89	1.20	2.09	0.57	0.89	1.46	43.4%
Medical office buildings	30%	24%	24%	24%	1.63	3.81	5.44	1.41	4.53	5.94	-8.4%
Multi-tenant offices	46%	49%	46%	48%	1.04	1.21	2.25	1.10	1.17	2.27	-1.1%
Head office	59%	54%	59%	54%	1.85	1.29	3.14	1.59	1.38	2.97	5.7%
TOTAL directly managed	44%	46%	44%	45%	1.10	1.41	2.51	1.12	1.33	2.45	2.1%
TOTAL	44%	44%	42%	44%	1.04	1.35	2.39	0.91	1.16	2.07	15.4%

^{1.} Recycling and incineration with energy recovery are the only disposal routes applicable. The proportion of incineration with energy recovery is therefore the balance of the recycled proportion.

TYPE AND NUMBER OF ASSETS WITH CERTIFICATIONS (KWH/M²)

Based on disclosure GRI CRE8

Total number of buildings that have received a certification by type (Cert-Tot).

The table shows the number of buildings that have received at least one PEB certification.

The energy performance level shown is the weighted average of the scores by segment.

	Number/	Coverage	En	ergy performar	ice	LfL e	nergy performa	nce
	total of buildings	in m²	2021	2020	Δ	2021	2020	Δ
Healthcare real estate	170/250	59%	227	241	-5.8%	244	236	3.3%
Distribution networks	198/1,080	14%	152	295	-48.6%	150	245	-38.7%
PPP	10/14	23%	267	816	-67.2%	816	816	0.0%
Single-tenant offices	4/20	32%	272	237	14.5%	272	281	-3.2%
TOTAL indirectly managed	382/1,364	47%	227	245	-7.3 %	239	241	-1.0 %
Medical office buildings	16/16	100%	271	286	-5.4%	286	286	0.0%
Multi-tenant offices	21/41	50%	172	187	-8.0%	175	170	2.4%
Head office	1/1	100%	238	238	0.0%	238	238	0.0%
TOTAL directly managed	38/58	57%	196	208	-5.4%	201	198	1.6%
TOTAL	420/1,422	48%	222	236	-5.8%	229	230	-0.4%

^{1.} PEB certification is regulated differently in each country and segment.

^{2.} For some PEB certifications, the score is 0 kWh/m² due to a lack of information. These certifications are excluded from the average.

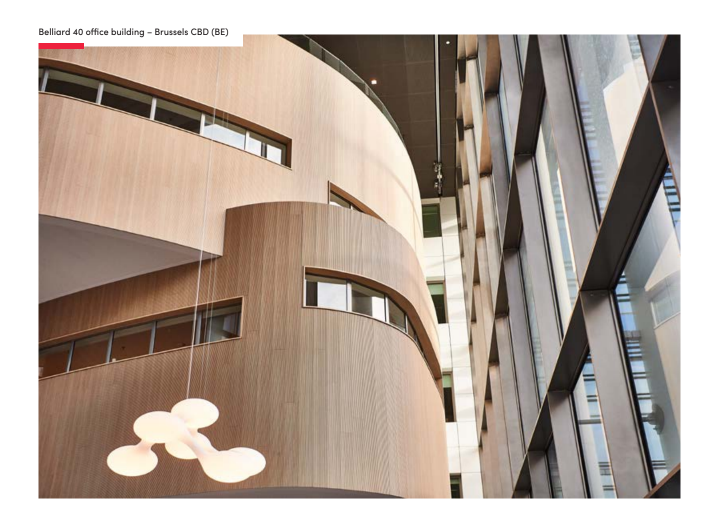
		Coverage	En	ergy performan	ce	LfL e	nergy performa	nce
	total of buildings		2021	2020	Δ	2021	2020	Δ
Healthcare real estate (BE)	21/88	15 %	201	125	61.1%	212	95	124.5%
Healthcare real estate (FR)	44/53	86%	359	397	-9.5%	398	404	-1.3 %
Healthcare real estate + medical office buildings (NL)	45/46	96%	216	219	-1.4%	218	219	-0.8%
Healthcare real estate (DE)	42/44	90%	125	106	18.0%	119	105	12.7%
Healthcare real estate (Others)	34/35	87 %	265	205	29.6%	205	205	-0.1%
TOTAL Healthcare real estate	152/266	61%	229	245	-6.4%	248	241	3.0 %
TOTAL Offices	26/62	44%	197	207	-4.8%	200	200	0.4%

The table shows the number of buildings that have received at least one BREEAM or BREEAM-equivalent certification.

	Number/ total of	Coverage in m²	BREEAM In-Use	BREEAM In-Use	BREEAM	BREEAM	BREEAM
	buildings		Good	Very Good	Good	Very Good	Excellent
Healthcare real estate	7/250	3%	0.0%	2.4%	0.0%	0.4%	0.3%
PPP	2/14	20%	0.0%	0.0%	15.1%	0.0%	4.9%
Single-tenant offices	2/20	16%	0.0 %	0.0%	0.0%	0.0%	15.6%
TOTAL indirectly managed	11/1,364	5%	0.0%	1.6%	1.3%	0.2%	1.8%
Multi-tenant offices	3/41	11 %	1.9%	0.0%	0.0%	3.2%	6.3%
Head office	1/1	100%	0.0%	100.0%	0.0%	0.0%	0.0%
TOTAL directly managed	4/58	11%	1.6%	1.0 %	0.0%	2.8%	5.4%
TOTAL	15/1,422	6%	0.2%	1.5%	1.1%	0.6%	2.3%

- 1. For property of distribution networks, no BREEAM nor BREEAM-equivalent certification is available. The certification of the PPP asset, namely Excellent is HQE.
- 2. The BREEAM-certified buildings are located in Belgium and Spain. The HQE-certified asset is located in France.
- 3. In the context of the ISO 14001 certification, the principles of BREEAM and/or BREEAM In-Use certification are also applicable to the entire portfolio.

 4. A rotation policy is applied for BREEAM certification favouring the certification of buildings not certified in the past, which goes beyond a simple extension of the certifications already obtained. The number of buildings that have thus obtained BREEAM certification at one time or another amounts to 30.



Social performance indicators

The managerial approach to human capital is described on pages 131-135.

GOVERNANCE BODIES AND EMPLOYEE GENDER DIVERSITY (in %)

Based on disclosure GRI 405-1

Diversity-Emp	2021		2020		Δ	Δ	
	Women	Men	Women	Men	With respect to 50% goal	Women	
Board of directors (including non-independent members)	36 %	64 %	42%	58%	-28%	-14 %	
Executive committee	40%	60%	40%	60%	-20%	0%	
Managers	33%	67%	29%	71%	-34%	14%	
Employees (including managers)	57%	43%	58%	42%	14%	-2%	

^{1.} In 2020, 10% of women and 2% of men worked part-time.

GENDER SALARY AND REMUNERATION RATIO (% WOMEN/MEN)

Based on disclosure GRI 405-2

Diversity-Pay	2021	2020	Δ
Board of directors	77%	71%	8%
Executive committee	78%	75%	4%
Managers	91%	88%	3%
Employees	83%	79%	5%

^{1.} The chairman is male, which explains the difference at the Board level. Non-independent members are excluded from calculation, because they are included in the Executive Committee.

EMPLOYEE TRAINING AND DEVELOPMENT (NUMBER OF HOURS)

Based on disclosure GRI 404-1

Emp-Training		Total				
	2021	2020	Δ	2021	2020	Δ
Women	2,490	2,865	-13 %	31	36	-14 %
Men	1,798	992	81%	30	18	67%
Employees	4,289	3,857	11 %	31	29	7%

^{1.} The denominator for the average per employee is 140 people (= total number of employees).

EMPLOYEE PERFORMANCE APPRAISALS (in %)

Based on disclosure GRI 404-3

Emp-Dev	2021	2020	Δ
Employees	100%	100%	0%

RECRUITMENT OF NEW EMPLOYEES AND EMPLOYEE TURNOVER

Based on disclosure GRI 401-1

Emp-Turnover	Departures						New hires				
	2021		2020	Δ	2021			2020	Δ		
	Total	%	Total	%		Total	%	Total	%		
Employees	17	12.1%	12	8.9%	42%	22	15.7%	24	17.8 %	-12 %	

^{1.} The denominator is 140 people (= total number of employees).

^{2.} In 2021, 10% of women and 1% of men worked part-time.

^{2.} The CEO is male, which explains the difference at the Executive Committee level.

^{3.} The difference at the manager level can be explained by the fact that there are more male operational managers.

^{4.} At employee level, there is a difference because many women have an administrative assistant function.

^{2.} Belgian regulations require companies to provide an average of five days or 40 hours of training per employee. The reduction in 2021 compared to this target is mainly linked to the lockdown. Following the lockdown, trainings are replaced by webinars which have not been included in the results.

^{2.} Inter-group staff turnover is not taken into account.

EMPLOYEE HEALTH AND SAFETY

Based on disclosure GRI 403-9

H&S-Emp	Numerator	2021	2020	Δ
Short-term absenteeism	2.2 days lost	1.0 %	1.0 %	0%
Long-term absenteeism	14.2 days lost	6.3%	3.2%	97%
Hours lost due to occupational accidents / worked hours	0 days lost	0.0%	0.0%	0%
Number of accidents/worked hours	1 accident	0.0%	0.0%	0%

- 1. According to Belgian legislation, the denominator is the total number of working days including leave days.
- 2. Short-term absenteeism means less than 20 days while long-term absenteeism means 20 days or more.
- 3. The number of absenteeism days per employee amounts to 16.4 days.
- 4. The denominator for each indicator is 250,560 working hours.

ASSET HEALTH AND SAFETY ASSESSMENTS (% OF BUILDINGS IN M2)

Based on disclosure GRI 416-1

H&S-Asset	2021	2020	Δ
Medical office buildings	54%	67%	-19%
Multi-tenant offices	93%	96%	-3%
Head office	100%	100%	0%
TOTAL directly managed	88%	93%	-5%

- 1. The assessment is based on the annual monitoring of fire audits and asbestos monitoring.
- 2. In the indirectly managed portfolio, these assessments are carried out as part of the due diligence process at the time of acquisition. Annual monitoring is then the responsibility of the tenants.

ASSET HEALTH AND SAFETY COMPLIANCE (NUMBER OF ACCIDENTS)

Based on disclosure GRI 416-2

H&S-Comp	2021	2020	Δ
Medical office buildings	0	0	0%
Multi-tenant offices	0	0	0%
Head office	0	0	0%
TOTAL directly managed	0	0	0%

- 1. In 2021, no infringements related to fire audits and asbestos monitoring with a financial or health impact on the occupant were detected.
- 2. In the indirectly managed portfolio, annual monitoring is the responsibility of the tenants. During the monitoring visits, no violations with financial or health impact were found.

COMMUNITY ENGAGEMENT, IMPACT ASSESSMENTS AND DEVELOPMENT PROGRAMMES (% OF BUILDINGS IN M²)

Based on disclosure GRI 413-1

Comty-Eng	2021	2020	Δ
Medical office buildings	0%	0%	0%
Multi-tenant offices	100%	100%	0%
Head office	100%	100%	0%
TOTAL directly managed	87%	88%	-1%

- 1. The accessibility of office buildings has been assessed in the chapter ESG management (see page 145). The strategy also foresees individual actions for each building, such as the opening of a garden to the public garden.
- 2. The commitment relating to the head office is described in the GRI content index (see page 346).

Governance performance indicators

COMPOSITION OF THE HIGHEST GOVERNANCE BODY

Based on disclosure GRI 2-9

NOMINATING AND SELECTING THE HIGHEST GOVERNANCE BODY

Based on disclosure GRI 2-10

CONFLICTS OF INTEREST

Based on disclosure GRI 2-15

The Gov-Board, Gov-Selec and Gov-Col indicators are described in the chapter 'Corporate governance statement' (see pages 188-206).

DASHBOARD

Actions taken in 2021	Progress in 2021	Future actions	Deadline
Energy intensity and GHG emissions			
1. Reduce the energy intensity of buildings by 30 % to reach the le	evel of 130 kWh/m² by 2030.		
Scope: global portfolio Measurement of objective: in kWh/m²			
Decrease of 13% in energy intensity compared to 2017 by reaching 165 kWh/m².	165 kWh/m²	Scheduling of actions identified in the energy mapping. Acquisition policy with a target of an average energy intensity of 85 kWh/m². 10% reduction in portfolio performance under operational control. Identification of actions aligned with the European taxonomy within the portfolio.	2030
2. Increase renewable energy production.			
Scope: overall portfolio Measurement of objective: coverage in m² of buildings with photovoltaic/solar panels			
 Analysis of the photovoltaic panels already installed in the healthcare segment during the annual visits of internal and external property managers. 	26%	Raise tenants' awareness to invest in renewable energy sources during construction/renovation/extension projects. Commitment to green energy supply points until 2030 and beyond.	2030
3. Improve the portfolio's energy performance with a building re	novation programme.		
Scope: overall portfolio Measurement of objective: annual renovation rate according to the 5-year portfolio renewal target			
2.2% of the real estate portfolio underwent redevelopment or large-scale renovation, which improved the energy performance (excluding new constructions and acquisitions).	2.2%	 From 2022 to 2026, Cofinimmo is planning to refurbish 5.5% of its portfolio (excluding new constructions and acquisitions). 	2026
4. Smart monitoring of the energy intensity of buildings.			
Scope: overall portfolio Measurement of objective: coverage in m² of buildings with energy data collection			
 Consumption data has been collected for 63% of the healthcare real estate segment and 72% of the office segment. 	59%	 Increase the coverage to 85%, with a minimum of 75%, achieved through smart monitoring. 	2022
5. Annual assessment of the head office's carbon footprint.			
Scope: Cofinimmo group Measurement of objective: emissions in tonnes CO ₂ e per employee			
Aim to reduce the carbon footprint by 50 % by 2030 in line with the science based targets initiative, through an advanced mobility policy	4.0 tonnes CO ₂ e/FTE	 Assess the impact of the application of the mobility policy implemented in 2020, which offers a mobility budget to all the employees. 	2022
Water management			
6. Improve the collection of water consumption data.			
Scope: overall portfolio Measurement of objective: coverage in m² of buildings with water data collection			
91% of data collected on water con-sumption for the directly managed portfolio, 47% in healthcare real estate, 21% for PPPs and 57% for single-tenant offices.	46%	Increase the coverage to 85%, with a minimum of 75%, achieved through smart monitoring. Organise internal training sessions on water	2022
A monitoring system was installed for all the healthcare real estate assets in the Netherlands, in collaboration with Smartvatten.		management.	
Mobility			
7. Inform clients about the accessibility of buildings using alternation	ative transport modes to the	car.	
Scope: overall portfolio Measurement of objective: coverage in m² of buildings with good to excellent accessibility			
Progressive set-up of multi-modal sheets for office buildings.	79%	 Quantifying the accessibility of assets in the healthcare real estate segment. 	2022

Actions taken in 2021	Progress in 2021	Future actions	Deadline
8. Promote the use of alternative transport modes to the car by i	improving facilities.		
Scope: office portfolio Measurement of objective: % of bicycle parking space			
• 2% of parking spaces are equipped with charging stations in the office segment.	19 %	 Gradually improve infrastructure for cyclists by: increasing bicycle parking spaces; 	2022
• 19% of bicycle parking spaces are available in the office segment.		- improving the type of bicycle parking spaces;	
Analysis of bicycle parking accessible to visitors		- increasing the number of showers.	
9. Increase the rate of use of car parks by sharing them or throu	gh a conversion into car pa	rks for semi-public or public use.	
Scope: office portfolio Measurement of objective: coverage of shared or public car parks			
Assessed the implementation of public parking spaces in the context of the renewal of the environmental permit of the parking spaces subject to COBRACE in Brussels.	4 %	 Study conducted for the gradual conversion of 1,200 parking spaces into public parking as permits are renewed. 	2030
 4% of the parking spaces available in the office portfolio are converted into shared and public parking spaces. 			
10. Implement a mobility plan.			
Scope: Cofinimmo group Measurement of objective: total cycled distance			
Raise awareness among staff members of alternative means of transport by implementing a new green mobility plan.	6,460 km	Implementation of the three-year mobility plan.	2022
• 6,460 km cycled to head office.			
 Revision of the three-year mobility plan including the implementation of new targets, postponed to 2021 due to the health crisis. 			
Use of sustainable/recycled materials			
11. Life cycle analysis of materials used in development projects.			
Scope: overall portfolio Measurement of objective: number of projects			
Carbon footprint analysis for 4 redevelopment projects in 4 countries.	4	 Calculate the carbon footprint for at least 2 redevelopment projects 	2022
		 Explore the use of innovative building materials. Organise in-house training on carbon footprint and life cycle analysis 	
Construction waste			
12. Partially recycle materials during renovation projects.			
Scope: overall portfolio Measurement of objective: number of projects			
In 2021, the opportunity to recuperate materials prior to demolition did not occur in any of the redevelopment projects.	s/o	Material recovery considered for new renovation projects.	2022
Impact on green spaces			
13. Ensure biodiversity.			
Scope: overall portfolio Measurement of objective: completion of planned actions			
The assessment in due diligence reviews is based on various factors. For the environment, the presence of green areas is one of the factors taken into account for	100%	 Analyse projects on undeveloped land in order to reduce environmental by obtaining environmental certification. 	2022
each project.		 Study the tools used to quantify the biodiversity scorecard. 	
Occupancy-related waste			
14. Improve waste sorting in multi-tenant office buildings by rais	sing awareness among occi	upants.	
Scope: office portfolio Measurement of objective: % of recycled waste compared to the 70% target			
• 44% of collected waste are recycled.	63%	Improve waste sorting and reduce the overall	2022
• Waste increase from 2.07 tonnes/m² to 2.39 tonnes/m².		weight of waste per m ⁴ by raising awareness among tenants in the portfolio under operational control.	

