

This document is an unofficial English-language translation of the response offer document cleared by the French Financial Markets Authority on January 11, 2018, provided for information purposes only. In the event of any differences and/or discrepancies between this unofficial English-language translation and the official French document, the official French document shall prevail.

SIMPLIFIED CASH TENDER OFFER FOR THE SHARES OF



ADVISED BY



INITIATED BY



RESPONSE OFFER DOCUMENT PREPARED BY EULER HERMES GROUP



Pursuant to Article L. 621-8 of the French Monetary and Financial Code (*Code monétaire et financier*) and Article 231-26 of its General Regulation, the French Financial Markets Authority (*Autorité des marchés financiers*) affixed visa no. 18-011 dated January 11, 2018 on this response offer document (*note en réponse*). This response offer document was prepared by Euler Hermes Group and its signatory is liable for its content.

The visa, as per the provisions of Article L. 621-8-1, I of the French Monetary and Financial Code, was granted after the French Financial Markets Authority verified “*whether the document is complete and understandable, and whether the information it contains are coherent.*” It entails neither an approbation of the advisability of the operation, nor the certification of the accounting and financial data presented.

IMPORTANT NOTICE

Pursuant to the provisions of Articles 231-19 and 261-1 *et seq.* of the General Regulation of the French Financial Markets Authority, the report drawn up by Finexsi, acting as independent expert (*expert indépendant*), is included in this response offer document.

This response offer document is available on the website of Euler Hermes Group (www.fr.eulerhermes.com) and on the website of the AMF (www.amf-france.org). It is made available to the public free of charge at the registered office of Euler Hermes Group (1 place des Saisons, 92048 Paris-La Défense Cedex, France) and may be obtained free of charge by any person who requests it.

In accordance with the provisions of Article 231-28 of the General Regulation of the French Financial Markets Authority, the "Other information" document relating in particular to the legal, financial and accounting information of Euler Hermes Group (*document "Autres informations"*) will be filed with the AMF and made available to the public no later than the day preceding the opening of the simplified cash tender offer. A press release will be disseminated in order to inform the public of the manner in which such document will be made available.

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1. PRESENTATION OF THE MAIN TERMS AND CONDITIONS OF THE OFFER

1.1 Description of the Offer

Pursuant to Title III of Book II, and in particular the provisions of Articles 233-1 *et seq.* of the General Regulation of the French Financial Markets Authority (the "**AMF**"), Allianz SE, a European company organized under the laws of Germany, having its registered office at Koeniginstrasse 28, 80802 Munich, Germany, registered with the Commercial Register of the local court of Munich under number HRB 164232 (the "**Offeror**"), irrevocably offers the shareholders of Euler Hermes Group, a public limited company (*société anonyme*) governed by French law having its registered office at 1 place des Saisons, 92048 Paris-La Défense Cedex, France, registered with the Trade and Companies Registry of Nanterre under number 552 040 594, and of which the shares are listed on Compartment A of the Euronext Paris regulated market under ISIN Code FR 0004254035 ("**Euler Hermes**" or the "**Company**"), to purchase all of their Company shares at a price of EUR 122 per share under the conditions described hereafter (the "**Offer**").

The Offer, which would be followed, as the case may be, by a squeeze-out procedure pursuant to the provisions of Articles L. 433-4 III of the French Monetary and Financial Code and 237-14 *et seq.* of the AMF General Regulation, will be made under the simplified procedure in accordance with Article 233-1 *et seq.* of the AMF General Regulation. The Offer will be open for a period of twenty-two trading days.

As of the date of this response offer document (the "**Response Offer Document**"), and to the knowledge of the Company, the Offeror holds, acting alone or in concert, directly or indirectly through the companies it controls, 33,253,422 shares and the same number of theoretical voting rights in the Company, representing 77.98% of the share capital and of the theoretical voting rights of the Company¹.

Pursuant to Article 231-6 of the AMF General Regulation, the Offer targets all of the existing shares of the Company not held by the Offeror (acting alone or in concert, directly or indirectly through the companies it controls), except for the treasury shares of the Company² (that the Supervisory Board decided not to tender into the offer on December 21, 2017), *i.e.*, a total maximum number of 8,769,824 shares³ representing, as of the date of this Response Offer Document, 20.57% of the share capital and theoretical voting rights of the Company⁴.

In accordance with the provisions of Article 231-13, I of the AMF General Regulation, Rothschild Martin Maurel and Société Générale, acting as presenting banks for the Offer on behalf of the Offeror (the "**Presenting Banks**"), filed the Offer and the draft offer document with the AMF on December 21, 2017. It is specified that only Société Générale guarantees the content and irrevocable nature of the commitments of the Offeror in connection with the Offer.

¹ Based on the total number of shares and theoretical voting rights (*i.e.*, voting rights calculated taking into account the voting rights attached to treasury shares, which are deprived of voting rights, pursuant to the provisions of Article 223-11 of the AMF General Regulation) of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

² As of December 31, 2017, the Company held 619,189 treasury shares.

³ Including 800 Company shares held by the company Investitori SGR S.p.a. on behalf of its clients.

⁴ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number theoretical of voting rights.

Pursuant to the provisions of Article 261-1, I, 1° and 2°, and II of the AMF General Regulation, the Supervisory Board of the Company, on November 26, 2017, by a unanimous vote of its independent members, appointed the firm Finexsi, 14 rue de Bassano, 75116 Paris, France, to act as independent expert, in order to issue an opinion regarding the financial conditions of the Offer followed, as the case may be, by a squeeze-out.

1.2 Context of the Offer

1.2.1 History of the shareholding of the Offeror in the Company

Allianz' shareholding in the Company dates back more than two decades. In 1996, Allianz acquired a controlling stake in the German credit insurer Hermes Kreditversicherungs-AG. In 1998, through the acquisition of the company Assurances Générales de France S.A. (AGF), Allianz indirectly acquired a majority stake in Euler-SFAC. The two entities merged upon the acquisition of Hermes Kreditversicherungs-AG by Euler in 2002. Since 2003, the group and its subsidiaries adopt the name Euler Hermes.

As of December 31, 2015, the Allianz group held, through Allianz Vie and Allianz France, 30,744,048 shares of the Company, representing 67.8% of the share capital and theoretical voting rights of the Company.

On May 19, 2016, Allianz Vie announced that it had completed the sale of 3,879,818 shares of the Company, representing its entire shareholding, *i.e.*, 8.56%, of the share capital of the Company, through a private placement with institutional investors via an accelerated book building process (the “**Share Placement**”). The price of the Share Placement was equal to EUR 75.94 per share.

As part of the Share Placement, the Company repurchased 2,200,000 shares representing approximately 4.9% of the share capital of the Company, at a price equal to the price of the Share Placement (the “**Repurchase**”). The Repurchase has been completed pursuant to the share buyback program approved by the general shareholders' meeting held on May 27, 2015.

Following completion of the Share Placement and the Repurchase, on May 23, 2016, the Company cancelled the 2,200,000 shares that had been repurchased, together with 500,542 treasury shares it already held, *i.e.*, 2,700,542 shares in aggregate, representing 6.33% of the share capital of the Company following the cancellation.

Following such transactions, the Allianz group's aggregate shareholding was reduced from 67.80% to 63.00% of the share capital and theoretical voting rights of the Company.

Pursuant to share purchase agreements dated November 24, 2017, Allianz Argos 14 GmbH, a wholly owned subsidiary of the Offeror, acquired (i) 3,399,258 shares of the Company (representing 7.97% of its share capital and theoretical voting rights) from funds managed by Silchester International Investors LLP, and (ii) 1,438,278 shares of the Company (representing 3.37% of its share capital and theoretical voting rights) from funds managed by Kiltarn Partners LLP⁵, *i.e.*, a total of 4,837,536 shares of the Company

⁵ The companies Silchester International Investors LLP and Kiltarn Partners LLP, acting in their capacity of investment managers of funds, have sold all the shares they held in the Company and they no longer hold any shares or voting rights of the Company (please see Section 1.1.1 of the Offeror's offer document (the “**Offer Document**”) and Section 7.3 of this Response Offer Document).

(representing 11.34% of its share capital and theoretical voting rights)⁶, for a price of 122 Euros per Company share, without any possible price supplement mechanism⁷.

On December 27, 2017, following the filing of the Offer and pursuant to article 231-38 of the AMF General Regulation, the Offeror acquired 1,550,856 shares of the Company off market for a unit price of 122 euros per share.

As a result of the completion of such transactions, the Allianz group's aggregate shareholding was increased from 63.00% to 77.98% of the share capital and theoretical voting rights of the Company⁸.

1.2.2 Company's shares and voting rights allocation

As of the date of this Response Offer Document, and to the Company's knowledge, the Company's share capital and voting rights are held as follows⁹:

Shareholders	Number of shares	% of the share capital	Number of theoretical voting rights	% of the theoretical voting rights
Allianz France ¹⁰	26,864,230	63.00%	26,864,230	63.00%
Allianz SE ¹¹	6,388,392	14.98%	6,388,392	14.98%
Investitori SGR S.p.a. ¹²	800	Non-significant	800	Non-significant
Offeror total	33,253,422	77.98%	33,253,422	77.98%
Treasury shares	619,189	1.45%	619,189	1.45%
Other	8,769,024	20.56%	8,769,024	20.56%
TOTAL	42,641,635	100%	42,641,635	100%

⁶ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

⁷ These transactions have been completed off market pursuant to instructions given by the parties to their respective brokers on November 27, 2017.

⁸ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number theoretical of voting rights.

⁹ Based on the declaration of crossing of thresholds of Allianz Argos 14 GmbH and Allianz SE dated December 27, 2017 and the declaration of the total number of shares and voting rights of the Company as of December 31, 2017.

¹⁰ Allianz France is held at 99.99% by Allianz Holding France SAS, which in turn is indirectly wholly owned by Allianz SE through Allianz Europe B.V. (please refer to Section 1.1.2 of the Offer Document).

¹¹ Pursuant to a share purchase agreement entered into between Allianz Argos 14 GmbH and Allianz SE on December 19, 2017, Allianz SE acquired on December 22, 2017 the 4,837,536 shares of the Company held by Allianz Argos 14 GmbH for a price of 122 euros per share.

¹² Investitori SGR S.p.a. is indirectly wholly owned by Allianz SE through Allianz Europe B.V. and Allianz S.p.a. (please refer to Section 1.1.2 of the Offer Document).

1.3 Main terms and conditions of the Offer

1.3.1 Terms of the Offer

As part of the Offer, which will be made under the simplified procedure in accordance with the provisions of Articles 233-1 *et seq.* of the AMF General Regulation, the Offeror irrevocably undertakes to acquire from the shareholders of the Company all of the shares of the Company targeted by the Offer that will be tendered into the Offer, at a price of 122 euros per share, during a period of twenty-two trading days.

It is specified, for the avoidance of doubt, that the Offer price covers the Company shares cum dividend and that, in the event that the ex-dividend date would be prior to the closing date of the Offer (pursuant to, as the case may be, the approval by the Company shareholders' general meeting of a dividend distribution with respect to the 2017 financial year), the Offer price would be adjusted to take into account the detachment of the coupon.

The attention of the shareholders of the Company is drawn to the fact that the Offer, which is made under the simplified procedure, will not be reopened following the publication of the final result of the Offer.

The Offer is not subject to any condition providing for a minimum number of shares to be tendered in order for it to have a positive outcome. In addition, the Offer is not subject to any authorization with regard to merger control or regulatory authorizations.

In the event that, upon completion of the Offer, the number of shares not tendered into the Offer by minority shareholders represents no more than 5% of the share capital or voting rights of the Company, the Offeror intends to request from the AMF, within three months after the closing of the Offer, pursuant to Articles L. 433-4 III of the French Monetary and Financial Code and 237-14 *et seq.* of the AMF General Regulation, the implementation of a squeeze-out (*retrait obligatoire*) procedure in order to acquire the shares of the Company not tendered into the Offer in exchange for a compensation of 122 Euros per Company share, equal to the Offer price, net of costs and fees. It is specified that, as a result of such squeeze-out procedure, the shares of the Company would be delisted from Euronext Paris.

1.3.2 Number and type of the securities covered by the Offer

As of the date of this Response Offer Document and to the Company's knowledge, the Offeror holds, acting alone or in concert, directly and indirectly through the companies it controls, 33,253,422 shares and the same number of theoretical voting rights of the Company, representing 77.98% of the share capital and theoretical voting rights of the Company¹³.

Pursuant to Article 231-6 of the AMF General Regulation, the Offer targets all of the existing shares of the Company not held by the Offeror (acting alone or in concert, directly and indirectly through the companies it controls), except for the treasury shares of the Company¹⁴ (that the Supervisory Board of the Company decided not to tender into the offer on December 21, 2017), *i.e.*, a total maximum number of

¹³ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

¹⁴ As of December 31, 2017, the Company held 619,189 treasury shares.

8,769,824 shares¹⁵ representing, as of the date of this Response Offer Document, 20.57% of the share capital and theoretical voting rights of the Company¹⁶.

As of the date of filing of this Response Offer Document, there is no other equity security or any other financial instrument or right giving access, immediately or in the future, to the share capital or the voting rights of the Company other than the Restricted Stock Units ("**RSUs**") (please see Section 7.1 of this Response Offer Document).

1.3.3 Conditions of the Offer

The procedure in relation to the tender into the Offer is described in Section 2.4 of the Offer Document.

The indicative timetable of the Offer is described in Section 2.4 of the Offer Document.

The restrictions relating to participation in the Offer and the documents relating thereto (including this Response Offer Document) are described in details in Section 2.7 of the Offer Document.

After having ensured that the Offer complies with the applicable laws and regulations, the AMF issued a clearance decision (*décision de conformité*) relating to the Offer on its website (www.amf-france.org) on January 11, 2018. This clearance decision is deemed to constitute a visa by the AMF of the Offer Document and of this Response Offer Document.

Pursuant to the provisions of Article 231-27 of the AMF General Regulation, the Response Offer Document is available on the website of the Company (www.fr.eulerhermes.com) and on the website of the AMF (www.amf-france.org). It is also made publicly available free of charge at the registered office of the Company (1 place des Saisons, 92048 Paris-La Défense Cedex, France) and may be obtained free of charge by any person who requests it.

In accordance with the provisions of Article 231-28 of the AMF General Regulation, the "Other information" document, relating in particular to the legal, financial and accounting information of the Company, will be filed with the AMF and made available to the public no later than the day prior to the opening of the Offer. It will be available on the website of the Company (www.fr.eulerhermes.com) and on the website of the AMF (www.amf-france.org). It will also be made publicly available free of charge at the registered office of the Company (1 place des Saisons, 92048 Paris-La Défense Cedex, France) and will be obtainable free of charge by any person who should make such request.

A press release will be disseminated in order to inform the public of the manner in which such information will be made available.

Prior to the opening of the Offer, the AMF and Euronext Paris will respectively publish a notice announcing the opening and the timetable of the Offer, as well as a notice setting forth the terms and the timetable of the Offer.

¹⁵ Including 800 Company shares held by the company Investitori SGR S.p.a. on behalf of its clients.

¹⁶ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

2. REASONED OPINION OF THE SUPERVISORY BOARD REGARDING THE OFFER

In accordance with the provisions of Article 231-19 of the AMF General Regulation, the Supervisory Board of the Company convened on December 21, 2017 in order to review the proposed Offer and issue a reasoned opinion regarding the merits of the Offer for the Company, its shareholders and its employees.

At the time, the Supervisory Board was made up of the following members:

- Mr. Axel Theis, Chairman of the Supervisory Board;
- Mrs. Brigitte Bovermann, Vice-Chairman of the Supervisory Board and member of the Audit, Risk and Compliance Committee and of the Nomination and Remuneration Committee;
- Mrs. Ümit Boyner, independent member of the Supervisory Board;
- Mr. Philippe Carli, independent member of the Supervisory Board and Chairman of the Audit, Risk and Compliance Committee;
- Mr. Nicolas Dufourcq, independent member of the Supervisory Board (absent but represented);
- Mr. Ramon Fernandez, independent member of the Supervisory Board and of the Nomination and Remuneration Committee;
- Mrs. Maria Garaña, independent member of the Supervisory Board;
- Mrs. Marita Kraemer, member of the Supervisory Board;
- Mr. Thomas-Bernd Quaas, independent member of the Supervisory Board and of the Audit, Risk and Compliance Committee, and Chairman of the Nomination and Remuneration Committee;
- Mr. Jacques Richier, member of the Supervisory Board.

All of the members of the Supervisory Board were present or represented.

The following reasoned opinion was unanimously adopted by the independent members of the Supervisory Board, with the other members not taking part in the vote:

“Prior to the meeting, the members of the Supervisory Board received in particular a copy of:

- *The draft offer document of Allianz SE (the "Offeror"), which in particular contains the reasons for the Offer and its terms and conditions, the intentions of the Offeror and the items serving as a basis for the assessment of the price of the Offer prepared by Rothschild Martin Maurel and Société Générale, acting as presenting banks for the Offer (the "Draft Offer Document");*
- *The draft response offer document of the Company (the "Draft Response Offer Document");*
- *The report drawn up by Finexsi, appointed as independent expert (the "Independent Expert"), regarding the financial conditions of the Offer followed, as the case may be, by a squeeze-out;*

- *The valuation report of BNP Paribas, financial advisor of the Company in the context of the Offer.*

Mr. Philippe Carli informs the members of the Supervisory Board that they have been convened, in particular, in order to review the Offer which is expected to be filed by the Offeror with the French Financial Markets Authority (Autorité des marchés financiers, the "AMF") on this day.

Mr. Philippe Carli reminds the members of the Supervisory Board that on November 24, 2017, the Offeror, through a company it controls, entered into agreements with shareholders (not part of the Allianz group) for the acquisition of 11.34% of the share capital and theoretical voting rights of the Company for a price identical to that offered to the shareholders of the Company as part of the Offer, without any earn-out or top-up (the "Blocks Acquisition"). Following the Blocks Acquisition, the Offeror holds, both directly and indirectly, 31,702,566 shares of the Company representing 74.35% of the share capital and theoretical voting rights of the Company.

Mr. Philippe Carli then reminds the members of the Supervisory Board of the main terms of the proposed Offer:

- *The Offer provides for a price of EUR 122 euros per Company share. The price offered to the minority shareholders as part of the Offer represents a premium of +20.7% over the closing price on November 24, 2017, and of +22.9%, +22.2% and +30.8% respectively, over the three, six and twelve-month volume weighted average share prices as of the same date. The Offer price exceeds the price objectives of analysts covering the Company as of the same date;*
- *The Offer covers all of the existing shares of the Company that are not held by the Offeror (directly or indirectly, alone or in concert), subject to the exceptions contained in the Draft Offer Document;*
- *The Offer is not subject to any conditions;*
- *The Offeror has announced its intention to implement a squeeze-out in the event that it comes to hold more than 95% of the share capital and voting rights of the Company following the Offer.*

Mr. Philippe Carli informs the members of the Supervisory Board that pursuant to the provisions of Article 231-19 of the AMF General Regulation, the Supervisory Board is required to issue a reasoned opinion regarding the consequences of the Offer for the Company, its shareholders and its employees.

A. The Supervisory Board acknowledges the intentions of the Offeror set forth in the Draft Offer Document and examines the consequences of the Offer for the Company.

