



Management Report for the year ended December 31, 2025

Dear Shareholders,

We have called this meeting in accordance with both the law and the provisions of the articles of association of Europcar Mobility Group (the “**Company**”), to ask you to approve the financial statements for the year ended December 31, 2025.

The requisite notifications were duly sent to you and all the documents required by law and applicable regulations have been made available to you within the legally required timescale.

The financial statements for the year ended December 31, 2025 have been prepared in accordance with generally accepted accounting principles and methods as described in Section 1.3 of the Group’s consolidated financial statement. The presentation of the financial statements and the valuation methods used are identical to those of the previous year.

1. Situation and activity of the Company

1.1. Description of the company's business activities

Europcar Mobility Group SA is one of the major actors in the mobility sector. The Group offers a wide variety of mobility solutions to serve multiple and variable needs of its clients. The Group operates under several brands, the main ones of which are Europcar®, Goldcar®, Fox Rent A Car® and Euromobil®. The Group is present worldwide through a network of 130+ countries, among which 14 corporate subsidiaries (Europe, United States, Australia and New-Zealand) and other worldwide countries through franchisees.

In these consolidated financial statements, the terms “the Group” or “Europcar” mean Europcar Mobility Group SA together with its consolidated subsidiaries, while “Europcar Mobility Group SA” or “EMG SA” mean the legal and standalone entity.

The term “GMH” means Green Mobility Holding S.A., the legal and standalone entity who is the sole shareholder of EMG SA since 2022. The terms “VW” or “VW Group” mean Volkswagen Group.

Since June 29, 2022, EMG SA has been a limited company with a Management Board and a Supervisory Board and its ultimate beneficiary is Green Mobility Holding.

Europcar Mobility Group SA's registered office is located at 13 ter boulevard Berthier, 75017 Paris, France.

1.1.1. Our purpose & strategy

In 1949, the French entrepreneur Raoul-Louis Mattei created "L'Abonnement Automobile", a company which would later become Compagnie Internationale Europcars. Compagnie Internationale Europcars subsequently became Europcar and now is the Company. Our beginnings show that shared mobility is at the core of our DNA.

“We help to change the way you move” is our purpose and what brings us together:

- For the planet, by reducing CO2 emissions and offering sustainable solutions;
- For the people, by being the brands of choice for our customers via the quality of the experience we provide, and taking care of our employees;
- All this while ensuring profitable growth to secure long term viability.

“Drive 2027+” is the name of our strategic roadmap for the years to come. Launched in H2 2025, it aims at fostering long-term, profitable growth by focusing on revenue quality over volume, leveraging tight fleet management and delivering first-class service to our customers.



“Drive 2027+” comprises over 50 concrete initiatives co-designed with Country MDs and Function Leaders, covering key business and operational areas such as Pricing, E-Commerce or B2B.

The early stages of “Drive 2027+” deployment already delivered significant achievements and results at year-end, and prospects are promising looking ahead!

1.1.2. Our business

The Group offers a wide range of car and van rental services:

- For a few hours, a few days, a week, a month or more;
- For businesses and individuals.

In addition, Europcar is also active in the sale of used cars.

The Group operates four main distinctive brands, responding to differentiated needs, use cases and expectations in terms of level of service:

- Europcar® - A European leader of car rental and light commercial vehicle rental (traditional and upscale market);
- Goldcar® - A low cost leader in Europe;
- Fox® - A dynamic low cost player in the United States;
- Euromobil® - A German actor of car rental, leveraging the local VW dealership.

Europcar Mobility Group serves its customers through various distribution channels:

- Customers may book rental vehicles worldwide through the Group’s websites and using its apps or mobile phones and tablets. Additionally, customers may make reservations for rentals worldwide via local, national or toll-free telephone calls handled by call centres; directly through stations; or, in the case of replacement vehicle rentals, through a dedicated proprietary system serving the insurance industry. These distribution channels are known as “direct” booking channels, being controlled by the Group.
- Customers may also book vehicles through indirect distribution channels, such as travel agents, brokers, or other third-party travel websites. Such third-party actors often use a third party operated computerised reservation system, known as a Global Distribution System or “GDS”, to contact Europcar and make the reservation on behalf of the customer.

The Group was employing 8,381 employees in its Corporate Countries as at December 31, 2025.

The Group’s Fleet is sourced through varying models. We operate vehicles that we principally buy and then hold for resale (at-risk), on leases (“lease”) from third parties, or on contracts with a guaranteed resale value (“buyback”). This allows the Group to optimise the level of vehicle supply, cost of financing and risk according to market situations.

1.2. Highlights of the year and significant events since the end of the fiscal year

1.2.1. Highlights of the year

- **2025-2026 Restructuring Plan**

In April 2025, the Group announced a Restructuring Plan to improve its operational efficiency, financial performance and competitiveness. The Group's workers councils were informed about a series of structural cost-saving measures including workforce reduction across several geographies and functions. Restructuring measures also include the rationalisation of business locations and all associated costs. The Group started to execute the plan in 2025 and expects to fully execute it in 2026.

The total amount of expenses related to this Restructuring Plan were booked for € 75.2 million as "Other operating income and expenses" in the consolidated income statement.

- **Shareholder Term Loan Agreement**

On May 15, 2025, the Group obtained a Shareholder Term Loan agreement with Green Mobility Holding for €250 million. The Shareholder Term Loan agreement termination date is December 31, 2027 and interests are based on a 12.01% fixed-rate.

This agreement includes an aggregated €150 million extension with the same termination date and interests conditions. This extension was not used as of December 31, 2025.

- **Other financings signed with Related Parties**

In the first half of 2025, the Group negotiated several short-term loans with the shareholders of Green Mobility Holding Group (VW Group, PON Group, Attestor Group), the sole shareholder of EMG. Most of these financings were reimbursed in the second half of 2025.

<i>(in millions of currency)</i>	Currency		
	Amount		Maturity
Volkswagen Group	150.0	AUD	September 2025
Volkswagen Group	50.0	USD	July 2025
Attestor Group	75.0	GBP	February 2026

- **Rating agencies**

In June 2025, S&P announced that the Group's B rating with a negative outlook was lowered to B- with a stable outlook. In December 2025, S&P revised the stable outlook to become a positive outlook for the Group.

In October 2025, Moody's announced that the Group's B3 rating with a negative outlook was remained.

- **Senior Revolving Credit Facilities (RCF)**

The Group reimbursed €131.0 million of its facilities:

<i>(in millions of euros)</i>	As of December 31, 2025	As of December 31, 2024
Drawdowns	207.0	338.0
Amount available	342.5	342.5

- **Change in governance**

From May 1, 2025, the Management Board of Europcar Mobility Group consists of Sebastian Birkel as Group CEO, Joachim Hinz as Group CFO and Olivier Baldassari as Group COO.

1.2.2. Significant events since the end of the fiscal year

Significant events since the end of the fiscal year are disclosed in Note 14 of the Company's consolidated financial statements for the year ending December 31, 2025.

1.3. Our organisation: subsidiaries

The Company, the Group's non-operational holding company, directly or indirectly holds all of the entities comprising the Group and as such lays down certain broad policies, for instance, determining the Group's strategy and the resources necessary for its implementation, as well as its commercial policy. The Company through its directly held subsidiaries assists its Corporate Countries through a number of support functions.

1.3.1. Subsidiaries and controlled companies

The list of the Group consolidated subsidiaries is disclosed in Note 12 of the Company's consolidated financial statements for the year ending December 31, 2025. For further details in terms of changes in the consolidation scope, please refer to Note 2.2 of the Company's consolidated financial statements for the year ending December 31, 2025.

1.3.2. Changes in scope

- **Sale of Netherlands**

In May 2025, the Group sold its business located in the Netherlands to PON Group (a shareholder of GMH). The effective transfer date was June 1, 2025. There was no material impact except for its related deconsolidation impact booked for €8.1million. The Group gave some guarantees up to €4 million to PON Group.

- **Sale of Megadrive**

In October 2025, the Group sold its business located in Austria. The Group will support Megadrive with a financial package of benefits up to €10 million. The deconsolidation impact of Megadrive resulted in a €2.4 million loss.

- **Other changes in the year 2025**

Some liquidation processes were finalised in 2025 with no material impact.

2. Presentation of the Company's financial statements

2.1. Key financial indicators

2.1.1. Individual financial statements

- **Revenue**
Revenue for fiscal year 2025 amounts to €28.7 million versus €12.6 million for fiscal year 2024.
- **Operating result**
Operating result for fiscal year 2025 amounted to a loss of €9.9 million compared with a loss of €5.2 million for the previous year.
- **Net financial result**
Net financial result for fiscal year 2025 (including financial charges related to the fleet and movements in provision for impairment of financial assets) was a net expense of €6.6 million versus a net revenue of €43.3 million in 2024.
- **Income tax**
Income tax represented a €13.1 million credit versus a credit of €4.6 million in 2024.
- **Net profit/(loss)**
The Company's individual financial statements for the fiscal year 2025 show a loss of €3.4 million versus a gain of €42.7 million for the fiscal year 2024.

2.1.2. Consolidated financial statements

- **Revenue**
Revenue for fiscal year 2025 amounts to €3,322 million versus €3,407 million in 2024, driven by less volumes through a reduced fleet. Due to less in-fleeting in the main markets compared to 2024, the utilisation rate was improved in 2025. The fleet strategy enabled a better margin after direct costs (see note 3.4).
- **Fleet holding costs**
Fleet holding costs for fiscal year 2025 amount to €1,079 million versus €1,192 million in 2024 due to the fleet size reduction and lower fleet depreciation costs per unit.
- **Fleet operating costs**
Fleet operating costs consist of the operating costs of the fleet (including insurance costs), commissions and franchise fees related to ordinary revenue. For fiscal year 2025 they amount to €1,138 million versus €1,164 million in 2024.
- **Personnel costs**
Personnel costs which include both headquarters and network costs for fiscal year 2025 amount to €538 million versus €542 million in 2024.

- **Overhead costs**
Overhead costs for fiscal year 2025 amount to €251 million versus €267 million in 2024.
- **Other operating income and expenses**
Other operating income and expenses for fiscal year 2025 amount to a net expense of €131 million versus €49 million in 2024 and primarily include reorganisation and restructuring costs; professional fees; litigation outside the normal course of business ; profit/loss on deconsolidated subsidiaries. The higher expenses are mainly explained by the Restructuring Plan announced in April 2025 in order to improve the operational efficiency, financial performance and competitiveness of the Group. The Group started to implement the plan and expects it to be fully executed over 2025 and 2026. The plan consists of structural cost-saving measures including workforce reduction across several geographies and functions and rationalisation of business locations.
- **Impairment of non-current assets**
Impairment of non-current assets for fiscal year 2025 amounts to €63 million versus €5 million in 2024 due to impairment of goodwill for €21 million (made of Euromobil and Finland CGUs), of Euromobil's customer relationship and trademark for €21 million, IT costs for €15 million and non-fleet rights of use for €7 million.
- **Operating result**
Operating income for fiscal year 2025 amounts to a loss of €52 million, compared to a gain of €18 million in 2024.
- **Net financial result**
Net financial result (including both fleet and non-fleet financial interests) for fiscal year 2025 amounts to a net expense of €300 million versus a net expense of €249 million in 2024. The higher expenses are related to both volume (new financings as described in note 1.2) and price conditions (increase of interest at market conditions).
- **Income tax**
Income tax for fiscal year 2025 amounts to an income of €20 million, versus an expense of €29 million in 2024.
- **Net profit/(loss)**
The Company's consolidated financial statements for the fiscal year 2025 are showing a consolidated net loss of €332 million versus a consolidated net loss of €260 million in 2024.