Actions taken in 2021	Progress in 2021	Future actions	Deadline
15. Receive electronic invoices from suppliers and send invoices	to clients in digital format.		
Scope: Cofinimmo group Measurement of objective: number of invoices received/ sent digitally			
In 2021, the majority of invoices received in digital format were directly attached in an e-mail. The remaining invoices, received in paper format, were scanned.	status quo	 90% of invoices will be received in digital format. 85% of tenants will receive their rent bills and rental-related expenses breakdowns in digital 	2022
Likewise, the majority of lease contracts, all documents (rent bills and rental-related expenses breakdowns, etc.) were sent in digital format.		format.	
Safety and well-being of the occupants			
16. Gradually decontaminate buildings still containing traces of	asbestos.		
Scope: overall portfolio Measurement of objective: coverage in m² of buildings without asbestos			
61% of the portfolio no longer contains traces of asbestos.	61%	 Improve the quality of data collected for the different segments 	2022
17. Promote solidarity in order to maximise its social impact.			
Scope: Cofinimmo group Measurement of objective: completion of planned actions			
 Integration of social risks in the customer relationship for the health sector during the annual visits of internal and external property managers. 	100%	 Integrating social risks into the client relationship for the healthcare sector by analysing and comparing the operator's business plan during due diligence. 	2022
Relationship with suppliers			
18. Include a separate clause in contracts and calls for tenders r	egarding the adoption of s	ustainability practices by subcontractors.	
Scope: Cofinimmo group Measurement of objective: % of contracts			
ESG policy is included in any general contractor contract. Cofinimmo encourages its suppliers to adopt an environmentally friendly behaviour.	100%	 Publish the 2021 universal registration document as a 'communication on progress' on the UN Global Compact Charter website. 	2022
 Cofinimmo reiterated its commitment as a signatory to the UN Global Compact Charter, which encompasses ten principles of fundamental corporate responsibility in the fields of human rights, labour, environment, and the fight against corruption. 		 Develop a sustainable procurement policy for the head office. Review the impact of the due diligence in the supply chain. 	
2020 sustainability report published as 'communication on progress' on the UN Global Compact Charter website.			
 Publication in the group's universal registration document of the supplier policy on environmental and social aspects of the value chain. 			
Human capital			
19. Develop the necessary framework for employee developmen	t.		
Scope: Cofinimmo group Measurement of objective: % of employees who attended one or more training courses			
 4,289 hours of training were followed by 46% of employees, representing an average of 3.8 days of training per employee. 	46%	 Continued employee training. Definition of a training platform regarding performance evaluation. ESG training on life cylce and water management. 	2022
20. Ensure sufficient diversity at the different levels of the compo	any's hierarchy.		
Scope: Cofinimmo group Measurement of objective: % of women /% of men at executive committee level			
Greater parity between men and women at staff level.	72%	 Continued vigilance on a parity between men and women on the board of directors and the executive committee. 	2022

Actions taken in 2021	Progress in 2021	Future actions	Deadline
Aesthetics, respect for public spaces and diversity of districts			
21. Improve the aesthetics and public space when redeveloping	ng existing buildings.		
Scope: overall portfolio Measurement of objective: renovated/constructed surface in m ²			
Acceptance of the redevelopment works of the Fundis healthcare building in The Netherlands.	66,175 m²	 Delivery of construction, renovation and extension works for 5% of the portfolio. 	2026
		 Comprehensive analysis of the targeted final energy intensity of redevelopment projects 	
22. Receive BREEAM and BREEAM In-Use certifications.			
Scope: overall portfolio Measurement of objective: number of buildings since 2010			
Ongoing renewal of the BREEAM In-Use certification for Woluwe 58, Cofinimmo's head office.	30	Initiate the procedure to receive a BREEAM certification for healthcare real estate projects in	2022
 Extensaion of the BREEAM In-Use certification received for a multitenant office building. 		Spain. Obtain a BREEAM In-Use Very good for at least	
 Obtaining BREEAM In-Use Very Good certificates for five healthcare assets in Belgium. 		two office buildings in Belgium.	
Obtaining BREEAM certificates from Very Good to Excellent for two healthcare assets in Spain.			
Accessibility for people with reduced mobility			
${\bf 23.} \ {\bf Audit} \ {\bf and} \ {\bf research} \ {\bf potential} \ {\bf improvements} \ {\bf related} \ {\bf to} \ {\bf the}$	accessibility of buildings to peop	ole with reduced mobility (PRM).	
Scope: overall portfolio Measurement of objective: coverage in m² of audited multi-tenant buildings			
• 25% of the buildings have been audited since 2013.	25 %	Continued vigilance on accessibility regarding construction sites.	2022
Profitability for investors and access to capital			
24. Develop a financial strategy that is consistent with ESG ob	jectives.		
Scope: Cofinimmo group Measurement of objective: coverage in m² of EPB/EPC certified assets			
The certification of assets according to the EPB/EPC certification scheme has been completed by 48%.	48%	Implementation of climate change due diligence analysis for each acquisition.	2022
Reviewed the green & social allocated to sustainable financial instruments has been reviewed.		 Development of a 'net zero' track record within the portfolio. 	
Business ethics			
25. Maximise the transparency of the company's ESG informa	tion.		
Scope: Cofinimmo group Measurement of objective: scores obtained in the different surveys			
Received an EPRA Sustainability sBPR Award for the tenth consecutive year.	Gold Award	Continually and actively participate in the GRESB, MSCI, Sustainalytics, ISS ESG and CDP surveys	2022
Prepared a sustainability report in line with GRI standards and received third-party assurance for it.	Limited assurance on EPRA performance indicators, the GRI Content Index and the	and ratings.Publish ESG information in a combined annual	
 Participated in the GRESB survey with a score which went from 45% to 70% in eight years. 	green & social portfolio 70%	financial report and obtain third-party assurance. • Prepare the annual financial report based on risks	
 'Prime' rating according to the ISS ESG rating methodology. 	C (Prime)	and opportunities associated with climate change as recommended by TCFD.	
 Renewed participation in the Carbon Disclosure Project. MSCI ESG rating improved from A in 2016 to AA. 	B (management band) AA	Drawing up an annual eligibility report in accordance with the European Union taxonomy.	
26. ISO 14001 certification for the environmental managemen	t system.		
Scope: portfolio in Belgium Measurement of objective: certification renewal/extension			
Renewed ISO 14001:2015 certification	100%	Annual renewal of the ISO 14001:2015 certification annually.	2022

Actions taken in 2021	Progress in 2021	Future actions	Deadline
27. Annually review the materiality matrix for the company's sus	stainability topics.		
Scope: Cofinimmo group Measurement of objective: completion of planned actions			
Internal review of ESG priority areas taking into account the strategy in the healthcare real estate segment	100%	 Engaging healthcare real estate stakeholders to challenge the material topics during the annual visits of internal and external property managers. 	2022
		 Satisfaction survey in the health care real estate sector. 	
		 In-depth analysis of the physical risks of climate change in the portfolio. 	
28. Promote the collaboration agreement signed by Cofinimmo to reduce the environmental impact of leased property: sharing			
Scope: Cofinimmo group Measurement of objective: achievement of planned actions			
 59% of surface areas covered by a collaboration agreement in order to share consumption data (in the form of a green clause, a green charter, a proxy, or a simple email exchange). 	59%	 85% of surface areas in healthcare real estate covered by a sustainable collaboration agreement. 	2022
29. Mobilise employees			
Scope: Cofinimmo group Measurement of objective: emissions in tonnes of CO ₂ e per employee			
A survey on internal communication resulted in an internal communication and interaction plan.	100%	Repeat the employee engagement survey Define a global ESG objective in the annual	2022
All employees were given the opportunity to volunteer for a day to help the victims of the floods in Belgium in July 2021.		individual objectives of each employee for 2022.	
Publication in the universal registration document of an HR strategy on training, diversity, safety and well-being.			
82% of employees received a ESG target for 2021 linked to the performance review process.			
LinkedIn ambassador toolkit launched.			

LINK BETWEEN TOPICS OF COFINIMMO AND SDGs

17 UN goals to transform our world

The UN sustainable development goals (SDGs) are intended to provide incentives for all countries – poor, rich and with middle income – to take action to promote prosperity while protecting the planet. They recognise that poverty can only be eradicated if it is coupled with strategies to increase economic growth and address a range of social needs, including education, health, social protection and employment opportunities, while combatting climate change and protecting the environment.





		SDG	Topics	Pages
3	3 in mark than 1	Good health and well-being	 Gradually decontaminate buildings still containing traces of asbestos. Promote solidarity in order to maximise its social impact. 	127-128
1	4 thousand	Quality education	Develop the necessary framework for employee development.	133
6	e provincent	Clean water and sanitation	Improve collection of water consumption data.	124-125
7	7 interest of the state of the	Affordable and clean energy	 Increase production of renewable energy. Improve the portfolio's energy performance with a building renovation programme. Smart monitoring of the energy intensity of buildings. Annual assessment of the headquarters' carbon footprint. 	121-123
8	8 WANTER STORMS	Decent work and economic growth	 Mobilise employees. Develop a financial strategy that is consistent with ESG objectives. 	136-145
10	10 stants	Reduced inequalities	 Ensure sufficient diversity at the different levels of the company's hierarchy. Audit and research potential improvements related to the accessibility of buildings to people with reduced mobility (PRM). 	131-132
11	11 manus Manus Alla	Sustainable cities and communities	 Improve the aesthetics and public space when developing buildings. Receive BREEAM and BREEAM In-Use certifications. Inform clients about the accessibility of buildings using alternative transport modes to the car. Promote the use of alternative transport modes to the car by improving facilities. Increase the rate of use of car parks by sharing them or through a conversion into car parks for semi-public or public use. Implement a mobility plan. Ensure biodiversity. 	337-338
2	12 decimandos infraescos infraesc	Responsible consumption and production	 Partially recycle materials during renovation projects. Receive electronic invoices from suppliers and send invoices to clients in digital format. Improve waste sorting in multi-tenant offices by raising awareness among occupants. 	338-339
13	13 second relatives Assaults contex (15 conductor) (25 conductor)	Measures relating to the fight against climate change	 Reduce the energy intensity of buildings by 30% to reach the level of 130 kWh/m² by 2030. Annual assessment of the head office's carbon footprint. 	121-123
16	16 MALAGINE HI MATHEMAN HI MORE	Peace, justice and strong institutions	 Maximise the transparency of the company's ESG information. ISO 14001 certification for the Environmental Management System. 	341
7	17 PROTEINANT PAIR LE HALLESTER	Partnerships for the implementation of goals	 Annually review the materiality matrix for the company's sustainability topics. Promote the collaboration agreement signed by Cofinimmo and the tenant in order to actively promote sustainability and encourage all parties to reduce the environmental impact of leased property: sharing of consumption data, initiatives to reduce consumption, better waste sorting, etc. Include a separate clause in contracts and calls for tenders regarding the adoption of sustainability practices by subcontractors. 	106-107

GRI CONTENT INDEX

All the GRI standards (see pages 344-347) have been reviewed by the auditor, Deloitte Réviseurs d'Entreprises/Bedrijfsrevisoren (see the 'Statutory auditor's report'). Cofinimmo is not subject to the European legislation on non-financial reporting (EU Directive 2014/95).

The ESG report is therefore a voluntary initiative which complies with the legal requirements of the transposition of this directive into Belgian law and follows the Euronext guidance on ESG reporting issued in January 2020.

Statement of use	Cofinimmo SA/NV has reported in accordance with the GRI Standards for the period from 01.01.2021 to 31.12.2021
GRI 1 used	GRI 1: Foundation 2021
Applicable GRI Sector Standard(s)	n/a

General disclosures

GRI 2: 0	GENERAL DISCLOSURES 2021	PAGES	
2-1	Organizational details	14-23	
2-2	Entities included in the organization's sustainability reporting	287-293	
2-3	Reporting period, frequency and contact point		The reporting period covers the social and financial year from 01.01.2021 to 31.12.2021 and the report is published annually. Current report has been published on 08.04.2022. Hanna De Groote, Head of ESG, is the contact point regarding the reported information.
2-4	Restatements of information		No significant restatement of information compared to information reported in the 2020 ESG report.
2-5	External assurance		Deloitte Réviseurs d'Entreprises/Bedrijfsrevisoren SC s.f.d. SRL performed a limited assurance audit on the performance indicators, the compliance of the ESG report with the GRI Standards, as well as the green & social portfolio impact reporting.
2-6	Activities, value chain, and other business relationships	112-119	
2-7	Employees	192	All employees are recruited for an indefinite term. Social data are consolidated by the social secretariat Securex for Belgium and by the human resources department for the other countries with the support of an external advisor.
2-8	Workers who are not employees		At 31.12.2021, Cofinimmo called on 4 external consultants and 21 temporary workers.
2-9	Governance structure and composition	188-203	
2-10	Nomination and selection of the highest governance body	198	
2-11	Chair of the highest governance body	195	
2-12	Role of the highest governance body in overseeing the management of impacts	188-203	
2-13	Delegation of responsibility for managing impacts	188-203	
2-14	Role of the highest governance body in sustainability reporting	188-203	
2-15	Conflicts of interest	204-205	
2-16	Communication of critical concerns	204-205	
2-17	Collective knowledge of the highest governance body	204-205	
2-18	Evaluation of the performance of the highest governance body	203	
2-19	Remuneration policies	209-219	

GRI 2: 0	SENERAL DISCLOSURES 2021	PAGES	
2-20	Process to determine remuneration	209-219	
2-21	Annual total compensation ratio	215	
2-22	Statement on sustainable development strategy	105	
2-23	Policy commitments		https://www.cofinimmo.com/about-us/governance/
			https://www.cofinimmo.com/media/4430/esg-policy.pdf
2-24	Embedding policy commitments		Respect for human rights is a red line in the collaboration with the partners. In addition, exposure is low given Cofinimmo's geography and business.
2-25	Processes to remediate negative impacts	205	
2-26	Mechanisms for seeking advice and raising 205 concerns	205	https://www.cofinimmo.com/about-us/governance/
concerns			In the countries where Cofinimmo operates, complaints and feedback mechanisms are required by legislation. This accounts for 100 % of the relevant activities.
2-27	Compliance with laws and regulations		https://www.cofinimmo.com/esg/governance-policies/
2-28	Membership associations		The Shift, Women on Board, UPSI, IiP, EPRA, RICS, GRESB, BACA.
2-29	Approach to stakeholder engagement	116-119	
2-30	Collective bargaining agreements		There is no trade union representation within Cofinimmo due to a lack of candidates in the compulsory employee elections held every four years. The most recent social elections have taken place in April 2020. During the compulsory social elections, Cofinimmo informs all employees of their right to free association and collective bargaining. Cofinimmo is part of Joint Committee 200 which governs the status of employees.

Material topics

GRI 3: MA	ATERIAL TOPICS 2021	PAGES	
3-1	Process to determine material topics	106	
3-2	List of material topics	107	
ENERGY II	NTENSITY AND GHG EMISSIONS		
GRI 3: MA	ATERIAL TOPICS 2021		
3-3	Management of material topics	121-123	
GRI 300 : I	ENVIRONMENTAL STANDARDS		
CRE1	Relative energy consumption	322	
CRE3	Relative GHG emissions	328-329	
GRI 302 : I	ENERGY 2016		
302-1	Energy consumption within the organisation	323-325	
302-2	Energy consumption outside of the organisation	323-325	
302-3	Energy intensity	322	
302-4	Reduction of energy consumption	120	
GRI 305 : I	EMISSIONS 2016		
305-1	Direct (Scope 1) GHG emissions	326-327	
305-2	Energy indirect (Scope 2) GHG emissions	326-327	
305-3	Other indirect (Scope 3) GHG emissions	326-327	
305-4	GHG emissions intensity	328-329	
305-5	Reduction of GHG emissions	120	
WATER M	ANAGEMENT		
GRI 3: MA	ATERIAL TOPICS 2021		
3-3	Management of material topics	124-125	
GRI 300 : I	ENVIRONMENTAL STANDARDS		
CRE2	Relative water consumption	331	
GRI 303: \	WATER AND EFFLUENTS 2018		
303-5	Water consumption	330	
SAFETY A	ND WELL-BEING OF OCCUPANTS		
GRI 3: MA	ATERIAL TOPICS 2021		
3-3	Management of material topics	106-145	
GRI 306 : \	WASTE 2020		
306-3	Waste generated	332	
306-4	Waste diverted from disposal	332	
GRI 413 : L	LOCAL COMMUNITIES 2016		
413-1	Operations with local community engagement, impact assessments and development programs	336	
GRI 416 : 0	CUSTOMER HEALTH AND SAFETY 2016		
416-1	Assessment of the health and safety impacts of product and service categories	128	
416-2	Incidents of non-compliance concerning the health and safety impacts of products and services	128	
SUPPLIER	RELATIONS		
GRI 3: MA	ATERIAL TOPICS 2021		
3-3	Management of material topics	129-130	
GRI 205:	ANTI-CORRUPTION 2016		
205-3	Confirmed incidents of corruption and actions taken	145	
CDI 407+1	FREEDOM OF ASSOCIATION AND COLLECTIVE BARGA	AINING 2016	
OK1 407.1			In 2021, no operations or suppliers in which the right to freedom
407-1	Operations and suppliers in which the right to freedom of association and collective bargaining may be at risk		of association and collective bargaining may have been at risk were claimed.