In this regard, the Supervisory Board notes that:

- *The Offeror has always been a stable shareholder and has a thorough understanding of the business and the markets of the Company;*
- *The Offeror has supported and continues to support the Company's strategy. The Draft Offer Document states that "[s]ince Euler Hermes is already being part of the Allianz group, the Offeror does not anticipate, as a result of the Offer, any change in the industrial and financial policy and strategic orientations currently implemented by Euler Hermes, beyond ordinary course of business"; and*

- *The Draft Offer Document also states that "the Offeror does not anticipate any change in the composition of the Supervisory Board or in the composition of the management team of the Company, beyond ordinary course of business and subject to changes resulting, as the case may be, from the delisting of the shares of the Company on Euronext Paris".*

B. The Supervisory Board then examines the consequences of the Offer for the shareholders of the Company.

Mr. Philippe Carli reminds the members of the Supervisory Board that during its meeting held on November 26, 2017, the Supervisory Board, pursuant to the provisions of Articles 261-1, I, 1° and 2° of the AMF General Regulation, appointed Finexsi, represented by Mr. Olivier Péronnet, as Independent Expert, it being specified that only the independent members of the Supervisory Board took part in the vote.

Mr. Philippe Carli further reminds the members of the Supervisory Board that the mission of the Independent Expert involved drawing up a report regarding the financial conditions of the Offer and, as the case may be, of the squeeze-out, pursuant to the provisions of Articles 261-1 et seq. of the AMF General Regulation.

Mr. Philippe Carli indicates that the Independent Expert has submitted its report to the members of the Supervisory Board, and invites the Independent Expert to present the findings of its report to the Supervisory Board.

The Supervisory Board acknowledges the findings of the Independent Expert which states that the price of €122 per share offered is fair from a financial point of view in the context of the Offer and, as the case may be, the squeeze-out.

Mr. Philippe Carli then invites BNP Paribas, financial advisor of the Company in the context of the Offer, to present the findings of its valuation report which has been submitted to the members of the Supervisory Board.

C. The Supervisory Board reviews the consequences of the Offer for the employees of the Company.

In this regard, the Supervisory Board notes that the Draft Offer Document states that:

- *Since Euler Hermes is already part of the Allianz group, the Offeror does not expect, as a result of the Offer, any particular impact on the Euler Hermes group's workforce, employment policy or human resources relationships; and*
- *Allianz intends to maintain Euler Hermes' operational headquarters in France.*

D. Mr. Philippe Carli further reminds the members of the Supervisory Board that during the meeting held on November 26, 2017, the independent members of the Supervisory Board, in accordance with best governance practices, decided to set up an ad hoc committee made up of Mr. Philippe Carli (as Chairman), Mr. Thomas-Bernd Quaas and Mr. Ramon Fernandez, independent members of the Supervisory Board, and entrusted it with the task of monitoring the mission of the Independent Expert and issuing a recommendation to the Supervisory Board regarding the Offer.

Mr. Philippe Carli, as Chairman of the ad hoc committee, shares the observations of the ad hoc committee and the latter's recommendation regarding the Offer with the Supervisory Board.

Mr. Philippe Carli indicates that, prior to the meeting of the Supervisory Board held on this day, the ad hoc committee has ensured that the Independent Expert has been provided with all of the relevant information required for the completion of its mission, and that it was able to carry out its work in satisfactory conditions.

The ad hoc committee met on two occasions with the Independent Expert (on December 12 and December 20, 2017) in order to review the terms of the Offer and issue a recommendation based, in particular, on the Draft Offer Document, on the draft report of the Independent Expert and on the valuation report of BNP Paribas. The ad hoc committee took note of the remarks made by a shareholder of the Company that have been addressed by the Independent Expert in its report.

The ad hoc committee in particular notes the following:

- the Offer has been initiated by the controlling shareholder of the Company, which supports the Company's strategy and does not expect, as a result of the Offer, any particular impact on the Euler Hermes group's workforce, employment policy or human resources relationships;*
- the Offer offers liquidity to minority shareholders under conditions representing a premium of +20.7% over the closing market price on November 24, 2017, and of respectively +22.9%, +22.2% and +30.8% over the over the three, six and twelve-month volume weighted average share prices as of the same date. The price of the Offer exceeds the price objectives of analysts covering the Company; and*
- the price of the Offer has been considered as fair by the Independent Expert and is identical to the consideration paid by the Offeror for the Blocks Acquisition.*

Having concluded its work, the ad hoc committee unanimously recommends to the Supervisory Board to find that the Offer is in the interest of the Company, its shareholders and its employees, and to recommend to the shareholders of the Company that they tender their shares into the Offer.

E. The Supervisory Board takes note of the observations of the ad hoc committee and of the favorable opinion of the latter regarding the Offer as well as the findings of the Independent Expert. In addition, the Supervisory Board takes notes of the remarks made by a shareholder of the Company that have been addressed by the Independent Expert in its report.

The Supervisory Board acknowledges that:

- the Offer has been initiated by the controlling shareholder of the Company which supports the Company's strategy and does not expect, as a result of the Offer, any particular impact on Euler Hermes group's workforce, employment policy or human resources relationships;*
- the Offer offers liquidity to minority shareholders under conditions representing a premium of +20.7% over the closing market price on November 24, 2017 and of respectively +22.9%, +22.2% and +30.8% over the over the three, six and twelve-month volume weighted average share prices as of the same date. The price of the Offer exceeds the price objectives of analysts covering the Company;*

- *the price of the Offer compares favorably to the items serving as a basis for the assessment of the price of the Offer prepared by Rothschild Martin Maurel and Société Générale, acting as presenting banks;*
- *the Offeror has announced its intention to implement a squeeze-out and delist the shares of the company in the event that it should come to hold more than 95% of the share capital and voting rights of the Company following the Offer;*
- *as a result, the Offer, fully in cash, allows the minority shareholders of the Company to benefit from immediate and full liquidity under favorable price conditions.*

F. Mr. Philippe Carli informs the members of the Supervisory Board that the Supervisory Board is to decide whether the 619,189 treasury shares, representing 1.45% of the share capital and voting rights of the Company, will be tendered into the Offer.

It is stated that the tender of the treasury shares into the Offer would generate a significant capital gain that would be taxable in the hands of the Company, and would therefore have an adverse tax impact.

G. The Supervisory Board notes that the Offer aims at delisting the shares of the Company from Euronext Paris and that the acceleration clause of the RSU plans (restricted stock units) in favor of employees and members of the Board of Management of the Company (or its subsidiaries) provided for in such event should therefore apply in the context of the Offer.

Consequently, the Supervisory Board notes that subject to the implementation of a squeeze-out procedure by the Offeror and the delisting of the shares of the Company from Euronext Paris, the RSUs in the process of being vested will be immediately vested by their beneficiaries, without taking into account the remaining vesting periods, and each RSU will entitle its beneficiary to the payment of a sum of money equal to the average share price of the Company share at the time of the delisting in accordance with the terms and conditions of the RSUs.

The terms and conditions of the RSUs are described in Section 7.1 of the Draft Response Offer Document.

Following this presentation, discussions ensue.

After discussion and prior to voting, Mr. Philippe Carli reminds the members of the Supervisory Board that during the meeting held on November 26, 2017, in accordance with best governance practices and the Charter of the Members of the Supervisory Board, the non-independent members of the Supervisory Board undertook to abstain from voting on decisions relating to the Offer and the review and assessment of the Offer.

On the basis of the foregoing, the Supervisory Board, by a unanimous vote of its independent members present or represented, with its other members not taking part in the vote:

- *considers that the Offer is in the interest of the Company, of its shareholders to which it offers immediate and full liquidity under favorable price conditions, and its employees, and accordingly, issues a favorable opinion regarding the Offer and recommends to the shareholders of the Company that they tender their shares into the Offer;*
- *decides that the 619,189 treasury shares, representing 1.45% of the share capital and theoretical voting rights of the Company, will not be tendered into the Offer;*

- *approves the Draft Response Offer Document which was submitted to it, and grants full authority and power to the Chairman of the Board of Management, with the option to delegate, for the purposes of finalizing such document and filing it with the AMF;*
- *grants full authority and power to the Chairman of the Board of Management, with the option to delegate, in order to (i) sign any document relating to the Draft Response Offer Document and to prepare and file with the AMF the document entitled "Other information relating in particular to the legal, financial and accounting characteristics of the Company", (ii) sign any statements required as part of the Offer and (iii) more generally, take any necessary steps required for the successful completion of the Offer (including the dissemination of any press release required by applicable regulations)."*

3. REPORT OF THE INDEPENDENT EXPERT REGARDING THE OFFER

Pursuant to the provisions of Article 261-1, I, 1° and 2°, and II of the AMF General Regulation, the Supervisory Board of the Company, on November 26, 2017, by a unanimous vote of its independent members, appointed the firm Finexsi, 14 rue de Bassano, 75116 Paris, France, to act as independent expert, in order to issue an opinion regarding the financial terms of the Offer followed, as the case may be, by a squeeze-out.

The report drawn up by Finexsi regarding the Offer followed, as the case may be, by a squeeze-out, dated December 21, 2017, on the basis of which the Supervisory Board issued its reasoned opinion regarding the Offer, is reproduced hereafter.

(See next page)



FINEXSI

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EULER HERMES



FAIRNESS OPINION

Simplified tender offer by ALLIANZ SE for the shares of
EULER HERMES GROUP SA

21 December 2017



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ALLIANZ SE (hereinafter “ALLIANZ” or the “Offeror”) currently owns 74.35% of the share capital and voting rights of EULER HERMES GROUP SA (hereinafter “EULER HERMES” or the “Company”)¹ and is planning to acquire the remaining share capital² from minority shareholders by means of a Simplified Tender Offer (“*Offre Publique d’Achat Simplifiée*”) in cash, possibly followed by a squeeze-out (hereinafter “the Offer”), at a price of €122 per share (hereinafter “the Offer Price”).

FINEXSI EXPERT & CONSEIL FINANCIER (hereinafter “FINEXSI”) was appointed by the Supervisory Board of EULER HERMES on November 26, 2017 as Independent Expert within the framework of the proposed Offer in order to assess the fairness of the financial terms of the Offer and the possible squeeze-out in accordance with the provisions of paragraph 1³ of Article 261-1 I and Article 261-1 II of the General Regulations of the Autorité des Marchés Financiers (“AMF”) as regards the Offer and the possible squeeze-out respectively.

This report presents our work and conclusions, according to the plan announced above.

¹ Following the acquisition of 11.34% of share capital and voting rights of EULER HERMES from shareholders for €122 per share on 24 November 2017.

² Including the shares held by INVESTORI SGR S.P.A., part of the ALLIANZ group, on behalf of its clients and excluding treasury stock.

³ 1° If the target company is already controlled by the Offeror within the meaning of Article L. 233-3 of the French Commercial Code prior to the Offer being made.



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1 About the Offer

1.1 Companies concerned by the Offer

1.1.1 About the offering company

ALLIANZ SE is a European company with its registered office at 28 Königinstrasse, Munich, Germany (80802). It has share capital of €1,169,920,000. Its shares are listed on the Frankfurt Stock Exchange.

It is registered with the Commercial Register of the District Court of Munich under number HRB 164232.

ALLIANZ SE is the holding company of the ALLIANZ GROUP, Europe’s largest insurance group.

1.1.2 About the company whose shares are targeted by the Offer

EULER HERMES GROUP SA is a limited liability company (“*société anonyme*”) with a Management Board and a Supervisory Board, with share capital of €13,645,323.20, divided into 42,641,635 shares, all in the same category, admitted to trading in compartment A of EURONEXT PARIS (ISIN CODE: FR 0004254035). The company’s registered office is at 1, place des Saisons, 92048 Paris-La-Défense.

The company is registered with the Nanterre Trade and Companies Register under number 552 040 594.

Share capital and voting rights exercisable as at 30 November 2017 break down as follows:

Euler Hermes - Breakdown of share capital as at 30/11/2017

	Number of shares included in share capital and theoretical voting rights	% of share capital	Number of actual voting rights	% of actual voting rights
Allianz France	26 864 230	63,0%	26 864 230	63,9%
Allianz SE (*)	4 837 536	11,3%	4 837 536	11,5%
Investitori SGR S.p.A	800	0,0%	800	0,0%
Total Allianz Group (**)	31 702 566	74,3%	31 702 566	75,4%
Treasury stock	619 189	1,5%		0,0%
MISCELLANEOUS (other registered shareholders)	35 281	0,1%	35 281	0,1%
PUBLIC (bearer shares)	10 284 599	24,1%	10 284 599	24,5%
Total shares	42 641 635	100,0%	42 022 446	100,0%

(*) After acquisition of 4,837,536 shares by Allianz SE from Allianz Argos 14 GmbH on 22 December 2017.

(**) Allianz Vie is no longer a shareholder of the Company since it sold its entire stake in Euler Hermes on May 2016.

Source: Euler Hermes

EULER HERMES GROUP SA is the holding company of EULER HERMES, world market leader in credit insurance.



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1.2 Background and terms of the Offer

The following information concerning the reasons for the Offer are taken from the draft offer document (“*note d’information*”) of 21 December 2017 prepared by the Offeror, to which reference should be made.

1.2.1 Background and reasons for the Offer

1.2.1.1 *Recent history of the Offeror’s investment holding*

On 31 December 2015, the ALLIANZ group, via ALLIANZ VIE and ALLIANZ FRANCE, held 30,744,048 shares in EULER HERMES, representing 67.8% of the Company’s share capital and theoretical voting rights.

On 19 May 2016, ALLIANZ VIE announced that it had sold 3,879,818 shares in the Company, representing its entire stake, or 8.56% of the Company’s share capital, by means of a private placement with institutional investors at a price of €75.94 per share.

Within the framework of this placement, EULER HERMES bought back 2,200,000 of its own shares, representing around 4.9% of the Company’s share capital, and then on 23 May 2016 cancelled the 2,200,000 shares bought as well as 500,542 of its own shares already held, equal to a total of 2,700,542 shares representing 6.33% of the Company’s share capital after cancellation.

As a result of these transactions, the total stake held by the ALLIANZ group was reduced from 67.80% to 63.00% of the Company’s share capital and theoretical voting rights.

On 24 November 2017, ALLIANZ ARGOS 14 GMBH– wholly owned by ALLIANZ – signed agreements to purchase shares with two shareholders – namely SILCHESTER INTERNATIONAL INVESTORS LLP and KILTEARN PARTNERS LLP (hereinafter “SILCHESTER” and “KILTEARN”)- representing a total of 11.34% of the share capital and theoretical voting rights of EULER HERMES for €122 per EULER HERMES share, without any price or price clause. The 4,837,536 shares bought by ALLIANZ ARGOS 14 GMBH are going to be transferred to ALLIANZ SE on 22 December 2017.

As a result of these block purchases, the total stake held by the ALLIANZ group was increased from 63.00% to 74.35% of the Company’s share capital and theoretical voting rights.

1.2.1.2 *Reasons for the Offer*

“Euler Hermes is the leading global trade credit insurer and a core component of Allianz global lines business. Underwriting excellence proven through the cycle, risk analysis and integrated global structure together with a strong and experienced management team provides the basis for the pursuit of Euler Hermes’ development in trade credit insurance, bonding and selected other specialties.

Increasing ownership in Euler Hermes is therefore a logical step for Allianz to deploy capital in strategic businesses delivering solid operating performance, and to strengthen positions in core home markets and in property and casualty in particular.”

1.2.1.3 **Agreements that may have a significant impact on the appraisal of the Offer or its outcome**

The draft offer document of 21 December 2017 states:

“As of the date of filing of this draft offer document, the Offeror is not party to any agreement likely to have a significant impact on the assessment of the Offer or its outcome, and the Offeror is not aware of the existence of such agreement, except for the agreements described in Section 1.1.1 of this draft offer document.”

1.2.2 Offeror’s intentions for the next 12 months

1.2.2.1 **Strategy, business and financial policy**

“Since Euler Hermes is already being part of the Allianz group, the Offeror does not anticipate, as a result of the Offer, any change in the industrial and financial policy and strategic orientations currently implemented by Euler Hermes, beyond ordinary course of business.”

1.2.2.2 **Composition of Euler Hermes’ management bodies and executive management**

“Upon completion of the Offer, the Offeror does not anticipate any change in the composition of the Supervisory Board or in the composition of the management team of the Company, beyond ordinary course of business and subject to changes resulting, as the case may be, from the delisting of the shares of the Company on Euronext Paris.”

1.2.2.3 **Intentions concerning employment**

“Since Euler Hermes is already being part of the Allianz group, the Offeror does not expect, as a result of the Offer, any particular impact on the Euler Hermes group’s workforce, employment policy or human resources relationships. In particular, Allianz intends to maintain Euler Hermes’ operational headquarters’ location in France.”

1.2.2.4 **Dividend payout policy**

“Allianz reserves the possibility to review Euler Hermes’ dividend distribution policy upon completion of the Offer in accordance with law and the Company’s articles of association, as well as according to the Company’s distribution capacity and financing requirements.”

1.2.2.5 **Squeeze-out – Delisting**

“In the event that, upon completion of the Offer, the number of shares not tendered into the Offer by minority shareholders represents no more than 5% of the share capital or voting rights of the Company, the Offeror intends to request from the AMF, within three (3) months after the closing of the Offer, pursuant to Articles L. 433-4 III of the French Monetary and Financial Code and 237-14 et seq. of the AMF general regulations, the implementation of a squeeze-out (“retrait obligatoire”) procedure in order to acquire the shares of the Company not tendered into the Offer in exchange for a compensation of 122 Euros per Euler Hermes share, equal to the Offer price, net of costs and fees. It is specified that, as a result of such squeeze-out procedure, the shares of the Company would be delisted from Euronext Paris.”



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The Offeror also reserves the right, in the event that it would not be able to implement a squeeze-out upon completion of the Offer, to increase its shareholding in Euler Hermes and, if it comes to hold, directly or indirectly, at least 95% of the voting rights of the Company, to later file with the AMF a buy-out offer followed, in the event that the Offeror holds at least 95% of the Company's share capital and voting rights, by a squeeze-out of the shares of the Company which, as of this date, will not be held, directly or indirectly, by the Offeror, alone or in concert, in accordance with Articles 236-1 et seq. and 237-1 et seq. of the AMF general regulations. In the latter case, the squeeze-out will be subject to the review of the AMF, which shall rule on the squeeze-out's compliance in light notably of the evaluation report which the Offeror will have to provide in accordance with Article 237-2 of the AMF general regulations and of the report of the independent expert to be appointed in accordance with the provisions of Article 261-1 of the AMF general regulations.

The Offeror also reserves the right, in the event that it would not be able to implement a squeeze-out upon completion of the Offer, to request from Euronext Paris the delisting of the shares of the Company on Euronext Paris. Euronext Paris will be able to accept this request only if the conditions of such delisting comply with its market regulations.⁴

1.2.2.6 Merger intentions

“In the event that a squeeze-out could not be implemented in the conditions referred to in Section 1.2.5 above, the Offeror would examine the possibility of a merger of the Company with Allianz or with any other entity of the Allianz group and would then inform the AMF in the context of article 236-6 of the AMF general regulation relating to the potential implementation of a buy out offer.”

1.2.2.7 Synergies – Economic benefits

“Euler Hermes belonging to the Allianz group since 1998, except for the saving of listing costs that would result from the delisting of the shares of the Company from Euronext Paris in case of implementation of a squeeze-out, no synergies are expected from the Offer since the Offeror does not anticipate any change in the strategy and the operating model of Euler Hermes, beyond ordinary course of business.”