2.2. Shareholders' equity – decision to be taken pursuant to the provisions of article L.225-248 of the French commercial code

Not applicable.

2.3. Proposed allocations of net income

The Company's individual financial statements for the fiscal year 2025, show a net loss of €3.4 million versus a net profit of €42.7 million for the fiscal year 2024. It is proposed to allocate this loss to "Retained earnings" which would then be increased to € (76.2) million. Total equity is

over €2 billion due to a share premium account mostly resulting from the debt conversion accounted for in 2021.

2.4. Table of results for the last five fiscal years of EMG SA (all financial results all quoted in thousands of €)

	Year ended 31/12/2021	Year ended 31/12/2022	Year ended 31/12/2023	Year ended 31/12/2024	Year ended 31/12/2025
Duration of the fiscal year (months)	12	12	12	12	12
Share capital at the end of the fiscal year					
Share capital (at the end of the fiscal year)	50,156.4	50,156.4	50,156.4	50,156.4	50,156.4
Number of ordinary shares	5,015,640.1	5,015,640.1	5,015,640.1	5,015,640.1	5,015,640.1
Operations and results					
Revenue excluding taxes	7,166.5	11,288.5	11,547.3	10,074.4	12,596.9
Profit/(loss) before tax, investment, amortisation, depreciation and provisions	(27,813.1)	(12,947.7)	12,280.1	33,711.5	(12,636.0)
Income taxes	739.6	1,218.3	10,451.9	4,584.5	13,147.0
Net profit/(loss)	(37,487.4)	117,662.0	13,261.7	42,690.8	(3,434.8)
Net profit/(loss) distributed	0	0	0	0	0
Profit /(loss) per share					
Profit/(loss) after tax, investment and before amortisation, depreciation and provisions per share	(0.006)	(0.003)	0.002	0.008	(0.003)
Net profit/(loss) per share	(0.007)	0.024	0.003	0.009	(0.0007)
Dividend distributed	0	0	0	0	0
Personnel					
Average workforce	7.5	7.0	8.0	6.8	7.2
Payroll	6,259.4	10,448.4	8,498.3	4,530.4	8,220.4
Amounts paid in benefits (social security, other staff benefits, etc.)	2,911.1	3,044.3	2,251.8	1,171.2	2,905.7

2.5. Dividend distribution over the last three fiscal years

No dividend distribution over the last three fiscal years.

2.6. Disclosure of fees and expenditure excluded from deductible expenses for the corporate tax base (articles 223 quater and 223 quinquies of the French general tax code)

In accordance with the provisions of Article 223 *quater* and 223 *quinquies* of the French General Tax Code, we inform you that, in respect of the year ended, no excessive non-deductible expenses or charges have been recorded for tax purposes within the meaning of Article 39-4 of the French General Tax Code, nor excessive overheads within the meaning of Article 39-5 of the French General Tax Code.

2.7. Information on payment terms of EMG SA

As of December 31, 2025

in thousands of euros	Outstanding invoices received but not settled by the closing date of the fiscal year, past due						Total (1 day and more)
	Due in 0 days	Due between 1 and 30 days	Due between 31 and 60 days	Due between 61 and 90 days	Due more than 91 days		
A. Payment delay segment							
Number of invoices concerned	33	6	1	2	13	22	
Total amount of concerned invoices including taxes	4,522	148	7	9	190	354	
Percentage of the total amount of purchases including taxes for the fiscal year	14.05%	0.46%	0.02%	0.03%	0.59%	1.10%	
Percentage of the turnover including taxes for the fiscal year							
B. Payment delay segment							
Number of excluded invoices	0						
To amount of excluded invoices	0						
C. Payment terms used for the calculation of payment delays							
Payment terms used for the calculation of payment delays	Contractual payment terms of 60 days end of month from invoice date						

As of December 31, 2025

in thousands of euros	Issued invoices not settled by the closing date of the fiscal year, past due						Total (1 day and more)
	Due in 0 days	Due between 1 and 30 days	Due between 31 and 60 days	Due between 61 and 90 days	Due more than 91 days		
A. Payment delay segment							
Number of invoices concerned	0	10	4	14	28		56
Total amount of concerned invoices including taxes	0	310	740	1,423	1,515		3,988
Percentage of the total amount of purchases including taxes for the fiscal year							
Percentage of the turnover including taxes for the fiscal year	0%	0.90%	2.15%	4.13%	4.40%		11.58%
B. Payment delay segment							
Number of excluded invoices	0						
Total amount of excluded invoices	0						
C. Payment terms used for the calculation of payment delays							
Payment terms used for the calculation of payment delays							
<i>Contractual payment terms of 30 days end of month from invoice date</i>							

2.8. Foreseeable developments and future outlook

Following a period of significant transformation and financial restructuring, the Company is now firmly positioned to navigate the evolving macroeconomic landscape. Our forward-looking trajectory is defined by the "Drive 2027+" strategy, which marks a decisive pivot from a volume-led approach to a profitability-first model. By right-sizing our fleet to prioritise yield and maximise utilisation, we are ensuring that every asset on the road contributes meaningfully to the bottom line.

To support this transition, we are focused on multiple core organisational pillars: Modernisation, involving a group-wide overhaul of IT systems and process architectures to eliminate legacy friction; Structural Leanliness, building on last year's successful restructuring; and Operational Synergies, which harmonise cross-border operations to ensure standardised, high-quality service delivery.

Complementing these pillars is our Value Creation Plan (VCP), which now encompasses over 30 specific initiatives being rolled out across all operating countries. The VCP is focused on increasing operational efficiency and capturing incremental profitability through rigorous, data-driven execution.

Regarding market dynamics, we maintain a confident outlook:

- Demand: We expect demand to remain stable, supported by a robust "top-funnel" car rental business.

- Supply: through negotiations, we have observed a more favorable supply environment that benefits our fleet procurement, further stimulated by the entry of new market participants.

While our focus remains steadfast on our core car rental product, we are actively expanding our ecosystem to meet modern mobility needs. We have initiated the rollout of a multimodal app, providing customers with a seamless gateway to various mobility solutions, and we are exploring subscription models as a potential high-upside business. Furthermore, we have successfully launched a white-label partnership for Skoda, demonstrating our ability to leverage our operational platform for key OEM partners.

Our approach to the electric transition remains pragmatic and demand-driven. We intend to maintain our current electric fleet levels to cater to client demand while retaining the agility to adjust our fleet mix should regulatory frameworks or market appetite shift. This flexibility ensures we meet sustainability targets without compromising our margins.

2.9. Statutory auditors' terms of office

	Start date of 1st term	Date of renewal of last term of office	Term (expiration) of current term of office
Ernst & Young Audit (member of the Compagnie Régionale des Commissaires aux Comptes de Versailles) Represented by Michaël Lafarge 1-2 place des Saisons, Paris La Défense 1 92400 Courbevoie, France	April 29, 2024		At the end of the Shareholders' Meeting called to approve the financial statements for the fiscal year ended December 31, 2029

3. Presentation of the main KPIs of the Company

3.1. Adjusted Corporate EBITDA and Adjusted Consolidated EBITDA

The table below presents a reconciliation of Current operating income to Adjusted corporate EBITDA and Adjusted consolidated EBITDA. Adjusted consolidated EBITDA and Adjusted corporate EBITDA are historically presented because the Group believes that these measures provide readers with important additional information for evaluating Group performance. Indeed, the Group believes that rating agencies will consider that Adjusted consolidated EBITDA and Adjusted corporate EBITDA are useful indicators for measuring the Group's capacity to meet its debt-service obligations. IFRS does not recognise Adjusted consolidated EBITDA or Adjusted corporate EBITDA. Therefore, these indicators should not be viewed as alternatives to operating income or net profit, nor should they be considered indicators of operating results or of cash flows as measures of liquidity.

In M€	Year ended December 31, 2025		
	Before IFRS 16	IFRS 16 impact	After IFRS 16
Current operating result	109.4	33.3	142.7
Reversal of non-fleet amortisation and depreciation expenses	89.3	95.3	184.7
Net fleet financing expenses	(148.1)	(15.7)	(163.8)
Adjusted corporate EBITDA	50.7	112.9	163.6
Reversal of net fleet depreciation	913.7	(16.2)	897.5
Reversal of net fleet financing expenses	148.1	15.7	163.8
Adjusted consolidated EBITDA	1,112.4	112.4	1,224.8

In M€	Year ended December 31, 2024		
	Before IFRS 16	IFRS 16 impact	After IFRS 16
Current operating result	19.5	53.0	72.6
Reversal of non-fleet amortisation and depreciation expenses	86.5	103.8	190.3
Net fleet financing expenses	(141.2)	(20.9)	(162.1)
Adjusted corporate EBITDA	(35.2)	135.9	100.7
Reversal of net fleet depreciation	1,041.1	(37.8)	1,003.3
Reversal of net fleet financing expenses	141.2	20.9	162.1
Adjusted consolidated EBITDA	1,147.1	119.0	1,266.2

3.2. Net Debt

The table below presents the Group Net Debt including and excluding leases, differentiating Corporate Net Debt and Fleet Net Debt contributions. The comparative period was changed compared to the published management report as at December 31, 2024, mainly due to the reclassification between fleet leases and non-fleet leases. This reclassification does not change the total Group net debt.

In M€	As of December 31, 2025	As of December 31, 2024
State guaranteed loans ^(A)	118.5	171.7
VW Term Loan ^(B)	500.0	500.0
GMH Term Loan ^(B)	250.0	0.0
Revolving credit facilities ^(C)	207.0	338.0
Other corporate debt (mainly overdrafts and term loans interests) ^(B)	34.7	47.8
FCT junior notes, accrued interest, capitalised costs of financing agreements and other costs reclassified from corporate to fleet debt ^{(D) / (E)}	(340.4)	(448.7)
Corporate Gross Debt	769.9	609.2
Corporate cash held by operating and holding entities and short-term investments ^(F)	(228.1)	(234.6)
Corporate Net Debt	541.8	374.5
EC Finance Notes ^(G)	500.0	500.0
Senior Asset Revolving Facility	1,094.3	1,601.9
FCT Junior Notes accrued interest, capitalised costs of financing agreements and other costs reclassified from corporate to fleet debt	340.4	448.7
Fleet financing in the UK, Australia and other fleet financing facilities	870.2	749.5
Fleet Gross Debt	2,804.9	3,300.1
Fleet cash held by fleet-owning entities and short term investments ^(F)	(248.8)	(237.4)
Fleet Net Debt	2,556.1	3,062.6
Corporate and Fleet Leases	836.8	988.2
Total Group Net Debt	3,934.9	4,425.4

(A) €118.5 million refers to the corporate part of the state guaranteed loans among the total €129.1 million state guaranteed loans liabilities as of December 31, 2025. The majority of these state guaranteed loans will be reimbursed in 2026, among which the repayment of the French state guaranteed loan in full for €110m.

