

Our

TRANSITIONS

Your



**UNIVERSAL
REGISTRATION
DOCUMENT
2024**



2024 UNIVERSAL REGISTRATION DOCUMENT

including the Annual
Financial Report



The Universal Registration Document has been filed on March 6, 2025 with the AMF, in its capacity as competent authority under Regulation (EU) 2017/1129, without prior approval in accordance with Article 9 of that Regulation.

The Universal Registration Document may be used for the purposes of an offer of financial securities to the public or the admission of financial securities to trading on a regulated market if it is supplemented by a securities note and, if applicable, a summary and any amendments to the Universal Registration Document. The whole then formed is approved by the AMF in accordance with Regulation (EU) 2017/1129.

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CORPORATE GOVERNANCE

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Certain information contained in this Chapter 6, which constitutes the report on corporate governance provided for by the French Commercial Code, is also required as part of the Sustainability Report and the GOV1, GOV2 and GOV3 ESRS. Information is considered to be provided as part of the Sustainability Report when it is identified in this Chapter 6 by a reference to the ESRS concerned.

6.1 ADMINISTRATIVE AND MANAGEMENT BODIES OF THE COMPANY

GOV-1 - Information on the composition of the administrative, management and supervisory bodies

Séché Environnement is a French limited company (société anonyme) with a Board of Directors.

On the issue of corporate governance, at its meeting on April 28, 2023, Séché Environnement's Board of Directors adopted the MiddleNext Corporate Governance Code, replacing the AFEP-MEDEF Code which Séché Environnement previously followed. The MiddleNext Corporate Governance Code proposes a governance model adapted to mid-sized companies and to the capital structure of family businesses, and is therefore more appropriate for Séché Environnement. The MiddleNext Corporate Governance Code, the latest version of which was published in September 2021, is available for consultation at the Company's head office, on the MiddleNext website (www.middlenext.com), and on the Company's website (www.groupe-seche.com).

Séché Environnement's Board of Directors decided to change the corporate governance structure and separate the functions of Chairman of the Board of Directors and Chief Executive Officer in late 2019.

Since December 10, 2019, Joël Séché has been Chairman of the Board of Directors and Maxime Séché has been Chief Executive Officer.

The Chief Executive Officer has exhaustive powers to act on behalf of the Company in all matters, within the limits of the corporate purpose and subject to the powers expressly granted by law to Annual General Meetings of Shareholders and the Board of Directors.

In 2024 and since January 1, 2025, there have been no changes in the composition of Séché Environnement's Board of Directors.

6.1.1 COMPOSITION OF THE COMPANY'S ADMINISTRATIVE AND MANAGEMENT BODIES

This chapter responds to Publication Requirement GOV-1 - Role of administrative, management and supervisory bodies. It presents the composition and diversity of these bodies (ESRS 2 GOV-1 20a).

6.1.1.1 Composition of the Board of Directors

The nominative composition of the Board of Directors is detailed in the tables below.

The rules applicable to the appointment and removal of members of the Board of Directors are the legal rules and statutory rules laid down in Article 16 et seq. of the Company's Articles of Association:

- The Board of Directors has between three (3) and eighteen (18) members, unless otherwise provided by law.
- The term of office for Directors is three (3) years, and the renewal of terms is staggered in accordance with recommendation R11 of the MiddleNext Corporate Governance Code. This year, two directorships will expire at the Annual General Meeting convened on April 25, 2025. Thereafter, and subject to new appointments, two directorships will expire in 2026 and one directorship will expire in 2027. To implement this staggered reappointment of Directors, the Combined General Meeting of April 30, 2020 amended Article 16.II of the Articles of Association to provide that the Ordinary General Meeting may exceptionally set the terms of one or more Directors at one, two, or four years, for the sole purpose of staggering Directors' terms of office.

- When the legal conditions are met, the Board of Directors may appoint Directors on a temporary basis for the remainder of their predecessor's term of office. In accordance with the law, such appointments are subject to the ratification of the next Ordinary General Meeting.
- The term of office of the Director Representing Employees, appointed in accordance with Article L.225-27-1 of the French Commercial Code, was set at two years by the Annual General Meeting of June 29, 2018.
- A Director's term expires at the end of the Annual General Meeting called to approve the financial statements for the previous financial year, held in the year in which his or her term expires. Directors may be removed at any time by the Ordinary General Meeting, even if this removal does not appear on the agenda.

Article 1.3 of the Board of Directors' Internal Regulations stipulates that the Board may be assisted by up to three Non-voting Advisors, appointed by the Board for a period of three years. At its meeting on April 26, 2024, the Board of Directors reappointed Guillaume Séché as Non-voting Advisor for a period of three years ending at the Ordinary General Meeting called in 2027 to approve the 2026 financial statements.

Composition of Séché Environnement's Board of Directors and specialized committees at December 31, 2024

Name and position	Independent Board Member	Year of first appointment	Year of expiry of term	Member of the Audit Committee	Member of the CSR Committee	Member of the Compensation and Appointments Committee	Member of the Strategy Committee
Joël Séché Chairman of the Board of Directors	No	1981	2025	No	No	No	No
Guillaume Cadiou Board member	Yes	2023 ⁽¹⁾	2027	Chairman	No	Member	Member
Philippe Guérin Board member Director Representing Employees	N/A	2018	2025	No	Member	No	No
Maxime Séché Chief Executive Officer and Board member	No	2019	2027 ⁽²⁾	No	No	No	Chairman
Anne-Brigitte Spitzbarth Board member	Yes	2023	2026	No	Chair	No	No
Nathalie Tarnaud Laude Board member	Yes	2023	2026	Member	Member	Member	No
Philippe Valletoux Board member	Yes	2007	2025	Member	Member	Chairman	No
Guillaume Séché Non-voting Advisor	N/A	2015	2027	N/A	N/A	N/A	N/A

(1) Guillaume Cadiou was a member of the Board of Directors and Chairman of the Audit Committee of Séché Environnement SA from April 2015 to October 2020

(2) Maxime Séché's term of office as Chief Executive Officer expires in 2025

Changes in the composition of the Board of Directors and Board committees during 2024

There were no changes in the composition of the Board of Directors and Board committees during 2024.

Changes in the composition of the Board of Directors and Board committees since January 1, 2025

There were no changes in the composition of the Board of Directors and Board committees between January 1, 2025 and the date of this Universal Registration Document.

6.1.1.2 Information on the Company's Directors

Guillaume Cadiou

Independent Director, Chairman of the Audit Committee and member of the Compensation and Appointments Committee and the Strategy Committee

Date of birth

September 27, 1977
French nationality

Business address

128, boulevard Raspail, 75006
Paris

As of the date of this Universal Registration Document, Guillaume Cadiou is not a corporate officer of any listed company other than Sécché Environnement SA.

As of the date of this Universal Registration Document, Guillaume Cadiou holds one Sécché Environnement SA share.

PROFILE

A graduate of the École Polytechnique, the École Nationale des Ponts et Chaussées and the Collège des Ingénieurs, Guillaume Cadiou began his career at the Ministry of the Economy, Finance and Industry, where he served as Deputy Head of the Budget Directorate's European Union Finance and Policy Office from 2003 to 2006. From 2006 to 2008, he was a project manager for the Director of Finance and Strategy at the Caisse des Dépôts et Consignations. From 2008 to 2010, he served as deputy director of the Prime Minister's office charged with implementing the economic stimulus plan. From 2011 to 2014, he was Director of Strategy and Development for the Imerys Group, and then from 2014 to 2017, he held various executive positions in the company's subsidiaries. From January 2018 to October 2020, he was Chairman of the Management Board of Kepler Cheuvreux and a member of the Board of Directors of Kepler Cheuvreux Invest. By ministerial decree dated October 14, 2020, Guillaume Cadiou was appointed as an interministerial delegate for corporate restructuring from October 21, 2020 to March 5, 2023.

Guillaume Cadiou was a member of the Board of Directors and Chairman of the Audit Committee of Sécché Environnement SA from April 2015 to October 2020.

Guillaume Cadiou currently serves as Chairman of the Management Board of La Française (Chief Executive Officer since March 2023 and Chairman of the Management Board since June 2023).

Guillaume Cadiou brings his knowledge of corporate management and finance to Sécché Environnement.

At the close of the Annual General Meeting of April 28, 2023, Guillaume Cadiou was appointed as a new Independent Director, Chairman of the Audit Committee and member of the Compensation and Appointments Committee and the Strategy Committee of Sécché Environnement SA. This appointment was approved by the HATVP (the French High Authority for the Transparency of Public Life).

CURRENT OFFICES AS OF DECEMBER 31, 2024

Sécché Environnement SA: Director, Chairman of the Audit Committee and member of the Compensation and Appointments Committee and the Strategy Committee

Groupe La Française SAS: Chairman of the Executive Board

Crédit Mutuel Impact SA: Director

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

Sécché Environnement SA: Member of the Board of Directors and Chairman of the Audit Committee until October 2020

Kepler Cheuvreux SA: Chairman of the Executive Board until October 2020

Kepler Cheuvreux Invest: member of the Board of Directors until October 2020

Groupe La Française SAS: Chief Executive Officer until June 15, 2023

Philippe Guérin

Director Representing Employees

Date of birth

February 20, 1971
French nationality

Business address

ZI Portuaire
519 rue Denis Papin
38150 Salaise-sur-Sanne.

PROFILE

Philippe Guérin is an employee of the Sécché Environnement Group and has extensive experience in the waste treatment industry.

He joined Trédi in 1991 under an Automation Command and Control internship and later became Assistant Manager of the Electrical Maintenance and Instrumentation & Control Department before joining the Production Department as Supervisor in 2010. Since the control rooms were merged, he has been a console operator.

Philippe Guérin was Secretary of the Works Council and a member of the Trédi Central Works Council. He was also the Secretary of the Group Works Council.

At the close of the Annual General Meeting on April 28, 2023, Philippe Guérin was appointed as a member of Sécché Environnement SA's new CSR Committee.

CURRENT OFFICES AS OF DECEMBER 31, 2024

Sécché Environnement SA: Director Representing Employees

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

N/A

Joël Séché**Chairman of the Board of Directors****Date of birth**

February 2, 1955
French nationality

Business address

Les Hêtres
53811 Changé

As of the date of this Universal Registration Document, Joël Séché is not a corporate officer of any listed company other than Séché Environnement SA and does not conduct any other primary activity outside Séché Environnement SA that is material in relation to Séché Environnement SA.

As of the date of this Universal Registration Document, Joël Séché holds one Séché Environnement SA share.

PROFILE

Born into a family of entrepreneurs in the Mayenne department of France, Joël Séché founded his first company at the age of 20.

After starting out in the transport industry, he took over the family public works business in 1985. He helped it evolve towards a promising sector – waste treatment and recovery.

Ever the trailblazer, he developed his company with a focus on environmental integration and the human factor. He was the first in the world in his field to obtain ISO 14001 certification for his environmental management.

For more than three decades, he has made Séché Environnement one of the most innovative key players in the environmental sector. To obtain the financial resources needed to finance the company's growth, he listed Séché Environnement on the Paris stock exchange in 1997 and oversaw the Group's development in France then internationally from the late 2010s.

Joël Séché transferred the role of Chief Executive Officer to his son, Maxime Séché, on December 10, 2019. Joël Séché is currently Chairman of the Board of Directors of Séché Environnement.

He is an Officer of the French Legion of Honor and Officer of the National Order of Merit.

Joël Séché is the father of Maxime Séché and Guillaume Séché.

Joël Séché brings his knowledge of the Group's businesses, strategy and development to Séché Environnement.