2 Statement of independence

FINEXSI EXPERT & CONSEIL FINANCIER and its partners,

- are independent within the meaning of Articles 261-1 et seq. of the AMF's General Regulations and in this respect are able to issue a statement of independence as set out in Article 261-4 of the AMF's General Regulations, and do not present any conflicts of interest as mentioned in Article 1 of AMF instruction 2006-08;
- have the human and material resources required to fulfil their assignment, as well as insurance or sufficient financial resources relative to the potential risks of this assignment.

FINEXSI EXPERT & CONSEIL FINANCIER confirms that it has no known past, present or future links to the persons concerned by the Offer and their advisors that may affect its independence and the objectiveness of its judgement within the framework of this assignment.

⁴ If the trading volume over one year is less than 0,5% of the market capitalisation, a shareholder holding at least 90% of voting rights can ask for shares to be delisted.



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3 Procedures performed

Details of the procedures performed are provided in the Appendix 1.

Our main procedures consisted of:

- Detailed familiarisation with the proposed Offer, its terms and the specific context;
- Reviewing the terms of the acquisition of share blocks prior to the Offer, in the light in particular of the principle of equal treatment of different shareholders;
- Determining and implementing a multicriteria valuation approach for EULER HERMES and reviewing the positioning of the offer price relative to the results obtained from different valuation criteria;
- Critical analysis of the appraisal report prepared by the presenting banks for the Offer (ROTHSCHILD MARTIN MAUREL (hereinafter “ROTHSCHILD”) and SOCIÉTÉ GENERALE);
- Review of the appraisal report prepared by the EULER HERMES’ advisory bank (BNP PARIBAS);
- Review of the share purchase agreements whereby ALLIANZ acquired 11.34% of the capital of Euler Hermes out of the market from SILCHESTER and KILTEARN;
- Additional procedures required in the event of the implementation of a squeeze-out by ALLIANZ;
- Review of the remarks formulated by a minority shareholder, as detailed hereafter;
- The obtention of a letter of affirmation on certain specific points, both from the Offeror and from the target company;
- Preparing a fairness opinion setting out the work done by the Independent Expert, the valuation of the EULER HERMES shares and its opinion on the fairness of the price offered within the framework of the Offer.

As part of our assignment, we have familiarised ourselves with accounting and financial information (financial statements, press releases etc.) prepared by the Company for the last few financial years.

We have performed diligence checks on the legal documentation made available to us within the strict limitations of our duties and with the sole purpose of collecting information useful to our assignment.

We considered the remarks made by a minority shareholder of EULER HERMES (hereinafter “The Minority Shareholder”), on the financial terms of the Offer. In this context, we listened to its representatives on December 13, 2017, and obtained from them a note outlining their arguments and positions of various kinds, that we took into account in our analyses. We answer to their arguments within this present report.

His main arguments are:

- Given the growth potential in Asia and the Americas, the Company should be able to sustain growth in the order of 5% over the long term. We present in §6.3.2.1 the growth forecast deemed realistic by the management over the next 3 years and in §6.3.2.3 our approach to the long-term growth used in determining the terminal value.

- Referring to historical data, a minimum RoE of 12% should, according to him, be achieved and maintained in the long term. We present in § 5.3 the analysis carried out on the combined ratio that contributes to the formation of the RoE and then present in § 6.3.2.4 the impact of a variation of margin in a range of +/- 2% on the value of the EULER HERMES share.
- The "*hidden values*" resulting from real estate gains that are not externalized in the consolidated accounts of the Company, particularly on the former headquarter rue Euler and over-reserved technical provisions, should be apprehended. Our answer concerning unrealized gains is in § 6.3.2.1 of this report. The technical provisions estimated by the Company based on actuarial calculations are reviewed by the statutory auditors, who have certified the consolidated financial statements for the last financial years without reservation.
- The Minority Shareholder notes that the solvency ratio stood at 165% in the first quarter of 2017 and considers that it can be reduced to 150% in the next few years. We present our analysis on the matter in § 6.3.2.1 and the resulting sensitivity tests in § 6.3.2.4 of this report.
- Cost reduction plans and digital transformation should contribute to a value creation "*likely significant but as yet unquantifiable value*" for the Company. We specify in § 6.3.2.1 that the plans put in place by the Company on these themes are effectively factored into the management business plan to which we refer.
- As regards the valuation approach, the Minority Shareholder refers to a single company: Hiscox to apply the Price-to-Book⁵ observed on this company to EULER HERMES. We present in § 6.3.7 our approach to peer group comparison, given that from a methodological perspective a "sample" of a single comparable is not sufficient to be considered as representative.
- He also refers to the average PER⁶ observed on companies in the Bloomberg European 500 index. To establish the terms of a relevant comparison, reference should be made to the valuations of comparable companies operating in the same sector of activity, which is not the case of the index considered. We also refer to § 6.3.7 as concerns the analysis carried out on the peers sample.

With regard to analogical valuation methods (transaction and stock market valuations), we have reviewed publicly available information on comparable companies and transactions from our financial databases.

Lastly, we have familiarised ourselves with the work done by ROTHSCHILD and SOCIÉTÉ GÉNÉRALE as presented in their "Multi-criteria valuation analysis" and summarised in the offer document. We have held a number of meetings with their representatives in relation to this.

A quality review was performed by Olivier COURAU, Partner, who was not involved in this case.

⁵ Price-to-Book Value: Market Capitalization / Equity (part of Group).

⁶ Price earning ratio : Market Capitalization / Net result.



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4 Limits

To fulfil our assignment, we have used the public documents and information provided to us by EULER HERMES and its advisors, as well as by ROTHSCHILD and SOCIÉTÉ GÉNÉRALE as the banks presenting the Offer. These documents were considered to be accurate and exhaustive and were not subject to any particular verifications. We did not seek to validate the historic and forward-looking data used, having checked only the plausibility and the consistency of this information, and which was only collected for the strict purposes of our assignment. Our role was not to perform an audit of the financial statements, contracts, litigation and any other documents provided to us.

5 About EULER HERMES

5.1 History of EULER HERMES

EULER HERMES is the world’s largest credit insurance group, with operations in over 50 countries. The group was formed from the merger between EULER SFAC in France and HERMES KREDITVERSICHERUNGS-AG (“HERMES”) in Germany.

Following the 1929 financial crisis and the collapse of FRANKFURTER ALLGEMEINE VERSICHERUNGS AG, HERMES – a German credit insurance company founded in 1917 – became the only German insurance company present in the sectors of cargo insurance, insurance for payments in instalments and export credit insurance.

Société Française d’Assurance Crédit (SFAC) was founded in 1927 by a number of insurance companies, including ASSURANCES GÉNÉRALES, which later became AGF. SFAC developed its international presence by means of acquisitions and became EULER in 1997.

ALLIANZ became majority shareholder of HERMES in 1997. In 1998, the company also became shareholder of AGF, which is a shareholder of EULER.

On 27 April 2000, EULER was admitted to trading on the Premier Marché of EURONEXT PARIS. In 2002, ALLIANZ and AGF merged their respective credit insurance subsidiaries, with the acquisition of HERMES by EULER. In 2003, the newly formed group and all of its subsidiaries adopted the name EULER HERMES.

EULER HERMES developed its international presence, primarily with the help of partnerships and joint ventures, and clarified its governance structure in 2009 with a new, more integrated structure with the help of the “One Euler Hermes” project.

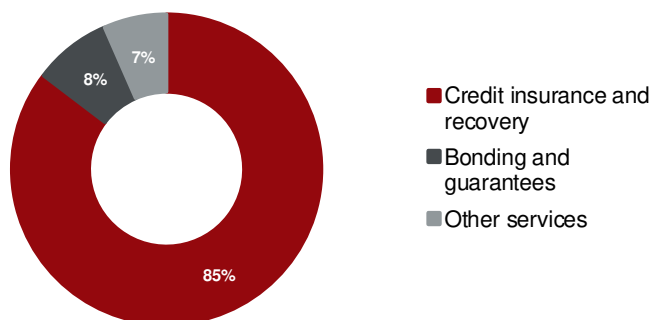
In 2011, EULER HERMES combined 12 of its subsidiaries within a single insurance company, EULER HERMES EUROPE SA, based in Brussels. In 2014, EULER HERMES GERMANY and EULER HERMES FRANCE merged to form a company under Belgian law, EULER HERMES SA (formerly EULER HERMES EUROPE SA).

5.2 EULER HERMES'S ACTIVITIES

The group's activities are organised around three main business lines:

- **Credit insurance and recovery (€2,193.8m or 85.4% of 2016 revenues):** these insurance products and services allow for the management of commercial and political risks that are outside the control of a company. Credit insurance protects companies against the risk of non-payment of their debts in the case of credit transactions. The group also offers its clients services for the recovery of unpaid debts.
- **Bonding and guarantees (€207.9m or 8.1% of 2016 revenues):** guarantees cover the beneficiary with regard to third parties for several types of risk, ensuring that the contracting party will fulfil their obligations under an agreement (or the insured party against failure to carry out the commitment).
- **Other services (€168.2m or 6.5% of 2016 revenues):**
 - Fraud insurance: covers financial losses caused by fraudulent acts by employees, temporary staff or external service providers. This tool can also be used to insure companies against specific risks such as losses relating to the divulging of professional secrets, contractual compensation or losses caused by the intrusion of third parties into clients' IT systems.
 - Reinsurance: via its reinsurance subsidiary EULER HERMES REINSURANCE AG (EH RE), the group offers reinsurance services to its clients, some ALLIANZ entities and some of its subsidiaries in which it does not hold a majority stake.

Euler Hermes - 2016 revenues by activity



Source: Euler Hermes 2016 Registration Document

In 2016, the group generated more than two-thirds of its revenues in Europe, a region characterised by low claims rates as well as severe pressure on prices due to a very competitive market.



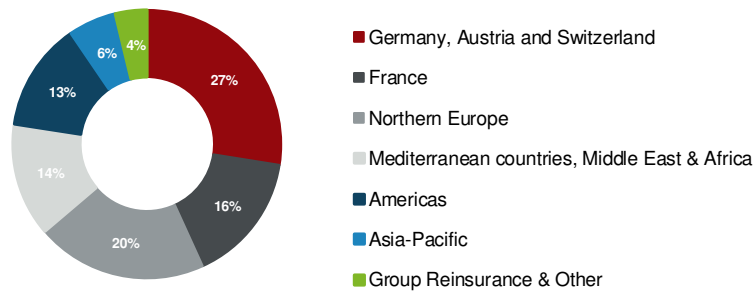
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The Group also undertakes targeted initiatives depending on the region and long-term growth opportunities by means of strategic distribution partnerships:

- creation of the Solunion joint venture with MAPFRE for expansion in Spain and Latin America;
- formation of a worldwide distribution partnership with HSBC;
- distribution joint venture with CHINA PACIFIC PROPERTY INSURANCE COMPANY (CPPIC), allowing for an improved response to the needs of Chinese and foreign businesses and business owners.

It should be noted that on 1 July 2017, the group acquired the remaining 33% of German export credit agency operations from PwC GmbH and 100% of German untied loan guarantee operations. The contractual purchase price of €70.2m was recognised under intangible assets. There have not been and there are no plans for other major acquisitions according to the information brought to our attention.

Euler Hermes - 2016 revenues by region



Source : Euler Hermes 2016 Registration Document

The group has a diversified client portfolio. The sectors to which EULER HERMES is most exposed are retail (14.1%), food manufacturing (12.0%) and construction (11.7%).

At the end of 2016, the group had a total of 5,899 employees and operations in over 50 countries.

5.3 Summary financial information

The consolidated financial statements for the last four years have been certified by EULER HERMES' statutory auditors, KPMG and EXCO PARIS ACE.

EULER HERMES' income statements for the last four years are summarised below:

Euler Hermes - Consolidated income statement

€m		31/12/2013	31/12/2014	31/12/2015	31/12/2016	30/09/2017 (9 months)
Earned premiums		2 079	2 126	2 205	2 170	1 628
Service revenues		407	401	433	400	301
Consolidated turnover		2 486	2 527	2 638	2 570	1 929
Net investment income		86	85	116	75	76
Other ordinary operating income		22	24	19	18	14
Insurance services expenses		(1 047)	(999)	(1 148)	(1 088)	(795)
Net outwards reinsurance income or expenses		(102)	(145)	(100)	(117)	(95)
Contract acquisition expenses		(427)	(453)	(478)	(475)	(355)
Administration & other expenses		(587)	(603)	(629)	(606)	(462)
Current operating income		431	436	418	377	312
	<i>% of turnover</i>	<i>17,4%</i>	<i>17,3%</i>	<i>15,8%</i>	<i>14,7%</i>	<i>16,2%</i>
Other operating income and expense		27	(23)	(0)	(3)	(17)
Operating income		459	413	417	373	295
	<i>% of turnover</i>	<i>18,4%</i>	<i>16,3%</i>	<i>15,8%</i>	<i>14,5%</i>	<i>15,3%</i>
Consolidated net income, Group share		314	302	302	287	228
	<i>% of turnover</i>	<i>12,6%</i>	<i>12,0%</i>	<i>11,5%</i>	<i>11,2%</i>	<i>11,8%</i>
Net technical result		345	351	301	302	237
Net claims ratio ⁽¹⁾	[A]	50,5%	48,8%	53,3%	52,2%	51,8%
Net cost ratio ⁽²⁾	[B]	24,8%	26,6%	26,8%	27,6%	27,1%
Net combined ratio	[A]+[B]	75,3%	75,4%	80,1%	79,8%	78,9%
ROE ⁽³⁾		12,7%	11,7%	11,1%	10,9%	

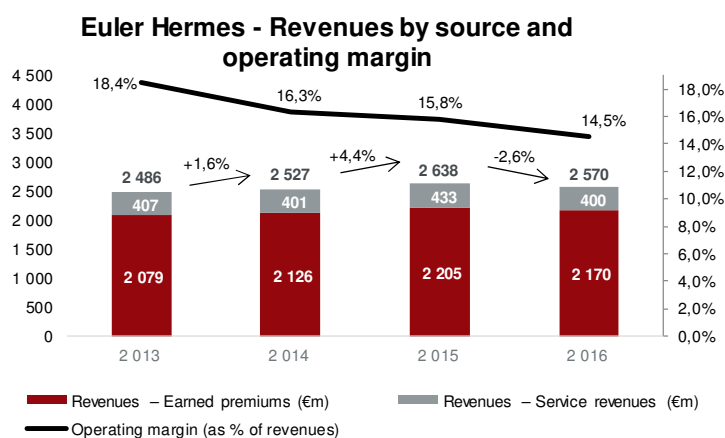
⁽¹⁾ Net claim costs (gross claim costs less claims ceded to reinsurance) divided by premiums earned net of premiums ceded to reinsurance.

⁽²⁾ Sum of contract acquisition expenses, administration expenses, other underwriting income and expenses minus premium-related revenues and reinsurance commission fees relative to earned premiums after deduction of rebates granted to policyholders.

⁽³⁾ Net income, Group share divided by equity (excluding minority interests)

Source: Euler Hermes 2013 to 2016 Registration Documents and Euler Hermes Quarterly Financial Information to 30 September 2017

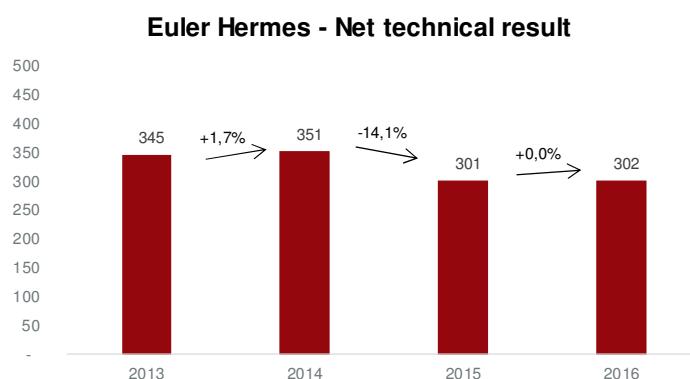
The development over four years of its sources of revenue (insurance premiums earned and premium-related revenues) and total operating margin⁷ generated are shown in the chart below:



Revenue growth between 2013 and 2015 was driven primarily by international expansion (particularly in the United States and emerging markets). In 2016, revenues fell by 2.6% due to the reduction of current limits in emerging countries, unfavourable exchange rates and the sale of joint venture BÜRGEL in early 2016⁸, which represented premium-related revenues of €39.1m in 2015.

Revenues to 30 September 2017 were up 0.4% relative to revenues for the third quarter of 2016 (at constant scope and at constant exchange rates) due to a strong third quarter, benefiting in particular from the first signs of recovery in the credit insurance sector in terms of volume of premiums

Net technical result⁹ decreased by €44m between 2013 (€345m) and 2016 (€302m), reaching a peak of €351m in 2014 and a low of €301m in 2015. The decline in this indicator between 2014 and 2015 of 14.1% was due to the 14.2% increase in net claims costs. During the period to 30 September 2017, the net technical result was €237m (vs. €227m to 30 September 2016).



⁷ Operating income/consolidated revenue.

⁸ The sale to Italian group CRIF was finalised on 26 February 2016. The amount of the sale net of cash transferred was €34.4m and the capital gain net of tax was €22.4m.

⁹ Current operating income before investment income net of charges.



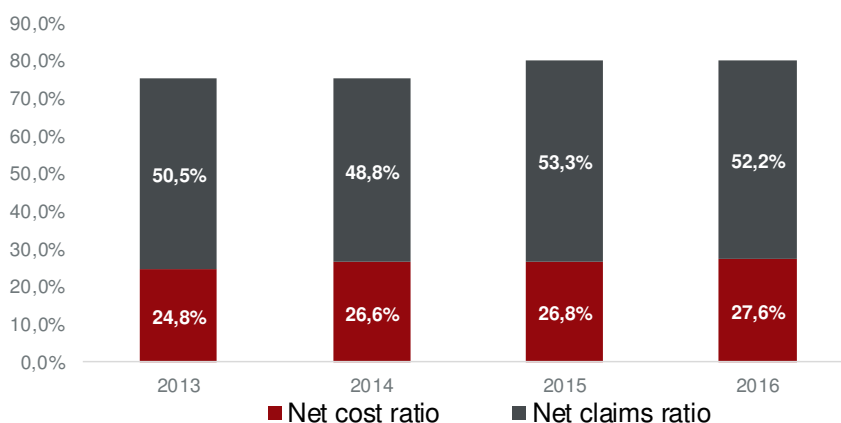
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EULER HERMES’ net combined ratio – corresponding to the sum of the net costs ratio and the net claims ratio – has been between 75.3% and 80.1% for the last four years, attesting to a strong operating performance (control and correct pricing of risks insured and management costs) compared with the non-life insurance sector, for which the average ratio for the same period was around 93% (85% for COFACE and 90% for GRUPO CATALANA OCCIDENTE, its main rivals in the credit insurance sector)¹⁰. In 2016, the net combined ratio was 79.8% (vs 80.1% in 2015) and at 30 September 2017 it was 78.9%.

As we will mention below, the activity is cyclical depending in particular on the general economic environment. In this context, the net combined ratio has been in a range of 67.9% to 104.7% over the last 10 years, with an average of 79.4%.

In 2016, EULER HERMES launched a number of initiatives to optimise its costs, including “Alchemy” and “One Finance”, intended to streamline back office activities in Northern Europe and the Group’s accounting and financial procedures, as well as a three-year transformation programme (“Accelerate”) focusing on client priority, digitisation and technical excellence, in order to be in a position to take on future challenges.