(B) In 2022, the Group refinanced its corporate debt by a €500.0 million Term Loan maturing in November 2027 with Volkswagen Group AG.

In 2025, the Group negotiated with Volkswagen Group AG a €400.0 million financing via Green Mobility Holding, out of which only €250.0 million were used as of December 31, 2025.

(C) As of December 31, 2025, €207.0 million was drawn among the €342.5 million RCF.

(D) Revenue from the FCT Junior Notes subscribed by ECI provides overall credit enhancement and, as applicable, the remuneration of the FCT accounts (in the event of a negative interest rate being applicable to these accounts), as well as additional liquidity requirement. FCT Junior Notes are used only to finance the fleet debt requirement. FCT Junior Notes are subscribed by ECI using available cash or drawings under the RCF.

(E) For countries where fleet costs are not financed through dedicated entities (e.g. Securitifleet entities), the cash used to finance the fleet (which could have been financed by fleet debt) is restated from the corporate debt to impact the fleet debt.

(F) Short-term investments include bond investments made by the Group's two captive insurers (Euroguard) and considered to be liquid due to their maturities.

(G) In 2021, EC Finance PLC issued the EC Finance Notes (green bond) for a total amount of €500.0 million. The bond will be reimbursed in October 2026.

3.3. Cash-flow from rental business and Operating Free Cash Flow

“Cash flow from rental business” and “Operating Free Cash Flow” are prepared by the indirect method and excludes IFRS 16 impacts, while the Cash-flow statements in the consolidated financial statements are prepared by the direct method and includes IFRS 16 impacts.

In M€	As of December 31, 2025	As of December 31, 2024
Adjusted Corporate EBITDA	50.7	(35.2)
Other operating income and expenses	(131.0)	(61.1)
Acquisition of intangible assets and property, plant and equipment (net of proceeds from disposal)	(84.7)	(112.1)
Changes in non-fleet working capital and provisions	61.1	68.0
Income taxes received/(paid)	0.3	(51.2)
Cash flow from rental business	(103.5)	(191.6)
Change in rental fleet, working capital requirements and fleet financing	112.3	(35.7)
Operating Free Cash Flow	8.8	(227.3)

The “Cash flow from rental business” is improving significantly (+€ 88 million) compared to 2024, with a clear benefit from the Adjusted Corporate EBITDA (+€ 86 million) and despite huge other operating expenses such as the restructuring plan (see note 1.2). The Company’s financial health has reached a pivotal turning point following the successful execution of our restructuring and efficiency measures, reaching a positive “Operating Free Cash Flow” as of December 31, 2025. Looking ahead, we plan to maintain this trajectory, targeting a positive “Cash flow from rental business” for the duration of 2026. While geopolitical uncertainty and fluctuating residual values remain factors to monitor, our streamlined cost base and revitalised commercial approach provide a high degree of confidence in our long-term prospects.

3.4. Other KPIs

3.4.1. Key data for full-year 2025

All data in million euros, unless stated otherwise	Full year ended December 31		% Change	% Change at constant perimeter and currency
	FY 2025	FY 2024		
Number of rental days (million)	75.2	77.5	(3.0%)	(3.0%)
Average Fleet (thousand)	269.0	287.2	(6.3%)	(6.3%)
Financial Utilisation rate	76.6%	73.8%	2.8pt	2.8pt
Total revenues	3,321.8	3,406.9	(2.5%)	(1.5%)
Adjusted Corporate EBITDA (post IFRS 16)	163.6	100.7	62.3%	63.2%
Adjusted Corporate EBITDA Margin	4.9%	3.0%	2.0pt	2.0pt
Operating result	(52.0)	18.1		
Net profit/(loss)	(332.0)	(259.8)		

FY 2024 data presented in the above table is at reported rate.

3.4.2. Other key management indicator

All data in million euros, unless stated otherwise	Full year ended December 31		Change
	2025	2024	
Total Revenues	3,321.8	3,406.9	(2.5%)
Vehicle rental revenue	3,178.7	3,260.3	(2.5%)
Rental days volume (in millions)	75.2	77.5	(3.0%)
Average rental duration (in days)	7.6	7.6	(0.6%)
Average fleet size (in thousands) ⁽¹⁾	269.0	287.2	(6.3%)
Average revenue per unit per month (in €) ⁽²⁾	985.1	946.0	4.1%
Average fleet costs per unit per month (in €) ⁽³⁾	(379.8)	(393.9)	(3.6%)
Fleet utilisation rate (in %) ⁽⁴⁾	76.6%	73.8%	+2.8pt
Margin after Direct costs, (post IFRS16)	922.6	859.6	7.3%
<i>Margin after Direct costs in % of revenue</i>	<i>27.8%</i>	<i>25.2%</i>	<i>+2.5pt</i>

- (1) Average fleet during the period is calculated as the number of days in the period during which the fleet was available (period during which the Group held the vehicles), divided by the number of days of the same period, multiplied by the number of vehicles in the fleet during the period.
- (2) Average revenue per unit per month corresponds to the vehicle rental revenue, divided by the average fleet for the period; the average fleet for the period itself is divided by the number of months for the period.
- (3) Average fleet costs per unit per month corresponds to total fleet cost (fleet holding and operating costs), excluding interest expense included in the expenses for the fleet vehicle operating leases and insurance costs, divided by the average fleet during the period. The average fleet during the period is then divided by the number of months during the period.
- (4) The fleet utilisation rate corresponds to the rental day volume as a percentage of the number of days the fleet is considered financially available. The fleet's financial-availability period represents the period during which the Group holds the vehicles.

4. Main risks and uncertainties facing the Company

Below the Company provides an overview of the main risks and uncertainties it faces.

4.1. Risks relating to the group's industry and markets

4.1.1. Risks related to the decrease in demand for travel and transport in the regions in which the group operates

Demand for vehicle rentals in a given region, and for “corporate” rentals in particular, is affected by trends in gross domestic product (GDP). Declines in, or stagnation of, GDP negatively impacts the level of vehicle rental demand. This could lead to a tightening in the credit market, a drop in business and leisure travel, a reduction in consumption and greater volatility in fuel prices. All these factors could negatively impact the vehicle rental industry, and particularly demand in the “business” segment. The current situation and the outlook for 2025 for the Eurozone remain very uncertain, with a risk of stagnation.

A deflationary or inflationary environment in the EEA, the USA or our other markets would limit the Group's growth prospects and any deterioration in the Euro-zone economy could adversely affect the Group's business, operating income, financial position and prospects.

Vehicle rental demand, particularly in the “leisure” segment, is also affected by trends in air travel, which in turn is affected both by macroeconomic conditions and specific factors such as flight ticket prices, fuel price trends, work stoppages, social movements, natural catastrophes, epidemics, terrorist attacks (or a perceived heightened risk of attacks), military conflicts such as the one occurring in Ukraine or Israel, external events on a European or global scale, and governments' responses to any of these events. In the same manner, if repeated attacks or perturbations were to occur notably in Europe, it could have a significant adverse effect on the Group's activities, results of operations and financial position. In order to limit the adverse effect, the Group subscribed to an insurance program. A protracted armed conflict in Europe or on a European scale, insofar as it is creating a slowdown in business and tourist travel, would have a significant impact on the Group's business.

The Group continues to be vigilant in order to take the appropriate steps, both in terms of its staff and its customers, and its business, should a pandemic recur. In that circumstance, the Group would expect to regularly review the course of the pandemic as well as its impact on the Group's business, operations and financial position, and to take all appropriate measures for its customers, employees, stations and fleet. A protracted global epidemic and the continuation of restrictive measures to control it, insofar as it is creating a slowdown in business and tourist travel, is likely to have a significant impact on the Group's business, operating income and financial position.

Vehicle rental demand is also highly sensitive to weather conditions. The tendency toward last minute reservations (itself resulting in part from the increasing weight of Internet-based distribution channels) has increased this sensitivity. Adverse weather conditions, particularly in the summer months, could lead to a decline in demand during this critical period of the year. A sharp reduction in demand due to poor weather may not be anticipated by the Group's fleet management planning and could have a material adverse effect on the Group's revenues and profitability. General climate risks may also play a long-term role in changing seasonality.

4.1.2. Risks related to the high level of competition in the vehicle rental industry, affected by structural changes

The vehicle rental industry is a competitive market. At the international level, the Group's main competitors are several multinational vehicle rental companies, brokers and new mobility

players of varying size and alternative providers such as leasing companies. The Group also competes in specific regions or countries with a number of smaller regional companies. In particular regions, some of the Group's competitors and potential competitors may have greater market share, more technical staff, larger customer bases, lower cost bases, more established distribution channels or greater brand recognition and may adapt more rapidly than the Group may to respond to expectations and changes in demand in the regions in which they operate.

Price is one of the industry's main competitive factors. Pricing is highly dependent on demand levels, the supply of vehicles available for rent relative to demand, and oversupply of rental vehicles relative to demand can lead to intense pressure on prices as vehicle rental companies seek to maintain high fleet utilisation rates. A number of variables complicate the accuracy of such forecasts, including the variability of other vehicle rental companies' fleet sizes and the relative dispersion of the European market, which may lead to mismatches between supply and demand. If potential competitive pressures require the Group to match competitors' prices but the Group is not able to reduce operating costs correspondingly, then the Group's results of operations and financial position could be materially and adversely affected.

The vehicle rental industry has been evolving and is facing further and substantial structural changes due to changing customer preferences and usages combined with and driven by new technologies. The increased use of the internet and mobile phone applications for reservations of rental vehicles is a major structural change which makes competition more transparent, and thus increases the potential pressure on prices in the vehicle rental industry, such that pricing could become one of the main sources of differentiation. This trend is expected to continue. This increase in online reservations is due, among other things, to the ease of use of this distribution channel (including for "last minute" bookings) and the fact that it enables price and service comparisons. These trends could have a material adverse effect on the Group's business, results of operations, financial position and prospects.

4.1.3. Risks related to the seasonal nature of the vehicle rental industry and its sensitivity to weather conditions

The third quarter of the year has historically been the Group's strongest quarter due to higher levels of leisure travel in the summer months. The Group purchases vehicles for its fleet based on anticipated fluctuations in demand, in particular seasonal fluctuations. The necessary variation in fleet levels also results in higher levels of debt in the summer months compared to other times of year, as additional capital is required to fund fleet acquisitions. The Group manages its cost base and investment decisions in line with forecast activity levels and historical needs. Any difference between forecasted and actual activity, in particular during peak periods, could have a material adverse effect on pricing both during the peak periods and in the "shoulder" periods before and after them and therefore on the Group's business, results of operations and financial position.