CURRENT OFFICES AS OF DECEMBER 31, 2024France:

Séché Environnement SA: Chairman of the Board of Directors

SCI L.C.D.L. (La Croix des Landes): Manager

SCI Les Chênes Secs: Manager

SCI de Mézerolles: Manager

SCI la Montre: Manager

SCI de la Censie: Manager

SCI Saint Kiriec: Manager

SCI la Perrée: Manager

Séché Group SAS: Chairman

Pari Mutuel Urbain EIG: Director

Other countries:

Interwaste Holdings Pty Ltd (South Africa): Non-executive Director

Spill Tech Pty Ltd (South Africa): Non-executive Director

Spill Tech Group Holdings Pty Ltd (South Africa): Non-executive Director

One Spill Response Pty Ltd (South Africa): Chairman of the Board of Directors

Envirosure Underwriting Managers Pty Ltd (South Africa): Director

Spill Tech Specialised Projects Pty Ltd (South Africa): Director

Ciclo SA (Chile): Director

Soluciones Ambientales del Norte SA (Chile): Director

Kanay S.A.C. (Peru): Director

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

Séché Alliance SAS: Chairman until February 4, 2020

Séché ECO-Services SAS: Chairman until February 4, 2020

Séché Transports SAS: Chairman until February 4, 2020

Séché ECO-Industries SAS: Chairman until February 4, 2020

Solarca SLU (Spain): Director until December 31, 2022

Depo (Italy): Chairman of the Board of Directors until November 28, 2022

Mecomer Srl (Italy): Chairman of the Board of Directors until March 1, 2024

Maxime Séché

Director and Chief Executive Officer

Date of birth

March 27, 1984 (age 40)
French nationality

Business address

Les Hêtres
53811 Changé

As of the date of this Universal Registration Document, Maxime Séché is not a corporate officer of any listed company other than Séché Environnement SA and does not conduct any other primary activity outside Séché Environnement SA that is material in relation to Séché Environnement SA.

As of the date of this Universal Registration Document, Maxime Séché holds two Séché Environnement SA shares.

PROFILE

Maxime Séché joined Séché Environnement Group in 2013 as Head of Strategy. In 2015 he became Deputy Chief Executive Officer and since 2019 he has been Chief Executive Officer of the Group.

A graduate of the EDHEC's "Grande Ecole" program specializing in entrepreneurship, Maxime Séché began his career in the financial sector, first at Société Générale in Paris and London where he worked as a utilities sector analyst, and then in the private equity department of Paris Orléans.

He then developed entrepreneurial activities as co-founder of an investment fund dedicated to renewable energies (L14 Capital Partners), and an American software services company serving the renewable energies sector (BlueNRGY, LLC).

Maxime Séché brings his knowledge of the Group's businesses and of management in general to Séché Environnement.

Maxime Séché is Joël Séché's son.

CURRENT OFFICES AS OF DECEMBER 31, 2024France:

Séché Environnement SA: Chief Executive Officer – Director – Member and Chairman of the Strategy Committee

Sénergies SAS: Chairman – Member of the Management Board

Séché Développement SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Solena SAS: Member of the Executive Committee

Séché Environnement Ouest SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Écosite Croix Irtelle SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Trédi SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Urgences Interventions SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Speichim Processing SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Triadis Services SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Sogad SA: Chief Executive Officer of the Director, Séché Environnement SA

Alcea SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Mo'UVE SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Opale Environnement SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Alliance SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché ECO Industries SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché ECO Services SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Transports SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Sénéral SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Assainissement SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Assainissement 34 SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Assainissement Rhone Isère SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

All'Chem SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Traitement Eaux Industrielles SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Uper Retiers SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Sotrefi SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Drimm SAS: Chief Executive Officer of the Chairman, Séché Environnement SA

Spill Tech Global: Chief Executive Officer of the Chairman, Séché Environnement SA

Neovia: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché 207: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché 208: Chief Executive Officer of the Chairman, Séché Environnement SA

Séché Group SAS: Chairman of the Supervisory Board

Pégase 53 SAS: Chairman

SCI Pégase 1: Manager

SCI Pégase 2: Manager

SCI Bastille 44: Manager

Stade Lavallois Mayenne FC (SA Sportive Pro): Director

Maxime Séché

Director and Chief Executive Officer (continued)

Other countries:

Kanay S.A.C. (Peru): Director
Engineering Services S.A.C. - ESSAC (Peru): Director
Soluciones Ambientales del Norte SA (Chile): Director
Ciclo SA (Chile): Director
Séché Chile SpA (Chile): Legal representative
Sem Tredi SACV (Mexico): Chairman
Trédi Argentina SA (Argentina): Chairman
Solarca SLU (Spain): Chairman
Séché la Selva SL (Spain): Director
Mecomer Srl (Italy): Director
Séché Italia Srl: Director
Furia Srl: Director
Ecosys Group Limited (Uganda): Director
Interwaste Holdings Pty Ltd (South Africa): Non-executive Director
Mayenne Investments Proprietary Limited (South Africa): Director
One Spill Response Pty Ltd (South Africa): Director
Spill Tech Specialised Projects Pty Ltd (South Africa): Director
Séché South Africa Pty Ltd (South Africa): Director
M53 Investments Pty Ltd (South Africa): Director
Varenne Investments Pty Limited (South Africa): Director
Séché Holdings SA Pty Ltd (South Africa): Director
Spill Tech Pty Ltd (South Africa): Director
Séché Spilltech Holdings Pty Ltd (South Africa): Director
Spill Tech Group Holdings Pty Ltd (South Africa): Director
Envirosure Underwriting Managers Pty Ltd (South Africa): Director
Karee Investments Six Seven Pty Ltd (Namibia): Director
Namwaste Pty Ltd (Namibia): Director
Rent-A-Drum Pty Ltd (Namibia): Director
Delonix Investments Pty Ltd (Namibia): Director
Spill Tech Namibia Pty Ltd (Namibia): Director
ECO Industrial Environmental Engineering Pte Ltd (Singapore): Director
Séché Holdings (SG) Ltd Singapore: Director

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

Béarn Environnement SAS: Chief Executive Officer of the Chairman, Séché Environnement SA, until October 2, 2021
Energie SAS: Chief Executive Officer of Séché Environnement, Chair of Ecosite Croix Irtelle and member of the Strategy Committee until January 1, 2022
Depo (Italy): Director until November 28, 2022
Conteco Srl: Director until November 28, 2024
Green Jobs Namibia Pty Ltd (Namibia): Director until August 20, 2024
Kleen Bin Pty Ltd (Namibia): Director until August 20, 2024
Namibia Landfill Management Pty Ltd (Namibia): Director until September 19, 2024

Anne-Brigitte Spitzbarth**Independent Director and Chair of the CSR Committee****Date of birth**

January 7, 1976
French nationality

Business address

70 rue Marcel Dassault,
92100 Boulogne-Billancourt

As of the date of this Universal Registration Document, Anne-Brigitte Spitzbarth is not a corporate officer of any listed company other than Séché Environnement SA.

As of the date of this Universal Registration Document, Anne-Brigitte Spitzbarth holds two Séché Environnement SA shares.

PROFILE

Anne-Brigitte Spitzbarth graduated from the École Normale Supérieure de Fontenay-aux-Roses, holds a teaching certificate in history and an MBA from ESSEC Business School. She is also a Doctor of History.

After teaching at John Hopkins University and Université Lille 3 from 1999 to 2004, Anne-Brigitte Spitzbarth began her career in the private sector in 2005 as European Public Affairs Manager at the Lafarge Group, before becoming Audit Director based in Kuala Lumpur (Malaysia) in 2009. From 2012 she served as General Manager of Lafarge Mauritius, before becoming Supply Chain Director at LafargeHolcim France in 2015.

Between 2019 and 2023, Anne-Brigitte Spitzbarth was VP for Operations Excellence & Sustainability at Gefco, then SVP for HSE & Sustainability at Ceva Logistics, following the acquisition the CMA-CGM subsidiary's acquisition of Gefco. Anne-Brigitte Spitzbarth subsequently served as SVP for ESG (Sustainability) at Heidelberg Materials (Germany) from 2023 to 2024.

Anne-Brigitte Spitzbarth currently serves as VP for HSE and low-carbon strategy at Thales.

Anne-Brigitte Spitzbarth brings her knowledge of CSR to Séché Environnement.

At the close of the Annual General Meeting on April 28, 2023, Anne-Brigitte Spitzbarth was appointed as a new Independent Director and Chair of the new CSR Committee at Séché Environnement SA.

CURRENT OFFICES AS OF DECEMBER 31, 2024

Séché Environnement SA: Director and Chair of the CSR Committee

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

N/A

Nathalie Tarnaud Laude**Independent Director and member of the Audit Committee, Compensation and Appointments Committee and CSR Committee****Date of birth**

August 29, 1972
French nationality

Business address

ATR GIE
1 allée Pierre Nadot
31712 Blagnac

As of the date of this Universal Registration Document, Nathalie Tarnaud Laude is not a corporate officer of any listed company other than Séché Environnement SA.

As of the date of this Universal Registration Document, Nathalie Tarnaud Laude holds one Séché Environnement SA share.

PROFILE

Nathalie Tarnaud Laude holds an MBA from London Business School, a Master's degree in Finance from the École supérieure de Commerce de Paris and a diploma from the French Society of Financial Analysts. She also attended INSEAD's General Management Transition course in 2013.

Since joining Airbus in 2005, Nathalie Tarnaud Laude has held a number of positions in the aerospace and defense industry. In October 2019, she was appointed Head of the NH90 program for Airbus Helicopters and President of NHIndustries, responsible for the main NH90 program activities. Previously, Nathalie Tarnaud Laude served as Head of Treasury at Airbus Helicopters, and Director of Operations New Technology Ventures within the Airbus Group's CTO organization, as well as managing operations for the Testia entities (Airbus Group's non-destructive testing subsidiaries).

From 2005 to 2013, Nathalie Tarnaud Laude led a large number of M&A transactions for Airbus Group divisions, notably the attempted merger with BAE Systems in 2012. She previously worked as an equity research analyst with Aurel Leven Securities in Paris and as a financial derivatives risk manager with CCF Securities in Paris.

Since September 17, 2022, Nathalie Tarnaud Laude has served as Executive Chair of ATR, a position to which she was appointed by the ATR Members Airbus and Leonardo.

Nathalie Tarnaud Laude brings her knowledge of management, strategy, negotiation, finance, and project management to Séché Environnement.

At the close of the Annual General Meeting on April 28, 2023, Nathalie Tarnaud Laude was appointed as a new Independent Director and member of Séché Environnement SA's Audit Committee, Compensation and Appointments Committee and CSR Committee.

CURRENT OFFICES AS OF DECEMBER 31, 2024

Séché Environnement SA: Director and member of the Audit Committee, Compensation and Appointments Committee and CSR Committee

ATR GIE: Executive Chair

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

Airbus Helicopters NH Industries: Executive Chair

Philippe Valletoux**Independent Director, Chairman of the Compensation and Appointments Committee and member of the Audit Committee****Date of birth**

July 24, 1943
French nationality

Business address

28 boulevard Raspail
75007 Paris

As of the date of this Universal Registration Document, Philippe Valletoux is not a corporate officer of any listed company other than Séché Environnement SA.

As of the date of this Universal Registration Document, Philippe Valletoux holds one Séché Environnement SA share.

PROFILE

Philippe Valletoux held successive positions as:

- Special Advisor to the Groupe Central des Villes Nouvelles (Central Agency for New Towns),
- Special Advisor to the Ministry of the Interior,
- Technical Advisor to the Office of the Minister in charge of Administrative Reform,

Head of Research in the Local Development Department of the Caisse des Dépôts et Consignations.

In 1987 he took charge of the Department of Local Financing at Crédit Local de France, where he was also Advisor to the Chairman. In 2000, he joined Dexia Crédit Local as Vice Chairman of the Executive Committee until leaving in 2009.

From 1995 to 2009 he was Chairman of Floral (bond issues for local authorities) and of the Fondation Dexia-Crédit Local corporate foundation.

From 2004 to 2010, Philippe Valletoux was a member of the French Economic, Social and Environmental Council (CESE), where he was rapporteur of four opinions put forward by the Finance Section.

Philippe Valletoux brings his knowledge of finance and governance to Séché Environnement.

At the close of the Annual General Meeting on April 28, 2023, Philippe Valletoux was appointed Chairman of the Compensation and Appointments Committee and a member of the new CSR Committee of Séché Environnement SA.

CURRENT OFFICES AS OF DECEMBER 31, 2024

Séché Environnement SA: Director, Chairman of the Compensation and Appointments Committee and member of the CSR Committee

Guillaume Séché**Non-voting Advisor****Date of birth**

April 23, 1982
French nationality

Business address

Les Hêtres
53811 Changé

As of the date of this Universal Registration Document, Guillaume Séché is not a corporate officer of any listed company other than Séché Environnement SA.

PROFILE

A graduate of INSEEC and San Diego State University, Guillaume Séché began his career fifteen years ago in Société Générale's Investment Banking department. Two years later, he joined Deutsche Bank, where he worked in corporate banking sales for two years.

In 2008, Guillaume joined Séché Environnement Group for the first time, as International Head of Sales. In 2010, he joined Stereao group, where he spent four years in the international trade department for the Middle East, North Africa and Cyprus.