Euler Hermes - Net combined ratio



Source: Euler Hermes 2013-2016 Registration Documents

The average net claims ratio¹¹ for the last four years is 51.2% thanks to good risk selection and pricing.

This ratio, which results directly from premiums received and claim costs, depends largely on occurrences of defaults and therefore the economic cycle, and as such is highly cyclical in nature.

In 2016, the ratio decreased by 1.1 points thanks to a low claims rate relative to 2015, partially offset by lower net releases from previous years. At 30 September 2017, the net claims ratio was 51.8%, down 0.9 points relative to 30 September 2016. Claims are at an historically low level and continuing to improve particularly in emerging markets¹².

¹⁰ Capital IQ and FINEXSI analysis.

¹¹ Net claim costs (gross claim costs less claims ceded to reinsurance) divided by premiums earned net of premiums ceded to reinsurance.

¹² Euler Hermes (7 November 2017), “Financial Analysts’ Call – 9M 2017 Financial Results”.



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The net cost ratio¹³ increased slightly over a period of four years due to higher staff costs and brokerage fees. In 2016, the ratio was 27.6%, 1.4 points higher than in 2015. At 30 September 2017, the net cost ratio was 27.1%, with savings resulting from efforts to improve productivity used to finance the group's digital initiatives.

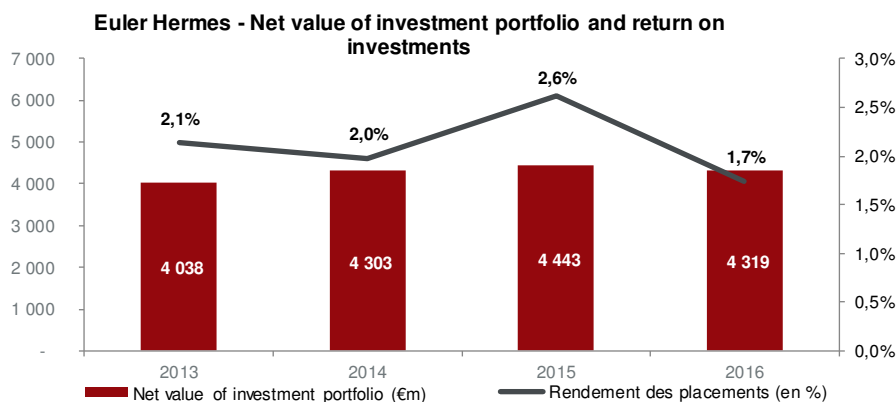
Euler Hermes - 10-year combined ratio

	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	Average 2007-2016
Cost ratio	19,9%	19,1%	22,6%	26,5%	24,8%	22,9%	24,8%	26,6%	26,8%	27,6%	24,2%
Claims ratio	48,1%	78,1%	82,1%	42,1%	45,1%	51,7%	50,5%	48,8%	53,3%	52,2%	55,2%
Net combined ratio after reinsurance	67,9%	97,2%	104,7%	68,6%	69,9%	74,6%	75,3%	75,4%	80,1%	79,8%	79,4%

Source: Euler Hermes 2011 and 2016 Registration Documents

Over the period from 2007 to 2016, covering an entire economic cycle, the average net combined ratio was 79.4%.

Return on investments¹⁴ stands at around 2.1% for the last four years, with a minimum of 1.7% in 2016, against the backdrop of interest rates at an all-time low. The decline in returns between 2005 and 2016 was also due to the recomposition of the portfolio made necessary by Solvency II¹⁵: the group has invested in more secure assets that present lower returns.



Source: Euler Hermes 2013-2016 Registration Documents

The capital gains realized on the investment portfolio are included in the return on instruments indicated above. In general, the realization of capital gains can contribute to the stability of the result, in case of deterioration of the combined ratio. Return on equity (ROE)¹⁶ was 12.7% in 2013 and 10.9% in 2016 (down -1.8 points between 2013 and 2016). It should be noted that ROE ratios for 2013 to 2015 were achieved in a pre-Solvency II environment (see below). Therefore, they are not comparable because they do not take into account the current capital constraints.

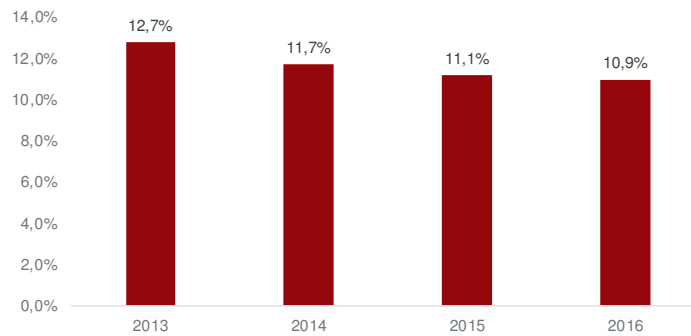
¹³ Sum of contract acquisition expenses, administration expenses, other underwriting income and expenses minus premium-related revenues and reinsurance commission fees relative to earned premiums after deduction of rebates granted to policyholders.

¹⁴ Investment income net of costs divided by the net value of the investment portfolio (insurance business investments + investments accounted for by the equity method + net cash).

¹⁵ Cf. § « Regulatory environment » on section 5.4.

¹⁶ Net income, Group share divided by equity (excluding minority interests).

Euler Hermes - ROE



Source: Euler Hermes 2013-2016 Registration Documents

Exceptional growth in net income of 5% is expected at the end of 2017 due to the French Constitutional Court's decision of 6 October 2017 to invalidate the principle of the 3% contribution on dividends paid, which implies that the tax authorities will repay amounts unduly received.

EULER HERMES' consolidated balance sheet for the last five years is as follows:

Euler Hermes – Consolidated balance sheet

€m	31/12/2013	31/12/2014	31/12/2015	31/12/2016	30/09/2017
Intangible assets	188	221	234	234	313
Total investments	4 474	4 753	4 969	4 682	4 760
<i>Insurance business investments</i>	3 750	3 989	4 113	3 881	3 946
<i>Investments accounted for under the equity method</i>	194	199	193	202	201
<i>Share of assignees and reinsurers in technical reserves and financial liabilities</i>	530	564	663	599	613
Other assets	1 098	1 053	1 049	1 139	1 157
Cash	302	333	345	450	319
TOTAL ASSETS	6 063	6 360	6 597	6 506	6 549
Total shareholders' equity	2 528	2 643	2 777	2 673	2 670
Provisions for risks and charges	310	384	365	437	437
Borrowings	262	284	252	254	257
Liabilities related to contracts	2 029	2 177	2 388	2 356	2 375
Other liabilities	933	872	815	786	810
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	6 063	6 360	6 597	6 506	6 549
<i>Dividend per share for the year in € (a)</i>	4,20	4,40	4,68	4,68	
<i>EPS in € (b)</i>	7,12	6,86	6,85	6,70	
Dividend payout rate (a) / (b)	59%	64%	68%	70%	
Eligible capital			2 537	2 348	
Solvency capital requirement			1 466	1 414	
Solvency II ratio			173,1%	166,1%	

Source: Euler Hermes 2013 to 2016 Registration Documents and Euler Hermes Quarterly Financial Information to 30 September 2017

Insurance business investments concern primarily:

- financial investments comprising bonds available for sale (approx. 79%), shares available for sale (approx. 8%), loans, deposits and other financial investments (approx. 13%).
- investment property representing a net carrying amount of €76.7m as at 31 December 2016, which includes in particular the group's former head office on Rue Euler, 60% owned via the EULER HERMES REAL ESTATE fund (OPCI).



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At 31 December 2016, the underlying capital gain on the entire portfolio amounted to around €250m, about half of which related to property¹⁷.

EULER HERMES was rated AA- by ratings agency STANDARD & POOR'S, which upgraded its rating to AA on 1 December 2017 after the Offer was announced¹⁸.

The group has maintained an average dividend payout rate of 65% for the last five years, within the range of 60% of 70% stated by the group.

The transition from accounting capital to eligible capital within the meaning of Solvency II is shown below:

Euler Hermes - Eligible capital

(m€)	31/12/2016
Shareholders' equity, Group share	2 622
Cancellation of intangible assets	(211)
Other deductions (non-S II subsidiaries)	(24)
Market value of certain investments	90
Technical reserves and other future profits	169
Risk margin	(74)
Deferred tax	(28)
Expected dividend	(197)
Eligible capital Q4 2016	2 348

Source: Euler Hermes 2016 Registration Document

The main adjustments to accounting capital to calculate regulatory capital as at 31 December 2016, representing an amount of €274m, correspond to:

- deductions of intangible assets and expected dividends;
- and revaluations of investments (assets), including in particular unrealized capital gains on investment properties, and technical provisions (liabilities).

The group's target solvency ratio is 160%, with an optimal range of 140% to 170% according to management¹⁹. End of 2016, the ratio was 166.1% (vs. 173.1% by the end of 2015, before the share buyback of mid-2016). Note that the solvency ratio is calculated using the internal method for estimating capital requirements under Solvency II. This internal model was validated by the supervisory authorities in Belgium in 2015. This allows for the calculation of an estimate of capital required that is more in keeping with the group's risk profile and a considerably improved ratio relative to the standard calculation, which should be taken into account in assessing the target set of 160%, and for comparison with companies using the standard model to calculate the ratio.

¹⁷ The fair value of investment property as stated in the 2016 registration document concerns 100% of the value of the building on Rue Euler and therefore includes the share relating to minorities.

¹⁸ Euler Hermes (2017), “Rating” <http://www.eulerhermes.us/finance/Pages/rating.aspx>.

¹⁹ 2016 annual report, p.127.

5.4 Market and outlook

The insurance sector is divided into two main segments:

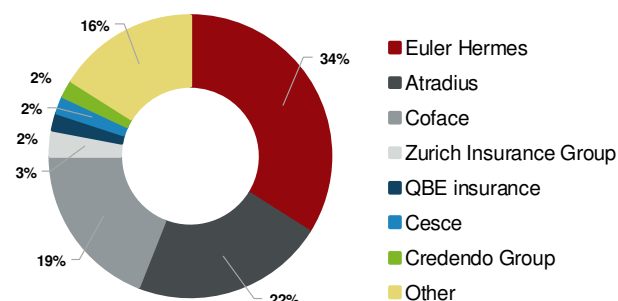
- Life insurance, which concerns the insurance of persons in the case of survival and in the event of death;
- Non-life insurance, which includes all other kinds of insurance: property and casualty insurance (P&C), health insurance, travel and personal accident. Credit insurance comes under the category of P&C.

Credit insurance covers manufacturers, merchants and suppliers of services against the risk of non-payment by buyers (national and exports) of services or products sold on credit. This financial tool covers in particular payment default by the buyer of a contractual debt due to a situation of insolvency, or non-payment of the debt within the required time frame (protracted default).

Credit insurance can also cover the risk of non-payment due to events or circumstances that are outside the control of the buyer. This concerns political or country risks, such as situations of war, public disorder or actions by the government of the buyer's country that prevent the payment of debts or carrying out transactions.

The global credit insurance market is concentrated, with three world market leaders that control 75% of the market: EULER HERMES, ATRADIUS (subsidiary of GRUPO CATALANA OCCIDENTE) and COFACE, which limits in particular opportunities for growth through acquisitions.

Credit insurance: 2016 competitive position



Source: Euler Hermes 2016 Registration Document

EULER HERMES is undisputed market leader with 34% market share in 2016, in a market worth an estimated of approximately €6 billion in terms of insurance premiums²⁰.

The credit insurance market is most developed in Europe²¹. However, use of credit insurance is developing gradually in other markets, particularly in emerging markets such as Asia-Pacific, which has seen the strongest growth²².

²⁰ Source: ICISA.

²¹ BPI (28 September 2015), "Credit Insurance".

²² *Ibid.*



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The performance of the credit insurance sector reflects economic cycles. Economic and financial crises result in higher default rates by companies and lower trade receivables due to contraction in trade, which directly impacts the operating performance of credit insurers. Furthermore, changes in interest rates also have a direct impact on insurers’ financial results.

However, as regards credit insurance, this impact is more limited than for conventional P&C insurance as claims are settled more rapidly, which limits the amount of financial assets accepted as cover for technical provisions.

In addition, economic cycles also put pressure on prices, as despite the market being concentrated, credit insurers are price takers. Credit insurance companies need to adjust prices according to the quantity of claims and clients’ risk perception, which vary depending on economic conditions. Lastly, credit insurers depend to a large extent on insurance brokers for the distribution of their products, which also creates competition between insurers, with brokers looking for the best prices and terms for their clients²³.

The slowdown in worldwide growth and increased competition between the various operators resulted in a decline in the worldwide credit insurance market of 3.4% in 2016 relative to 2015. Against this backdrop, the various operators have entered into fierce price competition, which has impacted their revenue trends and resulted in restructuring plans being implemented.

In 2017, the uncertain economic climate and increased country risk will continue to encourage protectionist policies and local instabilities, and result in companies looking to secure their growth even more. The growth drivers for the industry are launches of new products and the confirmed shift towards digitisation.

Real global GDP growth is estimated at 3.5% for 2017, rising to 3.75% for 2018 and then slowing down gently to 3.6% in 2019²⁴. This positive trend can also be seen in international trade, which has been picking up since the second half of 2016 with real growth of 4.8% following a period of severe slowdown, with real growth rates of 2.7% in 2015 and 2.6% in 2016²⁵. This is due to a gradual upturn in Europe – a relatively intensive region in terms of trade volumes in the global economy – and growth in trade in Asia, particularly e-commerce. Furthermore, globally low inflation – particularly in developed economies – is gradually beginning to increase at a moderate pace. In 2017, global inflation is estimated at 1.9% (vs. 1.1% in 2016)²⁶.

²³ BPI (28 September 2015), “Credit Insurance”.

²⁴ OECD Economic Outlook, Volume 2017.

²⁵ *Ibid.*

²⁶ *Ibid.*



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These first signs of economic recovery constitute a growth driver for the insurance industry, particularly global P&C, which should see growth in premiums earned of +2.5% in 2017 and 2018 in real terms²⁷. Against the backdrop of a gradual upturn in the global economy, the credit insurance market was characterised in 2015 and 2016 by a fall in the number of claims and a downward trend in the number of insolvencies²⁸. In France, for example, business failures decreased by an extraordinary amount, and are now at their lowest level in 20 years (fewer than 13,000 cumulative insolvencies in the second quarter of 2017)²⁹. However, it should be noted that even though there is a downward trend in the number of insolvencies in Europe in particular, there is an ongoing and generalised rise in insolvencies in Latin America, Africa, Asia-Pacific and North America³⁰.

Regulatory environment

Companies in the insurance sector operate in a particularly regulated environment with constraints that have been reinforced since the 2008 financial crisis. Each country has developed regulatory frameworks at regional, national or international level that aim to control the risks specific to the insurance market.

In Europe, regulatory reform has been introduced under the name of Solvency II. The aim of this reform is to improve insurers' solvency by increasing their ability to respect their long-term commitments to their customers³¹. This new regulatory framework, which follows Solvency I in the 1970s, has been applicable since 1 January 2016³².

Solvency II is based on three pillars³³:

- Pillar I (quantitative requirements): reinforcing capital requirements. Two capital requirements are defined:
 - o minimum capital requirement (MCR);
 - o solvency capital requirement (SCR), which can be calculated using a standard formula or an internal model³⁴;
- Pillar II (qualitative requirements): reinforcement of internal control and supervisory requirements by the authorities;
- Pillar III (market discipline): harmonisation of data and communications with the financial markets and policyholders.

²⁷ Munich RE (2017), “Insurance Market Outlook for 2017/2018”.

²⁸ Euler Hermes Registration Document (2016), p.131.

²⁹ Les Echos (10 July 2017), “Business failures at their lowest in 20 years”.

³⁰ Euler Hermes Registration Document (2016), p.130.

³¹ Xerfi (June 2017), “Insurers in France”, p.61.

³² The introduction of Solvency II was anticipated by the majority of insurance companies during the early 2010s, a period when calibrations changed.

³³ Xerfi (June 2017), “Insurers in France”, p.61.

³⁴ Banque de France, “Solvency II”, <https://acpr.banque-france.fr/europe-et-international/assurances/reglementation-europeenne/solvabilite-ii>.



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The quantitative requirements of Pillar I have a significant impact on the activities of insurance companies as a whole, as well as on those of EULER HERMES:

1. The reinforcement of regulatory capital requirements results in a higher need for capital for the same level of business activity, which automatically results in a decline in ROE for insurance companies;
2. Capital requirements depend on the quality of assets held by insurance companies. Due to more stringent requirements in the case of higher risk investments, they have been prompted to concentrate their assets into safer investments (government bonds and, to a lesser extent, property) and turn away from riskier assets (equities, corporate bonds etc.). This phenomenon of securing assets has automatically resulted in lower returns on investments, as well as returns on capital gains.

EULER HERMES was the first credit insurer to have its internal model validated by the supervisory authority (Banque Nationale de Belgique) in November 2015. The implementation of the internal model developed by EULER HERMES enables it to take account of the specific characteristics of the credit insurance market, which could not have been correctly assessed with the use of a standard formula. In other words, this internal procedure gives EULER HERMES greater flexibility in determining the regulatory capital mostly adapted to the risks actually incurred by the society, than the standard model.



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5.5 SWOT analysis

In this context, the strengths and weaknesses of EULER HERMES, as well as the opportunities and threats it faces in its markets, can be summarised in the following chart:





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6 Valuation of EULER HERMES shares

In accordance with the provisions of Article 262-1 of the AMF’s General Regulations, we have performed our own multi-criteria valuation of EULER HERMES as set out below.

6.1 Valuation methods not used

In the course of our work, we ruled out the following valuation methods:

6.1.1 Consolidated net asset value

Net asset value is generally not considered to be representative of the intrinsic value of a company. It does not factor in the outlook in terms of growth and profitability, or any capital gains on assets.

By way of information, EULER HERMES’ consolidated net asset value as at 30 September 2017 was €2,618,792k, with 42,022,446 shares outstanding (excluding treasury shares), equal to €62.3 per share.

The draft offer document further specifies: “*as of the date hereof, no substantial change by the end of 2017 is expected in the IFRS book value of Euler Hermes.*”

However, as this is a regulatory activity that has to meet requirements in terms of regulatory capital, we shall review the capital multiples of comparable listed companies, as developed below.

6.1.2 Revalued net asset value

The revalued net asset value method consists of correcting the net asset value of unrealised capital gains or losses identified as assets, liabilities or off-balance sheet. This method is frequently used to value companies in certain sectors, such as holding companies and real estate investment companies, and is particularly well suited to companies whose main assets have a value on a market independently and for which acquisitions and disposals constitute their operating process, which is not the case for EULER HERMES.

6.1.3 Discounted cash flow

This method consists of determining the intrinsic value of a company by discounting operating cash flow from its business plan at a rate reflecting the rate of return that the market would require of the company, taking account of an exit value at the end of the plan.

This approach does not take account of the regulatory requirements to which the company is subject and therefore cannot be used. Furthermore, this method would be redundant with the dividend discount method as explained below and which takes into account the regulatory constraints, and therefore more suited to valuing insurance companies.