In addition, changing climate trends over the long term may alter the pattern of seasonality around the world, requiring us to adapt. Local weather events or changes such as absences of snow in ski resorts, wildfires, floods and wind can impact travel at short notice over a significant area.

4.2. Operational risks related to the business

4.2.1. Risks related to the supply of the group's vehicle fleet and to manufacturers' recall campaigns

The Group relies to a significant extent on contractual agreements with a limited number of car manufacturers and dealers.

Any of these manufacturers could decide or be forced to restrict the production or sale of vehicles to the rental industry for various reasons, or could be affected by the occurrence of

unforeseeable events, such as floods, strikes.... In general, car manufacturers limit the number of vehicles sold to short-term rental companies to a percentage of their total sales of new vehicles.

In addition, depending on market conditions, sales of vehicles to rental companies may be less profitable for automobile manufacturers than other distribution channels or may not suit their marketing and branding strategy at a given time. Historically, vehicle sales to the vehicle rental industry have been relatively less profitable for car manufacturers due to sales incentive and other discount programs that allow fleet purchasers such as Europcar to limit their average vehicle holding costs. In the current context, car manufacturers are seeing their production costs rise due to the increase in raw material and energy costs and inflation. Therefore, they are opting to narrowly steer the proportion of the fleet allocated to rental companies in favour of more profitable channels, affecting the fleet acquisition cost for the Group.

Procurement and fleet holding costs may also increase due to taxes linked to emission reduction requirements and the transition to electric vehicles. Car manufacturers are gradually stepping up their production of electric vehicles and scaling back production of internal combustion engine vehicles, causing a significant cost increase. If the Group is unable to obtain favourable pricing and other terms when it acquires vehicles and is unable to pass on increased costs to its prices, the Group's results of operation and financial position could be materially adversely affected.

Any changes in standards or economic or financial distress, affecting manufacturers, dealers and their suppliers of vehicle components, could also cause them to raise the prices the Group pays for vehicles or to reduce the capacity of the Group to supply its fleet. As a result, there is no guarantee that the Group will continue to be able to obtain vehicles under terms and conditions that are as competitive or in the form of the particular vehicle sales arrangements on which the Group relied up until now.

The Group makes extensive use of buy-back agreements (whereby the Group's vehicles are repurchased by manufacturers or dealers on pre-established terms after a predetermined holding period) to limit the risk on vehicles resale value, finance its fleet on the basis of agreed repurchase prices, and enjoy greater flexibility in managing its fleet. The decrease in "at risk" vehicles results in a lower risk exposure of second hand car market price and residual value on vehicles.

Manufacturers continue to reduce the proportion of diesel vehicles in favour of gasoline vehicles in 2025, furthering the transition started in previous years.

The Group might have to spend considerable sums if a manufacturer or dealer were no longer able to respect its buyback commitments for reasons of insolvency or any other reason, or if a manufacturer or dealer no longer wished to buy-back vehicles whose residual value may have declined. In these circumstances, the Group may be unable to dispose of its vehicles at the prices specified under the buy-back agreement or calculated based on the guaranteed depreciation, or it may be unable to receive contractual premiums. Failure by a manufacturer or dealer to fulfil the aforementioned obligations could leave the Group with a substantial and uncertain unpaid claim, particularly with respect to vehicles that have been (i) resold for an amount less than the contractually guaranteed amount, and therefore requiring the manufacturer or the dealer to compensate the Group for the loss incurred, or (ii) returned to the manufacturer or dealer, but for which the Group may risk not receiving any payment or only partial payment. Such failure to perform could lead the Group to incur a substantial loss.

Vehicles in the Group's fleet may be subject to recalls by their manufacturers. Under certain circumstances, recalls may cause the Group to recall rented vehicles from customers or to decline to rent available vehicles until the steps described in the recalls can be applied. If a large number of vehicles were to be simultaneously recalled, or the necessary spare parts were not available in sufficient quantities, the Group may find it difficult to meet customer demand for several weeks or months. The Group could also potentially face liability claims if recalls concern vehicles that it has already re-sold. Depending on their number and severity,

recalls could materially adversely affect the Group's revenue, reduce the residual value of the vehicles involved, create customer service problems, and harm the Group's general reputation and the consumer's view of the Group.

The residual values of the remaining vehicles not covered by a buy-back agreement – referred to as “at-risk vehicles” – are exposed to variable conditions linked to uncertainties in the used-vehicle market. The Group's ability to sell its vehicles in the used vehicle market could become constrained as a result of a number of factors, including macroeconomic conditions, in particular those resulting from a pandemic, geopolitical conflicts, model changes, legislative requirements (e.g. changes to environmental legislation or vehicle taxes) and oversupply by manufacturers of new or late model pre-owned vehicles. A decline in used-vehicle prices or a lack of liquidity in the used-vehicle market may severely hinder the Group's ability to resell “at-risk vehicles” without a loss on investment, and could adversely affect the Group's profitability.

Any increase in the proportion of “at-risk vehicles” in the Group's fleet would diminish the Group's ability to forecast its fleet holding costs, as it is possible with “buy-back” and would increase its exposure to fluctuations in the residual value of used vehicles. Additionally, any reduction in the residual values of “at-risk vehicles” could cause the Group to sustain a loss when such vehicles are ultimately resold and would affect its liquidity by decreasing the value of the asset base upon which financing is based.

Lastly, buy-back agreements offer more flexibility in adjusting the size of the Group's fleet to respond to seasonal fluctuations in demand or in the event of an economic downturn, since such agreements allow for shorter holding periods than for “at-risk” vehicles. The Group cannot guarantee that it will be able to maintain the same percentage of vehicles covered by a buy-back commitment for its fleet and, consequently, that it will be able to maintain the same level of flexibility in its fleet management. This could have a material adverse effect on the Group's operating income and financial position.

4.2.2. Risks related to the contractual relationships with certain key partners and key distribution channels

In the leisure segment, the Group relies on a number of targeted partnerships and third-party distribution channels, which generate significant rental revenue.

In the business segment, the Group has also entered into many exclusive or non-exclusive agreements with large corporations, which cumulatively account for a substantial portion of the Group's consolidated revenue.

The loss of certain of these partnerships, distribution channels or contracts, unfavourable changes in their terms, including commission schedules or financial arrangements, the potential termination of certain of these contracts (a certain number of which may be terminated at any time by partners), a reduction in the volume of sales from certain partners or channels, or a party's inability to process and communicate reservations to the Group could have a material adverse effect on the Group's business, results of operations, financial position and prospects.

4.2.3. Risks related to the group's potential failure to detect fraud

The scale and nature of the Group's businesses expose it to the risk of fraud, which could adversely affect its results of operations, its financial position and harm its image. The Group may be exposed to various types of fraud, targeting it directly or targeting its customers. Furthermore, with the increasing complexity of technology and the acceleration in the rate at which new services or applications are introduced, in particular in the area of billing and customer relationship management, new types of fraud that are more difficult to detect or counter could also emerge. See also “Risks related to the Group's potential failure to protect customer data against security breaches and cyber-attacks” in this Chapter. In the event of

such occurrences or the failure to detect these new types of fraud, the Group's revenue, operating income and reputation could be affected.

4.2.4. Risks related to contractual relationships with certain key suppliers (in addition to car manufacturers)

The Group signed a number of contractual agreements with suppliers other than car manufacturers, in particular insurance providers and information technology suppliers. The Group also maintains important business relationships with several software and service providers that it uses to operate its IT systems, manage reservations and its fleet, and provide certain customer services.

The suppliers on which the Group relies may be unwilling to extend contracts under terms that are favourable to the Group, or they may seek to renegotiate existing contracts with the Group. The Group cannot guarantee that the suppliers on which it relies will properly provide the services and products it needs for the operation of its business or will provide such services on competitive terms. The occurrence of any of these risks may create operational problems, damage the Group's reputation, result in the loss of customers and have a material adverse effect on the Group's business, results of operation and financial position.

4.2.5. Risks related to contractual relationships with franchisees, agents and affiliates

For the contracts in force, in addition to an entrance fee, when franchisees renew their contracts, they pay a fee for the exclusive use of the brands determined and held by the Group for a given territory defined in their contracts. The franchisees also pay to the Group a reservation fee depending on the distribution channel used, as well as royalties equal to a percentage of the revenue generated by their vehicle rental operations with a possible guaranteed minimum.

The Group cannot guarantee that all of its franchise contracts will be renewed or renewed according to the terms and conditions proposed by the Company in the new franchise contract. The Group could lose franchisees to competing networks offering more favourable terms, or franchisees could cease operating. If one or more of the Group's franchisees were to leave the Group's networks, its geographic coverage could be reduced and transition costs may be incurred; and if the Group is unable to secure agreements with replacement franchisees at terms and conditions that are at least equally favourable, the Group's profitability and outlook could be materially adversely affected. The loss of certain franchisees could also weaken the Group's brands. The Group also operates certain rental stations through agents in its Corporate Countries. From time to time the validity or enforceability of certain terms and provisions of these agency agreements have been and may in the future be challenged by the Group's agents or third parties. To the extent a court or regulatory authority were to find a term or provision to be invalid or unenforceable, and if such finding were determined to be applicable to all of the Group's agency agreements in a particular jurisdiction, the Group's results of operations could be materially adversely affected.

Furthermore, the Group faces risks related to the actions or omissions of its franchisees, agents and affiliates (for further information, see Section "Risks related to the Group's ability to develop and maintain favourable brand recognition").

4.2.6. Risks related to the group's potential inability to continue operations on acceptable terms at certain major airports and train stations

The Group operates rental agencies at airport and train stations generally through three-year to five-year agreements. While historically such arrangements have been renewed, they are frequently competitively tendered and the commercial terms may be adjusted and there can be no assurance that they will be renewed on similar terms (in particular due to an upward

trend in commissions paid to airports to be passed on to the end consumer, where applicable). A potential inability for the Group to continue operations on acceptable terms at certain major airports and train stations currently within the Europcar network could have a material adverse effect on the Group's business, results of operations and financial position.

4.3. Risks related to the operation and organisation of the group

4.3.1. Risks related to the group's strategy

The Group's strategy depends on its ability to identify and successfully exploit opportunities in the changing mobility solutions markets, and more generally, to adapt its commercial strategy to changes in customer preferences and its customer mix in its existing markets.

In addition to the risks related to the Group's ability to define a relevant strategy that is consistent with its competitive environment and its own resources, risks related to the implementation of the strategy also exist, particularly where its ongoing, largely digital, transformation plans are concerned. Delays in the implementation of the Group's transformation plan would result in considerable value-creation shortfalls, in terms of both expected earnings and planned cost reductions. Lastly, poor implementation of the Group's reorganisation plans could potentially lead to the loss of key skills, or a delay in expected productivity gains, at head offices or within the network of agencies.