In 2014, Guillaume Séché returned to the Séché Environnement group as Director of International Development.

From 2019 to 2023, he was Head of Medical Waste for the Group. Guillaume Séché then served as a special advisor to the Executive Management team until 31 December 2024; during this period, he was responsible for overseeing and coordinating subsidiaries and implementing Group policies.

Guillaume Séché is currently undertaking a new professional project in the wine sector.

Guillaume Séché is Joël Séché's son.

CURRENT OFFICES AS OF DECEMBER 31, 2024

Séché Environnement SA: Non-voting Advisor

Interwaste Holdings Pty Limited (South Africa): Non-executive Director

ECOSys Group Limited (Uganda): Director

Soluciones Ambientales del Norte SA (Chile): Director

Groupe Séché SAS (France): Member of the Supervisory Board

SCI Bastille 44 (France): Manager

SW53 SAS (France): Chief Executive Officer

Theolou53 SAS (France): Chairman

Comité Paris des Conseillers du commerce extérieur (CCE) de la France (Paris Foreign Trade Advisors Committee): Substitute member

TERMS EXPIRED OVER THE LAST FIVE FINANCIAL YEARS

Séché Healthcare SAS (France): Permanent representative of the Chairman, Séché Environnement SA, until January 31, 2023

6.1.1.3 Independence of Directors

A Director is considered to be independent when he or she has no significant relationship of any kind (financial, contractual, familial or other close relationship) with the Company, its Group or its management, which could affect the independence of his or her judgment.

Qualification as an Independent Director is assessed when a Board member is first appointed, and then each year when the corporate governance report is drawn up and approved.

In accordance with the recommendations of the MiddleNext Code, the Compensation and Appointments Committee, at its meeting on March 3, 2025, conducted an annual assessment of the situation of the members of the Board of Directors (with the exception of Philippe Guérin, who is the Director Representing Employees) with regard to the independence criteria of the MiddleNext Code set out below. The members of the Compensation and Appointments Committee unanimously gave a favorable opinion to the Board of Directors to renew the qualification of four Board members as Independent Directors, namely: Guillaume Cadiou, Anne-Brigitte Spitzbarth, Nathalie Tarnaud Laude and Philippe Valletoux.

On the basis of the work of the Compensation and Appointments Committee, the Board, at its meeting on March 5, 2025, conducted an annual review of the status of each Director (with the exception of Philippe Guérin, who is the Director Representing Employees) with regard to the independence criteria set out in the MiddleNext Corporate Governance Code below, and determined that four Board members (Guillaume Cadiou, Anne-Brigitte Spitzbarth, Nathalie Tarnaud Laude and Philippe Valletoux) out of six members (Philippe Guérin, the Director Representing Employees, is not taken into account for this calculation) consistently meet the criteria set out in recommendation R3 of the MiddleNext Corporate Governance Code to qualify as Independent Directors; as such, 66.66% of the members of the Board of Directors qualify as Independent Directors.

The Board of Directors also noted that recommendations R3, R7, and R8 of the MiddleNext Corporate Governance Code had been followed: (a) presence of at least 2 Independent Directors on the Board, (b) chairmanship of

committees by an Independent Director, (c) absence of any executive corporate officer among the members of the Compensation and Appointments Committee, and (d) chairmanship of the CSR Committee by an Independent Director. The Board of Directors has decided to set aside these recommendations for the Strategy Committee, which continues to be chaired by Maxime Séché, Director and Chief Executive Officer, with an Independent Director (Guillaume Cadiou) as a second member, as the Board considers it more efficient for the Company and the Group that the Chairman of the Strategy Committee be the Chief Executive Officer, Maxime Séché, who already held this position. The Board of Directors also noted that two members of the Audit Committee (Nathalie Tarnaud Laude and Philippe Valletoux) are also members of the CSR Committee, which allows for an exchange of information between these two committees.

Using the following five criteria set out in the MiddleNext Corporate Governance Code, Séché Environnement assesses as independent those Directors who:

- have not been an employee or executive officer of the Company or any of its Group companies during the previous five years,
- have not had a significant business relationship with the Company or its Group over the past two years (customer, supplier, competitor, service provider, creditor, banker, etc.),
- are not principal shareholders of the Company and do not hold a significant percentage of voting rights,
- have no close family ties with a corporate officer or a principal shareholder, and
- have not served as the Company's statutory auditor for the last six years.

Please refer to the table presenting the composition of the Board of Directors provided in section 6.1.1.1 above, presented in accordance with the recommendations of the MiddleNext Corporate Governance Code.

6.1.1.4 Diversity policy

With regard to the composition of the Board of Directors, the Company's objectives are to achieve a balanced representation with regard to gender (gender diversity) and other aspects such as age, disability, qualifications and professional experience.

- **Inclusion:** The MiddleNext Corporate Governance Code makes no recommendations concerning the gender diversity ("inclusion") of Board members that differ from the rules set out in the French Commercial Code (Article L.225-18-1 applicable on the basis of Article L.22-10-3), which result in particular from the French Copé-Zimmermann Law and the transposition into French law of the EU "Women on Boards" Directive of October 2024, namely: a minimum of 40% of Directors of each gender on the Board of Directors; where the Board of Directors comprises no more than eight members, the difference between the number of Directors of each gender may not be more than two. This last rule, known as the 'small board' rule, may result in a Board which does not meet the 40% rule defined above. Since April 28, 2023, the Company's Board of Directors has comprised 7 members (6 Directors excluding the Director Representing Employees), plus one Non-voting Advisor. The Company therefore complies with the 'small board' rule: the difference between the number of men and women on the Board (2 women and 4 men) is not more than two. It should be noted that the Director Representing Employees and the Non-voting Advisor are not taken into account in the gender diversity calculation. In addition, Ordinance no. 2024- 934 of October 15, 2024 introduced a gender diversity obligation for Directors Representing Employees when there are at least 2 persons appointed to this position. In our Company, we are required to appoint only one Director Representing Employees and the gender diversity obligation within the college of Directors Representing Employees is fulfilled by our Company. Where the composition of the Board of Directors allows, the Board strives to achieve the same level of gender diversity within each of its committees.
- **Diversity:** In addition to gender diversity, the Company's Board of Directors brings together members with diverse

expertise coming from various professional backgrounds, each with a different number of years of experience. This diversity on the Board of Directors acts in a complementary fashion, spanning the fields of company management, human resources, project management, strategy, CSR, economics and finance, accounting, law, and expertise in the Company's business sector. Two out of seven Directors are over the age of 70, a number not exceeding one-third of the members of the Company's Board of Directors. The youngest Director of the Company is 40 years old.

- **Age:** The Company's Board of Directors brings together different age groups. Two out of seven Directors are over the age of 70, a number not exceeding one-third of the members of the Company's Board of Directors.
- **Independence:** Of the 6 members of the Board, 4 are independent (according to the criteria set out in the MiddleNext Corporate Governance Code), it being recalled that the Director Representing Employees and the Non-voting Advisor are not included in the calculation of the ratio of Independent Directors.
- **Employee representation:** 1 out of 7 Directors is a Group employee and represents employees and other workers on the Board of Directors. This person is appointed by the Group Works Council, which is the employee representative body at Group level.
- **Executive and Non-executive Directors:** 1 out of 7 Directors holds the position of Chief Executive Officer of the Company. 1 out of 7 Directors serves as Chairman of the Board of Directors. The other 5 members of the Board of Directors are Non-executive Directors.

The nominative composition of the Board of Directors is detailed in the tables presented in section 6.1.1.1 of this Universal Registration Document.

In addition, the Group's objectives and action plans in terms of diversity, inclusion and equity among its employees, and the results achieved over the past year in terms of the policy adopted in this area, are detailed in the Sustainability Report in Chapter 2 of this Universal Registration Document (see section 2.3.1 primarily).

Percentage of women*	2022	2023	2024
Board of Directors	40%	33.33%	33.33%
CSR Committee	n/a	66.66%	66.66%
Compensation and Appointments Committee	n/a	33.33%	33.33%
Audit Committee	75%	33.33%	33.33%
Strategy Committee	50%	-	-

* The scope for calculating the proportion of women on the Board of Directors and its committees covers all the male and female directors on the Board, with the exception of the director representing employees.

6.1.2 FUNCTIONING OF ADMINISTRATIVE AND MANAGEMENT BODIES

This chapter responds to Publication Requirement GOV-1 - Role of administrative, management and supervisory bodies. It presents the roles and responsibilities of these bodies (ESRS 2 GOV-1 20b).

6.1.2.1 Functioning of the Board of Directors

Operation and responsibilities of the Board of Directors

- Articles of Association and Internal Regulations of the Board of Directors

The Company's Articles of Association and the Board of Directors' Internal Regulations set out the operating procedures of the Board and its duties. The Internal Regulations of the Board of Directors are available on the Company's website at: <https://www.groupe-seche.com/en/the-group/our-governance> It was updated by the Board decisions of March 6, 2024 and September 4, 2024 in accordance with legislative changes. Notably, the Board of Directors updated its Internal Regulations and confirmed the Audit Committee as the specialized committee referred to in Article L.821-67 of the French Commercial Code, which, acting under the responsibility of the Board of Directors, monitors issues relating to the preparation and control of accounting and financial information. The CSR Committee was confirmed as the specialized committee responsible for monitoring issues relating to the preparation and control of sustainability information. This followed changes in the regulatory framework since January 1, 2024 with, on the one hand, the amendment of the provisions of the French Commercial Code by Ordinance no. 2023-1142 of December 6, 2023 on the publication and certification of sustainability information and the environmental, social and corporate governance obligations of commercial companies and, on the other hand, MiddleNext's publication of the new "2024 CSR Recommendations" in February 2024. Part one of the Board of Directors' Internal Regulations is devoted to the composition of the Board and the roles of the Chairman of the Board, the Non-voting Advisors, the Director Representing Employees, and the Board Secretary. Part two is devoted to the Board's operations, including its meetings, responsibilities and powers, deliberations, assessment, budget, and the relationship between the Board and the General Meeting of Shareholders. Part three is devoted to the rules applicable to Directors, including their obligations, their duty of loyalty, the management of conflicts of interest, their right to information, their non-disclosure and confidentiality obligations, their compensation, their obligation to hold shares in the Company, and the fight against corruption, influence peddling and money laundering. Part four of the Board of Directors' Internal Regulations is devoted to the Board's specialized committees, including rules common to all committees as well as those concerning the composition,

functioning, and powers of each Committee, namely the Audit Committee, the Strategy Committee, the CSR Committee, and the Compensation and Appointments Committee.

- Separation of the positions of Chairman of the Board and Chief Executive Officer

The Board of Directors may choose to combine or separate the positions of Chairman of the Board and Chief Executive Officer. The Board has chosen to separate the positions of Chairman of the Board and Chief Executive Officer since December 2019.

- Chairman of the Board

The Board elects a Chairman from among its natural person members and sets the Chairman's term of office, which may not exceed the term of his or her office as a Director. The Board of Directors' Internal Regulations define the role of the Chairman of the Board. The Chairman organizes and oversees the work of the Board and reports on the same to the General Meeting. The Chairman ensures the proper functioning of the Company's management bodies and makes sure that the Directors are capable of carrying out their duties, in particular by ensuring that they receive clear and appropriate information in a timely manner. The Chairman has the authority to speak on behalf of the Board.

The Chairman of the Board chairs Board meetings. In the absence of the Chairman of the Board, the Board meeting is chaired in accordance with the statutory rule or, failing this, by a Board member appointed by a majority of the votes of the members present or represented.

- Non-voting Advisors

In accordance with its Internal Regulations, the Board of Directors may appoint one or more Non-voting Advisors who are natural persons to attend Board meetings in an advisory capacity. The Board of Directors may be assisted by between one (1) and three (3) Non-voting Advisors, appointed by the Board for a period of three (3) years. They may be dismissed at any time by the Board of Directors at the request of the Chairman of the Board. Non-voting Advisors attend Board meetings without voting rights. They are subject to the same rules, duties and obligations as Directors, as well as the regulations on market abuse, and more specifically the rules regarding non-disclosure of insider information and the measures for managing conflicts of interest put in place for Board meetings.

- Director Representing Employees

In accordance with the law and regulations and the Company's Articles of Association, a Director Representing Employees is appointed by the Group Works Council and sits on the Board.