415-1	Political contributions		No financial or in kind political contributions were made in 2021.
HUMAN			
	ATERIAL TOPICS 2021		
3-3	Management of material topics	131-135	
	EMPLOYMENT 2016		
401-1	New employee hires and employee turnover	335	
	LABOUR/MANAGEMENT RELATIONS 2016	100	TI P (C P)
402-1	Minimum notice periods regarding operational changes	129	The minimum notice period for operational changes is six weeks In 2021, no mergers/divestitures with an impact on the number o employees took place.
GRI 403:	OCCUPATIONAL HEALTH AND SAFETY 2018		
403-1	Occupational health and safety management system	129	Cofinimmo follows the Code of well-being at work. This Code is applicable to all employees.
403-2	Hazard identification, risk assessment, and incident investigation	129, 132	The role of the internal prevention advisor is carried out by the Human Resources Department. As required by law, Cofinimmo has drawn up an inventory of risks and established a written assessment of these risks for the health, safety and wellbeing of employees. Every employee has the right to stop work if he or she reasonably believes that a serious danger is imminent.
403-3	Occupational health services	135	
403-4	Worker participation, consultation, and communication on occupational health and safety		Cofinimmo, which does not present any major risks, is allowed to operate without a joint employer-employee committee but with the help of an external advisor.
403-5	Worker training on occupational health and safety	335	Cofinimmo organises an annual evacuation exercise at the heac office and offers all employees fire-fighting and basic counsellin training.
403-6	Promotion of worker health	135	Any employee may, on his/her own initiative, consult the occupational physician for any problem relating to his/her work or workstation. Employees under the age of 40 are entitled to a medical check-up every 3 years, from the age of 40 every 2 year and annually from the age of 50.
403-7	Prevention and reduction of health and safety impacts at work, directly related to business relationships	129-130	
403-9	Work-related injuries	336	
GRI 404:	TRAINING AND EDUCATION 2016		
104-1	Average hours of training per year per employee	133	
104-3	Percentage of employees receiving regular performance and career development reviews	133	
GRI 405:	DIVERSITY AND EQUAL OPPORTUNITY 2016		
405-1	Diversity of governance bodies and employees	335	
405-2	Ratio of basic salary and remuneration of women to men	335	
GRI 406:	NON-DISCRIMINATION 2016		
406-1	Incidents of discrimination and corrective actions		No incidents of discrimination were reported in 2021.
PROFITAL	BILITY FOR INVESTORS AND ACCESS TO CAPITAL		
GRI 3: M	ATERIAL TOPICS 2021		
3-3	Management of material topics	137-145	
GRI 201:	ECONOMIC PERFORMANCE 2016		
201-1	Direct economic value generated and distributed	136	
GRI 300:	ENVIRONMENTAL STANDARDS		

AUDITOR'S REPORT

Independent assurance report on selected environmental, social and governance performance indicators and the Sustainable Finance Data published in the document "2021 Universal registration document " of Cofinimmo NV/SA for the year ending on 31 December 2021.

To the board of directors

We have been engaged to conduct a limited assurance engagement on:

- A selection of environmental, social and governance indicators ("the ESG KPI's"), and
- The allocation of proceeds and impact reporting with regards to the Sustainable Finance Products, covering the green & social bonds, loans, sustainable benchmark bonds, sustainable treasury notes of Cofinimmo NV/SA ("the Sustainable Finance Data").

The ESG KPI's and the Sustainable Finance Data (together "the Data") are published in the document '2021 Universal registration document' of Cofinimmo NV/SA ("the Company") for the year ending on 31 December 2021 ("the Document"). The ESG KPI's have been defined following the Best Practices Recommendations of the "European Public Real Estate Association" (EPRA) regarding sustainable development reporting (EPRA sBPR, 3rd version) and the GRI standards (incl. GRI CRESD). The Sustainable Finance Data have been defined following the Cofinimmo Sustainable Finance Framework May 2020. The ESG KPI's and the Sustainable Finance Data are identified with the symbol in the Document or are presented in the chapter "EPRA performance indicators".

Conclusion

The ESG KPI's:

• Based on our work as described in this report, nothing has come to our attention that causes us to believe that the ESG KPI's related to Cofinimmo NV/SA identified with the symbol in the Document or as presented in the chapter "EPRA performance indicators", have not been prepared, in all material respects, in accordance with the EPRA Best Practices Recommendations on Sustainability Reporting (3rd version) and the GRI standards (GRI CRESD).

The Sustainable Finance Data:

• Based on our work as described in this report, nothing has come to our attention that causes us to believe that the Sustainable Finance Data related to Cofinimmo NV/SA identified with the symbol
in the Document, have not been prepared, in all material respects, in accordance with the Cofinimmo Sustainable Finance Framework May 2020.

Responsibility of the board of directors

The board of directors of the Company is responsible for the preparation of the Data and the references made to it presented in the Document as well as for the declaration that its reporting is in accordance with the following frameworks:

- Reporting guidelines of the 'European Public Real Estate Association' (EPRA) reporting on sustainable development (EPRA sBPR on Sustainability Reporting, 3rd version).
- Reporting guidelines of the Global Reporting Initiative Standards (GRI Standards), including performance indicators and additional content related to the material aspects to Cofinimmo NV/SA included in the supplement 'The Construction and Real Estate Sector Disclosures' of the GRI standards, specific to the Construction and Real Estate sector ("GRI CRESD").
- The Cofinimmo Sustainable Finance Framework May 2020 that has been based on the "International Capital Market Association" (ICMA)'s Green Bond Principles (GBP), Social Bond Principles (SBP), and Sustainability Linked Loan Principles (SLLP).

The responsibility includes the selection and application of appropriate methods for the preparation of the Data, for ensuring the reliability of the underlying information and for the use of assumptions and reasonable estimations. Furthermore, the board of directors is also responsible for the design, implementation and maintenance of systems and procedures relevant for the preparation of the Data that is free from material misstatement, whether due to fraud or error.

Nature and scope of our work

Our responsibility is to express a conclusion on the ESG KPI's and Sustainable Finance Data based on our procedures. We conducted our engagement in accordance with the International Standard on Assurance Engagements ISAE 3000 Assurance Engagements Other than Audits or Reviews of Historical Financial Information, issued by the International Auditing and Assurance Standards Board (IAASB), in order to state whether anything had come to our attention that causes us the believe that the Data have not been prepared, in all material respects, in accordance with the applicable criteria.

We apply International Standard on Quality Control 1 and, accordingly, maintain a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Applying these standards, our procedures are aimed at obtaining limited assurance on the fact that the Data do not contain material misstatements. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement and consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed.

As indicated in the 2021 Universal registration document, the scope of reporting for environmental performance indicators for the Company's properties corresponds to all EPRA sBPR indicators. The coverage per indicator is presented in the EPRA sBPR tables under the chapter "EPRA performance indicators".

Our work was performed on the data gathered and retained in the reporting scope by Cofinimmo NV/SA. Our conclusion covers therefore only this Data and not all information included in the Document.

We have taken into account the perimeter according to the scope of the Sustainable Finance Framework, covering the following financial instruments:

- Green & Social Bonds: 55 MEUR issued in 2016;
- Green & Social Loans:
 - 40 MEUR issued in 2019;
- 40 MEUR issued in 2020;
- Sustainable Benchmark Bonds:
 - 500 MEUR issued in 2020;
 - 500 MEUR issued in 2022;
- Sustainability Treasury Notes: 800 MEUR issued in 2021 (status per 31 December 2021).

The scope of our work included, amongst others the following procedures:

- Obtaining an understanding of the Company's business, including internal control relevant to collection of the information used to prepare the Data. This included discussions with the Company's management responsible for operational performance in the areas responsible for the data underlying the Data, which are identified with the symbol as mentioned in the Document.
- Considering the risk of material misstatement of the Data;
- Performing analytical procedures; and
- Examining, on a sample basis, internal and external supporting evidence and performing consistency checks on the consolidation of the Data.

Our report is made solely to the Company's directors, as a body, in accordance with ISAE 3000. Our work has been undertaken so that we might state to the Company those matters we are required to state to them in this report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's directors as a body for our work, this report, or for the conclusions we have formed.

Independence

In conducting our engagement, we have complied with the independence and other ethical requirements of the Code of Ethics for Professional Accountants issued by the International Ethics Standards Board for Accountants (IESBA), which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior, and with the Belgian legal and regulatory framework.

Signed at Zaventem, 29th March 2022.

CROSS-REFERENCE TABLES

CROSS-REFERENCE TABLE FOR THE UNIVERSAL REGISTRATION DOCUMENT

This cross-reference table includes the headings provided for in Annexes I and II of the Commission Delegated Regulation (EU) 2019/980 of 14.03.2019 and refers to the pages of this universal registration document where the information relating to each of these headings is mentioned.

SECTION 1	PERSONS RESPONSIBLE, THIRD PARTY INFORMATION, EXPERTS' REPORTS AND COMPETENT AUTHORITY APPROVAL	PAGES
Item 1.1	Identify all persons responsible for the information or any parts of it, given in the registration document with, in the latter case, an indication of such parts. In the case of natural persons, including members of the issuer's administrative, management or supervisory bodies, indicate the name and function of the person; in the case of legal persons indicate the name and registered office.	8
Item 1.2	A declaration by those responsible for the registration document that to the best of their knowledge, the information contained in the registration document is in accordance with the facts and that the registration document makes no omission likely to affect its import.	8
	Where applicable, a declaration by those responsible for certain parts of the registration document that, to the best of their knowledge, the information contained in those parts of the registration document for which they are responsible is in accordance with the facts and that those parts of the registration document make no omission likely to affect its import.	
Item 1.3	Where a statement or report attributed to a person as an expert, is included in the registration document, provide the following details for that person: a) name; b) business address; c) qualifications; d) material interest if any in the issuer.	9, 222
	If the statement or report has been produced at the issuer's request, state that such statement or report has been included in the registration document with the consent of the person who has authorised the contents of that part of the registration document for the purpose of the prospectus.	
Item 1.4	Where information has been sourced from a third party, provide a confirmation that this information has been accurately reproduced and that as far as the issuer is aware and is able to ascertain from information published by that third party, no facts have been omitted which would render the reproduced information inaccurate or misleading. In addition, identify the source(s) of the information.	9, 222
Item 1.5	Provide a statement that:	6, 8
	 a) the universal registration document has been filed with the Financial Services and Markets Authority (FSMA), as competent authority under Regulation (EU) 2017/1129, without prior approval in accordance with article 9 of that regulation; 	,
	b) the universal registration document may be used for the purposes of a public offer of securities or the admission of securities to trading on a regulated market if it is approved by the Financial Services and Markets Authority (FSMA) together with any amendments thereto and a securities note and summary approved in accordance with regulation (EU) 2017/1129.	
SECTION 2	STATUTORY AUDITORS	
Item 2.1	Names and addresses of the issuer's auditors for the period covered by the historical financial information (together with their membership in a professional body).	222
Item 2.2	If auditors have resigned, been removed or have not been re-appointed during the period covered by the historical financial information, indicate details if material.	n/a
SECTION 3	RISK FACTORS	
Item 3.1	A description of the material risks that are specific to the issuer, in a limited number of categories, in a section headed 'Risk Factors'.	2-7
	In each category, the most material risks, in the assessment undertaken by the issuer, offeror or person asking for admission to trading on a regulated market, taking into account the negative impact on the issuer and the probability of their occurrence shall be set out first. The risks shall be corroborated by the content of the registration document.	

SECTION 4	INFORMATION ABOUT THE ISSUER	
Item 4.1	The legal and commercial name of the issuer.	360
Item 4.2	The place of registration of the issuer, its registration number and legal entity identifier ('LEI').	360
Item 4.3	The date of incorporation and the length of life of the issuer, except where the period is indefinite.	342
Item 4.4	The domicile and legal form of the issuer, the legislation under which the issuer operates, its country of incorporation, the address, telephone number of its registered office (or principal place of business if different from its registered office) and website of the issuer, if any, with a disclaimer that the information on the website does not form part of the prospectus unless that information is incorporated by reference into the prospectus.	360
SECTION 5	BUSINESS OVERVIEW	
Item 5.1	Principal activities	
Item 5.1.1	A description of, and key factors relating to, the nature of the issuer's operations and its principal activities, stating the main categories of products sold and/or services performed for each financial year for the period covered by the historical financial information.	14-23
Item 5.1.2	An indication of any significant new products and/or services that have been introduced and, to the extent the development of new products or services has been publicly disclosed, give the status of their development.	n/a
Item 5.2	Principal markets	14-23
	A description of the principal markets in which the issuer competes, including a breakdown of total revenues by operating segment and geographic market for each financial year for the period covered by the historical financial information.	242
Item 5.3	The important events in the development of the issuer's business	14-23
Item 5.4	Strategy and objectives	26-31
	A description of the issuer's business strategy and objectives, both financial and non financial (if any). This description shall take into account the issuer's future challenges and prospects.	33, 57, 61,63
Item 5.5	If material to the issuer's business or profitability, summary information regarding the extent to which the issuer is dependent, on patents or licences, industrial, commercial or financial contracts or new manufacturing processes.	n/a
Item 5.6	The basis for any statements made by the issuer regarding its competitive position.	n/a
Item 5.7	Investments	
Item 5.7.1	A description, (including the amount) of the issuer's material investments for each financial year for the period covered by the historical financial information up to the date of the registration document.	10, 24-69
Item 5.7.2	A description of any material investments of the issuer that are in progress or for which firm commitments have already been made, including the geographic distribution of these investments (home and abroad) and the method of financing (internal or external).	38
Item 5.7.3	Information relating to the joint ventures and undertakings in which the issuer holds a proportion of the capital likely to have a significant effect on the assessment of its own assets and liabilities, financial position or profits and losses.	290
Item 5.7.4	A description of any environmental issues that may affect the issuer's utilisation of the tangible fixed assets.	31, 64, 104
SECTION 6	ORGANISATIONAL STRUCTURE	
Item 6.1	If the issuer is part of a group, a brief description of the group and the issuer's position within the group. This may be in the form of, or accompanied by, a diagram of the organisational structure if this helps to clarify the structure.	290
Item 6.2	A list of the issuer's significant subsidiaries, including name, country of incorporation or residence, the proportion of ownership interest held and, if different, the proportion of voting power held.	290
SECTION 7	OPERATING AND FINANCIAL REVIEW	
Item 7.1	Financial condition	
Item 7.1.1	To the extent not covered elsewhere in the registration document and to the extent necessary for an understanding of the issuer's business as a whole, a fair review of the development and performance of the issuer's business and of its position for each year and interim period for which historical financial information is required, including the causes of material changes.	22, 85-93
	The review shall be a balanced and comprehensive analysis of the development and performance of the issuer's business and of its position, consistent with the size and complexity of the business.	
	To the extent necessary for an understanding of the issuer's development, performance or position, the analysis shall include both financial and, where appropriate, non-financial Key Performance Indicators relevant to the particular business. The analysis shall, where appropriate, include references to, and additional explanations of, amounts reported in the annual financial statements.	
Item 7.1.2	To the extent not covered elsewhere in the registration document and to the extent necessary for an understanding of the issuer's business as a whole, the review shall also give an indication of: a) the issuer's likely future development; b) activities in the field of research and development.	20-103
	The requirements sand out in item 7.1 may be satisfied by the inclusion of the management report referred to in Articles 19 and 29 of Directive 2013/34/EU of the European Parliament and of the Council.	
Item 7.2	Operating results	
		22,
Item 7.2.1	Information regarding significant factors, including unusual or infrequent events or new developments, materially affecting the issuer's income from operations and indicate the extent to which income was so affected.	85-93

SECTION 8	CAPITAL RESOURCES	
Item 8.1	Information concerning the issuer's capital resources (both short term and long term).	79-84, 362
Item 8.2	An explanation of the sources and amounts of and a narrative description of the issuer's cash flows.	79-84
Item 8.3	Information on the borrowing requirements and funding structure of the issuer.	79-84, 270
Item 8.4	Information regarding any restrictions on the use of capital resources that have materially affected, or could materially affect, directly or indirectly, the issuer's operations.	79-84, 278
Item 8.5	Information regarding the anticipated sources of funds needed to fulfil commitments referred to in item 5.7.2.	30, 79-84
SECTION 9	REGULATORY ENVIRONMENT	
Item 9.1	A description of the regulatory environment that the issuer operates in and that may materially affect its business, together with information regarding any governmental, economic, fiscal, monetary or political policies or factors that have materially affected, or could materially affect, directly or indirectly, the issuer's operations.	5-6
SECTION 10	TREND INFORMATION	
Item 10.1	A description of:	9, 34, 57,
	a) the most significant recent trends in production, sales and inventory, and costs and selling prices since the end of	61, 65
	the last financial year to the date of the registration document;b) any significant change in the financial performance of the group since the end of the last financial period for which financial information has been published to the date of the registration document, or provide an appropriate negative statement.	
Item 10.2	Information on any known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the issuer's prospects for at least the current financial year.	2
SECTION 11	PROFIT FORECASTS OR ESTIMATES	
Item 11.1	Where an issuer has published a profit forecast or a profit estimate (which is still outstanding and valid) that forecast or estimate shall be included in the registration document. If a profit forecast or profit estimate has been published and is still outstanding, but no longer valid, then provide a statement to that effect and an explanation of why such forecast or estimate is no longer valid. Such an invalid forecast or estimate is not subject to the requirements in items 11.2 and 11.3.	98-101
Item 11.2	Where an issuer chooses to include a new profit forecast or a new profit estimate, or a previously published profit forecast or a previously published profit estimate pursuant to item 11.1, the profit forecast or estimate shall be clear and unambiguous and contain a statement setting out the principal assumptions upon which the issuer has based its forecast, or estimate.	98-101
	The forecast or estimate shall comply with the following principles:	
	 a) there must be a clear distinction between assumptions about factors which the members of the administrative, management or supervisory bodies can influence and assumptions about factors which are exclusively outside the influence of the members of the administrative, management or supervisory bodies; 	
	 b) the assumptions must be reasonable, readily understandable by investors, specific and precise and not relate to the general accuracy of the estimates underlying the forecast; 	
	 c) in the case of a forecast, the assumptions shall draw the investor's attention to those uncertain factors which could materially change the outcome of the forecast. 	
Item 11.3	The prospectus shall include a statement that the profit forecast or estimate has been compiled and prepared on a basis which is both:	8
	a) comparable with the historical financial information; b) consistent with the issuer's accounting policies.	
SECTION 12	ADMINISTRATIVE, MANAGEMENT AND SUPERVISORY BODIES AND SENIOR MANAGEMENT	
Item 12.1	Names, business addresses and functions within the issuer of the following persons and an indication of the principal activities performed by them outside of that issuer where these are significant with respect to that issuer:	8, 196-199
	a) members of the administrative, management or supervisory bodies;	203-204
	b) partners with unlimited liability, in the case of a limited partnership with a share capital;c) founders, if the issuer has been established for fewer than five years;	
	d) any senior manager who is relevant to establishing that the issuer has the appropriate expertise and experience for the management of the issuer's business.	
	Details of the nature of any family relationship between any of the persons referred to in points (a) to (d).	
	In the case of each member of the administrative, management or supervisory bodies of the issuer and of each person referred to in points (b) and (d) of the first subparagraph, details of that person's relevant management expertise and experience and the following information:	
	a) the names of all companies and partnerships where those persons have been a member of the administrative, management or supervisory bodies or partner at any time in the previous five years, indicating whether or not the individual is still a member of the administrative, management or supervisory bodies or partner. It is not necessary to list all the subsidiaries of an issuer of which the person is also a member of the administrative, management or supervisory bodies;	
	b) details of any convictions in relation to fraudulent offences for at least the previous five years;	
	 c) details of any bankruptcies, receiverships, liquidations or companies put into administration in respect of those persons described in points (a) and (d) of the first subparagraph who acted in one or more of those capacities for at least the previous five years; 	
	d) details of any official public incrimination and/or sanctions involving such persons by statutory or regulatory authorities	
	(including designated professional bodies) and whether they have ever been disqualified by a court from acting as a member of the administrative, management or supervisory bodies of an issuer or from acting in the management or conduct of the affairs of any issuer for at least the previous five years.	