It also depends in part on its ability to continue to expand into geographic areas where the Group has little experience and where competitive pressures, particularly on prices, may be substantial. The Group operates in over 130 countries and territories through its subsidiaries, franchisees and partnerships. The Group is therefore likely to expand into other countries in line with its development strategy. Difficulties related to maintaining a corporate culture as the Group expands, and disparities in approaches to governance, may limit the Group's ability to successfully penetrate new markets. Operations in certain of these markets are also inherently subject to higher economic, political and legal risks than in more mature markets.

The Group's forays into new markets or market segments may take the form of franchise arrangements in line with a traditional approach through organic growth such as a joint venture or partnership with another company, or the acquisition of an existing business. However, the Group may not be successful in identifying appropriate opportunities, potential franchisees, joint-venture partners, alliances or agents, or in entering into agreements with them. The Group's partners may also have economic or business interests or goals that are inconsistent with the Group's or they may be unable or unwilling to fulfil their obligations under the joint venture or other agreements. Furthermore, they may benefit from knowledge acquired under these joint-venture agreements. In addition, certain of the Group's debt instruments place certain limitations on the Group's ability to make acquisitions, enter into joint ventures or other partnership arrangements).

In the course of deploying its strategy and making new acquisitions, the Group may not succeed in identifying the right targets at an acceptable price and terms, or it could be blocked by competition from other potential buyers. The Group may have to face high integration costs, delays, or other financial and operational difficulties when seeking to integrate the companies acquired. If the Group was not able to successfully integrate one or more acquired companies, while keeping the key customer contracts and key personnel of these companies, it could not guarantee that the acquisition in question would produce the expected synergies, including synergies related to the fleet (sourcing and financing). The success of these acquisitions will also depend on the Group's ability to effectively capitalise on the expertise of the integrated companies in order to optimise growth efforts, and to manage any potential differences in culture and work practices between the Group and the acquired company or companies,

especially when they operate in geographical areas or industries that are very different from the Group's core business.

Furthermore, the Group cannot guarantee that, following their integration into the Group, the acquired companies will generate the desired cash flows. Before any acquisition, the Group conducts evaluations taking into account a certain number of estimates and assumptions concerning the growth, profitability and valuation of the Company whose acquisition is envisaged. The actual figures may clearly differ from the results originally expected.

The accounting costs of the acquisitions could affect the Group's financial position and operating income. In addition, the financing of any significant acquisition may result in changes in the Group's capital structure, including the incurrence of additional indebtedness. The Group may not be successful in addressing these risks or any other problems encountered in connection with any acquisitions.

The occurrence of adverse events, disputes or unforeseen legal obligations, including disputes arising from the acquisition and/or in relation to any of the businesses that the Group might acquire without having the certainty of obtaining a satisfactory compensation from the sellers would have a materially adverse effect on the Group's operating results, financial position and outlook.

Any one of these factors could result in delays in implementation of the Group's strategy, increased costs or decreases in the amount of expected revenues related to the expansion and have a material adverse effect on the Group's results of operations, financial position and prospects.

4.3.2. Risks related to the ability of the group to anticipate the failure or unavailability of the Group's centralised information systems and to pursue new information technology developments

The Group relies heavily on information systems to record reservations, process rental and sales transactions, manage its fleets of vehicles, account for its activities and otherwise conduct its business. The Group has centralised its Information Systems and relies on communications service providers to link its systems with the business locations these systems serve. A major failure of IT or other systems, or a major disruption of communications between the systems and the locations they serve, whatever the reason (especially a cyberattack), could cause a loss of reservations, slow rental and sales processes, interfere with the Group's ability to manage its fleet and otherwise materially adversely affect its ability to manage its business effectively. The Group's systems design and business continuity plans may not be sufficient to appropriately respond to any such failure or disruption. Cybercrime trends in the context of a geopolitical conflict could disrupt or block some or all of our IT systems and interfere with the Group's ability to manage its fleet, affect its operations and have a material impact on the Group's business, operating income and financial position.

To achieve its strategic objectives and remain competitive, the Group must continue to develop and enhance its information systems in order to meet customers' increasing expectations regarding digital solutions, remain competitive and keep pace with new information technology developments. This may require investment in and development of new proprietary software or other technology, the acquisition of equipment and software, or upgrades to the Group's existing systems. The Group has invested and continues to invest in its information systems – including within the framework of its core-system simplification program, which is part of its Information Systems & Technology project – but no assurances can currently be given that the Group will be able to fully anticipate such developments, or that it will have the resources to acquire, design, develop, implement or utilise, in a cost-effective manner, information systems that provide the capabilities necessary for the Group to compete effectively. In addition, regulatory changes may require the Group to bring its IT system to applicable standards, which

may entail significant costs. Any failure to adapt to technological developments could have an adverse effect on the Group's business, results of operations and financial position.

4.3.3. Risks related to the group's ability to develop and maintain favourable brand recognition

The Group invests in the promotion of its brands, particularly through the signing of partnerships and advertising campaigns. However, since the Group is exposed to a number of factors affecting its brand recognition that are often beyond its control, such efforts may not be successful. The integration of the Group's acquired brands could also represent a reputational risk for the Group and have a materially adverse effect on its business, results of operations, and financial position.

The risk of damage to the Group's reputation is magnified by the fact that it also operates through a large network of franchisees, agents and independent partners. While the Group has implemented brand-use guidelines – which specify the conditions under which its partners, franchisees and agents may reproduce and/or represent its brands – and ensures, in particular through Internet monitoring, that franchisees, agents and partners adhere to the Group's standards and participate in promoting the brands that they use under licence, any failure by them to do so, or any other action that impacted brand reputation, could adversely affect the reputation of the Group's brands. This could in turn have a material adverse impact on the ability of the Group to attract new franchisees, agents or partners and thus compromise its growth strategy.

4.3.4. Risks related to the group's potential failure to protect customer data against security breaches and cyber-attacks

The Group's systems regularly collect, store and process customer data, including the personal data of private individuals and businesses' non-public data. Failure by the Group to secure the data it holds or the integrity of its systems – whether as the result of the Group's own error or the malfeasance, errors, or malicious acts of others – could harm the Group's reputation and give rise to significant liabilities.

The last years have seen a continued increase in the risk of cyberattacks, owing to the number of attacks generally reported by companies. The Group observed a marked increase in malicious activity on the Europcar website, which the Group was able to contain.. However, third parties may possess the technology or expertise to breach the security measures put in place by the Group to protect its own and customer data.

Particularly in light of cybercrime trends in the context of a geopolitical conflict, the Group's security measures may not prevent security breaches that could result in temporary interruptions to the service concerned or a temporary interruption to the operations of the Group entity targeted in the attack, which are likely to cause substantial harm to the Group's business, operating income and reputation. The Group is taking steps to implement protection measures such as encryption and authentication solutions, including for credit card numbers. However, advances in technology, new discoveries in the field of cryptography, or other developments may compromise or affect the effectiveness of the technology the Group uses to protect data processed during customer transactions. In addition, individuals who are able to circumvent the Group's security measures could misappropriate proprietary information or disrupt the Group's operations.

In addition, the payment card industry ("PCI") imposes strict customer credit card data security standards to ensure that the Group's customers' credit card information is protected. Failure to satisfy the PCI data security standards could result in penalties and a significant increase in credit card companies' fees, retention of payments, or an extension of their payment terms, and/or loss of the right to accept payment by credit card.

Failure to protect customers' personal data, or security incidents resulting in a breach of the Company's IT data by third parties, could damage the Group's reputation and image, give rise to fines and administrative investigations, or material civil or criminal liability, all of which would have an adverse material effect on Group's business, operating income and financial position.

4.3.5. Risks related to the group's human capital

- **Risks related to attracting and retaining talent and skills management**

The Group relies on a number of key employees with specialised skills and extensive experience in their respective fields. The Group believes that the growth and success of its business depends on its ability to attract and retain highly skilled and qualified personnel with specialised know-how in the vehicle rental and mobility solutions industry. If the Group were to lose certain employees, its ability to successfully implement its business strategy, financial and marketing plans and other programs geared toward achieving its objectives, could be significantly affected. The role of the Human Resource Department is to secure the key skills required for the Group's transformation.

- **Risks related to personal safety**

The safety of customers and employees, and employee well-being, are an integral part of the Group's values. In terms of environmental and safety regulations, the Group implemented a corporate organisation to coordinate all safety measures deployed in all Europcar corporate countries.

- **Psychosocial risks**

The worlds of work and mobility are rapidly changing, partially in response to the increasingly widespread use of digital technologies. Against this backdrop, the Group signed an agreement in 2019 introducing telecommuting arrangements for its headquarters-based employees. In 2021, on account of the pandemic, these arrangements were generalised across the Group. Local initiatives have also been undertaken, such as virtual meetings to maintain social ties, and the setting up of a psychological support unit for employees to mitigate the risk of isolation. For example, the HR Department at the Group's headquarters has conceived an entirely digital training course intended for all managers at headquarters, whether they are based in France or abroad, to equip them with the skills to manage teams taking a hybrid approach to working. Nevertheless, despite implementing a strategy to attract and retain talented personnel, and its concern for its employee's well-being, the Group cannot guarantee that it will be able to retain all its talent, given the current economic and public-health conditions, which have severely impacted the sector of activity in which the Group operates.

4.4. Financial risks

4.4.1. Market risks

Through its activities, the Group is exposed to various financial risks and its consequences could be exacerbated: market risks (especially foreign-exchange and interest-rate risks), credit risks, pricing risks and liquidity risks. The Group's risk management programs seek to mitigate the potential negative effects of financial market volatility on the Group's financial performance. The Group uses derivative financial instruments to hedge certain risk exposures.

The Group continuously assesses the financial risks identified (including market risk, credit risk, liquidity risk and inflation) and documents its exposure in its consolidated financial statements. A detailed analysis of these risks is set out in Note 8 of the Company's consolidated financial statements.

Although the Group reports its results in euro, the Group conducts business in countries that use currencies other than the euro, and the Group is therefore subject to direct and indirect risks associated with currency fluctuations.

The Group's operating income could be affected by foreign currency translation effects and exchange rate fluctuations, both of which would impact its international transactions, as well as by inflation. The Group is exposed to translation effects when one of the Group's subsidiaries incurs costs or earns revenue in a currency that is different from its functional currency. The Group is exposed to currency fluctuations when it converts currencies it receives from its operations into the currencies required to pay the Group's debt, or into currencies used to purchase vehicles, cover fixed costs or pay for services. Such transactions could result in a gain or loss depending on fluctuations in exchange rates.