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6.2 Valuation methods used

We adopted a multi-criteria approach, which includes primarily the following references and valuation methods:

- The dividend discount method (“DDM”);
- Recent Transactions in EULER HERMES shares;
- Analysis of the EULER HERMES share price;
- Analysts’ Target prices;

Secondarily, we shall also look at:

- Analogical approaches based on trading multiples observed on comparable listed companies:
 - o net earnings multiples (P/E³⁵)
 - o equity multiples adjusted by profitability (P/BV³⁶ according to ROE³⁷) for comparable listed companies:
- The analogical approach based on multiples of transactions concerning comparable companies.

These methods are detailed below.

6.2.1 DDM (Dividend Discount Method) - primary method

This method, adapted to regulated activities subject to regulatory capital requirements, as is the case for insurance companies, consists of assessing the Company’s equity value by means of discounting dividends available for its shareholders, defined as the capital surplus relative to regulatory requirements.

6.2.2 Recent transactions in the Company’s share capital - primary method

This method consists of valuing a company in reference to major recent transactions concerning its share capital (excluding analysis of share prices, which constitutes a separate valuation criterion looked at further on).

ALLIANZ acquired 11.34% of the share capital of EULER HERMES from two minority shareholders prior to the Offer, on 24 November 2017. We have therefore used this as a primary reference.

³⁵ Price Earnings: Market capitalisation / Net income.

³⁶ Price-to-Book Value: Closing share price / Equity, Group share, related to one share.

³⁷ Return on Equity: Net income / Equity, Group share.

6.2.3 Share price – primary method

The share price is an instrument for measuring the price of the company’s freely tradable shares subject to sufficient free float and liquidity.

The EULER HERMES shares are listed in compartment A of Euronext Paris (ISIN CODE: FR 0004254035).

On the basis of information taken from the table shown in paragraph 1.1.2, free float prior to the Offer was 35.5%, excluding treasury shares.

On the basis of the last share price before the Offer was announced, i.e. that of 24 November 2017, volume-weighted average prices (hereinafter referred to as “VWAP”), trading volumes³⁸ and resulting turnover rates were as follows over a 24-month period:

Euler Hermes Group SA - Share price analysis

	Share price (€)	Average trading volume ('000 units)	Total trading volume ('000 units)	Average share capital traded (€'000)	Total average share capital (€'000)	% of share capital ⁽¹⁾		% of free float ⁽²⁾	
						Trading volume	Capital turnover	Trading volume	Free float turnover
Spot price (24/11/2017)	101,05	8	8	837	837	0,02 %	0,02 %	0,05 %	0,05 %
1-month VWAP	99,26	14	307	1 386	30 494	0,03 %	0,73 %	0,09 %	2,03 %
60-day VWAP	99,28	13	765	1 266	75 941	0,03 %	1,82 %	0,08 %	5,06 %
3-month VWAP	99,28	13	819	1 250	81 270	0,03 %	1,95 %	0,08 %	5,42 %
6-month VWAP	99,87	17	2 255	1 719	225 194	0,04 %	5,37 %	0,11 %	14,93 %
12-month VWAP	93,38	17	4 257	1 553	397 490	0,04 %	10,13 %	0,11 %	28,18 %
24-month VWAP	84,74	19	9 572	1 578	811 120	0,04 %	22,78 %	0,12 %	62,61 %

(1): Calculated on the basis of the number of shares outstanding provided by Capital IQ.

(2): Calculated on the basis of free float provided by Capital IQ.

Source: Capital IQ and Finexsi analysis.

Over the last 12 months (prior to 24 November 2017), the volume of EULER HERMES shares traded was 4,257 thousand shares, equal to around 17 thousand shares per trading day. Over the same period, the free float turnover rate was 28.18%. On the basis of this volume, it would take 1,264 days to obtain a capital turnover rate of 50%, and 454 days to achieve a free float turnover rate of 50%.

Over an observation period of 24 months, the trading volume of shares rose to 9,572 thousand (representing around 19 thousand shares per trading day) and the free float turnover rate was 62.61%. On this basis, it would take 1,128 days to obtain a capital turnover rate of 50%, and 406 days to achieve a free float turnover rate of 50%.

Even though the stock presents low liquidity and a limited free float turnover rate, the share price constitutes an important benchmark for minority shareholders within the framework of a public offer followed, as the case maybe, by a squeeze-out. For this reason, we have used this as a primary method.

³⁸ Trading volumes on Euronext, as reported on Capital IQ.



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6.2.4 Analysts' target prices – primary method

This method consists of determining the value of a company on the basis of target prices published by financial analysts.

The EULER HERMES shares are covered on a regular basis by 6 analysts publishing a target price. In this context, we have also used this as a primary method.

6.2.5 Net earnings multiples (P/E) - secondary method

The peer comparison method consists of determining the value of a company by applying the multiples seen in a sample of other listed companies operating in the same sector of activity to key profit indicators that are considered to be relevant.

We have used P/E, which is the multiple habitually used in the insurance industry.

A restricted sample of two listed insurance companies of which a significant part of the activity concerns credit insurance was used: COFACE and GRUPO CATALANA OCCIDENTE. These two insurance companies are considered the most comparable even though the first currently presents a lower rate of return³⁹ and the second clearly has more diversified operations⁴⁰.

Given the limited number of listed companies in credit insurance market, we also considered a second enlarged sample including insurance companies whose activities are generally focused on non-life insurance and which are relatively similar in size and present a relevant return on equity. This enlarged sample consists of 12 companies.

In the absence of a sufficient number of direct listed comparables and the bias of the enlarged sample of companies not involved in the core business of EULER HERMES, we have used this approach as a secondary method.

6.2.6 Equity multiples adjusted by profitability (P/BV according to ROE) – secondary method

We analyzed the equity trading multiples (or "Book Value" or "BV") of the restricted and enlarged samples mentioned in §6.2.5.

In order to limit the biases inherent in the enlarged sample, we examined, on this sample, the equity multiples adjusted according to the profitability measured by the Return on Equity ⁴¹(or "RoE").

Hence, the P/BV multiple has been subject to linear regression analysis for the enlarged sample to take account of the difference in return on equity for the companies in the enlarged sample. This method consists of calculating an equity multiple for a company (P/BV) on the basis of its rate of return according to regression of equity multiples relative to return on equity for comparable companies (ROE).

³⁹ ROE of around 2% for COFACE vs. around 11% for EULER HERMES.

⁴⁰ GROUPE CATALANA OCCIDENTE'S credit insurance business accounts for around 40% of revenues. This activity is conducted via its subsidiary ATRADIUS.

⁴¹ RoE = Net income / Equity (group share).



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This approach makes it possible to adjust the equity multiple, which is particularly relevant for an activity in which regulatory capital determines the level of activity, depending on the difference in rate of return between the various insurance companies in the sample.

As we shall see, the correlation coefficient (R^2) observed is high, which confirms the relevance of this method, used as a secondary method, because of a insufficient number of direct comparables.

6.2.7 Comparable transactions - secondary method

The comparable transaction method is based on analysis of multiples for full or partial buyouts of companies in the business sector of the entity being valued. Use of this approach is limited by the difficulty of having complete information about the targets and terms of transactions.

We have identified five transactions in the non-life insurance sector since 2012, with just one concerning the credit insurance sector. However, they present differences in terms of the background and profiles of their target companies compared with the current Offer. Some of them concern acquisitions of majority stakes and include a control premium. Under these conditions, we have used this approach as a secondary method.

6.3 Valuation of EULER HERMES

6.3.1 Reference data

6.3.1.1 *Number of shares*

Our calculations are based on the number of shares in issue at 30 November 2017 (42,641,635) less the number of treasury shares held (619,189), i.e. 42,022,446 shares. EULER HERMES has not issued any dilutive instruments.

The impact of the Euler Hermes Restricted Stock Units (RSU), which are cash-settled for the most part, has been taken into account in the business plan, without any dilution for the shareholders.

6.3.2 Dividend Discount Method (DDM)

6.3.2.1 *Presentation of forecast data*

The business plan used as a basis for the DDM valuation corresponds to the 2017-2020 forecasts prepared by EULER HERMES management (Planning Dialogue), hereinafter the “Business Plan”, and approved by the Supervisory Board on 7 December 2017, as part of a usual process of annual updating of the business plan (hereinafter the “Business Plan”).

It reflects the objectives of EULER HERMES’ management which are then presented to the shareholder ALLIANZ and integrated into his own business plan.



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This Business Plan was subsequently subject to some adjustments shared by EULER HERMES and ALLIANZ, involving primarily additional cost reductions, set as objectives by ALLIANZ to its own subsidiary. We have included these adjustments, which are favourable to the shareholder, in the forecasts we used for valuation purposes.

The forecasts are presented on a stand-alone basis and do not include any restructuring plans, other than those already disclosed, or change of scope, as it has been confirmed to us by the Company that there are no material projects identified, or anticipated strategic changes (as also announced by ALLIANZ in its press release dated November 27, 2017).

The 2017 forecasts were revised on 20 December 2017, in order to take into consideration the latest events currently known, which we have taken into account and does not affect the subsequent years of the Business Plan.

The Business Plan is based on the following main assumptions:

- Annual revenue growth rate: an average annual revenue growth rates range of 3 % over the period, which is in the high range of historical average rates⁴² and incorporates diversification into the activity of Guarantees and development in new markets (US and Asia in particular). They reflect a return to growth after a generally stable 2017⁴³;

The Minority Shareholder considers an annual growth rate of 5%. This rate, which corresponds to the highest historical figure (5.9% in 2011, including external growth and normalization of economic conditions), is not representative of a long-term trend, in particular for a cyclical activity.

For information, the average growth rate on the last 10 years is 2.5%.

In addition, the management of the Company does not consider this assumption of a normative 5% growth to be possible.

- Combined ratio: at the beginning of the management's Business Plan, the combined ratio is consistent with the ratio currently observed and then slightly improves over the plan horizon, particularly in view of the expected benefits of the savings and development plans that are being implemented.

As mentioned above, EULER HERMES is rather in a high cycle phase in its main markets (France and Germany), characterized particularly by a diminution of failures. In this context, the business plan assumption of a slight improvement in the ratio does not therefore include a cycle reversal.

The combined ratio modeled at the end of the plan is slightly lower than the average ratio observed over the last 10 years, which is 79,4%.

The combined ratios of the management business plan correspond to RoE between 10% an 12%.

⁴² Average annual revenue growth of 1.1% over 3 years, 2.5% over 5 years and 2.0% over 10 years.

⁴³ The Minority Shareholder considers in its calculation assumptions an annual growth rate of turnover of 5%. This rate, which corresponds to the highest historical figure (5.9% in 2011, including external growth and normalization of economic conditions), is not representative of a long-term trend, in particular of being a cyclical activity.

For information, the average growth rate of the last 10 years is 2.5%.

In addition, the management of the Company told us that such an assumption did not appear to him to be possible.

According to the Minority Shareholder, RoE should stand at a minimum of 12% on the long term, reference made to the historical RoE. As stated before, it should be noted that the historical RoE, which do not take into consideration the Solvency II constraints in force since 2016, are nor representative of future RoE.

Because a debate can exist on the evolution of future RoE, we will present a sensitivity test on this parameter, in order to reflect the possible improvement or degradation on the overall margins of the Company, being specified that the high range of this sensitivity test corresponds to the assumption of the Minority Shareholder.

- Solvency II coverage ratio and dividend distribution rate (or "payout"⁴⁴): the management's Business Plan is built with a 70% payout assumption that allows the solvency ratio to be maintained at almost 160%, in accordance with management and for which the market was informed⁴⁵.

Taking into account the maintenance of a 70% payout is favorable to the shareholder, since it is higher than those observed on comparable companies. To compare, the 2016 payouts of COFACE and GRUPO CATALANA OCCIDENTE stand at 49% and 29% respectively.

However, according to us, the question of maintaining in the long term a solvency ratio at 160% may arise. Nevertheless, it must be taken into account that:

- (i) an insurance company can not calibrate its own funds to the minimum required by the regulations (100% solvency ratio) because it must have reserves to deal with exceptional situations (major disasters, crises and low cycle period as in 2008-2009, in particular);
- (ii) in this case, the hedge ratio results from a model developed internally leading to a more favorable result than the standard model, which should be taken into account in the appreciation of the ratio published by the Company.

In these circumstances, a solvency ratio of 145% / 150% seems to be a minimum, in our opinion. We will therefore present in our valuation a sensitivity test on the evolution of this key parameter at the end of the management plan horizon, with a solvency ratio reduction hypothesis of 150%, as per the assumption considered by the Minority Shareholder.

- Rate of return on assets: the management's Business Plan incorporates asset rates of return in line with the rates currently observed.

Note that the Business Plan also includes, in addition to the rents on the property assets, the realization of capital gains each year.⁴⁶

The Minority Shareholder who contacted us considers in its assumptions of calculation a rate of return of the assets of the order of 4 to 5%. The investment portfolio of the company is mainly composed of bonds with quality signatures in order to meet the constraints required by Solvency II. In addition, the portfolio has a shorter duration than other insurers, since the period between receipt of premiums and settlement of claims is shorter in credit insurance. As a result, the rates of return quoted at 4-5% do not seem likely in the current market context et given the composition of the portfolio.

⁴⁴ Dividends distributed in the financial year / Net result for the corresponding financial year.

⁴⁵ Source: Annual Report EULER HERMES.

⁴⁶ The Minority Shareholder considers that there are "hidden values" corresponding to unrealized capital gains that are not included in the company's consolidated financial statements. These unrealized capital gains are, however, well evaluated in the valuation, since the solvency ratio is determined on the basis of actual values (and not book values) and the projected cash flows include the realization of capital gains.



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The Business Plan that reflects the management objectives includes the expected development prospects for the new businesses and the consequences of the cost reduction and performance improvement plans decided upon and envisaged. It rests, in its construction, on coherent hypotheses between them.

6.3.2.2 *Determination of terminal value*

The terminal dividend flow was determined from the last flow of the explicit horizon of the management's Business Plan. In particular:

- A stable net combined ratio relative to the final year of the Business Plan forecasts, i.e. a slight improvement compared to historical averages, particularly in view of the savings and performance plans implemented.
- A return on assets with the same level as in the last year of the plan, which is consistent with the composition of the portfolio, current market conditions, and our discount rate also determined by current asset market conditions (see below);
- A normative income tax rate of 27%, reflecting the expected widespread fall in tax rates in the group's core markets, which is favourable to the shareholder;
- A Solvency II ratio of 160%. A sensitivity analysis was performed with a ratio of between 150% and 170%.

For information, the dividend payout ratio which makes it possible to respect the solvency constraint of 160% is 84%.

6.3.2.3 *Perpetual growth rate*

We calculated the terminal value at the end of the explicit Business Plan period by applying the Gordon-Shapiro formula to a normative distributable dividend corresponding to the capital surplus distributable by EULER HERMES.

We took a perpetual growth rate of 2% as the central value, which is consistent with long-term inflation rates, and rather at the high range of the valuation approaches to infinity.

As the Company seeks to develop its business in new markets in the coming years (notably guarantees markets in the United States), we will also present the result with an infinite growth rate of 2.5%, which constitutes a level higher from 1 to 1.5 points to the commonly used perpetual growth rates that incorporate the expected inflation levels, and leads to a favorable value for the shareholder.

We will also present a sensitivity analysis with an infinite growth rate of 1.5%, which takes into account the cyclical nature of the activity and the risk of crises that must be apprehended in long-term forecasts.

6.3.2.4 *Discount rate*

We took a cost of capital of 7.82% determined on the basis of:

- A risk-free rate of 0.64% (*Source: Bank of France - 10-year OAT TEC 2-year average*);
- A risk premium of 6.34% (2-year average of risk premiums; *Source: ASSOCIES EN FINANCE*);
- A beta of 0.98 corresponding to the median unlevered beta of our comparable sample, where R² is higher than 0.15 (*Source: CAPITAL IQ*).
- A country risk premium of 0.97%, corresponding to the adjustment to the risk-free rate of 0,64% to take into account the inherent risks of the different countries where the Company operates. This rate has been determined based on a breakdown of EULER HERMES' risk exposure by geographical area, presented in §5.2 above (*Source: CAPITAL IQ, 2016 REGISTRATION DOCUMENT, p. 142*).

Dividend flows were discounted as of 30 November 2017, assuming a dividend payment in May Y+1.

On that basis, we obtained a value per EULER HERMES share of €102.4

The following table shows the sensitivity of this value to a combined change in the discount rate (from -0.5 pp to +0.5 pp) and the perpetual growth rate (from -0.5 pp to +0.5 pp):

Sensitivity of Euler Hermes share price

€		Perpetual growth rate					
		-0,5pt	-0,25pt	-	+0,25pt	+0,5pt	
Cost of capital	7,32%	1,50%	107,4	109,5	111,8	114,4	117,2
	7,57%		102,9	104,8	106,8	109,0	111,4
	7,82%		98,8	100,4	102,2	104,1	106,2
	8,07%		94,9	96,4	97,9	99,6	101,4
	8,32%		91,4	92,7	94,0	95,5	97,1

The analysis of the sensitivity of the EULER HERMES' share price to a combined change in the cost of equity and the growth rate to infinity shows a range of between € 91.6 and € 117.8, and range tightened between € 96.4 and € 109.0.

The sensitivities of this value to a combined variation of the target Solvency ratio (from -10 pts to +10 pts) and the technical margin (from -1pt to + 1pt) are presented below:

Sensitivity of Euler Hermes share price

€		Solvency ratio					
		+10pt	+5pt	-	-5pt	-10pt	
Combined ratio variation	-2 pts	170%	108,8	110,7	112,6	114,5	116,4
	-1 pt		103,5	105,5	107,4	109,3	111,2
	Central assumption		98,3	100,2	102,2	104,1	106,0
	+1 pt		93,1	95,0	96,9	98,8	100,8
	+2 pts		87,9	89,8	91,7	93,6	95,5



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The analysis of the sensitivity of the EULER HERMES' share price to a combined change in the combined ratio and the solvency ratio shows a range of values between € 87.9 and € 116.4, and a narrow range between 95.0 € and € 109.3.

Following this analysis, we took a value range of **€95.0 to €109.3**.

Based on this method, the Offer price presents a premium of between 11.6% and 28,4%.