Petendial conflicts of interests between any duties to the issuer, of the persons referred to in item 121, and their private runs be mode. Any arrangement or understanding with major shareholders, customers, suppliers or others, pursuant to which any person referred to in item 121 was selected as a member of their others, pursuant to which any person referred to in item 121 was selected as a member of their others, pursuant to which any person referred to in item 121 on the disposal within a certain period of time of their holdings in the issuer's securities. SECTION 13 REMUNERATION AND BENEFTS In relation to the lost off this final subprangraph, points a) and a): Item 13.1 The relation to the lost off the insurer or their persons referred to in points (a) and (d) of the first subparagraph officers 121, first subprangraph, points a) and a): Item 13.2 The total main the provided on an individual basis unless individual disclosure is not required in the issuer's home convergence on the otherwise publicly disclosed by the issuer. Item 13.2 The total amounts are aside or accrued by the issuer or its subsidiaries to provide for pension, referement or similar benefits. SECTION 14 BOARD PRACTICES In relation to the issuer's lost completed financial year, and unless otherwise specified, with respect to those persons referred to in point (a) of the first subparagraph of them 121, first subparagraph, points a) and d): Item 14.1 Dad of expiration of the current term of office, if applicable, and the person during which the person has served in that office. Item 14.2 Information about members of the administrative, management or supervisory bodies' service contracts with the issuer or any of its subsidianes providing for benefits upon termination or employment, or an appropriate statement to the effect that no such benefits wast. Item 14.3 Information about members of the administrative, management or supervisory bodies' service contracts with the issuer. In the work of the substances are appropriate statement t			
interests and or other duties must be clearly storach. In the event that there are no such conflicts, a statement to that effect must be made. Any crangement or understanding with major shareholders, customers, suppliers or others, pursuant to which any person referred to in item 122 was selected as a member of the administrative, management or supervisory bodies or Datais of any restrictions agreed by the persons referred to in item 121 on the disposal within a certain period of time of their holdings in the issuer's securities. SECTION 13 REMUNERATION AND BENETTS In relation to the last full filtionacid year for those persons referred to in points (a) and (3) of the first subparagraph of tem 123, first subparagraph points a) and (3). Item 13. The amount of tremuneration poid (chading any contingent or deferred compensation), and benefits in kind granted to such persons by the issuer and its subsidiaries by responsible to the issuer and its subsidiaries by any person. That information must be provided on an individual basic unless individual disclosure is not required in the issuer's home country and is not otherwise publicly disclosed by the issuer. Item 13. The total amounts set aside or accrued by the issuer or its subsidiaries to provide for pension, retirement or similar benefits. SECTION 14 BOARD PRACTICES In relation to the lasses's last completed financial year, and unless otherwise specified, with respect to those persons referred to in point (o) of the first subprangraph of them 12, first subparagraph, points a) and 10. Item 14. Date of expiration of the current term of office, if applicable, and the person during which the person has served in that office. Item 14. Information about Immembers of the administrative, management or supervisory bodies' service contracts with the sauer's any of its subsidiaries providing for benefits upon termination of employment, or an appropriate statement to the effect that no such benefits with. Item 14. Information about Insulation in the insulation of in	Item 12.2	Administrative, management and supervisory bodies and senior management conflicts of interests.	206
person referred to in item 121 was selected as a member of the administrative, management or supervisory bodies or member of sevier management. Details of any restrictions agreed by the persons referred to in item 121 on the disposal within a certain period of time of the rodolings in the issuer's securities. SECTION 13 REMUNERATION AND BENETTS In relation to the last uffile founding day continued to the persons referred to in points (a) and (d) of the first subparagraph of item 121, first subparagraph, points a) and (d): In relation to the last uffile financial year for those persons referred to in points (a) and (d) of the first subparagraph of item 122, first subparagraph, points a) and (d): The information maneration poid (including any contingent or deferred compensation), and barefisi in kind granted to sub-persons by the issuer and its subsidiaries for services in all capacities to the issuer and its subsidiaries by any person. The information maneration poid (including any continued to the issuer and its subsidiaries by any person. The information maneration poid (including any continued to the issuer and its subsidiaries by any person. The information and the total amounts are aided or accrued by the issuer. Item 12 the total amounts are aided or accrued by the issuer or its subsidiaries to provide for pension, reference of the selection of the total amounts are aided or accrued by the issuer. Item 14 Dels of experience of the completed financial year, and unless otherwise specified, with respect to these persons referred to in point (of the first subparagraph of item 121, first subparagraph, points a) and of the subsidiaries to the subsidiaries to provide the selection of the complete selection of the select		interests and or other duties must be clearly stated. In the event that there are no such conflicts, a statement to that effect	
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Item 16.1 In so far as is known to the issuer, the name of any person other than a member of the administrative, management or supervisory bodies who, directly or indirectly, has an interest in the issuer's capital or voting rights which is notifiable under the issuer's national law, together with the amount of each such person's interest, as at the date of the registration document or, if there are no such persons, an appropriate statement to that effect that no such person exists. Item 16.2 Whether the issuer's major shareholders have different voting rights, or an appropriate statement to the effect that no such voting rights exist. Item 16.3 To the extent known to the issuer, state whether the issuer is directly or indirectly owned or controlled and by whom and describe the nature of such control and describe the measures in place to ensure that such control is not abused. Item 16.4 A description of any arrangements, known to the issuer, the operation of which may at a subsequent date result in a n/a change in control of the issuer. SECTION 17 RELATED PARTY TRANSACTIONS Item 17.1 Details of related party transactions (for which these purposes are those set out in the Standards adopted in accordance with the Regulation (EC) No 1606/2002 of the European Parliament and of the Council, that the issuer has entered into during the period covered by the historical financial information and up to the date of the registration document, must be disclosed in accordance with the respective standard adopted under Regulation (EC) No 1606/2002 if applicable. If such standards do not apply to the issuer the following information must be disclosed: a) the nature and extent of any transactions which are, as a single transaction or in their entirety, material to the issuer. Where such related party transactions which are, as a single transaction or in their entirety, material to the issuer. Where such related party transactions are not concluded at arm's length provide an explanation of why these transactions were not	Item 15.3	Description of any arrangements for involving the employees in the capital of the issuer.	n/a
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Item 16.3 To the extent known to the issuer, state whether the issuer is directly or indirectly owned or controlled and by whom and describe the nature of such control and describe the measures in place to ensure that such control is not abused. Item 16.4 A description of any arrangements, known to the issuer, the operation of which may at a subsequent date result in a n/a change in control of the issuer. SECTION 17 RELATED PARTY TRANSACTIONS Item 17.1 Details of related party transactions (for which these purposes are those set out in the Standards adopted in accordance with the Regulation (EC) No 1606/2002 of the European Parliament and of the Council, that the issuer has entered into during the period covered by the historical financial information and up to the date of the registration document, must be disclosed in accordance with the respective standard adopted under Regulation (EC) No 1606/2002 if applicable. If such standards do not apply to the issuer the following information must be disclosed: a) the nature and extent of any transactions which are, as a single transaction or in their entirety, material to the issuer. Where such related party transactions are not concluded at arm's length provide an explanation of why these transactions were not concluded at arm's length. In the case of outstanding loans including guarantees of any kind indicate the amount outstanding;	Item 16.1	or supervisory bodies who, directly or indirectly, has an interest in the issuer's capital or voting rights which is notifiable under the issuer's national law, together with the amount of each such person's interest, as at the date of the registration	8, 172, 193
describe the nature of such control and describe the measures in place to ensure that such control is not abused. Item 16.4 A description of any arrangements, known to the issuer, the operation of which may at a subsequent date result in a n/a change in control of the issuer. SECTION 17 RELATED PARTY TRANSACTIONS Item 17.1 Details of related party transactions (for which these purposes are those set out in the Standards adopted in accordance with the Regulation (EC) No 1606/2002 of the European Parliament and of the Council, that the issuer has entered into during the period covered by the historical financial information and up to the date of the registration document, must be disclosed in accordance with the respective standard adopted under Regulation (EC) No 1606/2002 if applicable. If such standards do not apply to the issuer the following information must be disclosed: a) the nature and extent of any transactions which are, as a single transaction or in their entirety, material to the issuer. Where such related party transactions are not concluded at arm's length provide an explanation of why these transactions were not concluded at arm's length. In the case of outstanding loans including guarantees of any kind indicate the amount outstanding;	Item 16.2		8
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9.		a) the nature and extent of any transactions which are, as a single transaction or in their entirety, material to the issuer. Where such related party transactions are not concluded at arm's length provide an explanation of why these transactions were not concluded at arm's length. In the case of outstanding loans including guarantees of any kind	
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SECTION 18	FINANCIAL INFORMATION CONCERNING THE ISSUER'S ASSETS AND LIABILITIES, FINANCIAL POSITION AND PROFITS AND LOSSES	
Item 18.1	Historical financial information	
Item 18.1.1	Audited historical financial information covering the latest three financial years (or such shorter period as the issuer has been in operation) and the audit report in respect of each year.	10
Item 18.1.2	Change of accounting reference date	n/d
	If the issuer has changed its accounting reference date during the period for which historical financial information is required, the audited historical information shall cover at least 36 months, or the entire period for which the issuer has been in operation, whichever is shorter.	
Item 18.1.3	Accounting standards	232-240
	The financial information must be prepared according to International Financial Reporting Standards as endorsed in the Union based on Regulation (EC) No 1606/2002.	
	If Regulation (EC) No 1606/2002 is not applicable, the financial information must be prepared in accordance with: a) a Member State's national accounting standards for issuers from the EEA, as required by Directive 2013/34/EU; b) a third country's national accounting standards equivalent to Regulation (EC) No 1606/2002 for third country issuers. If such third country's national accounting standards are not equivalent to Regulation (EC) No 1606/2002 the financial statements shall be restated in compliance with that Regulation.	
Item 18.1.4	Change of accounting framework	n/c
	The last audited historical financial information, containing comparative information for the previous year, must be presented and prepared in a form consistent with the accounting standards framework that will be adopted in the issuer's next published annual financial statements having regard to accounting standards and policies and legislation applicable to such annual financial statements.	
	Changes within the accounting framework applicable to an issuer do not require the audited financial statements to be restated solely for the purposes of the prospectus. However, if the issuer intends to adopt a new accounting standards framework in its next published financial statements, at least one complete set of financial statements (as defined by IAS 1 Presentation of Financial Statements as set out in regulation (EC) No 1606/2002), including comparatives, must be presented in a form consistent with that which will be adopted in the issuer's next published annual financial statements, having regard to accounting standards and policies and legislation applicable to such annual financial statements.	
Item 18.1.5	Where the audited financial information is prepared according to national accounting standards, it must include at least the following:	23, 85, 88 90, 93
	a) the balance sheet;	226-30°
	b) the income statement;	220-30
	c) a statement showing either all changes in equity or changes in equity other than those arising from capital transactions with owners and distributions to owners;d) the cash flow statement;	
	e) the accounting policies and explanatory notes.	
Item 18.1.6	Consolidated financial statements	85,
	If the issuer prepares both stand-alone and consolidated financial statements, include at least the consolidated financial statements in the registration document.	226-232
Item 18.1.7	Age of financial information	22
	The balance sheet date of the last year of audited financial information may not be older than one of the following: a) 18 months from the date of the registration document if the issuer includes audited interim financial statements in the registration document; b) 16 months from the date of the registration document if the issuer includes unaudited interim financial statements in the registration document.	
Itam 10 2	the registration document.	
Item 18.2	Interim and other financial information	
Item 18.2.1	If the issuer has published quarterly or half-yearly financial information since the date of its last audited financial statements, these must be included in the registration document. If the quarterly or half-yearly financial information has been audited or reviewed, the audit or review report must also be included. If the quarterly or half-yearly financial information is not audited or has not been reviewed, state that fact.	n/a
	If the registration document is dated more than nine months after the date of the last audited financial statements, it must contain interim financial information, which may be unaudited (in which case that fact must be stated) covering at least the first six months of the financial year.	
	Interim financial information prepared in accordance with the requirements of Regulation (EC) No 1606/2002.	
	For issuers not subject to Regulation (EC) No 1606/2002, the interim financial information must include comparative statements for the same period in the prior financial year, except that the requirement for comparative balance sheet information may be satisfied by presenting the year's end balance sheet in accordance with the applicable financial reporting framework.	
Item 18.3	Auditing of historical annual financial information	
Item 18.3.1	The historical annual financial information must be independently audited. The audit report shall be prepared in accordance with the Directive 2014/56/EU of the European Parliament and Council and Regulation (EU) No 537/2014 of the European Parliament and of the Council.	302-305 314-317
	Where Directive 2014/56/EU and Regulation (EU) No 537/2014 do not apply: a) the historical annual financial information must be audited or reported on as to whether or not, for the purposes of the registration document, it gives a true and fair view in accordance with auditing standards applicable in a Member State or an equivalent standard.	
Item 18.3.2	Indication of other information in the registration document that has been audited by the auditors.	102-103, 178
Item 18.3.3	Where financial information in the registration document is not extracted from the issuer's audited financial statements state the source of the information and state that the information is not audited.	n/a

Item 18.4	Pro forma financial information	
Item 18.4.1	In the case of a significant gross change, a description of how the transaction might have affected the assets, liabilities and earnings of the issuer, had the transaction been undertaken at the commencement of the period being reported on or at the date reported.	n/a
	This requirement will normally be satisfied by the inclusion of pro forma financial information. This pro forma financial information is to be presented as set out in annex 20 and must include the information indicated therein.	
	Pro forma financial information must be accompanied by a report prepared by independent accountants or auditors.	
Item 18.5	Dividend policy	
Item 18.5.1	A description of the issuer's policy on dividend distributions and any restrictions thereon. If the issuer has no such policy, include an appropriate negative statement.	101, 158
Item 18.5.2	The amount of the dividend per share for each financial year for the period covered by the historical financial information adjusted, where the number of shares in the issuer has changed, to make it comparable.	10
Item 18.6	Legal and arbitration proceedings	
Item 18.6.1	Information on any governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the issuer is aware), during a period covering at least the previous 12 months which may have, or have had in the recent past significant effects on the issuer and/or group's financial position or profitability, or provide an appropriate negative statement.	8, 206
Item 18.7	Significant change in the issuer's financial position	
Item 18.7.1	A description of any significant change in the financial position of the group which has occurred since the end of the last financial period for which either audited financial statements or interim financial information have been published, or provide an appropriate negative statement.	8
SECTION 19	ADDITIONAL INFORMATION	
Item 19.1	Share capital	
	The information in items 19.1.1 to 19.1.7 in the historical financial information as of the date of the most recent balance sheet:	
Item 19.1.1	The amount of issued capital, and for each class of share capital:	209, 362
	a) the total of the issuer's authorised share capital;b) the number of shares issued and fully paid and issued but not fully paid;	
	c) the par value per share, or that the shares have no par value; and	
	d) a reconciliation of the number of shares outstanding at the beginning and end of the year.	
	If more than 10% of capital has been paid for with assets other than cash within the period covered by the historical financial information, state that fact.	
Item 19.1.2	If there are shares not representing capital, state the number and main characteristics of such shares.	n/a
Item 19.1.3	The number, book value and face value of shares in the issuer held by or on behalf of the issuer itself or by subsidiaries of the issuer.	256-257, 362
Item 19.1.4	The amount of any convertible securities, exchangeable securities or securities with warrants, with an indication of the conditions governing and the procedures for conversion, exchange or subscription.	158, 209
Item 19.1.5	Information about the terms of any acquisition rights and or obligations over authorised but unissued capital or an undertaking to increase the capital.	210, 362
Item 19.1.6	Information about any capital of any member of the group which is under option or agreed conditionally or unconditionally to be put under option and details of such options including those persons to whom such options relate.	n/a
Item 19.1.7	A history of share capital, highlighting information about any changes, for the period covered by the historical financial information.	362
Item 19.2	Memorandum and Articles of Association	
Item 19.2.1	The register and the entry number therein, if applicable, and a brief description of the issuer's objects and purposes and where they can be found in the up-to-date memorandum and articles of association.	360
Item 19.2.2	Where there is more than one class of existing shares, a description of the rights, preferences and restrictions attaching to each class.	209
Item 19.2.3	A brief description of any provision of the issuer's articles of association, statutes, charter or bylaws that would have an effect of delaying, deferring or preventing a change in control of the issuer.	367
SECTION 20	MATERIAL CONTRACTS	
Item 20.1	A summary of each material contract, other than contracts entered into in the ordinary course of business, to which the issuer or any member of the group is a party, for the two years immediately preceding publication of the registration document.	n/a
	A summary of any other contract (not being a contract entered into in the ordinary course of business) entered into by any member of the group which contains any provision under which any member of the group has any obligation or entitlement which is material to the group as at the date of the registration document.	
SECTION 21	DOCUMENTS AVAILABLE	
Item 21.1	A statement that for the term of the registration document the following documents, where applicable, can be inspected: a) the up-to-date memorandum and articles of association of the issuer;	8, 302, 360, 364,
	 b) all reports, letters, and other documents, valuations and statements prepared by any expert at the issuer's request any part of which is included or referred to in the registration document; 	
	c) an indication of the website on which the documents may be inspected.	