- Board Secretary

In accordance with its Internal Regulations, the Board of Directors appoints the Board Secretary, who need not be a member of the Board. The Board may also appoint a different secretary for each meeting. His or her role is defined in the Board of Directors' Internal Regulations.

- Organization of the Board's work and meetings

The Board of Directors meets as often as the Company's interests require, and at least four times a year, in particular to examine and approve the interim financial statements and the budget, and to deliberate on any matter falling within its remit. The duration of Board meetings must be sufficient to allow for analysis and in-depth discussion of matters within its remit.

In order to achieve the objectives it has set itself, the Board of Directors has adopted a working method that guarantees a well-informed decision-making process. Directors are regularly informed of the annual Board meeting schedule, to ensure maximum attendance. Directors are informed as soon as possible of any change. The Chairman sets the agenda for Board meetings. The Chief Executive Officer can ask the Chairman of the Board to call a Board meeting to discuss a particular agenda.

Notices convening meetings are given by all appropriate written means (letter, e-mail or fax). Barring unusual circumstances, they are sent out within a reasonable time frame before each meeting. In exceptional circumstances, the Board may be convened orally in accordance with the conditions set out in the Company's Articles of Association. To the extent possible, for reasons of efficiency, the Board favors physical presence. If this is not possible, Board meetings may be held, for all or some of the Directors, in the form of a video conference or by any other means of telecommunication allowing them to be identified in accordance with applicable regulations. In such case, the Directors concerned shall be deemed present for the purposes of calculating quorum and majority. If necessary, Board members may also be consulted on a specific subject in writing.

Prior to each meeting of the Board of Directors, the Directors receive, within a reasonable time frame and subject to the need for confidentiality, a detailed agenda and a set of documents on the items on the agenda that require review and thought beforehand. Furthermore, based on the business on the agenda, the Chairman of the Board may decide to invite any person he or she deems necessary, whether or not an employee of the Company, to submit documentation or to participate in the preparatory discussions prior to deliberation. If a non-member is admitted to the Board of Directors meeting, the Chairman

must remind him or her that all the information obtained during the meeting is strictly confidential.

To take into account recommendation R5 of the MiddleNext Corporate Governance Code, a three-year training plan must be proposed to the members of the Board and its committees, taking into account the Directors' experience, and covering the specific characteristics of the Group and its businesses, as well as corporate governance and changes in the legislative and regulatory framework.

The members of the Board of Directors, and in particular the Independent Directors, may discuss matters formally or informally with each other outside the presence of the executive corporate officers, and with the executive team between Board meetings.

The Statutory Auditors are invited to Board of Directors' meetings under the cases provided for by law.

- Responsibilities of the Board of Directors

The Board of Directors sets the guidelines for the Company's business activities in accordance with legal provisions and ensures that they are implemented in line with its corporate interests, taking into account the social and environmental challenges associated with its business. Subject to the powers expressly granted to Annual General Meetings, within the limits of corporate purpose, and in compliance with the Articles of Association, the Internal Regulations of the Board of Directors and the exclusive power of representation and management conferred by law on the Chief Executive Officer, the Board may address all issues relating to the functioning of the Company and take decisions to settle matters concerning it. The Board is also called upon to review or approve any significant transactions that fall outside the scope of the announced strategy, or that are likely to modify the Group's scope of activity, and in particular (i) external growth/M&A transactions and financial investments, and (ii) exceptional industrial investments, in accordance with the thresholds set out in the Board of Directors' Internal Regulations.

- Managing and preventing conflicts of interest

In accordance with its Internal Regulations and with recommendation R2 of the MiddleNext Corporate Governance Code, the Board of Directors has implemented a procedure for disclosing and managing conflicts of interest. In order to limit conflicts of interest, the Directors are asked each year, and before each Board and Committee meeting, depending on the meeting agenda, to declare that they have no conflicts of interest, nor have they identified a potential conflict of interest between their duties arising from their positions at Séché Environnement and their professional or private interests and/or other duties. Directors must refrain from taking cognizance of information, attending debates or taking part in votes on matters regarding which they would have a conflict of interest.

- Assessment of the Board's work

In accordance with the Board of Directors' Internal Regulations and recommendation R13 of the MiddleNext Corporate Governance Code, each year the Chairman of the Board invites Board members to share their views on the functioning of the Board and its committees and on the preparation of its work. In mid-February 2025, the Board of Directors carried out a self-assessment for the 2024 financial year and the report was presented to the Board of Directors at its meeting on March 5, 2025.

Main activities of the Board of Directors during the 2024 financial year

Séché Environnement's Board of Directors met eight times in 2024. The average attendance rate for all meetings was 100%.

The following key topics were discussed in 2024:

- Updates to the Board of Directors' Internal Regulations in light of legislative changes.
- Designation of the Audit Committee as the specialized committee referred to in Article L.821-67 of the French Commercial Code, which, acting under the responsibility of the Board of Directors, monitors issues relating to the preparation and control of accounting and financial information.
- Designation of the CSR Committee as the specialized committee responsible for monitoring issues relating to the preparation and control of sustainability information.
- Management of appointments on the Board of Directors and the committees.
- Assessment of independence and gender diversity criteria within the Board of Directors and the committees, annual self-assessment of the Board and its committees, diversity and inclusion.
- Compensation policy; annual review of executive compensation; allocation of directors' fees.
- Group results, approval of the half-year and annual corporate and consolidated financial statements.
- 2025 budget.
- Preparation of forward-looking management documents.
- Financial communications.
- Preparation and convening of the Combined Annual General Meeting of Shareholders.
- Drafting of the management report, the non-financial performance report and the report on corporate governance, review of the Universal Registration Document.
- Buyback of Company shares.
- Authorization of bonds and guarantees for subsidiaries.
- Review of related-party agreements governed by Article L.225-38 et seq. of the French Commercial Code and annual monitoring of the procedure for assessing current agreements entered into under normal conditions.
- Report on the work of the Strategy Committee, CSR Committee, Compensation and Appointments Committee, and Audit Committee.
- Authorization of acquisitions and industrial investments.
- Monitoring of the cybersecurity action plan
- Internal control: monitoring of action plans and compliance and risk mapping program (Sapin II/competition, cybersecurity, fraud, anti-corruption system, etc.).
- Presentation of risk factors in the Universal Registration Document.
- External audit: Board selection of candidates to be proposed to the vote of the Annual General Meeting for the appointment of the Statutory Auditors (term of office expiring in 2024).
- Appointment of the new sustainability auditor: Board selection of candidate to be proposed to the vote of the Annual General Meeting.
- Sustainability information; review of the main sustainable development indicators and the Group's non-financial objectives for 2026, CSRD, non-financial risk mapping, and double materiality matrix.
- Analysis of the results of voting at the Annual General Meeting of April 26, 2024.
- 2025 schedule of work and meetings of the Board of Directors and its committees.

6.1.2.2 Absence of conflicts of interest or convictions

At the date of filing this Universal Registration Document and to Séché Environnement's knowledge, no conflicts of interest have been identified between the duties of each of the Directors and members of the management bodies arising from their office at Séché Environnement and their other professional and private interests and/or other duties. No Director or member of the management bodies:

- is or has been convicted of fraud in the past five years,
- is or has been involved, as a member of a Board of Directors, Management Board, or Supervisory Board, general partner or founder, in any company's bankruptcy, receivership, liquidation, or placement under judicial authority in the past five years,
- is or has been involved in legal proceedings and/or subject to an official public sanction by the legal or regulatory authorities (including by official professional organizations),
- is or has been prohibited by a court from exercising his/her right to serve as a member of an administrative, management or supervisory body of an issuer, or from taking part in the management or conduct of an issuer's affairs in the past five years.

6.1.3 SPECIALIZED COMMITTEES

This chapter responds to Publication Requirement GOV-1 - Role of administrative, management and supervisory bodies. It describes how these bodies determine whether the skills and expertise available are appropriate or will be developed to monitor sustainability issues (ESRS 2 GOV-1 20c). This chapter fulfills Publication Requirement GOV-2 - Information provided to the company's administrative, management and supervisory bodies, and sustainability issues addressed by these bodies. It presents how these bodies are informed about sustainability issues and how these issues were dealt with during the reporting period (ESRS 2 GOV-1 26).

The Board of Directors is assisted in its work by four specialized committees: the Audit Committee, the Compensation and Appointments Committee, the Strategy Committee, and the CSR Committee.

The Audit Committee, Compensation and Appointments Committee and CSR Committee are composed of 100% Independent Directors and are chaired by Independent Directors. The Chairman of the Board of Directors and the Chief Executive Officer are not members of the Audit Committee, the Compensation and Appointments Committee or the CSR Committee; they may attend meetings as guests without voting rights, except when the discussion concerns their status or compensation, or when they are likely to have a potential conflict of interest. Recommendations R3, R7, and R8 of the MiddleNext Corporate Governance Code have been followed: (a) the presence of at least 2 Independent Directors on the Board, (b) committees chaired by Independent Directors, (c) no executive corporate officers on the Compensation and

Appointments Committee, (d) the creation of a CSR Committee, and (e) a common Independent Director on the Audit Committee, the Compensation and Appointments Committee, and the CSR Committee, to ensure a link between these various committees, depending on the subject. The Board of Directors has decided to set aside the recommendations of the MiddleNext Corporate Governance Code for the Strategy Committee, which continues to be chaired by Maxime Séché, Director and Chief Executive Officer, with an Independent Director (Guillaume Cadiou) as a second member, as the Board considers it more efficient for the Company and the Group that the Chairman of the Strategy Committee be the Chief Executive Officer, Maxime Séché, who already held this position.

Please refer to the table presenting the composition of the Board of Directors and the committees provided in section 6.1.1.1 above, presented in accordance with the recommendations of the MiddleNext Corporate Governance Code.

6.1.3.1 Audit Committee

Composition of the Audit Committee

On December 1, 2015, the Board of Directors established an Audit Committee.

The composition of the Audit Committee did not change during the 2024 financial year. Members of the Audit Committee are: Guillaume Cadiou (Chairman), Nathalie Tarnaud Laude and Philippe Valletoux, all Independent Directors.

The members of the Audit Committee have financial, accounting, and statutory auditing skills, given their academic training and professional experience.

The Audit Committee is composed of a minimum of three (3) and a maximum of five (5) Directors appointed by the Board, the majority of whom are Independent Directors in accordance with the independence criteria set out in the Board of Directors' Internal Regulations and the MiddleNext Corporate Governance Code (save duly justified exceptions). Directors who hold Executive Management positions may not be members of the Audit Committee.

The Chair of the Audit Committee is appointed by the Board; he or she is chosen from among the members of the committee who are Independent Directors (save duly justified exceptions).

The Audit Committee, Compensation and Appointments Committee, and CSR Committee have two members in common: Nathalie Tarnaud Laude and Philippe Valletoux, both Independent Directors. This arrangement establishes a

link between these subject-based committees, in accordance with the recommendations of the MiddleNext Code.

Descriptive table of Audit Committee members:

Audit Committee member	Committee memberships	Executive member	Gender	Independence
Guillaume Cadiou	Chairman of the Audit Committee, member of the Compensation and Appointments Committee and CSR Committee	No	M	Yes
Nathalie Tarnaud Laude	Member of the Audit Committee, Compensation and Appointments Committee and CSR Committee	No	F	Yes
Philippe Valletoux	Chairman of the Compensation and Appointments Committee, member of the Audit Committee and CSR Committee	No	M	Yes

Operation and responsibilities of the Audit Committee

The Audit Committee was designated by the Board of Directors as the specialized committee referred to in Article L.821-67 of the French Commercial Code, which, acting under the responsibility of the Board of Directors, monitors issues relating to the preparation and control of accounting and financial information.

The role of the Audit Committee cannot be separated from that of the Board of Directors, which remains solely responsible for approving the corporate and consolidated financial statements. The role of the Audit Committee is to advise the Board of Directors on the methods used to prepare the financial statements (timetable, principles, accounting options, etc.), the choice of Statutory Auditors responsible for certifying the financial statements, and the organization, procedures, and systems for preparing and controlling the Company's financial information.

The Audit Committee meets at least three times a year, notably to review the annual and interim financial statements. It may hold additional meetings if a subject requires an exceptional meeting, in consultation with the Chairman of the Board. The Statutory Auditors are invited to participate in the work of the Audit Committee when it reviews the annual or interim financial statements.