6.3.3 Recent transactions in EULER HERMES shares – Primary method

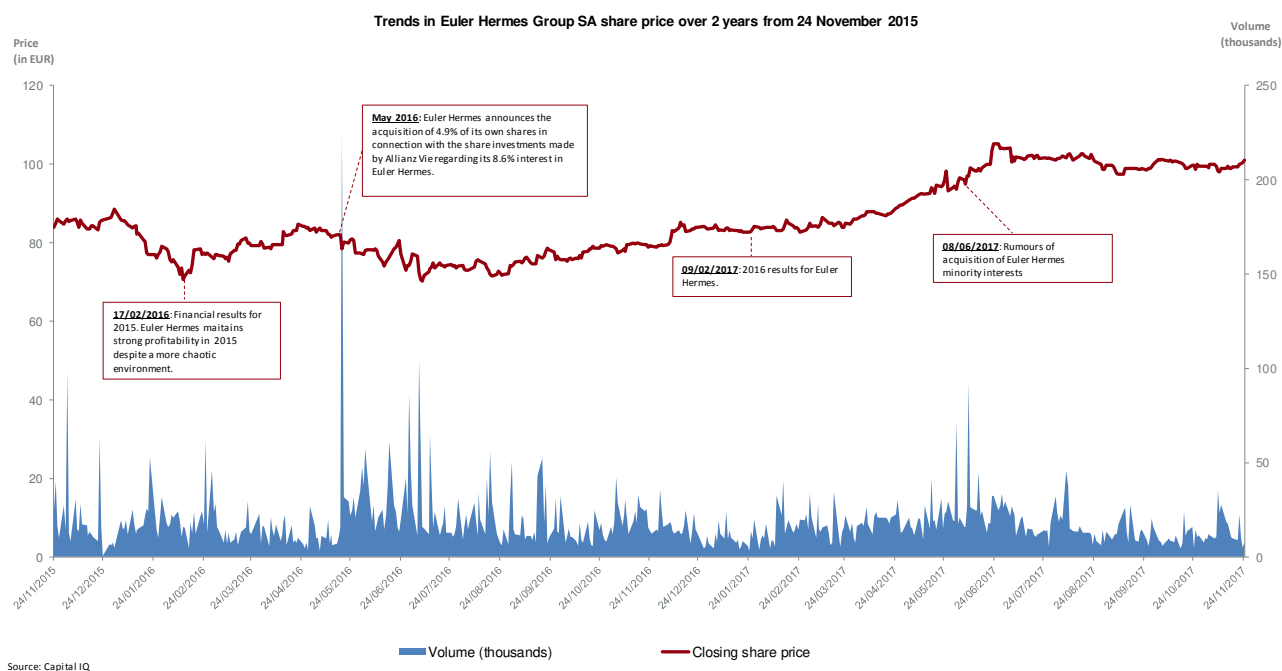
On 24 November 2017, ALLIANZ entered into Share Purchase Agreements (SPA) with two shareholders owning 11.34% of the share capital and theoretical voting rights of EULER HERMES at a price of **€122** per share, paid in cash.

These transactions have been concluded. We also found that the SPAs did not include any contingent consideration or price revision clause. Furthermore, we obtained the formal confirmation from ALLIANZ that there are no agreements connected with the SPAs that could change this price of €122 per share.

This transaction, which concerns the main minority shareholders of the Company, represents a major valid reference for evaluating the value of the EULER HERMES' share in the context of this Offer., with a strictly identical price. It should be noted that the transaction price is the same as the Offer price.

6.3.4 EULER HERMES share price — Primary method

The following chart shows trends in EULER HERMES share price over the last 24 months:





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In summary, we can see that the EULER HERMES share price has broadly been trending up, with a high of €105.2 on 26 June 2017 just before the Offer was announced, and a low of €70.3 on 7 July 2016. During the analysis period, the price has never reached the Offer price of €122.

The Offer is therefore being made at a time when the share price is close to a two-year high, with a spot rate of €101.05 on 24 November 2017, the day before the announcement.

It should also be noted that the upward trend in the share price may have been supported to some extent by rumours in June 2017 of an acquisition of the minority interests by ALLIANZ.

The table below shows volume-weighted average share prices at 24 November 2017, the last trading day before the Offer was announced.

Euler Hermes Group SA - Share price analysis

	Price	Premium over Offer price of €122
Spot price at 24 November 2017	101,05 €	20,7%
1-month VWAP	99,26 €	22,9%
60-day VWAP	99,28 €	22,9%
3-month VWAP	99,28 €	22,9%
6-month VWAP	99,87 €	22,2%
12-month VWAP	93,38 €	30,6%
24-month VWAP	84,74 €	44,0%
12-month high(1)	105,20 €	16,0%
12-month low(2)	78,79 €	54,8%
24-month high(3)	105,20 €	16,0%
24-month low(4)	70,32 €	73,5%

Source: Capital IQ, Finexsi analysis.

*VWAP: volume-weighted average price.

(1) 26 June 2017.

(2) 28 November 2016.

(3) 26 June 2017.

(4) 7 July 2016.

We have taken a range of **€93.38 and €101.05**, corresponding to, respectively, the 12-month VWAP and the spot rate on 24 November 2017.

We did not adjust the share price for the dividend payment of €4.68 per share on 30 May 2017 given its recurring nature and non-material impact on our analysis.

Based on this method, the Offer price presents a premium of between 20.7% and 30.6%.

6.3.5 Analysts' target prices – Primary method

The following table shows the latest recommendations of the main analysts that cover EULER HERMES (post publication of third quarter 2017 results on 7 November 2017 and pre-Offer announcement).

Euler Hermes - Analysts' price targets

Date	Analyst	Price target	Premium over Offer price
09/11/2017	HSBC	92,0 €	32,6%
08/11/2017	Natixis	89,0 €	37,1%
08/11/2017	JP Morgan	93,0 €	31,2%
08/11/2017	Kepler Cheuvreux	97,0 €	25,8%
08/11/2017	Exane BNP Paribas	106,0 €	15,1%
28/07/2017	Bryan Garnier & Cie	92,0 €	32,6%
Average		94,8 €	28,6 %
Median		92,5 €	31,9 %
Min (Natixis)		89,0 €	37,1 %
Max (Exane BNP Paribas)		106,0 €	15,1%

Sources: Capital IQ, analysts' notes.

The latest analysts' reports show an average target price of €94.8.

We obtained a value per EULER HERMES share of between **€89.0** and **€106.0**, corresponding to, respectively, the lowest and highest target prices based on the analysts' reports used.

Based on this method, the Offer price presents a premium of between 15.1% and 37.1%.

6.3.6 Price/earnings multiples - Secondary method

The following tables shows estimated P/E multiples for 2017 and 2018 based on the restricted sample of two insurers with a large credit insurance business (COFACE and GRUPO CATALANA OCCIDENTE).

Euler Hermes - Multiples of comparable listed companies (restricted sample)

Name of comparable	Country	Currency	P/E multiples (*)	
			2017e	2018e
Coface SA	France	EUR	18.22x	13.82x
Grupo Catalana Occidente, S.A.	Spain	EUR	13.54x	12.55x
Average (**)			13.54x	13.19x
Median (**)			13.54x	13.19x

(*) Calculated on the basis of the closing price on 12 December 2017 and the average diluted EPS estimated by analysts for 2017 and 2018.

(**) Excluding Coface SA for the 2017e P/E multiple.

Source: Capital IQ

COFACE SA was excluded from the 2017e average due to the recent deterioration in its net earnings (decrease of €126 million to €41.5 million in 2016 versus 2015), which has an impact on the estimated 2017 multiples, and therefore distorts the comparison.

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The average multiples of the sample were applied to 2017⁴⁷ and 2018 net earnings (groupe share) as shown in both the management's Business Plan and analysts' consensus forecasts,

As a result, we obtain a value per share of EULER HERMES between €92.4 and €97.3.

The following table shows estimated P/E multiples for 2017 and 2018 based on the *enlarged sample* of insurers with a large non-life business, roughly comparable size and relevant ROE (12 insurers, details of which are provided in Appendix 2).

Euler Hermes - Multiples of comparable listed companies (enlarged sample)

Name of comparable	Country	Currency	P/E multiples (*)	
			2017e	2018e
Coface SA	France	EUR	18,22x	13,82x
Grupo Catalana Occidente, S.A.	Spain	EUR	13,54x	12,55x
Mapfre, S.A.	Spain	EUR	12,07x	9,58x
UNIQA Insurance Group AG	Austria	EUR	16,87x	13,00x
Bâloise Holding AG	Switzerland	CHF	12,40x	12,13x
RSA Insurance Group plc	United Kingdom	GBP	13,77x	11,85x
Direct Line Insurance Group PLC	United Kingdom	GBP	11,49x	11,65x
Talanx Aktiengesellschaft	Germany	EUR	12,77x	9,62x
Tryg A/S	Denmark	DKK	17,42x	19,13x
esure Group plc	United Kingdom	GBP	13,69x	12,12x
QBE Insurance Group Limited	Australia	USD	42,46x	12,33x
Hiscox Ltd	Bermuda	GBP	75,52x	17,75x
Average			16,65x	12,96x
Median			13,62x	12,23x

(*) Calculated on the basis of the closing price on 12 December 2017 and the average diluted EPS estimated by analysts for 2017 and 2018.

(**) Excluding Coface SA and Hiscox Ltd for the 2017e P/E multiple.

Source: Capital IQ

As well as COFACE, we also excluded HISCOX from the 2017 average and median due to the exceptional impact of claims related to Hurricane Harvey and Hurricane Irma, totalling \$225 million.

The multiple means observed on the sample were applied to the Company's 2017e⁴⁸ and 2018e net results (group share), as shown in both the management's Business Plan and the analysts' consensus forecasts.

As a result, we obtain a value per share of EULER HERMES between €85.7 and €94.0.

6.3.7 Price/book value multiples adjusted for ROE (P/BV ROE) – Secondary method

The following table shows P/BV multiples based on the restricted sample.

Euler Hermes - Multiples of comparable listed companies (restricted sample)

Name of comparable	Country	Currency	P/BV multiples (*)	
			2017e	2018e
Coface SA	France	EUR	0.80x	0.79x
Grupo Catalana Occidente, S.A.	Spain	EUR	1.65x	1.55x
Average			1.23x	1.17x
Median			1.23x	1.17x

Source: Capital IQ

⁴⁷ 2017 net earnings used to apply the multiple does not include the impact of the €28.5 million exceptional dividend paid following the ruling of the French *Conseil Constitutionnel* overturning the principle of the 3% levy on dividends paid. However, the €28.5 million has nonetheless been added directly to the price per share calculated in 2017.

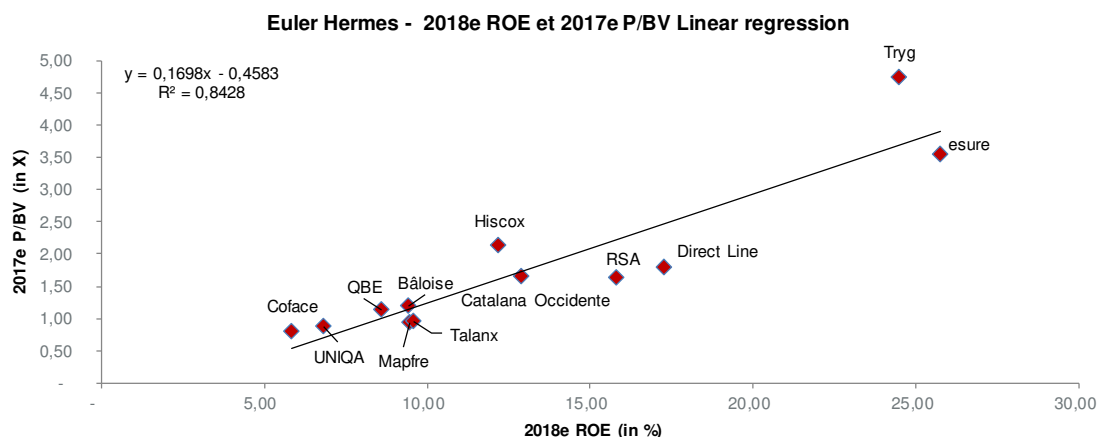
⁴⁸ *Ibid.*

By applying the average multiples of the sample to 2017e and 2018e equity as shown in the Business Plan, we obtain a price per Euler Hermes share of between **€77.9** and **€80.2**.⁴⁹

Regarding the enlarged sample, the variables used in our regression analysis were:

- Analysts' 2017e P/BV as taken from our databases on 12 December 2017;
- Analysts' 2018 ROE consensus.

The following chart shows the result of the regression.



Source : Capital IQ et Finexsi's analysis

The correlation coefficient is very high (0.84), which supports the relevance of this approach.

On the basis of the RoE of EULER HERMES, as shown in both the management's Business Plan and the consensus of the analysts' consensus forecasts, the multiples deduced by the regression are respectively 1.32 and at 1.48.

As a result, we obtain a value per share of EULER HERMES between €86.7 and €96.9.

6.3.8 Comparable transactions – Secondary method

We analysed transactions completed since 2012 among non-life insurers and used the resulting P/E and P/BV multiples to value EULER HERMES. We identified five transactions, which gave the following multiples:

Euler Hermes - Comparable transactions						
announcement dat	Target	Purchaser	% acquired	Equity value (€m)	Multiples	
					P/E	P/BV
Sep-16	Topdanmark A/S	Sampo Oyj	34,5%	2 244	15,54x	3,74x
Sep-15	Amlin plc (nka:MS Amlin plc)	Mitsui Sumitomo Insurance Co., Ltd.	100,0%	4 546	16,37x	1,87x
Jun-15	The Chubb Corporation	ACE Limited (nka Chubb Limited)	100,0%	27 399	13,92x	1,78x
Jan-15	Aseguradora Magallanes S.A.	Talanx Aktiengesellschaft	10,7%	163	14,27x	2,80x
Apr-12	Atradius N.V.	Grupo Catalana Occidente, S.A.	6,5%	1 540	11,86x	1,36x
Average					14,39x	2,31x
Median					14,27x	1,87x

Sources: Capital IQ and Finexsi analysis.

Due to the dispersion of the sample, we took the median multiples. Indeed, we observed that the multiples of the only transaction concerning the credit insurance, i.e. the acquisition of ATRADIUS by GRUPO CATALANA OCCIDENTE, brings out lower multiples.



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By applying the average P/E multiple (14.27x) and the average P/BV multiple (1.87x) to 2016 equity and 2016 net earnings respectively, we obtain a price per EULER HERMES share of between **€97.5** and **€116.4**.⁵⁰

Based on this method, the Offer price presents a premium of between 4.8% and 25.1%.

7 Side agreements

The draft offer document does not mention any "agreement that could have a significant impact on the valuation of the Offer or its outcome".

The only agreements identified between the Offeror and shareholders in the context of this Offer are the share purchase agreements whereby ALLIANZ acquired 11.34% of the capital of EULER HERMES out of the market from minority shareholders at a price of €122.0 per share on November 24, 2017. We had access to these contracts. We observe that these transactions are carried out at a price identical to that proposed in the context of this Offer and do not contain any price revision or price adjustment clause to the price of €122.0 per share, which is therefore firm and definitive. We also obtained confirmation from ALLIANZ that there is no other agreement.

As a result, we have not identified any agreements or related transactions that could affect the fairness of the Offer price.

8 Analysis of the price assessment information provided by the Presenting Banks

ROTHSCHILD and SOCIÉTÉ GÉNÉRALE, acting as Presenting Banks for the Offer, prepared the information required to assess the terms of the Offer, which is provided in section 3 of the draft offer document.

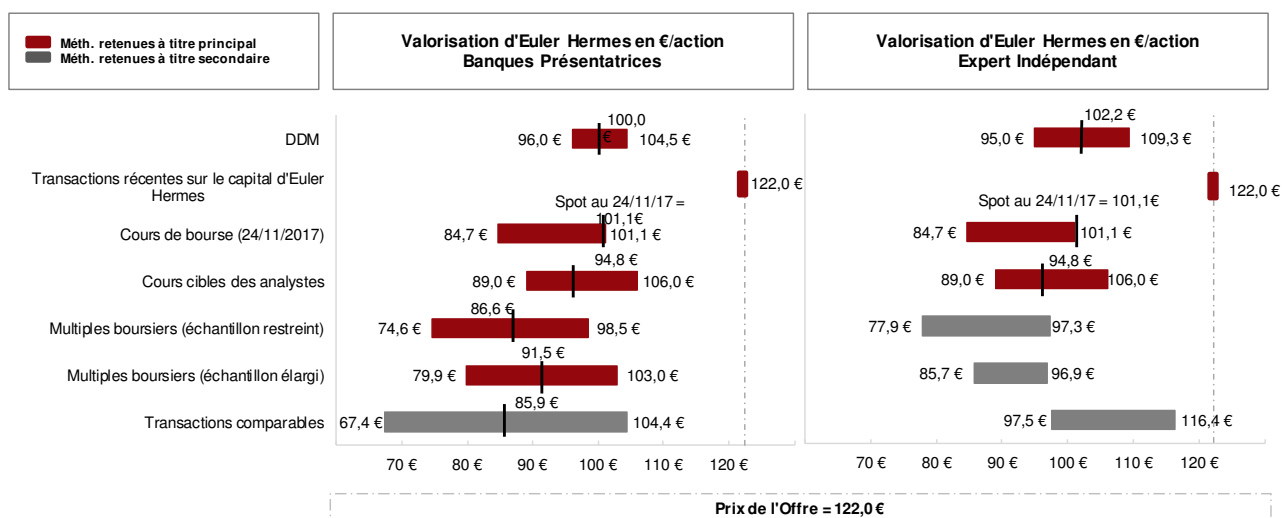
We analysed this information and contacted the Presenting Banks in charge of the valuation to discuss their methods and the valuation criteria used, and we obtained their final valuation report.

⁵⁰ Based on 42,022,446 ordinary shares at 30/11/2017, after deduction of treasury shares held.



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The outcome of our respective work is summarised below:



8.1 Choice of valuation methods

We agreed with the Presenting Banks on the use of the following valuation methods: dividend discount model (DDM), share price, recent transactions in Euler Hermes shares, analysts' target prices, trading multiples (restricted or central sample and enlarged sample) and comparable transactions on a secondary/illustrative basis. Unlike the Presenting Banks, we used trading multiples as a secondary method, as a consequence of a limited number of comparables in credit insurance market.

Additionally, we calculated the value based on an enlarged sample of stock market multiples using linear regression rather than a simple average like the Presenting Banks did.

Like us, the Presenting Banks excluded the consolidated net asset value, revalued net asset value and discounted cash flow methods.

We would make the following comments on the application of the various methods.



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8.2 Application of the various methods

8.2.1 Financial data

We took the same number of shares as the Presenting Banks, i.e. the number of shares in issue after deducting treasury shares held at 30 November 2017, making a total of 42,022,446 shares.

8.2.2 Dividend discount model

Like us, the Presenting Banks used the DDM method based on forecasts taken from the Planning Dialogue Business Plan.

Our assessment of normative dividend flows differed mainly on the following points:

- The Presenting Banks used a normative dividend yield of the financial assets of 1.50% whereas we used 1.80%, which is more favourable to the shareholder.
- The Presenting Banks used a normative tax rate of 28.4%, whereas we used a rate of 27% to factor in the enacted or expected tax rate cuts in the countries where the group operates.

The Presenting Banks used a cost of capital of 7.9%, which equates to the average of (i) the assumptions used by analysts and (ii) a calculation based on a direct method. Our cost of capital (7.82%) was calculated on the basis of the assumptions described in section 1.1.1.1.

The other assumptions do not call for any particular comment.

As regards value per share

The value used by the Presenting Banks is in a range of **€96.0** to **€104.5** with a central value of **€100.0**. We calculated a range of **€95.0** to **€109.3**, with a central value of **€102.2** per share.

8.2.3 Recent transactions in EULER HERMES shares

We used the same recent transaction in EULER HERMES shares as the Presenting Banks, i.e. the sale of blocks prior to the Offer, which gave a price per share of €122.

We have no particular comments to make on the Presenting Banks' application of this method.

8.2.4 Share price analysis

We have no particular comments to make on the Presenting Banks' share price analysis.

It should be noted that the Presenting Banks calculated the VWAP on an intraday basis, while our calculation is based on daily data. Lastly, the trading volumes calculated by the Presenting Banks includes all trading on all markets where the shares are listed, whereas our calculation is based only on trading on EURONEXT, the main market for the shares.



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8.2.5 Analysts' target prices

The Presenting Banks' valuation range was the same as ours (€89 to €106 per share), calculated using the same sample.

We therefore have no particular comments to make on the Presenting Banks' application of this method.

8.2.6 Trading multiples based on the restricted or central sample

We used the same restricted or central sample of comparable listed companies as the Presenting Banks, and the same multiples (P/E and P/BV).