CROSS-REFERENCE TABLE FOR THE ANNUAL FINANCIAL REPORT

This cross-reference table indicates the location in the universal registration document of each of the elements that must appear in the annual financial report in accordance with Belgian law. The relevant provisions can be found in article 12 of the royal decree of 14.11.2007 on the obligations of issuers of financial instruments admitted for trading on a regulated market (the '2007 royal decree'), which refers to article 3:6 of the Code of companies and associations (CCA) as regards the management report on statutory accounts, with the latter referring to article 3:32 of the CCA as regards the management report on consolidated accounts.

Article 12 of the 2007 royal decree	PAGES
The annual financial report comprises:	
1° the audited financial statements;	225-317
2° the management report;	22-103, 148-171, 190-224
3° a declaration by the persons responsible within the issuer, clearly identified by their names and functions, certifying that, to their knowledge:	8
 a) the financial statements, established in conformity with the applicable accounting standards, give a fair and true picture of the portfolio, the financial situation and the results of the issuer and of the companies included in the scope of consolidation; 	
 b) the management report includes a fair review of the business developments, the results and the situation of the issuer and the companies included in the scope of consolidation, as well as a description of the main risks and uncertainties they face. 	
4° the report signed by the auditor or by the person responsible for auditing the financial statements.	302-305, 314-317
§ 3. When the issuer has to prepare consolidated accounts, the audited financial statements include the consolidated accounts drawn up in accordance with international accounting standards as well as the issuer's statutory accounts drawn up in accordance with the national law of the Member State where the issuer has its registered office.	225-317
In this case, statutory accounts may be presented in an abridged version, provided this is permitted by national law.	
When the issuer is not required to prepare consolidated accounts, the audited financial statements include the statutory accounts drawn up in accordance with the national law of the Member State where the issuer has its registered office.	
Article 3:6 of the CCA (former Article 96 of the Company Code)	
The management report includes:	
1° at least one fair review of the business developments, results and the situation of the company, as well as a description of the main risks and uncertainties it faces;	2, 22-103, 148-171, 190-224
2° data on important events occurring after the financial year-end;	94-97
3° information on circumstances likely to have a significant impact on the development of the company, provided such information is not likely to seriously harm the company;	2
4° information relating to research and development activities;	n/a
5° information relating to the existence of branches of the company;	289
6° in the event that the balance sheet shows a deferred loss or the income statement shows a loss for the financial year for two successive financial years, a justification for the application of the going concern accounting rules;	n/a
7° all the information that must be inserted in it pursuant to this code, in particular articles 7:96, § 1, indent 2, 7:97, § 4, last indent, and 7:220, §§ 1 and 2;	206, 209
8° as regards the use of financial instruments by the company and where relevant for the valuation of its assets, liabilities, financial position and profits or losses:	2, 79
- the company's financial risk management objectives and policy, including its policy concerning the hedging of each main category of planned transactions for which hedge accounting is used; and	
- the company's exposure to price risk, credit risk, liquidity risk and treasury risk;	
9° where applicable, proof of the independence and of the accounting and auditing expertise of at least one member of the audit committee.	202

§ 2. For listed companies, the management report also includes a corporate governance statement, which is a specific section that contains at least the following information:	
1° the designation of the corporate governance code applied by the company, as well as an indication of where that code may be publicly consulted and, where appropriate, relevant information relating to the corporate governance practices applied alongside the code used and the legal requirements, with an indication of where this information is available;	190
2° provided that a company does not apply in full the corporate governance code referred to in 1°, an indication of the parts of the corporate governance code from which it derogates and the justified reasons for this derogation;	n/a
3° a description of the main characteristics of the company's internal control and risk management systems as part of the process of preparing financial information;	190-192
4° the information referred to in Article 14, § 4, of the Law of 2 May 2007 on the disclosure of major holdings in issuers the shares of which are admitted to trading on a regulated market and laying down miscellaneous provisions;	193
5° the composition and method of operation of the administrative bodies and their committees;	193-205
6° a description of:	195
 a) the diversity policy applied by the company to the members of the Board of Directors or, where applicable, the Supervisory Board and the Management Board, to other executives and to representatives responsible for the day-to-day management of the company; 	
b) the objectives of this diversity policy;	
c) the procedures for implementing this policy;	
d) the results of this policy during the year.	
In the absence of a diversity policy, the company explains the reasons justifying this in the declaration.	
The description in any event includes an overview of the efforts made to ensure that at least one third of the members of the board of directors or, where appropriate, the supervisory board, are of a different gender from the other members;	
7° the information that must be included in it pursuant to Article 34 of the royal decree of 14 November 2007 on the obligations of issuers of financial instruments admitted to trading on a regulated market;	209
8° the information that must be included in it pursuant to Article 74, § 7, of the Law of 1 April 2007 on public takeover bids.	n/a
§ 3. For listed companies, the corporate governance statement referred to in paragraph 2 also includes the remuneration report, which is a specific section.	211
§ 4 A non-financial statement	n/a
Article 3:32 of the CCA (former Article 119 of the Company Code)	
§ 1. A management report on the consolidated financial statements is attached to the consolidated financial statements by the administrative body.	
This report includes:	
1° at least one fair review of the business developments, the results and the situation of all the companies included in the scope of consolidation, as well as a description of the main risks and uncertainties they face. This review consists of a balanced and comprehensive analysis of the business developments, the results and the situation of all the companies included in the scope of consolidation, in relation to the volume and complexity of these activities. Insofar as is necessary to understand business developments, results or the situation of companies, the analysis must include key performance indicators of both a financial	2, 22-225
and, where applicable, non-financial nature relating to the specific activity of companies, in particular information relating to environmental and personnel issues.	
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and, where applicable, non-financial nature relating to the specific activity of companies, in particular information relating to environmental and personnel issues. In providing its analysis, the management report contains, where appropriate, references to the amounts indicated in the consolidated financial statements and additional explanations relating thereto; 2° data on important events occurring after the financial year-end; 3° provided that they are not likely to cause serious harm to a company included in the scope of consolidation, information on circumstances likely to have a significant impact on the development of the consolidated entity; 4° information relating to research and development activities; 5° as regards the use of financial instruments by the company and where relevant for the valuation of its assets, liabilities, financial position and result: - the financial risk management objectives and policy of all the companies included in the scope of consolidation, including their policy concerning the hedging of each main category of planned transactions for which hedge accounting is used; and - the exposure of all the companies included in the consolidation to price risk, credit risk, liquidity risk and treasury risk; 6° where applicable, proof of the independence and of the accounting and auditing expertise of at least one member of the audit	n/a 2, 79
and, where applicable, non-financial nature relating to the specific activity of companies, in particular information relating to environmental and personnel issues. In providing its analysis, the management report contains, where appropriate, references to the amounts indicated in the consolidated financial statements and additional explanations relating thereto; 2° data on important events occurring after the financial year-end; 3° provided that they are not likely to cause serious harm to a company included in the scope of consolidation, information on circumstances likely to have a significant impact on the development of the consolidated entity; 4° information relating to research and development activities; 5° as regards the use of financial instruments by the company and where relevant for the valuation of its assets, liabilities, financial position and result: - the financial risk management objectives and policy of all the companies included in the scope of consolidation, including their policy concerning the hedging of each main category of planned transactions for which hedge accounting is used; and - the exposure of all the companies included in the consolidation to price risk, credit risk, liquidity risk and treasury risk; 6° where applicable, proof of the independence and of the accounting and auditing expertise of at least one member of the audit committee of the consolidating company or of the company in which the main activity of the consortium is established; 7° a description of the main characteristics of the internal control and risk management systems of related companies in relation to the process of preparing the consolidated financial statements when a listed company or a public interest entity within the	2 n/a 2,79
and, where applicable, non-financial nature relating to the specific activity of companies, in particular information relating to environmental and personnel issues. In providing its analysis, the management report contains, where appropriate, references to the amounts indicated in the consolidated financial statements and additional explanations relating thereto; 2° data on important events occurring after the financial year-end; 3° provided that they are not likely to cause serious harm to a company included in the scope of consolidation, information on circumstances likely to have a significant impact on the development of the consolidated entity; 4° information relating to research and development activities; 5° as regards the use of financial instruments by the company and where relevant for the valuation of its assets, liabilities, financial position and result: - the financial risk management objectives and policy of all the companies included in the scope of consolidation, including their policy concerning the hedging of each main category of planned transactions for which hedge accounting is used; and - the exposure of all the companies included in the consolidation to price risk, credit risk, liquidity risk and treasury risk; 6° where applicable, proof of the independence and of the accounting and auditing expertise of at least one member of the audit committee of the consolidating company or of the company in which the main activity of the consortium is established; 7° a description of the main characteristics of the internal control and risk management systems of related companies in relation to the process of preparing the consolidated financial statements when a listed company or a public interest entity within the meaning of Article 1:12, 2°, is included in the consolidation scope; 8° the information that must be included in it pursuant to Article 34 of the royal decree of 14 November 2007 on the obligations of	2 n/a 2,79 202 190-205

STANDING DOCUMENT

GENERAL INFORMATION

Type and name

Cofinimmo: public regulated real estate company incorporated under Belgian law or public RREC incorporated under Belgian law.

Registered office, e-mail address and website

The registered office is located at Boulevard de la Woluwe/Woluwedal 58, 1200 Brussels (Tel.: +32 2 373 00 00).

The board of directors may relocate the registered office of the company, provided that such relocation does not require a change in the language of the articles of association pursuant to the applicable language regulations. This decision does not require an amendment to the articles of association, unless the registered office is transferred to another Region. In this case, the board of directors has the power to amend the articles of association.

If, due to the relocation of the registered office, the language of the articles of association needs to be changed, only the general assembly has the power to take this decision subject to the rules prescribed for the amendment of the articles of association.

The company can establish administrative offices, branches, or agencies in Belgium or other countries by simple decision of the board of directors.

The company's email address is info@cofinimmo.be. Its website is www.cofinimmo.com.

The information on the website is not part of a leaflet unless such information is incorporated by reference.

The board of directors may change the company's email address and website in accordance with the CCA.

Brussels trade register - legal entity identifier

The company is registered with the Brussels Trade Register (Registre des Personnes Morales/Rechtspersonenregister) under No. 0426 184 049. Its VAT number is BE 0426 184 049 and its Legal Entity Identifier (LEI) is 549300TM914CSF6KI389.

Constitution, legal form and publication

Cofinimmo was established as a limited liability company under Belgian Law (société anonyme/naamloze vennootschap) on 29.12.1983, by deed enacted before the notary André Nerincx in Brussels and published in the annexes of the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad) of 27.01.1984 under No. 891-11. The company has the legal form of a limited liability company incorporated under Belgian Law.

On 01.04.1996, Cofinimmo was approved as a public fixed-capital real estate investment trust (Sicafi/Bevak) incorporated under Belgian law, registered with the Financial Services and Markets Authority (FSMA).

Since 26.08.2014, it is subject to the regulated real estate companies (sociétés immobilières réglementées/gereglementeerde vast-goedvennootschappen) legal regime provided for in the Belgian Law of 12.05.2014 on regulated real estate companies (RREC). The company is also governed by the provisions of the royal decree of 13.07.2014 on regulated real estate companies.

The articles of association have been amended on various occasions, most recently on 30.09.2021 by deed enacted before the Notary Tim Carnewal in Brussels and published in the annexes to the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad) of 28.10.2021.

The company's shares are admitted to trading on a regulated market as meant by article 1:11 of the CCA.

Duration

The company is constituted for an unlimited term.

Purpose of the company

The purpose of the company is available in the section 'Articles of association'.

Financial year

The financial year starts on January $1^{\rm st}$ and ends on December $31^{\rm st}$ of each year.

Locations at which documents accessible to the public may be consulted

The company's articles of association may be consulted at the Clerk's office of the Brussels Company Court, as well as on the company's website. Cofinimmo group's statutory and consolidated accounts are filed at the National Bank of Belgium, in accordance with all applicable legal provisions. Decisions related to the appointment and dismissal of members of the board of directors are published in the annexes of the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad). Notices convening general shareholder meetings are published in the annexes of the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad) and in two daily financial newspapers. The notices and all documents related to general shareholder meetings are available simultaneously on the company's website.

All press releases and other financial information published by the Cofinimmo group over the past five years can be consulted on the company's website.

Annual financial reports and registration documents may be obtained from the registered office and consulted on the company's website. They are sent each year to the registered shareholders and to any parties expressing a wish to receive them. They include reports by the real estate valuers and the statutory auditor.

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Tax regimes

BELGIUM: THE PUBLIC REGULATED REAL ESTATE COMPANY (PUBLIC RREC)

The public regulated real estate company (public RREC) has a status similar to that which exists in many countries: real estate investment trust (REIT) in the US, fiscale beleggingsinstelling (FBI) in the Netherlands, G-REIT in Germany, société d'investissements immobiliers cotée (SIIC) in France, and UK-REIT in the UK.

This regime is currently governed by the law of 12.05.2014 and the royal decree of 13.07.2014 on regulated real estate companies.

The main characteristics of the public RREC are:

- closed-end company;
- stock exchange listing;
- activity consisting of providing buildings to users; as an ancillary activity, the RREC can invest its assets in listed securities;
- the Belgian subsidiaries of a public RREC can be approved as institutional RREC;
- diversification of risk: no more than 20% of the consolidated property portfolio invested in a single property;
- consolidated debt limited to 65% of the market value of assets; the value of mortgages and other securities is limited to 50% of the total fair value of the properties and to 75% of the value of the mortgaged property;
- very strict rules governing conflicts of interest;
- regular valuation of the property portfolio by independent real estate valuers; properties recognised at their fair value; no amortisation:
- results (rental income and capital gains on disposals minus operating expenses and financial charges) are exempt from corporate tax;
- at least 80% of the sum of the corrected result and of the net realised gains on disposals of property assets not exempted from compulsory distribution are subject to compulsory distribution; the decrease in debt during the financial year can however be subtracted from the amount to be distributed;
- withholding tax of 30% unless exemption or reduction according to international convention.

Companies applying for public or institutional RREC status, or which merge with a RREC, are subject to an exit tax, which is treated in the same way as a liquidation tax, on net unrealised gains and on tax-exempt reserves, at a rate of 12.75%, until 31.12.2019 and at a rate of 15% as from 01.01.2020. Cofinimmo obtained its public RREC status on 26.08.2014. It had previously operated under the Sicafi/Bevak status since 01.04.1996.

BELGIUM: THE INSTITUTIONAL REGULATED REAL ESTATE COMPANY (INSTITUTIONAL RREC)

The institutional RREC, governed by the law of 12.05.2014 and the royal decree of 13.07.2014, is a 'light' version of the public RREC. It enables the public RREC to extend the taxation characteristics of its legal form to its subsidiaries and to undertake specific partnerships and projects with third parties. The institutional RREC status is acquired upon approval by the FSMA.

The main characteristics of the institutional RREC are:

 non-listed company controlled for more than 25% by a public RREC;

- registered shares held by eligible investors or natural persons with a minimum holding of 100,000 EUR;
- no diversification or debt ratio requirement (consolidation at public RREC level);
- · dividend distribution obligation;
- owned jointly or exclusively by a public RREC;
- exclusive purpose of providing buildings to users;
- no obligation to appoint a real estate valuer as real estate assets are appraised by the valuer of the public RREC;
- statutory accounts drawn up in accordance with IFRS regulations (same accounting scheme as the public RREC);
- strict rules on operations and conflicts of interest; subject to auditing by the FSMA.

BELGIUM: THE SPECIALISED REAL ESTATE INVESTMENT FUND (B-REIF – FONDS D'INVESTISSEMENT IMMOBILIER SPÉCIALISÉ 'FIIS'/ GESPECIALISEERD VASTGOEDBELEGGINGSFONDS 'GVBF')

The specialised real estate investment funds ('B-REIF') are governed by the royal decree of 9.11.2016 relating to specialised real estate investment trusts (Belgian Official Bulletin (Moniteur belge/Belgisch Staatsblad) of 18.11.2016). This tax system allows real estate investment in a flexible and efficient trust mechanism.

The main features of a B-REIF are:

- a light regulatory regime without the approval and direct supervision of the FSMA, subject to certain conditions being met. Only the registration on a list held by the Belgian Ministry of Finance is required;
- financial instruments issued by an B-REIF can only be acquired by eligible investors;
- the B-REIF may be exempted from the AIFM law (law of 19.04.2014 on alternative investment funds and their managers), if certain criteria are met;
- the B-REIF is subject to a minimum investment volume of at least 10,000,000 EUR at the end of the second financial year following its inclusion in the B-REIF list;
- the B-REIF is a closed fund with fixed capital and cannot be publicly traded;
- the B-REIF invests in real estate, defined broadly, but without mandatory diversification requirements or (the use of) leverage limits;
- the B-REIF draws up its statutory accounts by applying IFRS (excluding Belgian GAAP);
- the B-REIF is subject to an obligated annual distribution of 80% of its results:
- the duration of a B-REIF is limited to ten years with the possibility of extending this period by consecutive periods of up to five years each

FRANCE: THE SOCIÉTÉ D'INVESTISSEMENTS IMMOBILIERS COTÉE (SIIC)

The société d'investissements immobiliers cotée (SIIC) tax regime, introduced by the French finance Law for 2003 No. 2002-1575 of 30.12.2002 authorises the creation in France of real estate companies subject to a specific tax regime, similar to that of the RREC regime in Belgium.

Cofinimmo group opted, through its French branch, for the SIIC regime for the first time on 04.08.2008.

The essential characteristic of this tax regime is to introduce a system of taxation of profits at the level of the shareholder (the company is not, itself, subject to corporate tax because of its strictly real estate activities) and allows Cofinimmo to benefit from an exemption from corporate tax on the rental income and realised gains of its French branch and subsidiaries in return for an obligation to distribute 95% of the profits from the letting of its property assets.