Without prejudice to the powers of the Board of Directors, the Audit Committee is responsible for the following tasks in particular:

- Internal control: monitoring of the financial reporting process and the control and risk management systems with respect to procedures for preparing and processing accounting and financial information.

- External audit: monitoring of the Statutory Auditors' performance of their statutory audit of the annual and interim financial statements.
- Statutory Auditors: recommendation of Statutory Auditors to the Board of Directors for appointment or reappointment by the Annual General Meeting; review of the conditions of independence of the Statutory Auditors; review/approval of services other than the certification of the financial statements rendered by the Company's Statutory Auditors in accordance with the Board of Directors' Internal Regulations. In this respect, the Company sets aside recommendation R2 of the MiddleNext Corporate Governance Code, it being specified that the objective is to limit, and eventually eliminate, services other than the certification of the financial statements.
- Consolidated financial statements: review of annual and interim financial statements and financial information; report and recommendations to the Board of Directors.
- Anti-corruption and compliance policy: monitoring of the implementation of anti-corruption, compliance and competition policies.
- Risk management: monitoring of the risk factors presented in the Universal Registration Document (excluding non-financial risks, which are monitored by the CSR Committee), including risk mapping; monitoring of the implementation of risk management systems, including fraud risk.

The Group Chief Financial Officer is invited to the meetings of the Audit Committee, without voting rights.

Main activities of the Audit Committee during the 2024 financial year

The Audit Committee met twice in 2024. The average attendance rate for all meetings was 100%.

The following key topics were discussed in 2024:

- Review of the Group's results and the 2023 annual and 2024 interim financial statements.
- Monitoring of material transactions in France and abroad that changed the Group's scope and the associated risks.
- Impact of non-financial issues on financial performance.
- Monitoring of the process of preparing financial information, as well as internal control and risk management.
- Examination of external controls and review of the Statutory Auditors' work.
- Review of compliance system control in respect of Sapin II, the anti-corruption plan and competition rules; updating of risk mapping for the presentation of risk factors in the 2023 Universal Registration Document.
- Review of 2023 Universal Registration Document and report on corporate governance.
- Monitoring of exposure to financial, cybersecurity, fraud, and corruption risks.

- Verification of the independence of the Statutory Auditors.
- Review/approval of services other than the certification of the financial statements provided to the Group by the Company's Statutory Auditors.
- Review of draft financial, dividend payment, and guidance communications.
- Monitoring of acquisition financing
- Partnership with CVC-DIF for ECO.
- Monitoring of the development of the new Group-wide ERP solution.
- Monitoring of the call for tenders, interviewing candidates and making recommendations to the Board of Directors on the Statutory Auditors to be proposed for appointment or reappointment by the Annual General Meeting.

The Chairman of the Board of Directors and the Chief Executive Officer, along with the Chief Financial Officer, the Chief Compliance Officer, the General Counsel and the Director of Sustainable Development, were invited to attend in accordance with the subject of the meeting, without voting rights.

6.1.3.2 Compensation and Appointments Committee

Composition of the Compensation and Appointments Committee

On December 1, 2015, the Board of Directors established a Compensation and Appointments Committee.

The composition of the Compensation and Appointments Committee did not change during the 2024 financial year. Members of the Compensation and Appointments Committee: Philippe Valletoux (Chairman), Nathalie Tarnaud Laude and Guillaume Cadiou, all Independent Directors.

The Compensation and Appointments Committee is composed of a minimum of three (3) and a maximum of five (5) Directors appointed by the Board, the majority of whom are Independent Directors in accordance with the

independence criteria set out in these Internal Regulations (save duly justified exceptions). The Compensation and Appointments Committee cannot include any executive corporate officers. The members of the Compensation and Appointments Committee are chosen for their competence in human resources and management, given their academic training and professional experience.

The Chair of the Compensation and Appointments Committee is appointed by the Board; he or she is chosen from among the members of the committee who are Independent Directors (save duly justified exceptions).

The Compensation and Appointments Committee, Audit Committee, and CSR Committee have two members in common: Nathalie Tarnaud Laude and Philippe Valletoux, both Independent Directors. This arrangement establishes a

link between these subject-based committees, in accordance with the recommendations of the MiddleNext Code.

Descriptive table of Compensation and Appointments Committee (CAC) members:

CAC member	Committee memberships	Executive member	Gender	Independence
Philippe Valletoux	Chairman of the Compensation and Appointments Committee, member of the Audit Committee and CSR Committee	No	M	Yes
Nathalie Tarnaud Laude	Member of the Audit Committee, Compensation and Appointments Committee and CSR Committee	No	F	Yes
Guillaume Cadiou	Chairman of the Audit Committee, member of the Compensation and Appointments Committee and CSR Committee	No	M	Yes

Operation and responsibilities assigned to the Compensation and Appointments Committee

The Compensation and Appointments Committee meets at least once a year to review compensation policy ("say on pay") and any appointments to be submitted to the Annual General Meeting. It may hold additional meetings if a subject requires an exceptional meeting, in consultation with the Chairman of the Board.

Without prejudice to the powers of the Board of Directors, the Compensation and Appointments Committee is responsible for the following matters in particular:

- Composition of the Board and committees: present proposals to the Board on the composition of the Board and its committees.
- Compensation policy: review and submit proposals to the Board of Directors on the overall compensation of corporate officers and key executives, as well as the policy for compensating and motivating executives, including in particular, if variable components of executive compensation are provided for, the definition and selection of performance criteria and the setting of targets taken into account for the calculation of said variable components (variable annual compensation, exceptional bonus and/or performance shares or long-term incentive plan).
- Diversity and inclusion policy: monitor the extent to which the composition of the Board, its committees and the positions of executive corporate officers are in line with the diversity and inclusion policy established by the Board of Directors on the basis of the work of the CSR Committee.
- Directors' compensation (formerly directors' fees): submit proposals to the Board of Directors concerning the total

amount to be proposed to the Annual General Meeting and the means of distribution.

- Succession plan for executives and key personnel: if necessary, submit proposals to the Board of Directors, notably concerning the measures to be implemented in the event of the total or partial inability to carry out their responsibilities.

Main activities of the Compensation and Appointments Committee during the 2024 financial year

The Compensation and Appointments Committee met once in 2024. The average attendance rate for all meetings was 100%.

The following key topics were discussed in 2024:

- Review of the composition of the Board of Directors and its committees.
- Corporate officer compensation policy: Chairman of the Board of Directors, Chief Executive Officer and Directors ("say on pay" - "ex ante" vote); review of compensation paid to corporate officers during the 2023 financial year ("say on pay" - "ex post" vote).
- Equity ratios to be published in the Universal Registration Document (URD).
- Evaluation of independence criteria for Directors.
- Update on directorships expiring at the close of the next Annual General Meeting; proposal to reappoint Maxime Séché as Director and Chairman of the Strategy Committee.
- Annual global budget for 2024 and rule for allocating Directors' compensation (formerly known as "directors' fees").
- Monitoring of the diversity and inclusion policy.

6.1.3.3 Strategy Committee

Composition of the Strategy Committee

On December 1, 2015, the Board of Directors established a Strategy Committee.

The composition of the Strategy Committee did not change during the 2024 financial year. Members of the Strategy Committee are: Maxime Séché (Chairman) and Guillaume Cadiou. The Board of Directors has decided to set aside the recommendations of the MiddleNext Corporate Governance Code for the Strategy Committee, which continues to be chaired by Maxime Séché, Director and Chief Executive Officer, with Guillaume Cadiou, an Independent Director, as a second member, as the Board considers it more efficient

for the Company and the Group that the Chairman of the Strategy Committee be the Chief Executive Officer, Maxime Séché, who already held this position.

The Strategy Committee is composed of a minimum of two (2) and a maximum of five (5) Directors appointed by the Board. At least 1/3 of its members must be Independent Directors (save duly justified exceptions). The Chairman of the Board and the Chief Executive Officer may be members of the Strategy Committee. The Chair of the Strategy Committee is appointed by the Board.

Descriptive table of Strategy Committee members:

Member of the Strategy Committee	Committee memberships	Executive member	Gender	Independence
Maxime Séché	Chairman of the Strategy Committee, Director and Chief Executive Officer	Yes	M	No
Guillaume Cadiou	Member of the Audit Committee, Compensation and Appointments Committee and Strategy Committee	No	M	Yes

Operation and responsibilities of the Strategy Committee

The Strategy Committee meets as often as necessary to carry out its responsibilities. The members of the Strategy Committee are chosen for their industrial or strategic skills or their relevant professional experience.

The Strategy Committee is responsible for formulating proposals or recommendations, on the proposal of or in consultation with the Company's Executive Management, on the Group's major strategic guidelines, development policy, all social and environmental issues, and any other major strategic issues referred to the Board of Directors. It is also responsible for studying in detail and advising the Board of Directors on issues submitted to it, as well as those relating to major investments, external growth, divestments, and disposals.

Main activities of the Strategy Committee during the 2024 financial year

The Strategy Committee met five times in 2024. The average attendance rate for all meetings was 100%.

In 2024, the Strategy Committee examined various projects, including some significant transactions to pursue the Group's external growth strategy both internationally and in France. As such, in furtherance of the Group's proactive acquisition policy, the Strategy Committee focused on the following external growth transactions: acquisition of ECO (Singapore – hazardous waste) and acquisition of an equity interest in ECO by the CVC-DIF infrastructure fund. The Strategy Committee also reviewed several development opportunities in France and abroad and worked on a number of ongoing strategic projects in France and abroad.

6.1.3.4 CSR Committee

Composition of the CSR Committee

On April 28, 2023, the Board of Directors established a CSR Committee

The composition of the CSR Committee did not change during the 2024 financial year. Members of the CSR Committee are: Anne-Brigitte Spitzbarth (Chair), Nathalie Tarnaud Laude, Philippe Valletoux (all Independent Directors), and Philippe Guérin, Director Representing Employees.

The members of the CSR Committee have expertise in CSR, and some also in finance, accounting, and statutory auditing, given their academic training and professional experience. Notably, the Chair, Anne-Brigitte Spitzbarth, is Vice President in charge of Health, Safety, and Environment (HSE) and low-carbon strategy at Thales. She therefore brings her expertise in CSR and coordinates a drive to challenge the Company's sustainable development policy.

The CSR Committee is composed of a minimum of three (3) and a maximum of five (5) Directors appointed by the Board, the majority of whom are Independent Directors in accordance with the independence criteria set out in the Board of Directors' Internal Regulations and the MiddleNext Corporate Governance Code (save duly justified exceptions). Directors who hold Executive Management positions cannot be members of the CSR Committee. The Director Representing Employees may be a member of the CSR Committee.

The Chair of the CSR Committee is appointed by the Board; he or she is chosen from among the members of the committee who are Independent Directors (save duly justified exceptions).

The CSR Committee, Compensation and Appointments Committee, and Audit Committee have two members in common: Nathalie Tarnaud Laude and Philippe Valletoux, both Independent Directors. This arrangement establishes a link between these subject-based committees, in accordance with the recommendations of the MiddleNext Code.

Descriptive table of CSR Committee members:

Member of the CSR Committee	Committee memberships	Executive member	Gender	Independence
Anne-Brigitte Spitzbarth	Chair of the CSR Committee	No	F	Yes
Nathalie Tarnaud Laude	Member of the Audit Committee, Compensation and Appointments Committee and CSR Committee	No	F	Yes
Philippe Valletoux	Chairman of the Compensation and Appointments Committee, member of the Audit Committee and CSR Committee	No	M	Yes
Philippe Guérin	Member of the CSR Committee, Employee Representative Director	No	M	n/a

Operation and responsibilities of the CSR Committee

The CSR Committee fulfills the role of the specialized committee on corporate social, societal, and environmental responsibility provided for by the French Commercial Code in accordance with recommendation R8 of the MiddleNext Corporate Governance Code. The role of the CSR Committee cannot be separated from that of the Board of Directors, which remains solely responsible for adopting the NFPR, which will be replaced by the Sustainability Report as from 2024. Meanwhile, the Audit Committee monitors issues relating to the preparation and control of accounting and financial information.

The role of the CSR Committee is to ensure that the Group anticipates the CSR challenges and opportunities and the non-financial risks associated with its business and value chain, in order to promote responsible value creation over the long term. It ensures the identification of impacts, risks, and opportunities (IRO) in accordance with ESRS 2, and examines all IROs identified in the double materiality matrix presented in the Sustainability Report under ESRS 2 *IRO-1 disclosure requirement* (see section 2.1.4). The committee then ensures that the Group has appropriate plans to mitigate these risks as part of its sustainable development strategy (policy, transition plans, actions, objectives, etc.).