The Group's results are also exposed to foreign currency translation risk as its sales in several countries are invoiced in currencies other than the euro while its consolidated revenue is reported in euro. As such, in any given period, the Group's financial results are materially affected by fluctuations in the value of the euro relative to the British pound, the Australian dollar, the Danish krone, the US dollar, and other currencies. Currency fluctuations may make it difficult for the Group to predict and/or provide guidance on the Group's results. If the value of the euro declines against currencies in which the Group's obligations are denominated or increases against currencies in which the Group's revenue is denominated, the Group's results of operations and financial position could be materially adversely affected.

Owing to the uncertainty surrounding the economic recovery, the conflict in Ukraine on the mobility sector and the outcome of the Group's transformation, the margin for manoeuvre considered in the calculation of the Company's requirements, and covered through the financial reorganisation plan, could prove insufficient and require the Company to seek additional funding.

4.4.2. Risks related to the group's ability to generate cash and/or secure financing to fund its indebtedness or forecast liquidity requirements

The Group manages its liquidity risk via financial planning and a continuous monitoring of its cash and cash equivalents and net debt structure. The Group manages its liquidity through cash management, fixed-rate Bond and Term Loan, corporate and local revolving lines including RCF and SARF, credit lines not used, overdrafts. The debt structure is continuously monitored in order to finance the fleet needs and fleet and non-fleet working capital requirements.

4.4.3. The company is a holding company whose ability to generate cash comes from its subsidiaries

Europcar Mobility Group S.A. is a holding company and, as such, its principal assets consist of direct and indirect investments in its different subsidiaries, which generate the Group's cash flow. The Company's ability to generate cash to meet its debt service obligations or to pay dividends on its shares is dependent on the earnings and the receipt of funds from its subsidiaries. If the profits of its operating subsidiaries decrease, the Group's profits and cash flow could be affected.

The cash flow of the Group's parent company is primarily derived from dividends, interest and repayments on intra-group loans and asset transfers by its subsidiaries. The ability of the Group's operating subsidiaries to make these payments depends on economic, commercial, contractual, legal and regulatory considerations. Any potential decrease in profits, or potential failure by the Group's subsidiaries to make payments to other Group subsidiaries or to the Company could have a material adverse effect on the ability of the subsidiaries or the Company

to repay their debt and meet other obligations, which could have a material adverse effect on the Group's business, results of operations and financial position.

4.4.4. Risks related to the group's potential inability to continue financing vehicle acquisitions for its fleet

The Group relies significantly on fleet asset-backed financing to purchase vehicles for its domestic and international vehicle rental fleets. Currently, it relies mainly on the SARF, the EC Finance Notes, the UK securitisation and the US securitisation and other arrangements.

If the Group's access to asset-backed financing were reduced or the cost of such financing were to increase, the Group may not be able to refinance or replace its existing asset-backed financing or continue to finance new vehicle acquisitions through asset-backed financing on favourable terms, or at all. The Group's asset-backed financing capacity could be decreased, or financing costs could be increased, as a result of risks and contingencies, many of which are beyond the Group's control, including, without limitation:

- a pandemic, or conflict (such as in the Ukraine), its spread, and its consequences for the European economy and procurement;
- requirements by the rating agencies that provide credit ratings for the Group's asset-backed indebtedness to change the terms or structure of the Group's asset-backed financing, including increased credit enhancement (i) by securing additional financing or by refinancing existing asset-backed debt, (ii) upon the occurrence of external events, such as changes in general economic and market conditions or a deterioration in the credit ratings of the Group's principal vehicle manufacturers, including the Volkswagen group, Fiat, Ford, Renault or Peugeot Citroën, or (iii) otherwise;
- the insolvency or a deterioration in the financial position of one or more swap counterparts or financial institutions involved in any capacity in the Group's asset-backed financing;
- the occurrence of certain events that, under the agreements governing the Group's existing asset-backed financing, could result, among other things, in particular in (i) an amortisation event pursuant to which payments of principal and interest on the relevant indebtedness may be accelerated, or (ii) a default event pursuant to which the security trustee or relevant creditors would be permitted to require the sale of fleet vehicles that collateralise the asset-backed financing;
- legal and regulatory changes (including the implementation of the changes under Basel III that have an adverse impact on the Group's asset-backed financing structure).

Any disruption to the Group's ability to continue to finance new vehicle acquisitions through asset-backed financing, or any negative development in the terms of the asset-backed financing available to the Group could cause the Group's cost of financing to increase significantly and have a material adverse effect on the Group's financial position and results of operations. The Group may seek in the future to finance or refinance new vehicle acquisitions through such other means. No assurances can be given, however, as to whether such financing will be available, or as to whether the terms of such financing will be comparable to the existing asset-backed financing.

4.4.5. Risks related to covenants included in the group's debt instruments

The Group and the Group's subsidiaries are subject to covenants contained in the Group's debt instruments. In certain circumstances, these covenants restrict the ability of certain of the Group's subsidiaries to make payments to the Group, which in turn could affect the Group's ability to make payments under the Group's debt instruments. These covenants, however, do

not include requirements to maintain a certain rating, or any repayment or interest step-up clauses based on a downgrade in the Group's credit rating.

State guaranteed loans, RCF/VW Bank Term Loan and SARF contracts, the bonds indentures governing the EC Finance Notes contain the usual clauses stipulating that any payment default or early redemption concerning overall indebtedness of €50 million or more of the Company or its subsidiaries also constitutes an event of default under the terms of these contracts. The RCF/VW Bank TL, and some of other facilities, namely in Australia/New Zealand, Denmark and the United States, also require the Group, or some of its subsidiaries, to maintain specific financial ratios and satisfy certain financial tests. The Group's ability or the ability of the Group's subsidiaries to satisfy these financial tests can be affected by events beyond the Group's control, and there can be no assurances that the Group or its subsidiaries will satisfy them.

A breach of one of these undertakings, ratios, tests or restrictions may lead to a default under the terms of the RCF/VW Bank TL contract and/or the EC Finance Notes, or adversely affect the Group's ability to borrow under the terms of the RCF/VW Bank TL contract or other forms of indebtedness, which could have a materially adverse effect on the Group's ability to conduct its business and pay its debts. Upon the occurrence of any default event under the RCF/TLB contract, the lenders thereunder can cancel the availability of the facilities and elect to declare all amounts outstanding thereunder, together with accrued interest, immediately due and payable. If the Group were unable to repay these amounts, the lenders could, subject to the terms of the "Intercreditor Agreement," proceed against the collateral granted to them to secure repayment of these amounts. If the lenders under the terms of the RCF/VW Bank TL should demand the repayment of these amounts, there is no guarantee that the assets of the Group's subsidiaries would suffice to repay the entirety of these sums, or to satisfy all of the Group's other liabilities that would become due and payable).

The SARF also includes restrictive clauses applicable to certain *ad hoc* entities incorporated as part of the asset-backed financing agreement, in particular Securitifleet Holding S.A. (Securitifleet Holding), the *ad hoc* entity through which financing is provided for the purchasing and rental of fleet vehicles from Securitifleet companies in France, Italy, Spain, Germany, and Ireland (joined in April 2024). Failure to fulfil these covenants and conditions could lead to a decrease in the advance rate and an increase in the margin under the SARF, or a default thereunder. In addition to customary default provisions, the SARF provides that any acceleration with respect to the RCF/VW Bank TL, or the EC Finance Notes will constitute a "level 2" default event under the SARF. A breach of any of these covenants, ratios, tests or restrictions could result in an event of default under the SARF or hinder the ability of Group companies to borrow under such facilities. Upon the occurrence of any event of default under the SARF (including as a result of acceleration of the RCF/VW Bank TL or the notes of the Group), the lenders thereunder could cancel the availability of the facilities and elect to declare all amounts outstanding under the SARF, together with accrued interest, immediately due and payable.

The Group's debt instruments include covenants whose aim is to, inter alia; limit the ability of the Company and certain of its subsidiaries to:

- incur additional indebtedness;
- pay dividends or make any other distributions;
- make certain payments or investments;
- issue security interests or guarantees;
- sell or transfer assets or shares;
- engage in transactions with affiliates;
- merge or consolidate with other entities.

These limitations are subject to various conditions and exceptions, including the ability to distribute dividends and make investments under certain circumstances. However, these covenants could limit the Group's ability to finance its future operations and capital requirements, and its ability to pursue business opportunities and activities that may be in its

interest. In addition, the Group's ability to comply with the covenants in its debt instruments may be affected by events beyond its control.

The obligations of Securitifleet Holding under the SARF, together with its obligations to repay the proceeds borrowed under a proceeds loan between EC Finance plc and Securitifleet Holding (the "Securitifleet Proceeds Loan") (which would allow EC Finance plc to repay the proceeds of the EC Finance Notes) are secured directly or indirectly by shared collateral.

4.5. Regulatory and legal risks

4.5.1. Risks related to changes in prevailing legislation and regulations, applicable to the group's business activities

Operating in around 130 countries and territories throughout the world (directly or through franchises, agents or partnerships), the Group is subject to a vast array of international, national and local laws and regulations.

The Group's international presence exposes it to various risks, including in particular: (i) compliance with legal and regulatory requirements in each country where it operates, particularly with regard to regulations in the following fields: taxation, automobile liability insurance, consumer law, marketing, insurance rates, insurance products, personal data, data protection, combating money laundering and corruption, labour laws, cost and fee recovery, competition, price control and the protection of the Group's brands and other intellectual property rights, (ii) foreign currency exchange and limitations in terms of income transfers, (iii) the various tax systems, including the consequences of changes in applicable tax laws, (iv) local ownership or investment requirements, as well as the difficulty in obtaining financing for local operations in some countries, and (v) potential political and economic instability, employee strikes, natural disasters, armed conflicts and terrorism. The occurrence of these risks may, individually or in the aggregate, materially adversely affect the Group's business, results of operations or financial position.

Changes to laws, regulations, case law or to any other rules applicable to the Group's business as well as, more generally, any change in the decision-making process of the competent authorities could affect the Group's liability, or the way the Group tracks and monitors regulations to which it is subject. The Group's business in France or outside France could be non-compliant with applicable laws and regulations for which the Group would be liable. Non-compliance by the Group with the laws and regulations to which it is subject, both in France and abroad, could potentially also lead to different types of sanctions, including the restriction, suspension or banning of certain activities and the imposition of fines, payment of compensation or other penalties. Any of these incidents could have a material adverse effect on the Group, its financial position, operating income, reputation or prospects. Even if the changes to laws, rules or regulations do not apply directly to the Group, their effects on its customers or partners may have an indirect and material impact on how the Group carries out its business or the associated costs, as well as on the demand for the services the Group supplies.

- **Risks related to compliance with Consumer Protection regulations**

The Group's B2C activity is regulated by current consumer protection rules. As such, any change to these laws, their implementing texts or prevailing legal precedents on issues such as, in particular pricing transparency, non-tariff barriers to trade, unfair terms, presale disclosure requirements or obtaining informed consent, will have to be implemented, which may, as applicable, imply costs (information systems development costs, logistics costs, etc.) and/or changes in commercial practices. For example, the adoption of regulations affecting or limiting the sale of supplementary insurance, or a new interpretation of regulations by the

competent authorities, could entail a reduction or loss of these revenue sources and have a material adverse effect on the Group's profitability.