The main characteristics of the SIIC regime are:

- an exemption from corporate tax on the fraction of profits arising
 from i) the letting of buildings, ii) capital gains on property disposals, iii) capital gains on disposals of shares in subsidiaries having
 opted for the SIIC regime or in other companies with a similar
 purpose, iv) proceeds distributed by subsidiaries having opted for
 the SIIC regime, and v) shares in profits of companies engaged
 in a real estate activity;
- results distribution obligation: 95% of the exempted profits arising
 from rental income, 60% of the exempted profits arising from
 the disposal of properties, shares in companies and subsidiaries
 subject to the SIIC regime, and 100% of the dividends distributed
 to them by their subsidiaries subject to corporate tax having opted
 for the SIIC regime;
- when opting for the SIIC regime, payment over four years of an exit tax at the reduced rate of 19% on unrealised capital gains relating to properties and shares of companies not subject to corporate tax held by the SIIC or its subsidiaries having opted for the SIIC regime.

THE NETHERLANDS: THE FISCALE BELEGGINGSINSTELLING (FBI)

Cofinimmo obtained, through its Dutch subsidiary Superstone, the status of fiscale beleggingsinstelling (FBI) on 01.07.2011, subject to a shareholding test as of 01.01.2021. This tax regime allows companies to benefit from a total exemption from corporate income tax under certain conditions.

The main characteristics of the FBI regime are:

- only public limited companies, limited liability companies and mutual funds can be considered FBIs;
- the FBI's statutory purpose and actual operations may only involve the investment of assets;
- investments in property assets may be financed by external capital up to no more than 60% of the book value of the property assets;

- all other investments may be financed by external capital up to no more than 20% of the book value of the investments;
- at least 75% of shares or ownership interests in an unlisted FBI must be held by natural persons, entities not subject to income tax and/or listed investment companies;
- shares or ownership interests in an unlisted FBI may not be held, directly or indirectly, for 5% or more by a natural person (or their partner);
- entities established in the Netherlands may not own 25% or more
 of the shares or ownership interests of an unlisted FBI through
 non-resident companies or funds;
- FBI profits are subject to a 0% corporate tax rate;
- the share of FBI profits that can be distributed must be paid to the shareholders and other beneficiaries within eight months following the close of each financial year;
- the profits on shares distributed are subject to a dividend withholding of 5%.

GERMANY

The investments of Cofinimmo or its subsidiaries in Germany do not benefit from the G-REIT regime, which is not accessible to them.

SPAIN

The investments of Cofinimmo or its subsidiaries in Spain do not benefit from the ES-REIT regime.

FINLAND

The investments of Cofinimmo or its subsidiaries in Finland do not benefit from the FIN-REIT regime, which is not accessible to them.

UNITED KINGDOM

The investments of Cofinimmo or its subsidiaries in the United Kingdom did not benefit in 2021 from the UK-REIT regime.

ITALY

The investments of Cofinimmo or its subsidiaries in Italy do not benefit from the IT-REIT regime but that of IT-Fund.

Capital

The issued capital of 1,698,516,600.09 EUR is fully paid-up. The shares have no par value. The history of share capital changes prior to 2021 is available in the annual financial reports of the previous years which are available on the Company's website www.cofinimmo.com.

CHANGES IN SHARE CAPITAL IN 2021

Transaction date		08.03.2021	08.04.2021	04.06.2021	31.08.2021	30.09.2021	
Transaction type	Position as at 31.12.2020						Position as at 31.12.2021
Issue price (in EUR)		121.00	110.19	117.74	130.68	130.68	
Amount of share capital (in EUR)		79,718,569.03	50,235,672.83	29,508,993.86	6,484.23	88,836,509.34	
Amount of the net contribution to shareholders' equity (in EUR)		179,999,963.00	103,295,632.08	64,834,472.92	15,811.72	216,627,144.35	
Number of shares		1,487,603	937,432	550,658	121	1,657,750	
Total number of shares after the transaction	27,061,917	28,549,520	29,486,952	30,037,610	30,037,731	31,695,481	31,695,481
Amount of share capital after the transaction (in EUR)	1,450,210,370.80	1,529,928,939.83	1,580,164,612.66	1,609,673,606.52	1,609,680,090.75	1,698,516,600.09	1,698,516,600.09

Description of share types

At 31.12.2021, Cofinimmo had issued 31,695,481 shares. The procedure referred to in the articles of association, as provided by law, is applicable to modify their rights.

Authorised capital

As at 31.12.2021, the amount by which the board of directors could increase the subscribed capital within the framework of the authorised capital was 1,287,600,000.00 EUR.

On 07.06.2021, the extraordinary general meeting granted the board of directors a new authorisation for a period of five years from the date of publication of the minutes of this meeting in the annexes to the Belgian Official Bulletin (Moniteur belge/Belgisch Staatsblad).

The board of directors is therefore authorised to increase the capital on one or more occasions by a maximum amount of:

- 804,800,000.00 EUR, i.e. 50% of the amount of the capital on the date of the extraordinary general meeting of 07.06.2021, for capital increases by cash contributions, providing for the possibility of exercising the preferential right or the irreducible allocation right by the shareholders of the company,
- 2. 321.900.000,00 EUR, i.e. 20% of the amount of the capital on the date of the extraordinary general meeting of 07.06.2021, for capital increases in the context of the distribution of an optional dividend,
- 3. 160.900.000,00 EUR, i.e. 10% of the amount of the capital on the date of the extraordinary general meeting of 07.06.2021, for:
 - a) capital increases through contributions in kind,
 - b) capital increases through cash contributions without the possibility for the company's shareholders to exercise their preferential subscription right or irreducible allocation right, or

c) any other form of capital increase,

it being understood that the capital, within the framework of this authorisation, may under no circumstances be increased by an amount exceeding 1,287,600,000 EUR, being the cumulative amount of the various authorisations with regard to authorised capital.

Changes in treasury shares

The number of treasury shares held by Cofinimmo group as at 01.01.2021 amounted to 45,084. All these shares are entitled to a share of the results of the financial year starting on 01.01.2021.

The number of treasury shares held by Cofinimmo group as at 31.12.2021 amounted to 37,123, which represents a level of self-owner-ship of 0.12%.

Changes in treasury shares in 2021

Position at 01.01.2021	45,084
Transfers of shares as part of the stock option plan during the first half of 2021	3,500
Share transfers as part of the Long-Term Incentive in the first quarter of 2021	2,111
Transfers of shares as part of the stock option plan during the second half of 2021	2,350
Position at 31.12.2021	37,123

Shareholding

The shareholding structure is set out in the chapter 'Cofinimmo on the stock market' of this universal registration document. It is also available on the company's website.



Nursing and care home Gray Couronne – Brussels (BE)

Articles of Association

Summary of changes

On 07.06.2021, the extraordinary general meeting of Cofinimmo approved a new authorisation to the board of directors to increase the capital within the framework of the authorised capital.

Articles of Association as at 31.12.2021

Part I - Nature of the company

ARTICLE 1 - TYPE AND NAME

- 1.1 The company is a public limited company called: 'COFINIMMO'.
- 1.2 The Company is a 'public regulated real estate company' (abbreviated 'PRREC') within the meaning the Act of 12 May 2014 on regulated real estate companies (hereinafter referred to as the 'RREC Act') whose shares are listed on a regulated market and that raises funds, both in Belgium and abroad, by way of a public offering.

The Company's name is preceded or followed by the words 'public regulated real estate Company subject to Belgian law' or 'public RREC governed by Belgian law' or 'PRREC governed by Belgian law' and all documents issued by the Company shall contain the same mention.

The Company is subject to the RREC legislation and the Royal decree of 13 July 2014 on regulated real estate companies, as amended (hereinafter referred to as the 'RREC royal decree'). (This act and the royal decree are hereinafter collectively referred to as the 'RREC regulations').

ARTICLE 2 - REGISTERED OFFICE, E-MAIL ADDRESS AND WEBSITE

The registered office is established in the Brussels-Capital Region.

The board of directors may transfer the Company's registered office, provided the transfer does not result in a change to the language of the articles pursuant to the applicable linguistic rules. Such a decision does not require an amendment to the articles, unless the registered office is transferred to another Region. In this case, the board of directors has the power to amend the articles.

If, due to transfer of the registered office, the language of the articles must be changed, only the general meeting has the power to take the decision, in accordance with the rules applicable to amendment of the articles.

The Company may establish, by a simple decision of the board of directors, management offices, subsidiaries or branches in Belgium or abroad.

The Company's email address is info@cofinimmo.be.

The Company's website is the following: www.cofinimmo.com.

The board of directors may modify the e-mail address and the website of the Company in accordance with the provisions of the Code of Companies and Associations.

ARTICLE 3 - PURPOSE

- 3.1 The Company's sole purpose is to:
 - a) place, directly or through a company in which it holds a stake in accordance with the provisions of the RREC regulations, buildings at the disposal of users; and
 - b) within the limits set by the RREC regulations, hold the real property mentioned in Article 2, § 5, vi to xi of the RREC Act.

Real property means:

- buildings as defined in Article 517 et seq. of the Civil Code and rights in rem in buildings, excluding buildings used for forestry, agricultural or mining activities;
- shares or units with voting rights issued by real estate companies more than twenty-five percent (25%) of whose capital is held directly or indirectly by the Company;
- iii. option rights for real property;
- iv. shares of public regulated real estate companies or institutional regulated real estate companies provided, in the case of the latter, more than twenty-five percent (25%) of the capital is held directly or indirectly by the Company;
- rights arising from financial leasing agreements concluded with the Company as lessee for one or more properties, or contracts conferring similar rights of use;
- vi. the units of public and institutional real estate investment companies (Sicafi);
- vii. the units of foreign real estate funds included on the list referred to in Article 260 of the Act of 19 April 2014 on alternative undertakings for collective investment and their managers;
- viii.the units of real estate funds established in another Member State of the European Economic Area and not included on the list referred to in Article 260 of the Act of 19 April 2014 on alternative undertakings for collective investment and their managers, provided they are subject to supervision equivalent to that applicable to public real estate investment companies (Sicafi);
- ix. shares or units issued by companies (i) with legal personality, (ii) governed by the law of another Member State of the European Economic Area, (iii) whose shares are admitted (or not admitted) to trading on a regulated market and that form the object (or do not form the object) of prudential control, (iv) whose main activity is the acquisition or construction of buildings in order to make them available to users or the direct or indirect holding of shares in companies engaged in a similar activity, and (v) that are exempt from income tax on profits relating to the activity referred to in point (iv) above, subject to compliance with certain constraints, taking into account at least the statutory obligation to distribute a portion of their income to shareholders (so-called real estate investment trusts or REITs);
- x. the real estate certificates referred to in the Act of 11 July 2018;
- xi. the shares or units of specialised real estate investment funds (B-REIF).

The real property referred to in Article 3.I(b), paragraph 2(vi), (vii), (viii), (ix) and (xi) of the RREC Act which constitutes units in alternative investment funds within the meaning of the European rules may not be considered shares or units with voting rights issued by real

estate companies, regardless of the value of the stake held directly or indirectly by the Company.

If the RREC regulations change in the future and designate other types of assets as real property within the meaning of these rules, the Company may also invest in these additional types of assets.

- c) conclude in the long term, if applicable in cooperation with third parties, directly or through a company in which it holds a stake in accordance with the provisions of the RREC regulations, with a contracting authority or adhere to one or more:
 - i. DBF agreements, so-called 'Design-Build-Finance'agreements;
 - ii. DB(F)M agreements, so-called 'Design-Build-(Finance)-Maintain' agreements;
 - iii. DBF(M)O agreements, so-called 'Design-Build-Finance-(Maintain)-Operate'-agreements; and/or
 - iv. public works concession contracts relating to buildings and/ or other real property infrastructure and related services, on the basis of which:
 - (i) the regulated real estate company is responsible for ensuring availability, maintenance and/or operation for a public entity and/or citizens as end users, in order to meet a societal need and/or allow the provision of a public service; and
 - (ii) the regulated real estate company, without necessarily having any rights in rem, may assume, in whole or in part, the financing risk, the availability risk, the demand risk and/or the operating risk; and
- d) ensure in the long term, if applicable in cooperation with third parties, directly or through a company in which it holds a stake in accordance with the RREC regulations, the development, establishment, management or operation, with the possibility to sub-contract these activities, of:
 - facilities and installations for the transport, distribution or storage of electricity, gas, combustible fossil or non-fossil fuels and energy in general, including assets related to such infrastructure;
 - vi. installations for the transport, distribution, storage or purification of water, including assets related to such infrastructure;
 - vii. installations for the production, storage and transport of renewable or non-renewable energy, including assets related to such infrastructure; or
 - viii.incinerators and waste disposal facilities, including assets related to such infrastructure.

e) hold initially less than 25% of the capital of a company that performs the activities mentioned in Article 3.1(c) above, provided this stake is converted through the transfer of shares, within a period of two years or any other longer period required by the public entity with which the contract is concluded and upon expiry of the setting-up phase of the PPP project (within the meaning of the RREC regulations), into a stake that complies with the RREC regulations.

Should the RREC regulations be amended in the future and authorise the performance of other activities by the Company, the Company may also exercise these new activities.

In the context of ensuring the availability of buildings, the Company may in particular perform all activities associated with the construction, fitting out, renovation, development, acquisition, transfer, management and operation of buildings.

3.2 On an ancillary or temporary basis, the Company may invest in securities not constituting real property within the meaning of the RREC regulations. These investments shall be made in accordance with the Company's risk management policy and shall be diversified in order to ensure adequate risk diversification. The Company may also hold unallocated cash, in any currency, in the form of sight or term deposits or any easily negotiable money market instrument.

It may also carry out transactions involving hedging instruments, intended solely to hedge interest rate and currency risk in the context of the financing and management of the Company's activities as referred to in the RREC Act, with the exception of purely speculative transactions.

- 3.3 The Company may enter into finance leases, as lessor or lessee, for one or more buildings. Finance leasing activity, with the option to purchase the buildings, may only be performed on an ancillary basis, unless the buildings are intended to be used in the public interest, including for social housing or education (in which case it can be a main activity).
- 3.4 The Company may acquire a stake, by way of a merger or otherwise, in all businesses, undertakings or companies having a purpose similar or complementary to its own and that facilitate the development of its business and, in general, perform all transactions relating directly or indirectly to its corporate purpose as well as all acts necessary or useful to realise this purpose.

ARTICLE 4 - PROHIBITIONS

The Company may not:

- act as a property developer in accordance with the RREC regulations, except on an occasional basis;
- participate in an underwriting or guarantee syndicate;
- lend financial instruments, with the exception of loans subject to the conditions and provisions of the royal decree of 7 March 2006;
- acquire financial instruments issued by a company or association under private law that has been declared bankrupt, entered into an amicable settlement with its creditors, is currently subject to a judicial reorganisation procedure, has obtained a suspension of payments or has been subject to a similar measure abroad;
- conclude contractual agreements or provisions of its articles by which it derogates from the voting rights to which it is entitled according to applicable law, based on a shareholding of twentyfive percent (25%) plus one share in companies in its consolidated group.

ARTICLE 5 - DURATION

The Company is constituted for an unlimited term.

Part II - Capital - Shares

ARTICLE 6 - CAPITAL

6.1 Subscribed and paid-up capital

The capital is 1,698,516,600.09 EUR and is divided into 31,695,481 fully paid-up shares without nominal value, each representing an equal share of the capital.

6.2 Authorised capital

The board of directors is authorised to increase the capital on one or more occasions by a maximum amount of:

- 1°) 804,800,000.00 EUR, namely 50% of the capital on the date of the extraordinary general meeting of 07.06.2021, rounded down, if applicable, for capital increases by means of cash contributions with the possibility for the Company's shareholders to exercise a preemptive right or priority allocation right;
- 2°) 321,900,000.00 EUR, namely 20% of the capital on the date of the extraordinary general meeting of 07.06.2021, rounded down, if applicable, for capital increases in the context of the distribution of an optional dividend;
- 3°) 160,900,000.00 EUR, namely 10% of the capital on the date of the extraordinary general meeting of 07.06.2021, rounded down, if applicable for
 - a) capital increases by means of contributions in kind,
 - b) capital increases by means of cash contributions without the possibility for the Company's shareholders to exercise a preemptive right or priority allocation right, or
 - c) any other type of capital increase,

it being specified (i) that the capital, pursuant to the exercise of the authorised capital, may never be increased by an amount exceeding of 1,287,600,000.00 EUR, namely the cumulated amount of the authorisations referred to in points 1°, 2° and 3° and (ii) that any capital increase must take place in accordance with the RREC regulations.

This proposed authorisation will be granted for a renewable period of five years as from the publication date of the minutes of the general meeting of 07.06.2021 in the appendices of the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad).

Upon any capital increase, the board of directors shall determine the price, the issue premium, if any, and the conditions for issuance of the new securities.

Capital increases thus determined by the board of directors may be subscribed in cash, in kind or by a combination of both or effected through the incorporation of reserves, including profits carried forward and issue premiums, as well as all components of equity reflected in the Company's IFRS financial statements (drawn up pursuant to the applicable RREC regulations) capable of being converted into capital, with or without the creation of new securities. Such capital increases may also be realised through the issuance of convertible bonds, subscription rights or any other securities representing the capital or giving access to it.

When capital increases decided pursuant to this authorisation include an issue premium, the amount thereof shall be credited to one or more distinct accounts in the equity section on the liability side of the balance sheet. The board of directors is free to decide to place any issue premium, possibly after deduction of an amount capped at the costs of the capital increase determined in accordance with the applicable IFRS rules, in a non-distributable account, which shall constitute, like the capital, a guarantee for third parties and which may only be reduced or abolished pursuant to a decision of the general meeting taken in accordance with the conditions required to amend the articles, except in the case of conversion into capital.

In the event of a capital increase accompanied by an issue premium, only the amount credited to capital shall be deducted from the remaining useable balance of authorised capital.

The board of directors is authorised to restrict or cancel the pre-emptive right of shareholders, even in favour of one or more specified persons other than employees of the Company or of one of its subsidiaries, to the conditions applicable under the RREC regulations. If and insofar as a priority allocation right must be granted to the existing shareholders upon allocation of the new securities, it complies with the conditions provided for by the RREC regulations and Article 6.4 of the articles of association. In any case, it should not be granted in the case of cash contributions made in accordance with Article 6.4 of the articles of association.