The CSR Committee meets twice a year. It may hold additional meetings if a subject requires an exceptional meeting, in consultation with the Chairman of the Board. The sustainability auditor will be invited to participate in the work of the CSR Committee when it reviews the Sustainability Report. The Group Director of Sustainable Development is invited to the meetings of the CSR Committee, without voting rights.

Without prejudice to the powers of the Board of Directors, the role of the CSR Committee is to assist the Board of Directors in monitoring issues relating to social and environmental responsibility, and to advise the Board on the challenges of the Group's CSR strategy, including:

- issues related to sustainability, the environment, climate, and biodiversity,
- issues related to the European Green Taxonomy,
- the Group's Sustainable Development Goals (SDGs),
- the Group's diversity and inclusion policy,
- value chain analysis,
- mapping and managing non-financial risks,
- the choice of auditors responsible for certifying sustainability information.

The CSR Committee reviews the Company's CSR publications, including the NFPR, which will be replaced by the Sustainability Report in 2024, as well as the Integrated Sustainability Report. It examines the Company's organization, procedures, and systems for preparing and controlling sustainability information.

6.1.3.5 Strategy management

The day-to-day leadership of the Group's strategy is provided by the Group's main senior managers under the supervision of Maxime Séché. They optimize the Group's management of business activities, project development, funding, and human resources. On a daily basis, each Group

Main activities of the CSR Committee during the 2024 financial year

The CSR Committee met three times in 2024. The average attendance rate for all meetings was 100%.

The following key topics were discussed in 2024:

- Monitoring trends in the main non-financial indicators.
- Progress review and proposal to the Board of Directors of the Group's non-financial objectives for 2026 (in particular GHG emissions induced, GHG emissions avoided, water consumption, energy production and consumption, accident frequency rate, accident severity rate).
- 2023 NFPR/CSRD gap analysis.
- 2023 Integrated Sustainability Report.
- Green Taxonomy benchmark.
- The Company's non-financial ratings.
- Appointment of the new sustainability auditor: candidate interviews and committee's recommendation on the candidate to be proposed to the vote of the Annual General Meeting.
- Training: Climate Fresk workshops for Directors tailored to the specific features of Séché Environnement's business.
- New environmental targets - SLBs.
- Update of double materiality matrix.
- Monitoring the implementation of the sustainability audit.
- Analysis of climate change adaptation analysis, SBTN, CDP, and human rights.

The Chairman of the Board of Directors and the Chief Executive Officer, along with the General Counsel and the Director of Sustainable Development were invited to attend in accordance with the subject of the meeting, without voting rights.

senior manager, in agreement with Executive Management, takes the necessary steps within his/her remit to ensure that the established guidelines are followed. Each of these managers is accountable to Executive Management.

6.2 COMPENSATION AND BENEFITS PAID TO MEMBERS OF THE ADMINISTRATIVE AND MANAGEMENT BODIES

6.2.1 CORPORATE OFFICER COMPENSATION POLICY

The compensation policy presented below was reviewed and established by the Board of Directors at its meeting of March 5, 2025 and will be submitted for approval by the Annual General Meeting of Shareholders of April 25, 2025 in accordance with Article L.22-10-8 of the French Commercial Code (“ex ante” approval).

The Annual General Meeting of Shareholders of April 25, 2025 will also be asked to “ex post” approve the compensation awarded to corporate officers, in accordance with the “say on pay” principle.

6.2.1.1 Corporate officer compensation policy

Pursuant to Article L.22-10-8 of the French Commercial Code, the report of the Board of Directors on the corporate officer compensation policy is provided below, as part of the report on corporate governance.

In the interests of transparency and balance, the Company’s bodies ensure that the corporate officer compensation policy takes into account the principles of good governance in this area, in particular those set forth in the MiddleNext Corporate Governance Code to which the Company refers.

The corporate officer compensation policy sets out the principles and conditions for determining the compensation awarded to the Company’s corporate officers, is submitted to the Compensation and Appointments Committee for its opinion, and is reviewed annually by the Board of Directors for the current financial year. It is then submitted to the Annual General Meeting for approval (“ex ante” vote).

The compensation policy must be implemented by the Board of Directors in accordance with the resolution passed by the Annual General Meeting. The Annual General Meeting of Shareholders of April 25, 2025 will therefore also be asked to “ex post” approve the compensation awarded to corporate officers.

The corporate officer compensation policy aims to ensure the commitment of corporate officers and the implementation of the Group’s strategy over the long term, in the interests of the Company and its shareholders, customers, and employees.

Group employees’ compensation and terms of employment are taken into consideration when setting corporate officer compensation.

At its meeting on March 5, 2025, the Board of Directors did not change the compensation policy for the Chairman of the Board of Directors and Chief Executive Officer for the 2025 financial year compared with that adopted the previous year, and did not, as part of its annual review, change the compensation awarded to the Chairman of the Board of Directors and the Chief Executive Officer for 2025. This compensation is detailed below.

Each year, the Compensation and Appointments Committee or the Board of Directors ensures that the corporate officer compensation policy has been correctly applied, and suggests ways of preventing or managing conflicts of interest. The Board rules on the performance of this task, based on a report by the Compensation and Appointments Committee.

If a corporate officer leaves the Company during the year, the amount of his or her compensation is adjusted pro rata to the time in office during the year in question.

In exceptional circumstances, the Board of Directors may temporarily deviate from the compensation policy, provided that such deviation is in the corporate interest and needed to ensure the Company’s future or viability. As necessary, the Board of Directors can adjust the compensation structure, it being understood that such deviations shall only apply until the next Ordinary General Meeting called to approve the annual financial statements.

When a new corporate officer is appointed or a corporate officer’s term is renewed during the year, if the agreed compensation requires a major amendment to the compensation policy, pending approval of the new compensation policy, the corporate officer shall receive compensation in line with the existing policy approved by the Annual General Meeting of Shareholders pursuant to Article L.22-10-8 of the French Commercial Code, until the amended compensation policy is approved by the next Annual General Meeting of Shareholders. Once the new compensation policy is approved by the Annual General Meeting of Shareholders pursuant to Article L.22-10-8 of the French Commercial Code, the agreed compensation shall be paid to the corporate officer retrospectively from the date on which he/she took office or had his/her term of office renewed.

6.2.1.2 Compensation policy for the Chairman of the Board of Directors

The Chairman's total compensation comprises a fixed amount, benefits in kind, and compensation in respect of his position as Director.

The fixed compensation awarded to the Chairman of the Board of Directors is determined by the Board of Directors on the basis of his responsibilities, experience and career path, the Group's size, his representation duties and relationships with professional institutions, local authorities, major customers, partners, and other stakeholders of the Group, and taking into account comparables for similar positions. It is reviewed annually by the Board of Directors. The amount of the fixed compensation awarded to the Chairman of the Board of Directors was set by a decision of the Board in December 2019 and has not been modified since 2019. At its annual review in 2025, the Board of Directors, basing itself on the favorable opinion of the Compensation and Appointments Committee, proposed that the amount of the Chairman's fixed compensation for 2025 remain unchanged at €500,000.

The Chairman of the Board of Directors is provided with a company car, which is declared as a benefit in kind.

In his capacity as Director, the Chairman of the Board of Directors, like the other Directors, receives annual compensation based on his actual attendance at Board meetings, as detailed in section 6.2.1.4 below.

No specific supplementary pension plan has been set up for executive corporate officers. The Chairman of the Board of Directors does not benefit from a defined-benefit pension plan. The Chairman of the Board of Directors benefits from the PERO (Plan d'Épargne Retraite Obligatoire, or Compulsory Retirement Savings Plan) put in place at Séché Environnement for all executives whose salary reaches bracket C of the annual social security threshold, which includes the Chairman of the Board of Directors. The PERO is a defined-contribution group pension plan that is compulsory for the category of beneficiaries in the Company that it covers. It is funded both by a compulsory payment by the Company on behalf of all beneficiaries, corresponding to a 4% contribution calculated based on the portion of the salary falling within bracket C of the annual social security threshold, and by voluntary and individual payments from each beneficiary. At maturity, entitlements arising from compulsory contributions must be paid out in the form of a life annuity, while entitlements arising from other contributions (voluntary contributions, employee profit-sharing, time savings account, etc.) may be paid out in the form of an annuity, a lump sum, or a mix of the two. The Chairman of the Board of Directors may collect his pension under the PERO plan at the earliest when he can collect his pension under the general social security scheme.

The Chairman receives no variable compensation or share-based payment.

6.2.1.3 Compensation policy for the Chief Executive Officer

The Chief Executive Officer's total compensation comprises a fixed amount, benefits in kind, and compensation in respect of his position as Director.

The fixed compensation awarded to the Chief Executive Officer of the Company is set by the Board based on the level and complexity of his responsibilities, experience and background, in particular within the Group, the Group's size, and compensation for similar functions in comparable companies. It is reviewed annually by the Board of Directors. The amount of the fixed compensation awarded to the Chief Executive Officer was set by a decision of the Board on March 5, 2021 and has not been modified since 2019. At its annual review in 2024, the Board of Directors, based on the favorable opinion of the Compensation and Appointments Committee, proposed that the amount of the Chief Executive Officer's fixed compensation for 2024 be raised to €500,000 with effect from January 1, 2024. This raise was approved "ex ante" at the Annual General Meeting of April 26, 2024. At its annual review in 2025, the Board of Directors, basing itself on the favorable opinion of the Compensation and Appointments Committee, proposed that the amount of the Chief Executive Officer's fixed compensation for 2025 remain unchanged at €500,000.

The Chief Executive Officer is provided with a company car, which is declared as a benefit in kind.

In his capacity as Director, the Chief Executive Officer, like the other Directors, receives annual compensation based on his actual attendance at Board meetings, as detailed in section 6.2.1.4 below.

No specific supplementary pension plan has been set up for executive corporate officers. The Chief Executive Officer does not benefit from a defined-benefit pension plan. The Chief Executive Officer benefits from the PERO (Plan d'Épargne Retraite Obligatoire, or Compulsory Retirement Savings Plan) put in place at Séché Environnement for all executives whose salary reaches bracket C of the annual social security threshold, which includes the Chief Executive Officer. The PERO is a defined-contribution group pension plan that is compulsory for the category of beneficiaries in the Company that it covers. It is funded both by a compulsory payment by the Company on behalf of all beneficiaries, corresponding to a 4% contribution calculated based on the portion of the salary falling within bracket C of the annual social security threshold, and by voluntary and individual payments from each beneficiary. At maturity, entitlements arising from compulsory contributions must be paid out in the form of a life annuity, while entitlements arising from other contributions (voluntary contributions, employee profit-sharing, time savings account, etc.) may be

paid out in the form of an annuity, a lump sum, or a mix of the two. The Chief Executive Officer may collect his pension under the PERO plan at the earliest when he can collect his pension under the general social security scheme.

The Chief Executive Officer receives no variable compensation or share-based payment. There is no commitment to pay an allowance or particular benefit (termination benefit, non-compete obligation) in the event the Chief Executive Officer leaves his position.

6.2.1.4 Compensation policy for Directors

Directors receive annual compensation based on the level and complexity of their responsibilities, taking into account their effective attendance of Board and committee meetings, as applicable.

The compensation relating to Board of Directors' meetings is calculated using the annual budget set by the Annual General Meeting, shared fairly between all Directors and reduced, if appropriate, in proportion to the number of

meetings the Director did not attend during the year, unless they were unavailable due to the date of the Board meeting being changed at very short notice.

A fixed amount per meeting is awarded to each Director who is a member of a Board committee for his/her effective presence at each meeting.

A fixed amount per year is also awarded to the Chair of each Board committee.

6.2.2 COMPENSATION PAID TO CORPORATE OFFICERS IN 2024

6.2.2.1 Compensation awarded to Joël Séché, Chairman of the Board of Directors

In the 2024 financial year, Joël Séché received the compensation provided for in the compensation policy for the Chairman of the Board of Directors approved by the Annual General Meeting of April 26, 2024. The Board of Directors did not derogate from this policy, even temporarily, in 2024.