Non-compliance with the rules of consumer law may also affect, on one hand, the Group's reputation and image – especially in the event of information published by consumer associations, or litigation or sanctions imposed by authorities and given media coverage – and on the other hand, the Group's operating income and financial position due to the penalties and sanctions that may be imposed. The Group's activities may indeed be subject to investigations by authorities in charge of ensuring consumer protection, which may lead to significant financial sanctions and media coverage prejudicial to the Group's image and reputation. Consumer associations may bring class action suits, which also could create a new risk for the Group, owing to the media coverage associated with legal action and the consolidated amount of potential fines. Certain Group entities, which are subject to regular scrutiny or more in-depth investigations by consumer authorities, maintain dialog with these authorities and consumer associations.

Finally, in most jurisdictions in which the Group operates, the Group passes various costs on to its customers, including airport concession fees, as separate fees in connection with vehicle rentals. Nevertheless, the industry may in the future be subject to potential legislative or administrative changes that may limit, constrain and/or prohibit the possibility to indicate, bill and collect these separate fees, which would result in such costs being reallocated back to the Group. If such measures were adopted at the national or European level, they could have a material adverse effect on the Group's revenue, results of operations or prospects.

- **Risks related to compliance with personal data protection regulations**

Changes in the regulations for protection of personal data could also have a material effect on the Group's business. European directives and regulations as well as national rules in the various countries where the Group operates set limits on the types of data it can collect on people it deals with or wishes to deal with, as well as the way it collects, stores and uses the data that it is allowed to collect. In particular, European General Data Protection Regulation No. 2016/679 of April 27, 2016 (the GDPR), which came into force on May 25, 2018, entails the requirement to inform and the rights of those concerned, and provides for stricter methods for obtaining consent. Some breaches of the GDPR could lead to administrative fines of up to €20 million, or 4% of global annual revenue, whichever is the higher amount.

Because the Group's IT systems are centralised, they require regular cross-border flows of current and prospective customers' data outside the country where they were collected. If this data flow becomes illegal or starts to generate additional infrastructure costs the Group's capacity to serve its customers may be materially affected for an indefinite period. More generally, the GDPR requires the Group to keep detailed documentation of all its personal data flows and processing in order to facilitate any audits by the relevant data protection authorities.

Other legislative changes or bilateral agreements on customer data processing, customer data confidentiality and data security could also have a material adverse effect on the Group's business. The invalidation of Privacy Shield, which was established to protect data transferred to provider's subject to United States legislation, is one of these changes. Insofar that it limits the Group's ability to make such transfers, or requires the reinforcement of data security measures, the Group may need to change providers or incur extra costs inherent in putting appropriate guarantees in place in compliance with the recommendations of the data protection authorities.

Also, although the Group has in place procedures and IT resources to keep personal and banking data secure, data theft, piracy of security systems, identity fraud or theft of customers' banking data could have a material adverse effect on the Group's reputation, revenues, results of operations or prospects. In this respect, within the framework of the GDPR, the Group is required, under certain conditions, to notify the relevant authorities and the individuals concerned of its personal data breaches.

The imposition of fines or damages which could potentially be payable by the Group, as a result of personal data protection proceedings, could have a material adverse effect on the Group's liquidity and financial position, leading it to seek additional financing or resources.

- **Risks related to environmental and health and safety rules**

The Group has its own petroleum product storage facilities, and car wash and maintenance centres. As such, the Group's operations are subject to environmental laws and regulations, particularly as regards (i) the ownership and operation of petroleum product storage facilities – e.g. for gasoline and diesel – and (ii) the production, storage, transportation and disposal of waste, including sludge from car washes, wastewater and other hazardous substances.

Environmental legislation has progressed significantly in recent years and continues to develop. Public authorities and courts can impose fines or civil or criminal penalties, and order repairs or clean-ups of pollution in the event of non-compliance with environmental regulations. Also, in some cases, the authorities can amend or revoke the Group's operating licences, which could force it to close down temporarily or permanently the installations in question and pay the resulting costs of closure, maintenance and repair. Bringing the Group into compliance with environmental law and regulations could have an effect on its results of operation and financial position.

Each Group subsidiary is responsible for ensuring that its storage facilities comply with local regulations in the country in which it operates, to ensure that they (i) are properly reported to the competent authorities of the countries in which they are located; and (ii) have been replaced or upgraded to comply with applicable requirements regarding the detection of leaks and protection against spills, overflows and corrosion. However, there can be no assurance that daily use of these tank systems may not result in leaks which, while insignificant on a daily basis, could have a cumulative material effect over time.

Furthermore, international law and regulations have historically and will likely continue to contemplate numerous measures related to greenhouse gas emissions and climate change. If rules designed to cap emissions or tax the companies seen as responsible should come into force, it could affect demand for the Group's services and the vehicle fleet and/or other costs could rise with adverse implications for its results of operation and financial position.

- **Risks related to compliance with regulations on franchisees**

The Group has national and international franchise networks that help the Group achieve wide territorial coverage and contribute to its revenue. Legislative, regulatory, administrative and jurisprudential changes as well as changes in the conditions, application or interpretation of old and recent texts governing such contractual relationships, particularly changes in precedents impacting the content of contracts (through, for example, a legal review of terms and conditions previously negotiated), or limiting the franchiser's ability to cancel franchise contracts (for example, by requiring an indemnity payment in the event of termination), or refusing the renewal or transfer of these agreements, could have a material adverse effect on the Group's business, financial position and results of operations.

Although they are independent of the Group, franchisees must comply with the standards defined by the Group, and with the laws and regulations applicable to their business. Franchisees' failure to comply with these rules could have a material adverse effect on the Group's reputation and business in the countries in question.

4.5.2. Risks related to liability and insurance

The Group's business generates significant risk with respect to automobile civil liability. Vehicles from the Group's fleet entrusted to its customers or employees may be involved in cases of physical injury and death or property damage caused to third parties. The Group has purchased automobile insurance packages covering civil liability for bodily injury (including death) and property damage to third parties resulting from the use of its rented vehicles. If the

Group were not able to renew its automobile insurance under acceptable commercial terms, or to find alternative and equivalent coverage, it would be unable to rent its vehicles. Historically, automobile insurance premiums, calculated per rental day or per vehicle, have trended both upward and downward, reflecting trends in the insurance market and the Group's own loss ratio. The availability and cost of coverage should remain the controlling factors in the future. Furthermore, there are only a limited number of insurers that are prepared to offer multinational automobile insurance programs. For example, the Group has implemented an insurance program in Belgium, France, Germany, Italy, Ireland (the "Euro-programme") with AIG Europe SA (AIG). There can be no assurance that the Group's insurance premiums will not increase in the future.

Historically, a significant share of the Group's exposure to civil liability, in particular automobile civil liability, has remained the Group's responsibility under its insurance policies. As part of the Euro-programme, claims – or the share of claims related to automobile civil liability – of up to €100,000 or €500,000 or €1,000,000 are "self-insured" by the Group (different threshold per country). In this case, AIG covers third parties, under local insurance policies subscribed to by the Group's subsidiaries, and is reimbursed by the Group. There can be no assurance that the remaining amount payable by the Group will not significantly increase in the future. Furthermore, with respect to insured risks, there can be no assurance that current or future liability claims will not exceed the Group insurance policy levels. The occurrence of such an event could have a material adverse effect on the Group financial position.

Moreover, the Group bears the risk of damages to vehicles it owns and to its business beyond its automobile fleet. The Group has decided not to purchase an insurance policy against these risks. Over the long run, the Group considers that insuring property damage to its fleet and theft of vehicles would be greater than or equal to actual costs of damages and theft. Nevertheless, there can be no assurance that the Group will not be exposed to non-insured damages from asset-related risks, whose levels may be greater than historical levels, and which could have a material adverse effect on the Group's financial position and results of operations.

4.5.3. Risks related to the protection of intellectual property rights

The Group's business and its future growth depend on its ability to obtain, maintain and protect its trademarks, domain names, "Greenway®" technology and its other intellectual property rights. The Group grants its franchises, agents and service providers licences to use its trademarks and other intellectual property rights. The Group, its franchisees, agents, affiliates or service providers may not be able to adequately protect these trademarks and other intellectual property rights against challenges to their validity, violations and abusive use by third parties, in particular in markets in which the Group has not been active in the past.

Furthermore, some of the intellectual property rights used by the Group were granted to it by partners pursuant to cross-license agreements under which Group companies are granted an exclusive licence on certain brands in countries where the Group is established or has a franchise, excluding countries where the partner operates directly. An inability to continue using these intellectual property rights could have a material adverse effect on the Group's business. Moreover, the Group relies on these third parties to take adequate measures in order to protect and enforce its intellectual property rights, which have been granted to the Group under a licence. It is also possible that disputes arise as part of the Group's use of trademarks subject to licences, particularly when the interests of the licensor and those of the Group diverge as market conditions change. The Group may be ordered to pay significant damages and interest, discontinue the sale of services violating the intellectual property rights in question and incur additional expenses to sign, where applicable, licences allowing it to use the disputed intellectual property rights.

Similarly, any material violation of the Group's intellectual property rights could entail disputes, which may also result in costs and commercial uncertainty for the Group. Any of these incidents

could have a material adverse effect on the Group, its financial position, results of operations or prospects.

4.5.4. Risks related to regulatory, legal and arbitration proceedings

In the ordinary course of its business, the Group is involved or likely to be involved in a certain number of regulatory, legal or arbitration proceedings, the most significant of which are described where appropriate elsewhere under “Legal and arbitration proceedings”. In certain of these proceedings, claims of a significant amount have been made against companies of the Group or are likely to be made individually or jointly and sanctions, in particular administrative ones, could be imposed on companies of the Group. If any, the imposition of sanctions on companies of the Group could have a material adverse effect on the Group’s business, its financial position, results of operations and prospects. In addition, any provisions for regulatory, legal and arbitration proceedings, recorded by Group companies in their financial statements, could be insufficient and could have a material adverse effect on the Group’s business, results, financial position, liquidity or prospects, independently of the basis for the claim.

4.5.5. Risks related to competition law

The Group’s business activities may be subject to proceedings or investigations related to competition law that could adversely affect the Group’s business, operating income and financial position. The Group could be held liable for any failure to comply with competition rules, either directly or indirectly (including because of a failure by one of the Group’s agents, franchisees or partners) by both the competition authorities and the injured parties, which could result in significant negative consequences for the Group, particularly with respect to its reputation, financial position or prospects.

The imposition of fines and/or damages that could potentially be payable by the Group as a result of competition law proceedings could have a material adverse impact on its liquidity and financial position.