Capital increases by way of a contribution in kind shall be carried out in accordance with the requirements of the RREC regulations and the conditions set out in Article 6.4 of the articles of association. Such contributions may also concern dividend entitlements in the context of the distribution of an optional dividend.

The board of directors is authorised to have set down in a notarised document the resulting amendments to the articles of association.

6.3 Acquisition, pledge and disposal of treasury shares

The Company may acquire, pledge and dispose of its treasury shares at the conditions provided for by law.

For a period of five years from publication in the Belgian Official Gazette (Moniteur belge/Belgisch Staatsblad) of the decision of the extraordinary general meeting of 15.01.2020, the board of directors may acquire, pledge and dispose of (including over-the-counter) the Company's treasury shares on behalf of the Company at a unit price which may not be less than eighty-five percent (85%) of the closing market price on the day preceding the date of the transaction (for an acquisition or pledge) and which may not be greater than one hundred fifteen percent (115%) of the closing market price on the day preceding the date of the translation (for an acquisition or pledge), it being noted that the Company may at no time hold more than ten percent (10%) of its total outstanding shares.

The board of directors is also expressly authorised to dispose of the Company's treasury shares to one or more specified persons other than employees of the Company or of its subsidiaries, in accordance with the provisions of the Code of Companies and Associations.

The above-mentioned authorisations extend to acquisitions and disposals of the Company's shares by one or more direct subsidiaries of the latter, within the meaning of the statutory provisions on the acquisition of shares of a parent company by its subsidiaries.

6.4 Capital increases

Any capital increase shall be carried out in accordance with the provisions of the Code of Companies and Associations and the RREC regulations.

The Company may not subscribe directly or indirectly to its own capital increase.

For any capital increase, the board of directors shall determine the price, the issue premium, if any and the conditions for issuance of the new securities, unless the general meeting takes a decision on these points.

If the general meeting decides to request the payment of an issue premium, the amount thereof must be credited to one or more distinct accounts in the equity section of the balance sheet.

Contributions in kind may also relate to a dividend entitlement in the context of the distribution of an optional dividend, with or without a complementary cash injection.

In the event of a capital increase by way of a cash contribution pursuant to a decision of the general meeting or within the limits of the authorised capital, the pre-emptive right of shareholders may only be restricted or abolished provided, insofar as required by the RREC regulations, a priority allocation right is granted to the existing shareholders upon allocation of the new securities. If applicable, this priority allocation right shall meet the following conditions pursuant to the RREC regulations:

- 1. it extends to all newly issued securities;
- it is granted to shareholders in proportion to the capital represented by their shares at the time of the transaction;
- a maximum price per share is announced no later than the day before the opening of the public subscription period, which must last for at least three trading days.

The priority allocation right is applicable to the issuance of shares, convertible bonds and subscription rights that are exercisable through cash contributions.

In accordance with the RREC regulations, such a right should not be granted in the event of a capital increase through a cash contribution carried out at the following conditions:

- 1. the capital increase is effected by means of the authorised capital;
- 2. the total value of the capital increases carried out over a period of twelve (12) months, in accordance with this paragraph, does not exceed 10% of the amount of capital as it stood at the time of the decision to increase the capital.

Nor should it be granted in the event of a cash contribution with restriction or cancellation of the pre-emptive right of shareholders, complementary to a contribution in kind in the context of the distribution of an optional dividend, provided grant of the latter is effectively open to all shareholders.

Capital increases by means of a contribution in kind are subject to the rules set out in the Code of Companies and Associations.

Moreover, the following conditions must be respected in the event of a contribution in kind, pursuant to the RREC regulations:

- the identity of the contributor must be mentioned in the report prepared by the board of directors on the capital increase through a contribution in kind as well as, if applicable, in the notice calling the general meeting to vote on the capital increase;
- 2. the issue price may not be less than the lower of (a) a net asset value per share determined within the four-month period prior to the date of the contribution agreement or, at the Company's choosing, prior to the date of the document formalising the capital increase and (b) the average closing price for the period of thirty calendar days preceding this same date.

In this regard, it is permitted to deduct from the amount referred to in point 2(b) an amount corresponding to the gross undistributed dividends of which the new shares could be deprived, provided the board of directors specifically justifies the value of the accrued dividends to be deducted in a special report and sets out the financial conditions of the transaction in the annual financial report;

- 3. unless the issue price or, in the case mentioned in article 6.6, the exchange ratio, as well as the conditions thereof, are determined and communicated to the public no later than the working day following conclusion of the contribution agreement, mentioning the period within which the capital increase will effectively be carried out, the document formalising the capital increase shall be executed within a maximum period of four months; and
- 4. the report mentioned at point 1° above must also explain the impact of the proposed contribution on the situation of former shareholders, in particular with regard to their share of the profits, the net asset value per share and the capital as well as in terms of voting rights.

In accordance with the RREC regulations, these supplementary conditions are not, in any case, applicable to the contribution of a dividend entitlement in the context of the distribution of an optional dividend, provided the grant thereof is effectively open to all shareholders.

6.5 Capital reduction

The Company can carry out capital reductions in accordance with the applicable legal provisions.

6.6 Mergers, divisions and similar operations

In accordance with the RREC regulations, the additional conditions referred to in article 6.4 in the event of a contribution in kind are applicable mutatis mutandis to mergers, divisions and similar transactions referred to in the RREC regulations.

In the latter case, 'date of the contribution agreement' is understood to mean the filing date of the proposed merger or division agreement.

ARTICLE 7 - TYPES OF SHARES

The shares have no nominal (i.e. par) value.

The shares shall be in registered or dematerialised form, at the choosing of their owner or holder (hereinafter, the 'Holder') and within the limits set by law. The Holder may, at any time and at no expense, request the conversion of registered shares into dematerialised form and vice versa. A dematerialised share is represented by an entry in the Holder's name in an account with an accredited account holder or clearing institution.

The Company shall keep at its registered office a register of all registered shares, if applicable in electronic form. The Holders of registered shares are entitled to access the register in full.

ARTICLE 8 - OTHER SECURITIES

The Company is authorised to issue all securities not prohibited by or pursuant to the law, with the exception of profit (founder's) shares and similar securities and subject to compliance with the specific requirements of the RREC regulations and the articles of association. These securities may be in registered form or dematerialised.

ARTICLE 9 – ADMISSION TO TRADING AND DISCLOSURE OF SUBSTANTIAL SHAREHOLDINGS

The Company's shares must be admitted to trading on a regulated Belgian market in accordance with the RREC regulations.

For purposes of the statutory rules on the disclosure of substantial shareholdings in issuers whose shares are admitted to trading on a regulated market, the thresholds whose crossing gives rise to a notification obligation are fixed at five percent (5%) and multiples of five percent (5%) of the total number of outstanding voting rights.

Apart from the exceptions provided for by law, no one may cast at a general meeting of the Company more votes than those attached to the securities the person declared to hold, pursuant to and in accordance with the law, at least twenty (20) days prior to the date of the general meeting. The voting rights attached to undeclared securities shall be suspended.

Part III - Management and supervision

ARTICLE 10 - COMPOSITION OF THE BOARD OF DIRECTORS

The Company is managed by a board of directors composed of at least five members, appointed by the general meeting for a term of four years in principle.

The general meeting may remove a director from office at any time, with immediate effect and without cause.

The directors may be re-elected.

The board of directors shall include at least three independent directors in accordance with the applicable statutory provisions.

Unless the general meeting's appointment decision provides otherwise, the term of office of out-going directors, who have not been re-elected, ends immediately following the general meeting at which directors were re-elected.

In the event of one or more vacancies, the remaining directors, at a meeting of the board, shall be empowered to provisionally fill the vacancies, until the next general meeting. The first general meeting that follows shall decide whether to confirm the appointment of the co-opted director(s). The directors' remuneration, if any, may not be determined based on the operations and transactions carried out by the Company or its group companies.

The directors must be natural persons and meet the requirements of good repute and expertise provided for in the RREC regulations. They may not fall under any of the prohibitions referred to in the RREC regulations.

The appointment of directors is subject to the prior approval of the Financial Services and Markets Authority (FSMA).

The board of directors may appoint one or more observers who may attend all or some board meetings, in accordance with the conditions determined by the board.

ARTICLE 11 - CHAIRPERSON - DECISION-MAKING

The board of directors meets when called at the place designated in the convocation notice, as often as the Company's interests so require. A meeting must be called when so requested by two directors.

The board of directors shall choose a chairperson and vice chairperson from amongst its members. Meetings are presided over by the chairperson or, in the chairperson's absence, the vice chairperson or, if they are both absent, the most senior director present and, in the event of equal seniority, the eldest director.

The board's decisions are valid only if a majority of its members are present or represented.

Notices of meetings are sent by e-mail or, if no e-mail address has been provided to the Company, by regular mail or any other means of communication, in accordance with the applicable statutory provisions.

A director who cannot be present may, by letter, e-mail or any other means of communication, designate another member of the board to represent him/ her at a board meeting and vote on his/her behalf; the director will, in this case, be considered present.

However, no member of the board may represent more than one other director in this way.

Decisions are adopted by a majority of the votes cast; in the event of a tie, the chairperson shall cast the deciding vote.

The board of directors' decisions are set down in minutes recorded or bound in a special register, kept at the Company's registered office and signed by the chairperson of the board and the directors who wish to do so. Powers of attorney shall be appended thereto.

Copies of or extracts from the minutes for use by third parties shall be signed by the chairperson of the board or several directors with the power to represent the Company.

The board of directors may take decisions unanimously in writing.

ARTICLE 12 - POWERS OF THE BOARD OF DIRECTORS

- 12.1 The board of directors is invested with the most extensive powers to perform all acts necessary or useful to achieve the Company's purpose, with the exception of those reserved by law or the articles to the general meeting. The board of directors draws up bi-annual reports as well as an annual report. The board of directors shall appoint one or more independent real estate valuers in accordance with the RREC regulations and propose, where appropriate, any modifications to the list of experts set out in the dossier attached to the Company's application for approval as an RREC.
- 12.2 The board of directors may delegate the Company's daily management and its representation in this context to one or more persons, acting jointly, who may, but need not, be directors. The person(s) entrusted with daily management shall fulfil the requirements of good repute, expertise and experience laid down in the RREC regulations and must not fall under any of the prohibitions referred to in the RREC regulations.
- 12.3 The board of directors can delegate to a representative of its choosing special limited powers to perform certain acts or a series of acts, within the limits of the applicable statutory provisions. The board of directors can fix the remuneration of any representative on whom special powers are conferred, in accordance with the RREC regulations.

ARTICLE 13 - EXECUTIVE COMMITTEE

The board of directors may create an executive committee to which it delegates special powers to conduct certain acts or a series of acts, with the exception of those powers reserved to it by the Code of Companies and Associations and the RREC regulations.

The duties, powers and composition of the executive committee shall be determined by the board of directors.

The board of directors may delegate daily management of the Company as well as its representation in this context to one or more members of the executive committee.

The members of the committee must fulfil the requirements of good repute and expertise laid down in the RREC regulations and must not fall under any of the prohibitions referred to in the RREC regulations.

Within the limits of the powers which the board of directors delegates to the executive committee, the board of directors authorises the

executive committee to sub-delegate its powers to one or more representatives of the Company.

ARTICLE 14 - EFFECTIVE MANAGEMENT

Without prejudice to the transitional arrangements, effective management of the Company is entrusted to at least two natural persons, appointed by the board of directors.

The persons responsible for effective management shall fulfil the requirements of good repute and expertise laid down in the RREC regulations and must not fall under any of the prohibitions referred to in the RREC regulations.

The appointment of the effective managers is subject to the prior approval of the FSMA.

ARTICLE 15 - ADVISORY AND SPECIAL COMMITTEES

The board of directors shall establish, from amongst its members, an audit committee as well as an appointment, remuneration and governance committee, whose tasks, powers and composition shall be determined by the board of directors.

The board of directors may also establish, under its responsibility, one or more other committees, whose composition and tasks it shall determine.

ARTICLE 16 - TERMS OF REFERENCE

The board of directors may draw up terms of reference.

ARTICLE 17 - REPRESENTATION OF THE COMPANY AND THE SIGNING OF DOCUMENTS

Except when specifically authorised by the board of directors, the Company is validly represented in all acts, including those involving a public or ministerial official as well as before a court, as claimant or defendant, by two directors acting jointly or, within the limits of the powers conferred on the executive committee, by two members of this committee, acting jointly or, within the limits of daily management, by two persons entrusted with such management, acting jointly.

The Company is moreover validly represented by the holders of special powers of attorney within the limits of the remit granted to them for this purpose by the board of directors or the executive committee or, within the limits of daily management, by two persons entrusted with such management, acting jointly.

ARTICLE 18 - AUDIT

The Company shall appoint one or more auditors, which shall perform the tasks incumbent on them pursuant to the Code of Companies and Associations and the RREC regulations.

The auditor(s) must be recognised by the FSMA.

Part IV - General meetings

ARTICLE 19 - MEETING

The annual general meeting shall be held on the second Wednesday in the month of May at three-thirty in the afternoon in the Brussels-Capital Region.

Should this day be a public holiday, the meeting shall take place on the next working day at the same time, not including Saturday or Sunday.

Ordinary or extraordinary general meetings shall be held at the place indicated in the notice calling the meeting.

The threshold above which one or more shareholders may, in accordance with the Code of Companies and Associations, request that a general meeting be held in order to submit one or more proposals is fixed at ten percent (10%) of the capital. Notices shall be sent within the time limits and in accordance with the provisions of the Code of Companies and Associations.

One or more shareholder(s) holding at least 3% of the Company's capital may, in accordance with the provisions of the Code of Companies and Associations, request the inclusion of items on the agenda of any general meeting and submit proposals for resolutions on the items included or to be included on the agenda.

ARTICLE 20 - ADMISSION TO THE GENERAL MEETING

The right to participate in a general meeting and to exercise voting rights is subject to recordation of the shares in the shareholder's name at midnight (Belgian time) on the fourteenth day preceding the general meeting (hereinafter the record date), either by way of an entry in the Company's shareholders' register or an entry in the accounts of an accredited account holder or clearing institution, without regard to the number of shares held by the shareholder on the day of the general meeting.

The holders of dematerialised shares who wish to take part in a general meeting must produce an attestation from an accredited account holder or clearing institution certifying the number of dematerialised shares recorded in the shareholder's name in its accounts on the record date. They must provide the Company, or the person it has designated to this end, with this attestation and indicate their intention to participate in the general meeting, if applicable by sending a proxy, no later than the sixth day preceding the date of the general meeting, using the Company's e-mail address or the specific e-mail address indicated in the notice of the general meeting.

The holders of registered shares that wish to attend the meeting must inform the Company, or any person it has designated to this end, of their intention to participate no later than the sixth day preceding the date of the general meeting, using the Company's e-mail address or the e-mail address specifically indicated in the notice and, if applicable, by sending a proxy, or by any other means of communication indicated in the notice.

ARTICLE 21 - PROXY VOTING

All shareholders entitled to attend a general meeting may arrange to be represented by a proxy holder, who need not be a shareholder.

A shareholder may only designate, for a given general meeting, one proxy holder, unless provided otherwise by the Code of Companies and Associations.

The proxy must be signed by the shareholder and be sent to the Company's e-mail address or the e-mail address specifically indicated in the notice of the meeting, at the latest six days before the meeting.

The board of directors may establish a proxy form.

If several persons have rights in the same share, the Company may suspend exercise of the voting right until a single person is designated as the holder of the share in its regard.

ARTICLE 22 - COMMITTEE

General meetings shall be presided over by the chairman of the board of directors or, in his or her absence, by the managing director or, in the latter's absence, by the person appointed by the directors present.

The chairperson shall appoint the secretary. The meeting shall choose two scrutineers.

The directors present complete the presiding committee.

ARTICLE 23 - NUMBER OF VOTES

Each share carries one vote, without prejudice to the cases in which the voting rights are suspended pursuant to the Code of Companies and Associations or any other applicable legislation.

ARTICLE 24 - DECISION-MAKING

The general meeting may validly take decisions and vote without regard to the percentage of the capital present or represented, except in those cases where the Code of Companies and Associations imposes a quorum.

The general meeting may only take valid decisions on amendments to the articles of association if half the capital is present or represented. If this condition is not met, a second meeting will need to be convened and decisions taken at the second meeting will be valid, regardless of the percentage of capital present or represented.

The general meeting cannot vote on items that do not appear on the agenda.

Unless provided otherwise by law, decisions are approved by the general meeting, regardless of the number of shares represented at the meeting, by a simple majority of votes cast. Blank or irregular ballots are not counted.

The articles of association may only be amended by a majority of at least three quarters of the votes cast or, for amendments to the purpose or an object of the Company, four fifths of the votes cast, excluding abstentions.

Voting shall be by show of hands or roll call unless the general meeting decides otherwise by a simple majority of votes cast. Any proposed amendment to the articles of association shall first be submitted to the FSMA.

An attendance list indicating the names of the shareholders and the number of shares held by each shall be signed by each shareholder or the shareholder's representative before entering the meeting.

ARTICLE 25 - DISTANCE VOTING

Upon authorisation by the board of directors in the notice calling the meeting, shareholders shall be authorised to vote remotely or via the Company's website, using a form prepared and provided by the Company. This form must indicate the date and place of the meeting, the shareholder's name or company name, domicile or registered office, the number of votes which the shareholder wishes to cast at the meeting, the type of shares held and the items on the agenda for the meeting (including proposed resolutions) and include a space allowing the shareholder to vote for or against each resolution or to abstain as well as the deadline by which the voting form must reach the Company. It shall expressly stipulate that the form must be signed and reach the Company no later than the sixth day prior to the meeting.

In accordance with article 7:137 of the Code of Companies and Associations, the board of directors may provide that each share-holder and any other securities holder referred to in article 7:137 of the Code of Companies and Associations may also participate remotely in the general meeting through an electronic means of communication made available to him/her by the Company.

Shareholders who participate in the general meeting through such a mean are deemed to be present at the place where the meeting is held in order to comply with the quorum and majority requirements.