Compensation, stock options, and shares allocated to Joël Séché

In respect of his position as Chairman of the Board of Directors

<i>(in euros)</i>	2023	2024
Compensation for the year (details below)	520,547	520,547
Value of multi-year variable compensation awarded during the financial year	-	-
Value of stock options awarded during the financial year	-	-
Value of free shares awarded during the financial year	-	-
Value of other long-term compensation plans	-	-
Total	520,547	520,547

Breakdown of compensation awarded to Joël Séché

In respect of his position as Chairman of the Board of Directors

<i>(in euros)</i>	2023		2024	
	Due	Paid	Due	Paid
Fixed compensation	500,000	500,000	500,000	500,000
Variable compensation	-	-	-	-
Exceptional compensation	-	-	-	-
Benefit in kind (*)	10,547	10,547	10,547	10,547
Compensation paid in respect of his role as Director	10,000	10,000	10,000	10,000
Total	520,547	520,547	520,547	520,547

() Provision of a company car.*

Pension plan – Joël Séché	
Supplementary defined-benefit pension plan for Joël Séché	N/A
PERO (mandatory group plan/defined-contribution pension plan)	Yes
a) Type of plan	The PERO (Plan d'Épargne Retraite Obligatoire, or Compulsory Retirement Savings Plan) defined-contribution group pension plan is compulsory for the category of Company beneficiaries that it covers; at Séché Environnement, it covers all management-level employees whose salary reaches bracket C of the annual social security threshold. It is funded both by a compulsory payment by the Company on behalf of all beneficiaries and by voluntary and individual payments from each beneficiary. The rights acquired by Joël Séché under the former supplementary pension scheme have been transferred to the PERO.
b) Reference to legal provisions identifying the corresponding plan category	Personnel covered by Articles 4 and 4 bis of the 1947 national collective bargaining agreement for managerial level staff whose compensation is more than four times the annual social security threshold.
c) Terms of eligibility for the plan and other conditions	All employees, from joining the company until departure, provided they meet the conditions defined in point b), as well as the Chairman of the Board of Directors.
d) Terms for calculating the reference compensation set by the plan concerned and used to calculate beneficiaries' entitlements	The basis for calculation corresponds to the amount of compensation that is more than four times the annual social security limit. For reference, the PERO contributions paid by the Company in 2024 on behalf of Joël Séché amounted to €8,605.90 (including €7,418.88 in retirement contributions and €1,187.02 in social contributions).
e) Entitlement vesting frequency	Each net contribution must be transformed into an annuity; contributions are paid to the pension fund manager on a quarterly basis.
f) Existence of any limit, its amount, and details of how it is calculated	None
g) Entitlement funding terms	The entitlement is funded both by a compulsory payment by the Company on behalf of all beneficiaries, corresponding to a 4% contribution calculated on the base defined in point d), and by voluntary and individual payments from each beneficiary. For reference, the PERO contributions paid by the Company in 2024 on behalf of Joël Séché amounted to €8,605.90 (including €7,418.88 in retirement contributions and €1,187.02 in social contributions).
h) Estimated amount of annuity at the balance sheet date	At maturity, entitlements arising from compulsory contributions must be paid out in the form of a life annuity, while entitlements arising from other contributions (voluntary contributions, employee profit-sharing, time savings account, etc.) may be paid out in the form of an annuity, a lump sum, or a mix of the two. As a result, the body responsible for managing the PERO is unable to provide an estimate of the life annuity at the end of the previous financial year, as this would have to take into account certain individual payments made by the beneficiary, which constitute confidential information that cannot be disclosed to the Company.
i) Taxes and social security charges payable on the commitment and borne by the Company	Social security contribution of 16% of the amount of contributions paid (see amount paid in respect of the previous financial year in g) above).

6.2.2.2 Compensation paid to Maxime Séché in the 2024 financial year

In the 2024 financial year, Maxime Séché received the compensation provided for in the compensation policy for the Chief Executive Officer approved by the Annual General Meeting of April 26, 2024. The Board of Directors did not derogate from this policy, even temporarily, in 2024.

Compensation, stock options, and shares awarded to Maxime Séché

In respect of his role as Chief Executive Officer and Director

<i>(in euros)</i>	2023	2024
Compensation for the year (details below)	450,434	529,434
Value of multi-year variable compensation awarded during the financial year	-	-
Value of stock options awarded during the financial year	-	-
Value of free shares awarded during the financial year	-	-
Value of other long-term compensation plans	-	-
Total	450,434	529,434

Summary of compensation paid to Maxime Séché

In respect of his role as Chief Executive Officer and Director

<i>(in euros)</i>	2023		2024	
	Due	Paid	Due	Paid
Fixed compensation	425,000	425,000	500,000	500,000
Annual variable compensation	-	-	-	-
Multi-annual variable compensation	-	-	-	-
Exceptional compensation	-	-	-	-
Benefit in kind (*)	7,934	7,934	7,934	7,934
Compensation paid in respect of his role as Director	17,500	17,500	21,500	21,500
Total	450,434	450,434	529,434	529,434

(*) Provision of a company car.

Pension plan – Maxime Séché	
Supplementary defined-benefit pension plan for Maxime Séché	N/A
PERO (mandatory group plan/defined-contribution pension plan)	Yes
a) Type of plan	The PERO (Plan d'Épargne Retraite Obligatoire, or Compulsory Retirement Savings Plan) defined-contribution group pension plan is compulsory for the category of Company beneficiaries that it covers; at Séché Environnement, it covers all management-level employees whose salary reaches bracket C of the annual social security threshold. It is funded both by a compulsory payment by the Company on behalf of all beneficiaries and by voluntary and individual payments from each beneficiary. The rights acquired by Maxime Séché under the former supplementary pension scheme have been transferred to the PERO.
b) Reference to legal provisions identifying the corresponding plan category	Personnel covered by Articles 4 and 4 bis of the 1947 national collective bargaining agreement for managerial level staff whose compensation is more than four times the annual social security threshold.
c) Terms of eligibility for the plan and other conditions	All employees, from joining the company until departure, provided they meet the conditions defined in point b), as well as the Chairman of the Board of Directors.
d) Terms for calculating the reference compensation set by the plan concerned and used to calculate beneficiaries' entitlements	The basis for calculation corresponds to the amount of compensation that is more than four times the annual social security limit. For reference, the PERO contributions paid by the Company in 2024 in favor of Maxime Séché amounted to €7,994.01 (including €6,891.39 in retirement contributions and €1,102.62 in social contributions).
e) Entitlement vesting frequency	Each net contribution must be transformed into an annuity; contributions are paid to the pension fund manager on a quarterly basis.
f) Existence of any limit, its amount, and details of how it is calculated	None
g) Entitlement funding terms	The entitlement is funded both by a compulsory payment by the Company on behalf of all beneficiaries, corresponding to a 4% contribution calculated on the base defined in point d), and by voluntary and individual payments from each beneficiary. For reference, the PERO contributions paid by the Company in 2024 in favor of Maxime Séché amounted to €7,994.01 (including €6,891.39 in retirement contributions and €1,102.62 in social contributions).
h) Estimated amount of annuity at the balance sheet date	At maturity, entitlements arising from compulsory contributions must be paid out in the form of a life annuity, while entitlements arising from other contributions (voluntary contributions, employee profit-sharing, time savings account, etc.) may be paid out in the form of an annuity, a lump sum, or a mix of the two. As a result, the body responsible for managing the PERO is unable to provide an estimate of the life annuity at the end of the previous financial year, as this would have to take into account certain individual payments made by the beneficiary, which constitute confidential information that cannot be disclosed to the Company.
i) Taxes and social security charges payable on the commitment and borne by the Company	Social security contribution of 16% of the amount of contributions paid (see amount paid in respect of the previous financial year in g) above).

6.2.2.3 Directors' compensation (non-executive corporate officers)

The total annual amount of Directors' compensation in respect of their corporate office is determined by the Annual General Meeting in accordance with the applicable legal policy on "Say on pay". The Board of Directors presents its recommendations to the Annual General Meeting. The allocation of the sum adopted by the Annual General Meeting is then decided by the Board of Directors, on the advice of the Compensation and Appointments Committee. The compensation awarded to each Director takes into account his or her participation in the work of the Board and attendance at Board meetings, as well as his or her participation and attendance on the various committees, in accordance with recommendation R11 of the MiddleNext Corporate Governance Code.

The guidelines for distributing the total amount allocated to Directors' compensation in 2024 were as follows:

The General Meeting on April 26, 2024 set the overall annual amount of compensation allocated to Directors for the 2024 financial year at €175,000 (as in 2023). On April 26, 2024, the Board of Directors, acting on a proposal from the Board of Directors acting as the Compensation and Appointments Committee, renewed for 2024 the rules governing the allocation of Directors' compensation in force since 2020 as follows (i) an amount of €10,000 is allocated to each Director, reduced pro rata in proportion to the number of meetings not attended during the year, (ii) an amount of €2,000 is allocated to each Director for their actual attendance at specialized committee meetings of which they are a member and (iii) an annual amount of €1,500 is allocated to each Chair of a specialized committee.

The amounts allocated to and received by the Directors during the 2024 financial year and the previous financial year as compensation for their work (formerly known as 'directors' fees'), are presented in the table below:

In euros	2023		2024	
	Amounts allocated	Amounts paid	Amounts allocated	Amounts paid
Guillaume Cadiou	17,000 ⁽²⁾	17,000	27,500	27,500
Pascaline de Dreuzy	2,500 ⁽²⁾	2,500	N/A ⁽²⁾	N/A ⁽²⁾
Philippe Guérin (1)	N/A	N/A	N/A	N/A
Nadine Koniski-Ziadé	8,000 ⁽²⁾	8,000	N/A ⁽²⁾	N/A ⁽²⁾
Joël Séché	10,000	10,000	10,000	10,000
Maxime Séché	17,500	17,500	21,500	21,500
Anne-Brigitte Spitzbarth	11,000 ⁽²⁾	11,000	17,500	17,500
Nathalie Tarnaud Laude	13,500 ⁽²⁾	13,500	22,000	22,000
Philippe Valletoux	19,500	19,500	23,500	23,500
TOTAL	99,000	99,000	122,000	122,000

(1) Philippe Guérin is the Director Representing Employees and is remunerated under his employment contract with the Company. He receives no compensation in respect of his corporate office.

(2) The person was not a corporate officer for the entire year or years in question.

Furthermore, no stock options were granted to corporate officers nor were any loans or sureties granted to members of the Board of Directors.

6.2.2.4 Other information on corporate officer compensation

The information required under Article L.22-10-9 of the French Commercial Code is presented below:

In euros	2020	2021	2022	2023	2024
Compensation paid or awarded to Joël Séché by Séché Environnement in respect of his role as Chairman and Chief Executive Officer until December 9, 2019, then as Chairman of the Board of Directors, including fixed compensation, directors' fees, and the benefit in kind	520,547	520,547	520,547	520,547	520,547
Compensation paid or awarded to Maxime Séché by Séché Environnement in respect of his role as Director and Chief Executive Officer, including fixed compensation, directors' fees, and the benefit in kind	392,773 ⁽¹⁾	449,517	450,434	450,434	529,434
Compensation paid or awarded to Guillaume Cadiou by Séché Environnement in respect of his directorship	19,500	N/A ⁽²⁾	N/A ⁽²⁾	17,000 ⁽²⁾	27,500
Compensation paid or awarded to Pascaline de Dreuzy by Séché Environnement in respect of her directorship	21,500	19,500	18,000	2,500 ⁽²⁾	N/A ⁽²⁾
Compensation paid or awarded to Philippe Guérin (Director Representing Employees) by Séché Environnement in respect of his directorship	N/A	N/A	N/A ⁽³⁾	N/A ⁽³⁾	N/A ⁽³⁾
Compensation paid or awarded to Nadine Koniski-Ziadé by Séché Environnement in respect of her directorship	10,500	25,500	25,500	8,000 ⁽²⁾	N/A ⁽²⁾
Compensation paid or awarded to Anne-Sophie Le Lay by Séché Environnement in respect of her directorship	16,000	18,000	13,142.86	N/A ⁽²⁾	N/A ⁽²⁾
Compensation paid or awarded to Anne-Brigitte Spitzbarth by Séché Environnement in respect of her directorship	N/A ⁽²⁾	N/A ⁽²⁾	N/A ⁽²⁾	11,000 ⁽²⁾	17,500
Compensation paid or awarded to Nathalie Tarnaud Laude by Séché Environnement in respect of her directorship	N/A ⁽²⁾	N/A ⁽²⁾	N/A ⁽²⁾	13,500 ⁽²⁾	22,000
Compensation paid or awarded to Philippe Valletoux by Séché Environnement in respect of his directorship	20,500	14,000	14,571.43	19,500	23,500
Séché Environnement's performance ⁽⁴⁾	€641.7 ⁽⁵⁾ million	€735.8 million	€895.3 million	€1,013.5 million	€1,110.4 million
Average full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	41,437	42,773	43,221	45,959	47,781
Median full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	35,413	36,724	37,101	39,616	41,554
Ratio between the compensation of Joël Séché and the average full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	12.6	12.17	12.04	11.33	10.89
Ratio between the compensation of Maxime Séché and the average full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	9.47	10.51	10.42	9.80	11.08
Ratio between the compensation of Joël Séché and the median full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	14.7	14.17	14.03	13.14	12.53
Ratio between the compensation of Maxime Séché and the median full time equivalent compensation of permanent employees of Séché Environnement Group based in France (excluding corporate officers) ⁽⁶⁾	11.09	12.24	12.14	11.37	12.74
Ratio between Joël Séché's compensation and the minimum wage applicable in France ⁽⁷⁾	28.18	27.75	26.36	25.01	24.47
Ratio between Maxime Séché's compensation and the minimum wage applicable in France ⁽⁷⁾	21.26	23.96	22.81	21.64	24.89

(1) Compensation paid or awarded in 2020, less the amount received in respect of profit-sharing/incentive schemes.