4.6. Risk management procedures

4.6.1. Risk management structure

Risk management represents the measures implemented by the Group to identify and analyse the risks to which it is exposed during the ordinary course of business. Risk management is considered a priority by the Group’s management and is closely monitored by the Group’s Internal Audit, Internal Control and Risks Management Department. The Group’s internal control and risk management procedures are based on a set of measures, policies, procedures, and customised actions aiming to ensure that the necessary measures are taken to:

- ensure that operations and resource use are efficient; and
- identify, analyse and control risks that could have a material effect on the Group’s assets, results, operations or achievement of its objectives, whether operational, commercial, legal or financial, or related to legal or regulatory compliance.

The Group’s risk management process is also monitored by the Supervisory Board which ensures the relevance, reliability and implementation of internal control procedures and identification, hedging and management of the Group’s risks in relation to its activities as well as accounting and financial information.

Controlling risk exposure in each country in which the Group's companies operate depends on local management teams, who are as close as possible to the risks related to the activities they exercise or supervise.

4.6.2. Main risk management procedures

- **Group's risk map**

The Group's Internal Audit, Internal Control and Risk Management Department regularly prepares and updates a risk map for the Group.

The risk identification process relies on a three-step methodology:

- Identification of the main risks through interviews with Group executives, and with other key staff within the Group, in order to identify the risks to which their scope of responsibility is exposed. These interviews are conducted by the Group's Risk Management Department;
- Qualification and quantification risks: once these risks are identified, a ranking is established based on the estimated impact of each risk and the likelihood of its occurrence. The mapping thus completed for a given year facilitates an assessment of risks confronting the Group. The resulting map obtained for a given year (i) can be compared with the previous year's map, and helps in understanding the development of risks to which the Group is exposed, and (ii) allows the Group to establish a dashboard with the estimated degree of control of each of the identified risks, to identify those that must be dealt with as a matter of priority, and to ensure that internal controls are adequate to prevent and detect them;
- Review and approval of the risk map by the Management Board and presentation to the Audit & Risk Committee of the Supervisory Board.

- **Risk monitoring and action plans**

Depending on the principal risks identified, the concerned departments draw up action plans to be carried out by the Group or local managers of the departments in question.

- Monitoring of the action plans of the Group risks done by the concerned departments on an on-going basis. Additionally, the Group's Internal Audit, Internal Control and Risk Management Department reviews and assesses the implementation of the action plans at least on a yearly basis and updates the Group's risk map accordingly.
- Monitoring of the financial risks related to the effects of climate change (in particular).

Article L. 225-37, paragraph 6, of the French Commercial Code, as amended by law No. 2015-992 of August 17, 2015 relating to energy transition for green growth, provides that, starting in fiscal years ending December 31, 2016, the Group must report "the financial risks related to the effects of climate change and the measures taken by the Company to reduce these risks by implementing a low-carbon strategy in all areas of its business." Please refer to the Statement of Non-Financial Performance which includes all legally required information (chapter "Environmental Information" / "Climate change and Air Pollution" section).

4.6.3. Insurance

In the course of its business activities, the Group is exposed to three main categories of risk requiring insurance coverage: (i) automobile-related civil liability, (ii) damage to property (vehicles owned by the Group) and (iii) the risks related to its business activities (excluding the automobile fleet).

A dedicated Insurance Department oversees in a centralised manner the insurance strategy of the Group's fleet as well as the other business-related risks management processes. This centralised management is carried out in connection with dedicated personnel located in each

Corporate Country. The Group does not manage insurance covering its franchises, which remains their own responsibility in accordance with the terms of the standard franchise contracts implemented by the Group.

In countries in which the Group operates, it is generally required by liability laws to purchase insurance covering its risks related to motor liability against bodily injury and accidental death or property damage caused by its customers to third parties and resulting from the use of its vehicles, whether they are owned, rented or loaned. If these vehicles are not insured by the Group, they cannot be put into circulation. As a result, coverage of the Group's motor vehicle liability is critical for the running of its business.

4.7. Legal and arbitration proceedings

In the normal course of business, the Group becomes involved in legal, administrative or regulatory proceedings. The main disputes and proceedings that are ongoing or have developed during the preceding financial year are as follows:

- **Investigation by Leicester City Council's Trading Standards Services**

On June 23, 2017, Leicester City Council's Trading Standards Services opened an investigation into Europcar Group UK Limited for allegedly breaching Regulation 9 of the Consumer Protection from Unfair Trading Regulations 2008. In its consolidated financial statements as at December 31, 2017, the Group recorded a provision for this matter as a "Other operating income and expense". The Group assessed that the risk is still existing as at December 31, 2025. The Group continues to hold the provision as at December 31, 2025.

- **Fire in a car park in Paris: criminal proceedings and civil liability action (insurance)**

On November 12, 2014, a fire broke out in a Europcar garage located at 88, rue de la Roquette in Paris. The fire destroyed all 77 vehicles that were parked in the garage (the net loss recorded at this stage amounts to €1.1 million) and damaged the integrity of the building's structure. Various proceedings ensued in order to identify who was responsible and it is expected to take some time before the matter is fully resolved. AIG, Europcar's insurer, has confirmed that any Europcar exposure is substantively covered by insurance.

- **Litigation against GEFION regarding Charterline's vehicle insurance coverage**

Charterline Fuhrpark Service GmbH (now EMobG Services Germany GmbH) concluded coverage for its fleet with the Danish insurer Gefion in 2018. Gefion stopped honouring the damage reimbursements and terminated the contract in February 2019. Litigation ensued and EMobG Services won its case before the German Federal Court of Justice in January 2023 entitling it to recover losses that arose during the period of insurance. However, Gefion went into liquidation in 2021 and, whilst the Group is one of the larger creditors and continues to press for payment, it is likely that it will not recover in full the amount due from Gefion. In 2025, the Bankruptcy Estate refused to recognise/pay the legal costs from the German proceedings (1st and 2nd instance) as an "estate claim" (approximately €1.0 million) under the Danish Bankruptcy Act. Europcar is bringing this decision by the Bankruptcy Estate before the courts. While the case involves some litigation risk, Europcar has a strong chance of success in this matter.

- **Other provisions**

The Company is subject to other claims, (threats of) legal proceedings and investigations carried out by various authorities. With respect to these matters, the Company will bear the

related costs, including the cost of resolving these matters. A provision is recognised in the balance sheet when the Group has an obligation as a result of a past event, it is possible that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated.

4.8. Duty of Care Report

In accordance with Article L.225-102-4 French Commercial Code, the Company has prepared a Report on its Duty of Care Plan and implementation thereof, which is contained in a separate document and which is available on the Group's website.

5. Shareholding

5.1. Shareholders

No change in shareholding since last year:

	Shares	% of share capital	Voting rights	% of voting rights
GREEN MOBILITY HOLDING SA	5,007,087,758	99.83%	5,007,087,758	100%
EUROPCAR MOBILITY GROUP SA	8,552,323	0.17%	0	0%
TOTAL	5,015,640,081	100%	5,015,640,081	100%

5.2. Status of employee's shareholding in the share capital

In accordance with Article L. 225-102 of the French Commercial Code, we inform you that as of December 31, 2025 no employee holds any shares in the Company's share capital.

5.3. Share buyback program

No share buyback program is existing.

6. Corporate Sustainability Reporting Directive

The Group will be submitted to the European Union Directive 2022/2464 of December 14, 2022 related to corporate sustainability reporting (**the "Corporate Sustainability Reporting Directive" or "CSRD"**) and Delegated Regulation (EU) 2023/2772 of July 31, 2023 (ESRS) in 2026, for the Group full-year 2027 exercise.

In preparation for this directive, Europcar Mobility Group has made proactive efforts to increase its level of readiness to CSRD: by carrying out its double materiality assessment as early as 2025 and reporting in the 2025 Statement of Non-Financial Performance on the material sustainability matters identified via this assessment.

Correlation table with the Management Report

The correlation table below identifies the information contained in the Management Report drawn up by the Management Board in compliance with the Art. L 225-100 and seq. of the French Commercial Code.

Information	Management Report 2025
Situation of the Company and the Group during the past financial year	<i>Chapter 1</i>
Foreseeable evolution for the Company and the Group	<i>Chapter 2.8</i>
Important events that occurred between the date of the closing of the financial year and the date on which the report is drawn up of the Company and the Group	<i>Chapter 1.2</i>
Research and development activities of the Company and the Group	<i>Not applicable</i>
Existing branches (<i>succursales</i>)	<i>Not applicable</i>
An objective and comprehensive analysis of the development of the Company and the Group's business, results and financial position, including its debt position, in relation to the volume and complexity of the business	<i>Chapter 1, 2 and 3</i>
For an understanding of the development of the Company and the Group's business, results or position, key performance indicators of a financial nature and, where appropriate, of a non-financial nature relating to the specific activity of the company, including information relating to environmental and personnel matters	<i>Chapter 2 and 6</i>
A description of the principal risks and uncertainties facing the Company and the Group	<i>Chapter 4</i>
Where relevant to the assessment of its assets, liabilities, financial position and profit or loss, information about its objectives and policies for hedging each major class of anticipated transactions for which hedge accounting is used, and its exposure to price, credit, liquidity and cash flow risks. This information shall include the undertaking's use of financial instruments.	<i>Chapter 2 and 3</i>
Statement of employees' shareholdings in the Company's capital as of the last day of the fiscal year, and establishes the proportion of the capital represented by the shares held by the company's employees and by the employees of related companies	<i>Chapter 5.2</i>
Activity and results of the Company's subsidiaries and controlled companies	<i>Chapter 1.3.1</i>
Acquisition of significant shareholdings in companies based in France or the acquisition of control of such companies	<i>Chapter 1.3.2 + 1.3.3</i>
Disposal of shares in order to regularise cross-shareholdings	<i>Not applicable</i>
Distribution of share capital and treasury shares	<i>Chapter 5.1</i>
Non-financial performance statement + Independent third-party report (CSR Report)	<i>Chapter 6</i>
Dividend distribution over the last three fiscal years	<i>Chapter 2.5</i>
Amount of loans with a term of less than three years granted by the Company as an accessory to its main activity to micro-enterprises or "PME" (Small and Medium Enterprise) with which it has justifiable economic links if the company has an auditor	<i>Not applicable</i>
Share buy-back	<i>Chapter 5.3</i>
Elements of calculation and result of the adjustment of the bases of conversion and of the conditions of subscription or exercise of the securities giving access to the capital or of the options of subscription or purchase of shares	<i>Please refer to the Governance report</i>

Information	Management Report 2025
Financial penalties for anti-competitive practices imposed by the French Competition Authority and which the latter has ordered to be disclosed in the management report as an additional penalty	<i>Not applicable</i>
Information on Payment terms of suppliers and customers	<i>Chapter 2.7</i>
Duty of Care Plan and the report on its effective implementation	<i>Chapter 4.8</i>
Table of results for the last five fiscal years	<i>Chapter 2.4</i>
Disclosure of fees and expenditure excluded from deductible expenses for the corporate tax base	<i>Chapter 2.6</i>