The Presenting Banks calculated their multiples at 24 November 2017 (compared with 12 December 2017 for ours).

Based on P/E multiples, the Presenting Banks obtained a value of between **€87.4** and **€98.5** per share. We obtained a value of between **€92.4** and **€97.3** per share.

Based on P/BV multiples, the Presenting Banks obtained a value of **€74.6** per share. We obtained a value of between **€77.9** and **€80.2** per share.

8.2.7 Trading multiples based on the enlarged sample

The Presenting Banks used an enlarged sample of 10 listed European non-life insurance companies. We used a sample of insurers with a large non-life business and a size and ROE roughly comparable to EULER HERMES (12 companies, including eight in common with the Presenting Banks).

The comparable companies selected by the Presenting Banks but excluded by us are ALLIANZ and ZURICH INSURANCE, which we considered as too large in terms of market capitalisation. However, we considered TRYG, ESURE, HISCOX and QBE to be sufficiently comparable in terms of size and ROE; we therefore included them in our sample.

Like us, the Presenting Banks calculated average P/E multiples for 2017e and 2018e. However, concerning the P/BV multiples for 2017e, the Presenting Banks have calculated an average, whereas we performed a linear regression between 2018e ROE and 2017e P/B multiples.

The Presenting Banks calculated their multiples at 24 November 2017 (compared with 12 December 2017 for ours).

Based on P/E multiples, the Presenting Banks obtained a value of between **€89.3** and **€103.0** per share. We obtained a value of between **€85.7** and **€94.0** per share.

Based on P/BV multiples, the Presenting Banks obtained a value of **€79.9** per share. We obtained a value of between **€86.7** and **€96.9** per share.



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8.2.8 Transaction multiples

The Presenting Banks used a sample of six comparable transactions completed in the credit insurance sector since 2002. Our sample comprises five transactions in the non-life insurance sector since 2012.

We only selected one transaction in common with the Presenting Banks (acquisition of 6.5% of ATRADIUS by GRUPO CATALANA OCCIDENTE in April 2012), as we considered that the other transactions were not sufficiently recent.

The Presenting Banks used P/E and P/BV multiples to calculate the value of EULER HERMES shares. We used the same multiples.

Like us, the Presenting Banks applied the P/E multiple to EULER HERMES' 2016 net earnings adjusted for non-recurring items. The Presenting Banks applied the P/BV multiple to equity at the end of the third quarter of 2017, whereas we took equity at 31 December 2016.

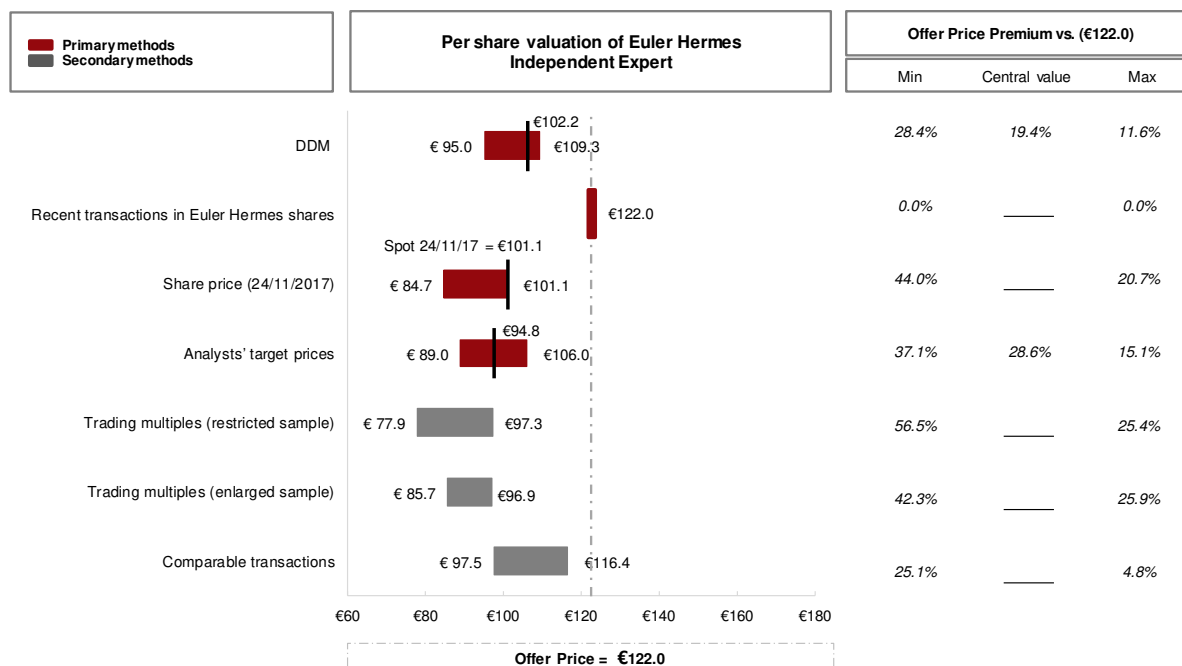
The Presenting Banks obtained a value range of **€67.4** to **€104.4** per share, compared with our range of **€97.5** to **€116.4** per share.

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9 Summary of our work and assessment of the fairness of the Offer price

9.1 Summary of our valuation work on EULER HERMES

Based on our work, we note that the Offer price presents the following premiums over the value of the shares derived from the methods we considered appropriate.





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9.2 Conclusion

The Offer is available to minority shareholders for a price of €122,0 per Euler Hermes share, a price which is strictly identical to the definite fixed price for the acquisition prior to the Offer, of the block shares representing 11.34% of the share capital, completed on November 27, 2017.

The Offer price offers shareholders liquidity of their shares at a premium price of 20.7% compared to the closing market price prior to Offer announcement and 22.9% compared to the average share price on the 60 days prior to the announcement, given that the price has never reached the Offer price over the last two years.

In addition, the Offer price is above the intrinsic values derived from the DDM, based on the management business plan, and therefore give the full value without having to bear the risks attached to the realization of these forecasts. Compared to the central value of the DDM method (€102.2), the Offer price represents a premium of 19.4%.

It should also be noted that the offered price represents significant premium compared to the results of each of the criteria set out in this report, with premiums of between 25.4% to 56.5% compared to the value derived from the trading multiples, between 4.8% and 25.1% compared to the value derived from the comparable transactions and between 15.1% and 37.1% compared to the value derived from the average brokers' target price, which generally reflect higher values.

Furthermore, to our knowledge, there is no agreement related to the Offer that may undermine the fair treatment of the shareholders from a financial point of view.

In this context and on this basis, we are of the opinion that the price of €122.0 per share offered is fair from a financial point of view for the shareholders of Euler Hermes.

This conclusion also applies to the squeeze-out procedure that could follow the outcome of the present Offer if the minority shareholders of Euler Hermes were to detain less than 5% of the share capital and vote rights of the Company at that time.

Paris, December 21, 2017

FINEXSI EXPERT & CONSEIL FINANCIER

Lucas ROBIN
Partner

Olivier PERONNET
Partner

Enc.:

Appendix 1: Presentation of FINEXSI and the engagement

Appendix 2: Presentation of comparable companies

Appendix 1: Presentation of FINEXSI and the engagement

A. Presentation of FINEXSI EXPERT & CONSEIL FINANCIER:

FINEXSI EXPERT & CONSEIL FINANCIER's business is regulated by the *Ordre des Experts Comptables* and the *Compagnie Nationale des Commissaires aux Comptes* (French professional bodies for, respectively, accounting and auditing firms). Its business areas are:

- Acquisitions and disposals of companies;
- Asset contributions and mergers;
- Independent valuation and appraisal;
- Dispute resolution assistance.

The firm employs professionals who, for the most part, have a high level of experience and expertise in each of its specialities.

B. List of independent appraisals performed by FINEXSI in the last 12 months:

Date	Target	Offeror	Presenting bank(s)	Transaction
Nov-16	Ausy	Randstad	BNP Paribas	Offre Publique d'Achat
Jan-17	Areva	NA	NA	Reserved non-rights issue
May-17	Eurodisney	The Walt Disney Company	BNP Paribas	Simplified cash tender offer
May-17	Christian Dior	Semyrhamis (Arnault Family Group)	Rothschild (Crédit Agricole CIB / Société Générale / Natixis)	Simplified cash and exchange offer
Jun-17	Futuren (ex Theolia)	EDF Energies Nouvelles	Crédit Agricole CIB	Simplified cash tender offer
Jun-17	CIC	Banque Fédérative du Crédit Mutuel	BNP Paribas	Simplified cash tender offer and squeeze-out
Jul-17	Areva	French government	Oddo	Simplified buyout offer and squeeze-out
Sep-17	SFR	Altice	JPMorgan / BNP Paribas	Simplified buyout offer and squeeze-out

C. Membership of a professional organisation recognised by the *Autorité des Marchés Financiers* (French markets authority):

FINEXSI EXPERT & CONSEIL FINANCIER is a member of the APEI (*Association Professionnelle des Experts Indépendants* — professional body of independent Experts), a professional organisation recognised by the *Autorité des Marchés Financiers* pursuant to article 263-1 of its General Regulations.

FINEXSI EXPERT & CONSEIL FINANCIER also applies procedures to protect its independence, avoid conflicts of interest and, for each engagement, control the quality of work performed and reports prepared before they are issued.

D. Amount of fees received:

Our fee for this engagement is €180,000 excluding taxes, expenses and disbursements.



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E. Description of due diligence performed:

Our detailed work programme was as follows:

- 1 - Familiarising ourselves with the transaction and accepting the engagement**
- 2 - Identifying the risks and outlines of the engagement**
- 3 - Compiling the information and data required for the engagement:**
 - Familiarising ourselves with sector research reports, analysts' reports on comparable companies and analysts' reports on comparable transactions
- 4 - Assessing the background to the transaction:**
 - Discussions with EULER HERMES management
 - Discussions with the Presenting Banks
 - Familiarising ourselves with the observations made by THE MINORITY SHAREHOLDER.
- 6 - Familiarising ourselves with the company and group's accounting and financial documentation**
- 7 - Valuing the shares based on the dividend discount model:**
 - Analysis of the Business Plan prepared by the company's management
 - Valuation work
 - Sensitivity analysis
- 8 - Valuing the shares based on comparative methods**
 - Stock market multiples
 - Identifying comparable transactions
- 9 – Critical review of the Presenting Banks' report**
- 10 - Obtaining the management representation letter**
- 11 - Independent review**
- 12 - Preparing our report**

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F. Timeline for the engagement:

26 November 2017	Appointment of FINEXSI as Independent Expert by the Supervisory Board of EULER HERMES
29 November 2017	Conference call with EULER HERMES' advisory bank, BNP PARIBAS (Presentation of the valuation report)
5 December 2017	Working meeting with the Presenting Banks on the valuation methods and inputs used.
7 December 2017	Working meeting with EULER HERMES' advisory bank, BNP PARIBAS
11 December 2017	Working meeting with EULER HERMES' finance department, in particular on the presentation of the Business Plan and growth prospects, in addition to the working meeting with BNP PARIBAS.
12 December 2017	Progress meeting with members of EULER HERMES' ad hoc Committee.
13 December 2017	Telephone call and procurement of the letter from The Minority Shareholder.
15 December 2017	Working meetings with <ul style="list-style-type: none"> (i) EULER HERMES and BNP PARIBAS (ii) Presenting Banks
From 4 to 18 December 2017	Implementation of a multi-criteria valuation of EULER HERMES. Realization of the valuation report.
20 December 2017	Meeting with the members of EULER HERMES' ad hoc Committee to present the conclusions of our report.
20 December 2017	Independent review.
21 December 2017	Obtaining management representation letters. Issuance of valuation report and meeting of EULER HERMES' Supervisory Board.



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G. List of key people met or contacted:

EULER HERMES:

- Wilfried VERSTRAETE, Chairman of the Board of Management
- Clarisse Kopff, Group Chief Financial Officer
- Catherine Zeller, Corporate Secretary
- Etienne Defraigne, Group Finance Director
- Théophile Chamard, Head of M&A
- Valia Papadea, Head of Group CFO Office
- Sara Gharbi, Corporate lawyer

EULER HERMES ad hoc Committee:

- Philippe Carli
- Thomas Bernd Quaas
- Ramon Fernandez
- Maria Garana

EULER HERMES advisory bank, BNP PARIBAS CIB

- Jean-Sébastien Dietsch, Head of FIG Corporate Finance
- Marc Demuth, Managing Director
- François Labrot, Director
- Nicolas Cuzol, Director
- Maxime Boudewyns, Associate

EULER HERMES legal advisor, SKADDEN

- Olivier Diaz, Lawyer
- Charles de Reals, Lawyer

Co-presenting bank, ROTHSCHILD

- Raphaël Fassier, Managing Director
- Raphaël Feuillet, Director
- Elsa Fraysse, Director
- Florian Pasanisi, Analyst

Co-presenting bank, SOCIÉTÉ GÉNÉRALE

- Thomas Caniaux, Director
- Othmane Benali, Associate

Legal adviser to offeror, BREDIN PRAT

- Benjamin Kanovitch, Lawyer
- Emmanuel Masset, Lawyer
- Adrien Simon



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H. Information sources:

Material information provided by the Company:

- Planning Dialogue 2017-2020 (Wave 1 and Wave 2);
- Strategic Pit Stop 2017 (29 June 2017);
- 2017 revised forecast as at 20 December 2017;
- Draft response to the ALLIANZ SE Offer

Material information provided by the Offeror's advisers

- Draft offer document on the Offer, as at 21 December 2017
- *Share Purchase Agreement* dated November 24, 2017 with SILCHESTER and KILTEARN



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Material information provided by the Presenting Banks

- Valuation report "*Project Summer – Multi-criteria valuation analysis*" – December 2017 (ROTHSCHILD and SOCIÉTÉ GÉNÉRALE)

Market information

- EULER HERMES financial communications in 2015, 2016 and 2017
- Share prices, stock market multiples, market consensus: CAPITAL IQ
- Market data (risk-free rate, risk premium, beta, etc.): CAPITAL IQ, ASSOCIÉS EN FINANCE, EPSILON RESEARCH, BANK OF FRANCE

I. Staff involved in the engagement:

The signatories, Olivier PÉRONNET (Partner) and Lucas ROBIN (Partner), were particularly assisted by Adeline BURNAND (Senior Manager), Julien BIANCIOTTO (Valuer) and Andrés TAFUR (Analyst).

The independent review was performed by Olivier COURAU, Partner.



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Appendix 2: Presentation of comparable companies

- **COFACE SA:** provider of credit insurance (89% of 2016 revenue) and associated services in Europe, Africa, North America, Latin America and Asia-Pacific. The company is EULER HERMES' main competitor.
- **GRUPO CATALANA OCCIDENTE S.A.:** a Spanish insurance company providing various insurance products nationally and internationally. Its credit insurance business (39% of 2016 revenue) is operated through its subsidiary ATRADIUS.
- **QBE INSURANCE GROUP LIMITED:** an Australian provider of general insurance and reinsurance products worldwide.
- **TRYG A/S:** a provider of general insurance products in personal, commercial and corporate lines in Denmark, Norway and Sweden. It was founded in 1731 and is based in Ballerup, Denmark. TRYG A/S is a subsidiary of TRYGHEDSRUPPEN SMBA.
- **MAPFRE, S.A.:** a Spanish company that operates in life and non-life insurance and reinsurance worldwide. It is a subsidiary of CARTERA MAPFRE, S.L.
- **UNIQA INSURANCE GROUP AG:** an insurance company operating in Austria and central and eastern Europe. Its products encompass life assurance, health, P&C and reinsurance.
- **BÂLOISE HOLDING AG:** a provider of insurance and pension solutions. It operates in the non-life, life, banking and other segments. It has operations in Switzerland, Germany, Belgium, Luxembourg and Liechtenstein.
- **RSA INSURANCE GROUP PLC:** a UK company that provides general personal and commercial insurance products. It operates in the Scandinavia, Canada and UK & International geographical segments.
- **DIRECT LINE INSURANCE GROUP PLC:** a provider of general insurance products and services in the United Kingdom. It operates in the motor, household, breakdown and other personal lines, as well as commercial lines.
- **ESURE GROUP PLC:** a provider of general insurance products in the United Kingdom. Its products include motor and household insurance, insurance broking, property investment and administration and management.
- **HISCOX LTD:** a provider of insurance and reinsurance products in Bermuda and worldwide, in particular in the United States (about 50% of revenue). Its business focuses on insurance for small businesses, reinsurance and cover for terrorism, political, aviation and other risks.
- **TALANX AKTIENGESELLSCHAFT:** a German provider of insurance and reinsurance products and services worldwide. It operates in P&C, reinsurance, life assurance and health insurance. It is a subsidiary of HDI HAFTPFLICHTVERBAND DER DEUTSCHEN INDUSTRIE VERSICHERUNGSVEREIN AUF GEGENSEITIGKEIT.

4. INTENTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD

After the Supervisory Board adopted the reasoned opinion regarding the Offer reproduced in Section 2 of this Response Offer Document by a unanimous vote of its independent members, all the members of the Supervisory Board who hold shares of the Company stated, in a personal capacity, that they intend to tender those shares into the Offer.

5. INTENTIONS OF THE COMPANY REGARDING TREASURY SHARES

During its meeting held on December 21, 2017, the Supervisory Board decided that given the negative tax impact of the tender of the treasury shares into the Offer, the 619,189 treasury shares of the Company, representing 1.45% of the share capital and theoretical voting rights of the Company¹⁷, will not be tendered into the Offer.

The liquidity agreement has been suspended since the announcement of the Offer on November 27, 2017. On such date, 500 shares of the Company (comprised in the 619,189 treasury shares) were held by the services provider in charge of the performance of the liquidity agreement.

6. AGREEMENTS THAT MAY HAVE AN IMPACT ON THE ASSESSMENT OF THE OFFER OR ITS OUTCOME

As of the date of this Response Offer Document, the Company is not aware of any agreements that may have a significant impact on the assessment of the Offer or on its outcome, subject to the agreements described in Section 1.2.1 of this Response Offer Document and the following.

7. INFORMATION RELATING THE COMPANY THAT MAY HAVE AN IMPACT IN THE EVENT OF A TENDER OFFER

7.1 Company's share capital structure and ownership

As of the date of this Response Offer Document, the Company's share capital, amounting to EUR 13,645,323.20, is divided into 42,641,635 shares with a par value of EUR 0.31 each, all being fully paid up and of the same class.

As of the date of this Response Offer Document, and to the Company's knowledge, the Company's share capital and voting rights¹⁸ are held as follows:

Shareholders	Number of shares	% of the share capital	Number of theoretical voting rights	% of the theoretical voting rights
Allianz France ¹⁹	26,864,230	63.00%	26,864,230	63.00%

¹⁷ Based on the total number of shares and theoretical voting rights of the Company as of December 31, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

¹⁸ Based on the declaration of crossing of thresholds of Allianz Argos 14 GmbH and Allianz SE dated December 27, 2017 and the declaration of the total number of shares and voting rights of the Company as of December 31, 2017.

Shareholders	Number of shares	% of the share capital	Number of theoretical voting rights	% of the theoretical voting rights
Allianz SE ²⁰	6,388,392	14.98%	6,388,392	14.98%
Investitori SGR S.p.a. ²¹	800	Non-significant	800	Non-significant
Offeror total	33,253,422	77.98%	33,253,422	77.98%
Treasury shares	619,189	1.45%	619,189	1.45%
Other	8,769,024	20.56%	8,769,024	20.56%
TOTAL	42,641,635	100%	42,641,635	100%

The threshold crossings disclosed to the Company between January 1, 2017, and the date of this Response Offer Document are described in Section 7.3 of this Response Offer Document.