(2) The person was not a corporate officer for the entire year or years in question.

(3) No compensation is paid to the Director Representing Employees.

(4) Performance means consolidated contributed revenue. Contributed revenue corresponds to reported revenue, less IFRIC 12 revenue and, since 2021, the general tax on polluting activities (TGAP); in addition, diversion compensation (net of variable cost savings on tons not incinerated, collected to cover costs incurred to ensure continuity of public service) received by Sénerval until 2019 had been restated for reported revenue up to that date. IFRIC 12 revenue corresponds to the amount of investments in concession arrangements, recorded as a financial asset or an intangible asset relating to the facility in question (depending on whether or not the operator has an unconditional right to receive cash from the grantor) but also as revenue in accordance with the recommendations of IFRIC 12 (Note 3.2.1.8).

(5) This amount has been restated to allow comparison with the amount for 2021, which is calculated according to the new presentation of consolidated contributed revenue excluding the TGAP. The restated amount for 2020 is €641.7 million (instead of €672.5 million).

(6) From 2019 to 2022 (inclusive), the Company followed the AFEP-MEDEF Code; pursuant to Article 27.1 of said Code, as Séché Environnement has few employees in relation to Séché Environnement Group's total headcount in France, the compensation taken into account is that paid to permanent employees in France of companies over which Séché Environnement has full control, since this scope is more representative. From 2023 onwards, the Company will follow the MiddleNext Corporate Governance Code, which makes no recommendation to the contrary, and, in order to maintain a consistent presentation and facilitate comparison over the last five years, Séché Environnement has retained the aforementioned option. Permanent employees are considered to be full time employees employed by Séché Environnement Group in France and present on a continuous basis from the start to the end of the financial year. As such, the compensation of part time employees and of employees who joined or left during the year is not taken into account. In addition, the salary received by Maxime Séché in respect of his employment contract as Deputy Chief Executive Officer until December 9, 2019 was not taken into account in calculating the average and median compensation of permanent employees of Séché Environnement Group based in France for 2019.

(7) In accordance with recommendation R16 of the MiddleNext Corporate Governance Code, which the Company has followed since 2023, the publication of an additional equity ratio in relation to the French minimum wage (SMIC) has been added as from 2023; to facilitate comparison over the last 5 years, this ratio has been reconstructed for the years 2019 to 2022.

6.2.2.5 Summary table of compensation and benefits paid to executive corporate officers (MiddleNext presentation)

Executive corporate officers		Employment contract		Supplementary pension plan		Non-competition indemnities		Severance pay	
		YES	NO	YES	NO	YES	NO	YES	NO
Name	Joël Séché								
Position	Chairman of the Board of Directors		X	PERO (mandatory group plan/defined-contribution pension plan)	No supplementary defined benefit pension plan		X		X
Term start date	1981								
Term end date	2025								
Name	Maxime Séché								
Position	Chief Executive Officer		X	PERO (mandatory group plan/defined-contribution pension plan)	No supplementary defined benefit pension plan		X		X
Term start date	2019								
Term end date	2025								

6.3 TRANSACTIONS WITH CORPORATE OFFICERS OR SHAREHOLDERS

In 2024, no new agreements subject to Article L.225-38 of the French Commercial Code were authorized and entered into between the Company and its corporate officers or shareholders holding more than 10% of its voting rights or, for corporate shareholders, with the company controlling them within the meaning of Article L.233-3 of the French Commercial Code. The Statutory Auditors' special report on related-party agreements presented to the Ordinary General Meeting of April 25, 2025 and given in section 6.6.3 of this document addresses this situation.

Likewise, between January 1, 2024 and the date of this Universal Registration Document, no new agreements subject to Article L.225-38 of the French Commercial Code were concluded.

No loan or other guarantee was granted to any corporate officers.

The Statutory Auditors' special report on related-party agreements presented to the Ordinary General Meeting of April 25, 2025 and given in section 6.6.3 of this document also sets out, pursuant to Article R.225-30 of the French Commercial Code, the agreements and commitments already approved by the Annual General Meeting prior to 2024 and which continued in 2024.

Furthermore, in accordance with Article L.22-10-12 of the French Commercial Code, the Board of Directors has set up a procedure to assess, on a regular basis, whether agreements signed with the persons mentioned in Article L.225-39 of the same Code for ordinary transactions concluded at arm's length duly fulfill these conditions.

This procedure provides for the involvement of the Legal Department when signing, amending, or renewing any ordinary transactions concluded at arm's length to check – in line with other relevant internal departments (finance, operations) and with the Board of Directors if necessary – that the agreement should be qualified as such, and to establish a list of ordinary transactions concluded at arm's length by the Company.

In accordance with Article L.22-10-12 of the French Commercial Code, the individuals directly or indirectly involved in one of these agreements do not take part in the assessment.

The Legal Department regularly verifies the list of ordinary transactions concluded at arm's length and ensures that the qualification is still valid, in particular by ensuring that the criteria used to qualify an agreement as an ordinary transaction concluded at arm's length are still relevant, and that the conditions in which the Company ordinarily does business have not evolved. If appropriate, an agreement may be reclassified as a related-party agreement and become subject to the authorization procedure provided for in Article L.225-38 et seq. of the French Commercial Code.

6.4 KEY FEATURES OF THE INTERNAL CONTROL AND RISK MANAGEMENT SYSTEMS AS PART OF THE FINANCIAL REPORTING PROCESS

6.4.1 INTERNAL CONTROL PROCEDURES FOR THE MONITORING OF ACTIVITIES

The internal control procedures set up by the Company to control its activities aim to guarantee that the management and operation of each Group company and the behavior of employees respect the guidelines given by management, and in particular the Board of Directors.

These procedures relate to the main business operating cycles (purchasing – sales (individual and comprehensive offers) – investment – payment collection – cash flow centralization) and are accompanied by an activity monitoring process: budget process, monthly reporting process for identifying shortcomings, and putting the necessary corrective actions in place.

If warranted, they will be updated in order to bring Group practices into line with a reference framework and take into account the policy of harmonizing information systems.

Each procedure is approved by Executive Management. Each procedure describes the general objectives assigned to it, its area of application and scope, details all steps involved in the procedure, and documents procedure monitoring arrangements put in place by the Group and the need for universal involvement.

Where necessary, procedures may be supplemented by technical notes clarifying the Group's recommendations on the handling of specific operations.

The budget process, which involves each subsidiary, Executive Management and Group financial control as a support function:

- Provides for a comparison of the objectives set by each subsidiary with the strategic guidelines set at Group level, and ensures agreement on how to implement these guidelines.
- Ensures that the effective level of activity, new guidelines issued by Executive Management and any corrective measures are taken into account, via a review at least twice a year.

The monthly reporting process, which is verified and centralized by the Group financial control team, provides Executive Management with a monthly review of activity and details on actual progress achieved with respect to the announced targets.

The Group Compliance and Internal Control Department is supported by a team from the Finance Department and assisted by a consulting firm.

The internal control system applies to all Group companies consolidated under the full consolidation method.

The Internal Control Department has defined 19 key controls (Minimum Control Standard or "MCS") concerning the purchasing, sales, and treasury processes. Key controls have also been established regarding information systems, in particular to prevent the risks of cyber attacks. Each MCS defines the prerequisites of the procedure and the controls to be carried out. All these key controls are posted on the Company intranet; training sessions are held during the year to raise awareness among the subsidiaries' operational and financial departments. Internal control ensures the consistency of each structure's specific procedures and controls with the MCSs. In the event of acquisitions, the internal control system is gradually deployed during the integration process, if necessary by adapting existing procedures and controls.

An annual self-assessment survey of key controls was held in November 2024 to measure the degree of application of the MCSs at our most significant consolidated subsidiaries. These self-assessments covered 87% of the Group's contributed revenue. Each company's management centralizes responses via the intranet. Any deviations from the MCSs are identified, in order to facilitate the follow-up of corrective measures with a view to continuous improvement.

The missions of the Internal Control Department are defined annually by the Audit Committee and Executive Management according to the assessment of the risks specific to each consolidated company. As such, based on in-situ interviews and audits, a review of the processes and existing procedures of the selected companies is undertaken. The assignments identify differences in assessment with the MCSs, which are presented to the company's operational and financial departments. After each assignment, the company's management must implement corrective measures according to the agreed action plan in order to improve its internal control and risk management process.

All the recommendations made by the Internal Control Department are grouped together on an intranet in order to ensure continuous monitoring and promote the process of running the internal control system. Monitoring focuses on any recommendations identified as posing a high risk. A summary of assignments completed presenting progress with the company evaluation process, findings, and initiatives underway is forwarded to the Audit Committee and Executive Management twice a year.

A digital analytics solution is being deployed to process checkpoints based on data extracted from information systems.

6.4.2 INTERNAL CONTROL PROCEDURES FOR ENSURING THE RELIABILITY OF FINANCIAL DISCLOSURES AND THEIR COMPLIANCE WITH LAWS AND REGULATIONS IN FORCE

The organization put in place is aimed at guaranteeing financial disclosures that are accurate and compliant with general accounting principles and the standards and methods adopted by the Group, which are themselves developed out of the French regulatory framework. Furthermore, they aim to ensure that the finance and accounting function satisfies its obligations with respect to providing information to all the Company's stakeholders (shareholders, investors, administration, etc.).

The finance function plays a crucial role in this organization. To this end, it:

- Ensures the consistency and the integrity of the information system used by all French subsidiaries.
- Disseminates the procedures specific to financial processes and guarantees their implementation. To do so, at each reporting date it issues a memo setting out the closing instructions and the accounting principles to be used to draw up the financial statements of all the subsidiaries. These memos are updated regularly to take into account any problems encountered previously. Furthermore, on the half-year and annual closing dates, the duties fulfilled by the Statutory Auditors in each subsidiary are addressed in conclusions that are systematically forwarded to the Group's Statutory Auditors and the Consolidation Department. A system for tracking recommendations is set up for the purposes of analysis, assessing the challenges at the Group level, and implementing remedial actions.
- Provides training and regular information to the accounting staff in order to ensure a minimum skill level while facilitating the sharing of best practices within the Group.
- Upgrades and analyzes the viability of the consolidation and reporting tool and its interface with the Group's accounting and reporting information system. The main configurations are set by the Group's consolidation and reporting staff with the support of the service provider and any changes introduced are disseminated directly by the Central Division. Training for all new users is provided by Group staff.
- Provides a permanent link between the statutory consolidation staff and the financial control staff in order to produce consolidated forecasts as early in the process as possible. This monthly report is regularly checked against actual data from the consolidation process.
- Processes the Group's major transactions (acquisitions, disposals, reorganizations) that have an impact on the Group's financial disclosures.
- Discloses accounting and financial information intended for management bodies and Directors.
- Ensures the integrity of the reporting process, validates the information appearing in the Universal Registration Document, and verifies compliance with the rules of the French Financial Markets Authority (AMF) and the quality of the relationship with the AMF's accounting departments.
- Checks data published as part of the Group's financial disclosure process.

The 2024 annual financial report and the notes to the consolidated financial statements are published in the European Single Electronic Format (ESEF).



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