The electronic means of communication referred to above must enable the Company to verify the status and identity of the share-holder, in accordance with the procedures laid down by the board of directors. The board of directors may set any additional conditions to ensure the security of the electronic means of communication. The electronic means of communication must at least enable the securities holders referred to in the first paragraph to have direct, simultaneous and continuous access to the discussions at the meeting and, as far as the shareholders are concerned, to exercise their voting right on all matters on which the meeting is called to decide. The board of directors may provide that the electronic means of communication also allow to take part in the deliberations and to ask questions.

If the board of directors makes use of the option to participate remotely in the general meeting via an electronic means of communication, the notice calling the general meeting will mention the applicable procedures and terms and conditions.

ARTICLE 26 - MINUTES

The minutes of the general meeting shall be signed by the members of the presiding committee and by those shareholders who wish to do so.

Copies of or extracts from the minutes for use by third parties shall be signed by one or more directors having the power to represent the company.

ARTICLE 27 - GENERAL MEETINGS OF BONDHOLDERS

The provisions contained in this article apply to bonds only to the extent the issue conditions do not provide otherwise.

The board of directors and the auditor(s) of the Company can call the bondholders to a general meeting of bondholders. They must call a general meeting when requested to do so by bondholders representing one-fifth of the total outstanding bonds. The notice of the meeting must include the agenda and be sent in accordance with the Code of Companies and Associations. To be admitted to the general meeting of bondholders, the holders of bonds must comply with the formalities provided for by the Code of Companies and Associations as well as any applicable formalities laid down in the issue conditions or in the notice calling the meeting.

Part V – Accounts - Distribution

ARTICLE 28 - ACCOUNTS

The financial year starts on the first of January and closes on the thirty-first of December of each year. At the end of each financial year, the books of account and accounting documents are approved and the board of directors prepares a statement of assets and liabilities and the annual accounts.

The board of directors then draws up a report, called the 'management report', in which it renders an account of its management. For purposes of the annual general meeting, the statutory auditor draws up a detailed report, called the 'audit report'.

ARTICLE 29 - DISTRIBUTION

The Company is obliged to distribute to its shareholders, within the limits permitted by the Code of Companies and Associations and the RREC regulations, a dividend, the minimum amount of which is set by the RREC regulations.

By decision of the extraordinary general meeting held on 15.01.2020, the board of directors was authorised to decide to distribute to the employees of the Company and its subsidiaries a share of the profits, up to a maximum amount of one percent (1%) of the profits for the financial year, for a new period of five years, with the first distributable profits relating to financial year 2019.

The authorisation proposed in the preceding paragraph is conferred for a five-year period as from 15.01.2020.

ARTICLE 30 - INTERIM DIVIDENDS

The board of directors may at its own responsibility, declare the payment of interim dividends, in the cases and within the time limits provided by law.

ARTICLE 31 – PROVISION OF ANNUAL AND HALF-YEAR REPORTS

The Company's annual and half-year reports, which contain the annual and half-year financial statements and consolidated financial statements, shall be made available to shareholders in accordance with the provisions applicable to the issuers of financial instruments admitted to trading on a regulated market and the RREC regulations.

The Company's annual and half-year reports shall be made available on the Company's website.

Shareholders may obtain a copy of the annual and half-year reports at the Company's registered office free of charge.

Part VI – Winding-up - Liquidation

ARTICLE 32 - LOSS OF CAPITAL

In the event of loss of half or three quarters of the capital, the directors must submit to the general meeting the question of the Company's winding-up, in accordance with the conditions of the Code of Companies and Associations.

ARTICLE 33 - APPOINTMENT AND POWERS OF LIQUIDATORS

If the Company is wound up, for any reason and at any time whatsoever, liquidation shall be carried out by a liquidator or liquidators appointed by the general meeting.

If it appears from the report summarising the Company's assets and liabilities prepared in accordance with the Code of Companies and Associations that all creditors cannot be satisfied in full, the appointment of the liquidator(s) in the articles or by the general meeting must be submitted to the president of the business court, unless it appears from this summary that the Company only has debts to its shareholders and all shareholders who are creditors of the Company confirm in writing their agreement with the appointment.

In the absence of the appointment of a liquidator or liquidators, the members of the board of directors shall be considered, by operation of law, as liquidators with regard to third parties, without however possessing the powers which the law and the articles grant to the liquidator(s) appointed in the articles, by law or by the court, with respect to liquidation transactions.

The general meeting shall determine the liquidators' fees, where appropriate.

The Company's liquidation shall be concluded in accordance with the provisions of the Code of Companies and Associations.

ARTICLE 34 – ALLOCATION OF LIQUIDATION PROCEEDS

No distribution may be made to shareholders before the meeting at which the liquidation is closed.

Except in the case of a merger, the net assets of the Company, after the settlement of all liabilities or consignment of the amounts necessary to this end, shall be allocated first to reimbursement of the paid-in capital, with any possible remainder allocated equally amongst the shareholders of the Company, in proportion to their shareholdings.

Part VII - General provisions

ARTICLE 35 - ELECTION OF DOMICILE

For purposes of executing these articles, any shareholder domiciled abroad, any director, auditor, day-to-day manager or liquidator is obliged to elect domicile in Belgium. Otherwise, this person shall be deemed to have elected domicile at the Company's registered office, where all communications, subpoenas, summonses and notifications may be validly sent.

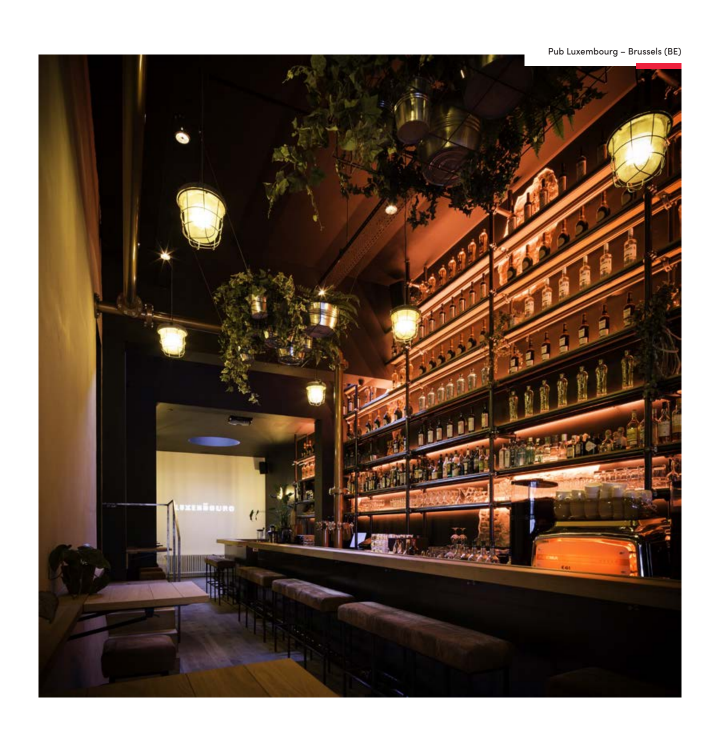
The owners of registered shares must notify the Company of any change of domicile; otherwise, all communications, notices of meetings and notifications shall be deemed validly delivered if sent to their last known address.

ARTICLE 36 - JURISDICTION

For any disputes between the Company, its shareholders, bondholders, directors, day-to-day managers, auditors and liquidators regarding the Company's affairs and the execution of these articles, the French-language business courts shall have exclusive jurisdiction, unless the Company expressly waives this provision.

ARTICLE 37 - COMMON LAW

Any provisions of these articles of association that are contrary to mandatory provisions of the RREC regulations or any other applicable legislation shall be considered null and void. The invalidity of an article or part of an article in these articles of association shall have no effect on the validity of the remaining provisions (or parts thereof).



GLOSSARY

ADJUSTED VELOCITY

Velocity multiplied by the free float percentage.

ASSISTED-LIVING UNITS

Small apartments providing accommodation for (semi)-autonomous elderly people combined with domestic and meal services.

B-REIF (BELGIAN REAL ESTATE INVESTMENT FUND -FONDS D'INVESTISSEMENT IMMOBILIER SPÉCIALISÉ 'FIIS'/ GESPECIALISEERD VASTGOEDBELEGGINGSFONDS 'GVBF')

Belgian fiscal status of institutional alternative collective investment institutions with a fixed number of units whose exclusive purpose is collective real estate investment.

BREEAM (BUILDING RESEARCH ESTABLISHMENT ENVIRONMENTAL ASSESSMENT METHOD)

Method of assessing the building's environmental performance and sustainability (www.breeam.org).

CALL OPTION

The right to purchase a specific financial instrument at a pre-set price and during a specific period.

CDP (CARBON DISCLOSURE PROJECT)

CDP is a not-for-profit institution that runs the global disclosure system for investors, companies, cities, states and regions in order to manage their environmental impacts.

CONTRACTUAL RENTS

Rents as defined contractually in leases at the closing date, before deduction of rent-free periods or other incentives granted to the tenants.

CSR (CORPORATE SOCIAL RESPONSABILITY)

Corporate social responsibility is defined by the European Commission as the voluntary integration by companies of social and environmental concerns into their business activities and their relations with stakeholders.

DACH UND FACH

German term for leases stipulating that the maintenance costs of the building's roof and structure, and sometimes of technical equipment, are borne by the owner.

DEBT-TO-ASSETS RATIO

Legal ratio calculated according to RREC legislation as financial and other debts divided by total assets.

DIVIDEND YIELD

Gross dividend divided by the average share price during the year.

DOUBLE NET

So-called 'double net' rental contracts (leases) or yields imply that maintenance costs are, to a greater or lesser extent, borne by the owner (lessor). These costs include expenses for the maintenance of roofs, walls, façades, technical and electrical installations, surroundings, the water supply and drainage systems. Specific provisions of the lease may state that part or all of these maintenance costs can be charged to the lessee.

DUE DILIGENCE

Procedure intended to establish a complete and certified inventory of a company, asset, or real estate portfolio (accounting, economic, legal and tax aspects) before a financing or acquisition transaction.

EPRA (EUROPEAN PUBLIC REAL ESTATE ASSOCIATION)

An association of European real estate companies listed on the stock market whose purpose is to promote the industry (www.epra.com).

EPRA EUROPE

European FTSE EPRA/NAREIT Global Real Estate Index created by EPRA composed of representative stocks of the European listed real estate segment.

ESG (ENVIRONNEMENT, SOCIAL AND GOVERNANCE)

Stakes reflecting an organisation's economic, environmental, and social impacts.

EX-DATE

Date from which stock exchange trading takes place without the entitlement to the forthcoming dividend-payment (due to the 'detachment of the coupon', which formerly represented the dividend), i.e. three working days after the ordinary general meeting.

FAIR VALUE

Investment properties' disposal value according to IAS/IFRS accounting principles, i.e. after deduction of transaction costs, as determined by independent real estate valuers. The transaction costs are fixed by independent real estate valuers at a 2.5% flat rate for properties located in Belgium. However, the costs to deduct for properties with a less than 2.5 million EUR overall value, are registration rights (12% or 12.5%) applicable according to the property's location. The transaction costs for assets located in France, the Netherlands, Germany, and Spain vary from 2% to 7%.

FBI (FISCALE BELEGGINGSINSTELLING)

Dutch fiscal status, comparable to the RREC status.

FINANCIAL RATING

Rating awarded by specialised agencies (Standard & Poor's in Cofinimmo's case) providing a company's short-term and long-term financial soundness estimate. These ratings influence the rate at which a company can raise financing.

FREE FLOAT

Percentage of shares held by the public. According to the Euronext and EPRA definitions, this includes all shareholders who individually own less than 5% of the total number of shares.

FSMA (FINANCIAL SERVICES AND MARKETS AUTHORITY)

The independant regulatory authority governing financial markets in Belgium.

GHG EMISSIONS (GREENHOUSE GAS)

Quantity of greenhouse gases emitted into the atmosphere as a result of an organisation's activities.

GPR250 (GLOBAL PROPERTY RESEARCH 250)

Stock exchange index of the 250 largest listed real estate companies worldwide.

GREEN & SOCIAL BONDS

Green and social bonds whose income is intended to (re)finance projects with a positive contribution to sustainable, environmental, or societal development. In December 2016, Cofinimmo became the first European real estate company to issue green and social bonds.

GRI STANDARDS (GLOBAL REPORTING INITIATIVE)

Sustainability reporting standards for use by organisations to report on their economic, environmental and/or social impacts. This standard is published by the Global Sustainability Standards Board (GSSB).

GROSS RENTAL YIELD

The ratio between the rent of an acquired asset and its acquisition value, transaction fees not deducted.

IAS/IFRS (INTERNATIONAL ACCOUNTING STANDARDS/INTERNATIONAL FINANCIAL REPORTING STANDARDS)

International accounting standards of the International Accounting Standards Board (IASB) in order to prepare the financial statements.

INVESTMENT VALUE

The portfolio's value as established by real estate valuers, without deduction of transaction costs.

IRS (INTEREST RATE SWAP)

An interest rate exchange contract (usually fixed against floating or vice-versa) between two parties to exchange financial flows calculated on a fixed notional amount, frequency, and maturity.

LEASEHOLD RIGHT

A temporary real right which consists in having full use of a property belonging to another party, in return for an annual acknowledgment fee to the lessor in recognition of his/her right of ownership ('canon/pacht'). In Belgium, a leasehold has a minimum term of 15 years and a maximum term of 99 years.

MARKET CAPITALISATION

Stock market price at close multiplied by the total number of outstanding shares on that date.

MCB (MANDATORY CONVERTIBLE BONDS)

Debt instrument which enables the debtor to reimburse his loans in shares on the due date. Holders of MCB are called 'MCB holders'.

MEDICAL OFFICE BUILDING

Building where a number of different healthcare professionals (physicians, psychologists, dentists, physiotherapists, pharmacists, etc.) receive their patients/customers.

NET RESULT

Net result from core activities plus (+) result on financial instruments plus (+) result on the portfolio.

NET RESULT FROM CORE ACTIVITIES

Operating result before the result on the portfolio, plus (+) the financial result (financial income minus (-) financial charges), minus (-) income taxes.

OCCUPANCY RATE

Is calculated by dividing the (indexed, excluding assets held for sale) contractual rents of the current leases by the sum of these contractual rents and the vacant spaces' Estimated Rental Value, the latter being calculated on the basis of the current rents' level on the market.

OPERATING MARGIN

Operating result before the result on the portfolio divided by the property result.

PAY-OUT RATIO

Percentage of the net result from core activities distributed by way of a dividend.

PEB (ENERGY PERFORMANCE OF A BUILDING)

This index, originating in the 2002/91/EC European Directive, expresses the amount of energy needed for the various requirements related to normal building use. It results from a calculation of various factors that influence energy demand (insulation, ventilation, solar and internal contributions, heating, etc.).

PPP (PUBLIC-PRIVATE PARTNERSHIP)

Partnership between the public and private sectors on projects with a public destination: urban renewal, infrastructure works, public buildings, etc.

RECORD DATE

Date on which positions are closed to identify the dividend-entitled shareholders, i.e. two working days after the ex-date.

REIT (REAL ESTATE INVESTMENT TRUST)

A listed real estate investment trust in the United States.

RREC (REGULATED REAL ESTATE COMPANY)

Status created in 2014 with the same objectives as the Real Estate Investment Trusts (REIT) in different countries: REIT (USA), SIIC (France) and FBI (the Netherlands). RRECs are supervised by the Financial Services and Markets Authority (FSMA) and subject to specific regulations.

RESULT ON FINANCIAL INSTRUMENTS

Change in fair value of the financial instruments, plus (+) the restructuring costs of the financial instruments.

RESULT ON THE PORTFOLIO

Realised and unrealised gains and losses compared with the valuation of the real estate valuer, plus (+) the exit tax due following the entry of any asset into the RREC, SIIC or FBI regimes.

REVALUED NET ASSETS

Net asset value. At market value estimated equity resulting from the difference between the company's assets and liabilities (both being shown directly, for the most part at market value, in Cofinimmo's balance sheet). This value is calculated based on the building valuation provided by independent real estate valuers.

ROYAL DECREE OF 14.11.2007

Royal decree relating to the obligations of financial instruments' issuers admitted for trading on a regulated market.

ROYAL DECREE OF 13.07.2014

Royal decree relating to regulated real estate companies (RREC).

SDG (SUSTAINABLE DEVELOPMENT GOALS)

17 goals to transform our world by 2030 in order to promote prosperity while protecting the planet. (Source: https://www.un.org/sustainabledevelopment/).

SICAFI (SOCIÉTÉ D'INVESTISSEMENT À CAPITAL FIXE IMMOBILIER)

Status created in 1995 to promote collective investment in real estate. SICAFIs are supervised by the Financial Services and Markets Authority (FSMA) and subject to specific regulations.

SIIC (SOCIÉTÉ D'INVESTISSEMENT IMMOBILIER COTÉE – FRENCH REIT REGIME)

French tax status, comparable to the RREC status.

SSR (CLINIQUE DE SOINS DE SUITE ET DE RÉADAPTATION)

Clinic providing rehabilitation care following a hospital stay for a medical condition or surgery.

TAKE-UP

Occupancy of rental spaces.

TCFD (TASK FORCE ON CLIMATE-RELATED FINANCIAL DISCLOSURES)

Task force created by the Financial Stability Board (FSB) to develop recommendations aiming at facilitating external communication associated with climate change with a focus on the financial impact.

TRIPLE NET

So-called 'triple net' lease contracts or yields imply that insurance costs, taxes and maintenance expenses are borne by the tenant (lessee). It mainly concerns the leases for nursing and care homes in Belgium.

VELOCITY

Parameter indicating a share's circulation speed. It is obtained by dividing the total volume of shares traded during the financial year by the total number of shares outstanding during that period.

WITHHOLDING TAX

Tax withheld by a bank or by another financial intermediary on a dividend payment.

ZBC (ZELFSTANDIGBEHANDELCENTRUM)

Independent private clinic in the Netherlands.

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Design and realisation

www.chriscom.eu
Team External communication
Team Investor relations
Team Control
Team ESG

Pictures

Buildings: David Plas, Yvan Glavie, Oilinwater Design Studio, Adriaan van Dam Fotografie, RAU Architecten, Georges de Kinder, Lemon One, Alexandre Van Battel, POLO Architects, Stijn Bollaert

Portraits: David Plas