As of the date of this Response Offer Document, there is no other equity security, or any other financial instrument or right giving access, either immediately or in the future, to the Company's share capital or voting rights except for the RSUs.

The RSUs are rights granted to certain employees and to members of the Board of Management (*Directoire*) of the Company (and/or its subsidiaries) as part of the Euler Hermes Group Long Term Incentive ("**EH LTI**") plans.

Following a four-year vesting period as from the date upon which they are granted, each RSU entitles its beneficiary to the payment of a sum of money of which the amount depends on the share price of the Company at the end of the vesting period. The Company may opt for a settlement in the form of Company shares. In cases of "buy out" of Company shares by the Offeror or "delisting" of the Company, the EH LTI plans provide for a cash settlement exclusively (the Company may not opt for a settlement in the form of Company shares in such cases).

As part of the Offer, subject to the implementation of a squeeze-out procedure by the Offeror and to the delisting of the shares of the Company from Euronext Paris, the RSUs currently vesting will be immediately vested by their beneficiaries, without taking into account the remaining applicable vesting periods, and each RSU will entitle its beneficiary to the payment of a sum of money equal to the average share price of the Company share at the time of the delisting in accordance with the terms and conditions of the RSUs.

(Cont'd from previous page)

¹⁹ Allianz France is held at 99.99% by Allianz Holding France SAS, which in turn is indirectly wholly owned by Allianz SE through Allianz Europe B.V. (please refer to Section 1.1.2 of the Offer Document).

²⁰ Pursuant to a share purchase agreement entered into between Allianz Argos 14 GmbH and Allianz SE on December 19, 2017, Allianz SE acquired on December 22, 2017 the 4,837,536 shares of the Company held by Allianz Argos 14 GmbH for a price of 122 euros per share.

²¹ Investitori SGR S.p.a. is indirectly wholly owned by Allianz SE through Allianz Europe B.V. and Allianz S.p.a. (please refer to Section 1.1.2 of the Offer Document).

As of the date of this Response Offer Document and to the Company's knowledge, four EH LTI plans are currently in effect:

Allocation date	Rights vesting period (years)	Number of outstanding RSUs ²²
March 2014	4	31,707
March 2015	4	41,199
March 2016	4	46,307
March 2017	4	48,727
		167,940

7.2 Restrictions to the exercise of voting rights and transfers provided for in the Articles of Association of the Company and provisions of agreements notified to the Company pursuant to Article L. 233-11 of the French Commercial Code

With the exception of the following, the Articles of Association of the Company do not contain any specific provisions that could result in restrictions to the exercise or transfer of shares and voting rights of the Company.

7.2.1 Disclosure obligation in the event of crossing the thresholds set forth in the Articles of Association

In addition to the legal and regulatory obligations to notify the Company in the event of crossing the applicable thresholds, the Articles of Association of the Company provide for a disclosure obligation in the event of crossing the thresholds set forth in the Articles of Association.

Pursuant to Article 8 of the Company's Articles of Association, "*any individual or legal entity acting alone or in concert that comes to hold a number of shares and/or voting rights in the Company greater than or equal to:*

- (i) 1% of the total number of shares and/or voting rights must, within 15 days of the date of crossing this threshold, inform the Company of the total number of shares and/or voting rights held. This disclosure should be sent by recorded letter with acknowledgment of receipt (or equivalent means in countries outside France), or by fax or telex. This declaration must be renewed each time a new 1% threshold is crossed upwards, to 50% inclusive, and each time a new 1% threshold is crossed downwards, to 1% inclusive.*
- (ii) 5% of the total number of shares and/or voting rights must, within 15 days from the date of crossing this threshold, apply to the Company to have all the shares held in registered form. This obligation for shares to be held in registered form is applicable to all shares already held and to those to be acquired taking the shareholder over the threshold. The request for shares to be registered shall be sent by letter, fax or telefax to the Company within 15 days of crossing the threshold. The declaration due under the preceding point (i) on crossing the threshold stipulated in this paragraph shall equate to a request for shares to be registered.*

²² The number of outstanding RSUs will be reduced by the number of RSUs granted to persons who will leave the Allianz Group in the future.

In determining the thresholds stipulated in (i) and (ii), shares and/or voting rights held indirectly and shares and/or voting rights equivalent to shares and/or voting rights owned as defined by the provisions of Articles L. 233-7 et seq. of the French Commercial Code shall be taken into account.

For each of the aforementioned disclosures, the declarer must certify that the disclosure made includes all the securities owned or held pursuant to the previous paragraph. The declarer must also specify the date(s) of acquisition.

Investment fund management companies are required to provide this information for all the voting rights attached to shares in the Company held by the funds they manage.

In the event of non-compliance with the disclosure obligation set forth in item (i) above, one or more shareholders holding at least 2% of the share capital or voting rights may request that the shares exceeding the portion that should have been declared be deprived of voting rights for every shareholders' meeting to be held until the expiry of a two-year period following the date on which the disclosure is made. The shareholders' request will be recorded in the minutes and will automatically result in the enforcement of the sanction referred to above."

Subject to the provisions of Article 8 of the Articles of Association of the Company relating to the deprivation of voting rights in case of non-compliance with the obligation to disclose thresholds crossings, the Articles of Association do not contain restrictions on the exercise of voting rights.

7.2.2 No double voting right

In accordance with Article 20 of the Articles of Association of the Company, there is no double voting right.

7.3 Direct or indirect interests in the Company's share capital that the Company is aware of pursuant to Articles L. 233-7 and L. 233-12 of the French Commercial Code

The following threshold crossings have been disclosed to the Company between January 1, 2017 and the date of this Response Offer Document:

- in a letter dated August 22, 2017, the company Silchester International Investors LLP declared that as of such date it held 3,408,173 shares representing 7.99% of the share capital and theoretical voting rights of the Company; in a letter dated November 27, 2017, such company declared that it had crossed downwards the threshold of 5% of the share capital and voting rights of the Company, and that it no longer held any shares of the Company;
- in a letter dated November 14, 2017, the company Franklin Resources, Inc, acting on its own behalf and on behalf of its affiliates, declared that it had crossed downwards the thresholds provided for by the articles of association of 1% of the share capital and voting rights of the Company, and that it held 410,786 shares as of such date, representing 0.96% of the share capital and theoretical voting rights of the Company;
- in a letter dated November 28, 2017, the company Kiltearn Partners LLP declared that it no longer held any shares or voting rights of the Company;

- in a letter dated November 29, 2017, the Offeror declared (i) that the company Allianz Argos 14 GmbH, controlled by the Offeror, had crossed upwards the thresholds of 5% and 10% of the share capital and voting rights of the Company and that it held 4,837,536 shares representing 11.34% of the share capital and theoretical voting rights of the Company and (ii) having crossed upwards, through the companies it controls, the thresholds of two-thirds of the share capital and voting rights of the Company and that it indirectly held 31,702,566 shares representing 74.35% of the share capital and theoretical voting rights of the Company²³;
- in letters dated December 22, 2017, (i) the company Allianz Argos 14 GmbH, controlled by the Offeror, declared that it had individually crossed downwards the thresholds of 10% and 5% of the share capital and voting rights of the Company and that it individually no longer held any shares of the Company and (ii) the Offeror declared that it had individually crossed upwards the thresholds of 5% and 10% of the share capital and voting rights of the Company and that it individually held 4,837,536 shares representing 11.34% of the share capital and theoretical voting rights of the Company²⁴.

7.4 List of holders of any securities carrying special control rights and description of such rights

None.

7.5 Control mechanisms provided for in an eventual employee participation scheme

The voting rights attached to the Company shares held by employees through the Company mutual fund (*fonds commun de placement d'entreprise*) "FAC EH" (the "**Company Mutual Fund**") are exercised by one or more representatives appointed by the fund's Supervisory Board to represent it at the Shareholders' Meeting (please refer to Section 7.5 of the Company's 2016 Registration Document).

The decision whether or not to tender into the Offer the shares of the Company held by employees through the Company Mutual Fund shall remain the responsibility of the supervisory board of the Company Mutual Fund. The supervisory board of the Company Mutual Fund decided, by a unanimous vote of its members present or represented, that the Company shares held by employees through the Company Mutual Fund will be tendered into the Offer.

7.6 Agreements between shareholders known to the Company and that may entail restrictions on share transfers and on the exercise of voting rights

To the Company's knowledge, as of the date of this Response Offer Document, there is no agreement between shareholders which may entail restrictions on share transfers and the exercise of voting rights.

²³ Based on the total number of shares and theoretical voting rights of the Company as of November 30, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

²⁴ Based on the total number of shares and theoretical voting rights of the Company as of November 30, 2017, *i.e.*, 42,641,635 shares and the same number of theoretical voting rights.

7.7 Rules applicable to the appointment and replacement of the members of the Board of Management as well as to the amendment of the Articles of Association of the Company

7.7.1 Rules applicable to the appointment and replacement of the members of the Board of Management

The rules applicable to the appointment and replacement of the members of the Board of Management are set forth in Article 15 of the Articles of Association of the Company.

Pursuant to Article 15 of the Articles of Association of the Company, the Company is managed by a Board of Management, which is composed of at least two members and no more than six members (subject to the Company shares being admitted to trading on a regulated market), who may but need not be shareholders, appointed by the Supervisory Board.

The members of the Board of Management must be individuals no older than 65. Such age limit shall become effective at the next general shareholders' meeting. However, when a member of the Board of Management reaches such age, the Supervisory Board may, on one or several occasions, extend his/her appointment for a total duration which may not exceed three years.

A member of the Supervisory Board may not be a member of the Board of Management.

The Board of Management is appointed for a period of four years and its members may be re-appointed. Their mandates may be terminated by the Supervisory Board or by the Ordinary Shareholders' Meeting on the recommendation of the Supervisory Board.

Pursuant to Article 16 of the Articles of Association of the Company, the Supervisory Board shall appoint one of the members of the Board of Management as Chairman. The Chairman shall carry out his/her duties for the period of his/her office as a member of the Board of Management. The Supervisory Board may grant the same power of representation to one or more members of the Board of Management, who then carry the title of General manager.

7.7.2 Rules applicable to the amendment of the Articles of Association of the Company

The rules applicable to the amendment of the Articles of Association of the Company are those provided for by the laws and regulations in force.

7.8 Powers of the Board of Management, relating in particular to the issuance and repurchase of shares

Pursuant to Articles 15 and 17 of the Articles of Association of the Company, the Company is managed by the Board of Management, which is vested with the broadest extensive powers to act in all circumstances in the name of the Company. The Board of Management exercises its powers within the limits defined by the corporate purpose, subject to those expressly allocated to the Supervisory Board and Shareholders' Meetings by the law and the Articles of Association of the Company.

The Board of Management operates according to internal regulations that are designed to supplement the operating procedures stipulated in the Articles of Association, while respecting the collegial principle of the Board of Management and facilitating the work of the Supervisory Board.

These internal regulations stipulate the Board of Management's powers and the distribution of its tasks and, in accordance with Article 12 of the Articles of Association, the decisions which require prior authorization by the Supervisory Board, namely:

- transactions aimed at granting or contracting any borrowings or loans, credits or advances in excess of EUR 75,000,000;
- the issuance of securities, guarantees, endorsements or deposits in excess of EUR 30,000,000;
- direct transactions or equity holdings that might significantly affect the Group's strategy and materially modify its financial structure or scope of activity where these exceed EUR 5,000,000;
- the issuance of securities of any kind that may result in a modification of the registered share capital regardless of the amount involved.

Article 18 of the Articles of Association of the Company provides that for the deliberations of the Board of Management to be valid, the number of members of the Board of Management present must be at least equal to half the number of members in office. Decisions are voted by a simple majority of the members present or represented. In the event of a tie, the Chairman of the Board of Management shall have the casting vote.

In addition to the general powers granted to the Board of Management pursuant to the laws and regulations in force and the Articles of Association of the Company, the Board of Management is granted delegations by the Shareholders' Meeting for the issuance or repurchase of shares, which are detailed below:

Date of the Shareholders' Meeting (Number of the resolution)	Nature of the authorization or delegation	Duration (Expiry date)	Maximum nominal amount	Amount used as of the date of this Response Offer Document
May 25, 2016 (Resolution No. 24)	Delegation of authority to increase the share capital by incorporation of reserves, profits and/or premiums	26 months (July 25, 2018)	EUR 1,400,000 ⁽¹⁾	None
May 25, 2016 (Resolution No. 25)	Delegation of authority to issue ordinary shares and/or capital securities giving access to other capital securities or giving the right to allocation of debt securities and/or securities giving access to capital securities to be issued with maintenance of preferential subscription rights	26 months (July 25, 2018)	EUR 7,000,000 ⁽¹⁾	None

Date of the Shareholders' Meeting (Number of the resolution)	Nature of the authorization or delegation	Duration (Expiry date)	Maximum nominal amount	Amount used as of the date of this Response Offer Document
May 25, 2016 (Resolution No. 26)	Delegation of authority to issue ordinary shares and/or capital securities giving access to other capital securities or giving the right to allocation of debt securities and/or securities giving access to capital securities to be issued, with elimination of preferential subscription rights and a mandatory priority period for subscription by public offering	26 months (July 25, 2018)	EUR 1,400,000 ⁽²⁾	None
May 25, 2016 (Resolution No. 27)	Delegation of authority to issue ordinary shares and/or capital securities giving access to other capital securities or giving the right to allocation of debt securities and/or securities giving access to capital securities to be issued, with elimination of preferential subscription rights by an offer as referred to in part II of Article L. 411-2 of the French Monetary and Financial Code	26 months (July 25, 2018)	EUR 1,400,000 (limited to 20% of the share capital of the Company per year) ⁽²⁾	None
May 25, 2016 (Resolution No. 28)	Authorization to establish the methods used to determine the subscription price in the event of an issue decided pursuant to Resolution No. 26 and 27, within the limit of 10% of the share capital per year	26 months (July 25, 2018)	10% of the share capital of the Company per year	None
May 25, 2016 (Resolution No. 29)	Authorization to increase the amount of shares issued pursuant to Resolution No. 25, 26 and 27 in the case of excess demand	26 months (July 25, 2018)	In accordance with the conditions laid down in Articles L. 225-135-1 and R. 225-118 of the French Commercial Code and within a limit	None

Date of the Shareholders' Meeting (Number of the resolution)	Nature of the authorization or delegation	Duration (Expiry date)	Maximum nominal amount	Amount used as of the date of this Response Offer Document
			set by the Shareholders' Meeting, when the Board of Management notes an excess demand	
May 25, 2016 (Resolution No. 30)	Authorization to increase the share capital through the issue of ordinary shares and/or securities giving access to capital, within the limit of 10% of capital to remunerate the contributions in-kind of capital securities or securities giving access to capital	26 months (July 25, 2018)	10% of the share capital of the Company as of May 25, 2016 ⁽¹⁾	None
May 25, 2016 (Resolution No. 31)	Authorization to allocate bonus shares to salaried employees (and/or certain corporate officers)	38 months (July 25, 2019)	1% of the share capital as of May 25, 2016, it being specified that the total number of bonus shares allocated to the Company's corporate officers cannot exceed 0.2% of the share capital within this envelope	None
May 25, 2016 (Resolution No. 32)	Delegation of authority to increase the share capital by the issue of ordinary shares and/or securities giving access to capital with elimination of preferential subscription rights reserved for members of a company savings plan in application of Articles L. 3332-18 <i>et seq.</i> of the French Labor Code	26 months (July 25, 2018)	1% of the amount of the share capital reached at the time of the decision of the Board of Management	None
May 25, 2016 (Resolution No. 23)	Authorization to be granted to the Board of Management in order to cancel the shares repurchased by the Company pursuant to the mechanism set forth in Article L. 225-209 of the French Commercial Code	24 months (May 25, 2018)	10% of the share capital of the Company per 24 month period	None
May 24, 2017	Authorization to be	18 months	10% of the share capital	None

Date of the Shareholders' Meeting (Number of the resolution)	Nature of the authorization or delegation	Duration (Expiry date)	Maximum nominal amount	Amount used as of the date of this Response Offer Document
(Resolution No. 15)	granted to the Board of Management to enable the Company to buy back its own shares pursuant to Article L. 225-209 of the French Commercial Code	(November 24, 2018)	of the Company on the date of completion of the repurchases Maximum amount of EUR 596,982,820 Maximum repurchase price of €140 per share	

⁽¹⁾ Independent cap

⁽²⁾ Aggregate nominal amount of the share capital increases decided on the basis of the 26th and 27th Resolutions of the Combined General Shareholders' Meeting of May 25, 2016 may not exceed EUR 1,400,000 (Resolutions No. 26 and 27).

7.9 Agreements entered into by the Company that shall be amended or terminated in the event of a change of control of the Company

It is specified that the Offer will not result in a change of control of the Company, which is already indirectly controlled by the Offeror.

To the Company's knowledge, subject to the EH LTI plans (please see Section 7.1 of this Response Offer Document), no agreement entered into by the Company will be amended or terminated in the event of a change of control of the Company (please see Section 7.5 of the Company's 2016 Registration document).

7.10 Agreements providing for the payment of compensation to the members of the Board of Management or to employees if they resign or are dismissed without cause or if their term or employment ceases due to a tender offer

To the Company's knowledge, no agreement provides for the payment of compensation to the members of the Board of Management or to the employees in the event that they resign or are dismissed without just or serious grounds or if their term or employment ceases due to a tender offer, subject to the following.

It is recalled that on February 17, 2016, the Supervisory Board, on the occasion of the appointment of the members of the Board of Management, decided to grant all members of the Board of Management, pursuant to the provisions of Article L. 225-90-1 of the French Commercial Code, a commitment corresponding to the severance compensation that may be due as a result of the termination of their duties. The severance package is only due in the event of a forced departure (*i.e.*, only in the event of dismissal for a reason other than serious misconduct, fault or gross negligence), and in particular related to a change in control or strategy, and is therefore excluded if the executive is not reappointed, leaves the Company at his/her own initiative, or changes duties within the Allianz group. The payment of this compensation is subject to the achievement of performance criteria. The performance criteria, the other applicable rules to calculate the severance package and the other conditions for such payment are detailed in Section 2.3.1.3 of the Company's 2016 Registration Document.

8. INFORMATION RELATING TO THE LEGAL, FINANCIAL AND ACCOUNTING CHARACTERISTICS OF THE COMPANY

Pursuant to the provisions Article 231-28 of the AMF General Regulation, the "Other information" document relating in particular to the legal, financial and accounting characteristics of the Company will be filed with the AMF and made available to the public no later than the day prior to the opening of the Offer. Such document will be made available on the website of the Company (www.fr.eulerhermes.com) and of the AMF (www.amf-france.org). It will also be made available free of charge at the registered office of Euler Hermes Group (1 place des Saisons, 92048 Paris-La Défense Cedex, France) and obtainable free of charge by any person who should make such request. A press release will be disseminated in order to inform the public of the manner in which such information will be made available.

9. PERSON RESPONSIBLE FOR THE RESPONSE OFFER DOCUMENT

"To my knowledge, the information contained in this Response Offer Document is in accordance with the facts and does not contain any omission likely to affect its import."

Mr. Wilfried Verstraete

Chairman of the Board of Management of the Company