

### HALF-YEAR FINANCIAL REPORT AS OF JUNE 30, 2023



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INWIT's Half-Yearly Financial Report as of June 30, 2023 has been prepared in accordance with Article 154-ter (Financial Reports) of Legislative Decree no. 58/1998 (Consolidated Law on Finance - TUF), as amended, and prepared in accordance with international accounting standards issued by the International Accounting Standards Board and endorsed by the European Union (defined as "IFRS"), as well as the provisions issued in implementation of Article 9 of Legislative Decree no. 38/2005.

The Half-Year Financial Report as of June 30, 2023 includes:

- the Interim Management Report;
- the Condensed Consolidated Financial Statements of Infrastrutture Wireless Italiane S.p.A. at June 30, 2023;
- the Certification of the Inwit Financial Statements at June 30, 2023 pursuant to Article 81-ter of Consob Regulation no. 11971 of May 14, 1999, as amended

In addition to the conventional financial performance measures established by IFRS, INWIT uses some alternative performance indicators in order to enable a better assessment of its trend of operations and financial condition. Specifically, the alternative performance indicators refer to: EBITDA, EBIT, Net Financial Debt, INWIT Net Financial Debt and Operating Free Cash Flow.

The chapter "Business outlook for the year 2023" contains forward-looking statements related to the management's intentions, beliefs, or current expectations regarding the financial performance and other aspects of the Group's operations and strategies.

Readers of this Report are reminded not to place undue reliance on forward-looking statements, in that actual results may differ significantly from forecasts owing to numerous factors, the majority of which are beyond the Group's control.

# INTERIM MANAGEMENT REPORT

This document has been translated into English for the convenience of the readers. In the event of discrepancy, the Italian language version prevails.

#### CORPORATE INFORMATION AND CORPORATE BODIES

CORPORATE DATA OF THE PARENT (1)	
Name	Infrastrutture Wireless Italiane S.p.A.
Share capital	600,000,000 euros
Registered office	Largo Donegani 2, 20121 Milan
Tax code, VAT no. and registration no. in the Register of Companies of Milan	08936640963
Website	www.inwit.it

#### **BOARD OF DIRECTORS IN OFFICE UNTIL JUNE 30, 2023**

On October 4, 2022, the Ordinary Shareholders' Meeting of Infrastrutture Wireless Italiane S.p.A. appointed the Board of Directors of INWIT (the "BoD"), which will remain in office until the approval of the annual financial statements at December 31, 2024.

The Board of Directors as of June 30, 2023 was composed as follows:

Chairman	Oscar Cicchetti
Directors	Stefania Bariatti (independent)
	Laura Cavatorta (independent)
	Antonio Corda
	Pietro Guindani
	Sonia Hernandez
	Christine Roseau Landrevot (independent)
	Quentin Le Cloarec (independent)
	Rosario Mazza
	Secondina Giulia Ravera (independent)
	Francesco Valsecchi (independent)
Secretary to the Board	Salvatore Lo Giudice

All members of the Board of Directors are domiciled for the purposes of their office at the registered office of INWIT.

On October 7, 2022 the Board of Directors also appointed Diego Galli as General Manager of INWIT, to whom it conferred powers relating to the overall governance of the company and ordinary management in its various expressions, without prejudice to the powers reserved for the Board of Directors by law or articles of association.

At its meeting on October 20, 2022, the BoD appointed the following committees:

- **Nomination and Compensation Committee**: Christine Roseau Landrevot (Chair), Laura Cavatorta, Pietro Guindani, Rosario Mazza, and Francesco Valsecchi.
- Related Parties Committee: Secondina Giulia Ravera (Chair), Stefania Bariatti, and Christine Roseau Landrevot.
- Control and Risk Committee: Stefania Bariatti (Chair), Quentin Le Cloarec, Pietro Guindani, Secondina Giulia Ravera, and Francesco Valsecchi.
- Sustainability Committee: Laura Cavatorta (Chair), Oscar Cicchetti, and Sonia Hernandez.

The Supervisory Board, which was renewed by the Board of Directors on May 22, 2023 for a term of three years until May 22, 2026, performs the functions required by Legislative Decree 231/2001 and is composed of Eleonora Montani (Chair), Romina Guglielmetti and Alessandro Pirovano.

<sup>(1)</sup> Effective April 1, 2023, Inwit acquired 100% of the share capital of "36Towers S.r.l." subject to management and coordination by Inwit S.p.A. More details in the section "Management Events - Business Combinations" on page 21.

#### **BOARD OF STATUTORY AUDITORS IN OFFICE AS OF JUNE 30, 2023**

The Shareholders' Meeting of April 20, 2021, appointed the Board of Statutory Auditors, which will remain in office until the approval of the financial statements at December 31, 2023.

The Board of Statutory Auditors of the Company, at June 30, 2023, was composed as follows:

Chairman	Stefano Sarubbi
Acting Auditors	Maria Teresa Bianchi Giuliano Foglia
Acting Auditors	Roberto Cassader Michela Zeme

#### **INDEPENDENT AUDITORS**

The Shareholders' Meeting held on February 27, 2015 appointed the audit firm PricewaterhouseCoopers S.p.A. to audit the Company's financial statements for the nine-year period 2015-2023.

#### MANAGER RESPONSIBLE FOR PREPARING THE CORPORATE FINANCIAL REPORTS

At the meeting held on October 20, 2022, the Board of Directors appointed Rafael Giorgio Perrino, Head of the Financial, Reporting & Accounting Function, part of the Administration, Finance & Control Department, to the position of Manager in charge of preparing corporate accounting documents.

#### **INWIT OVERVIEW**

INWIT, Infrastrutture Wireless Italiane S.p.A. is **the largest operator in Italy in the wireless infrastructure sector**, which constructs and manages technological systems and civil structures (such as towers, pylons and poles) that host radio transmission equipment, mainly for telecommunications operators.

INWIT's infrastructure consists of an integrated ecosystem of **macro-grids, over 23,000 towers** distributed throughout the country, and **micro-grids, over 7,000 DAS** ("Distributed Antenna Systems") systems and **small cells**, on which the transmission equipment of all major operators is hosted.

Having inherited the technology assets of Telecom Italia's "Tower" arm since the company's founding in 2015 and Vodafone Towers S.r.l., thanks to the merger in March 2020, **INWIT benefits from some of the best locations on the market and from the partnership with two Tier-1 Anchor Tenants**, focused on the ongoing development of network infrastructure and the ongoing technology transition to 5G.

INWIT also plays the role of "**neutral host**" and is able to meet the demand from all the main market operators in both the mobile segment and fixed wireless access, a technology that is growing strongly. All this makes it an essential infrastructure player for the development of telecommunication technologies, providing coverage and ubiquity and also helping to bridge the digital divide.

Towers are increasingly **a key hub of modern digital infrastructure**, connected, distributed and protected assets that can provide advanced services within the 5G ecosystem, from fiber connectivity to antenna hosting to hosting mini data centers of edge computing architecture and advanced IoT sensing.

INWIT is therefore perfectly positioned to support the ongoing digitization process and serve the **growing demand for connectivity**, supported by the positive investment cycle underway thanks in part to the Next Generation EU program.

From an earnings and financial perspective, in 2022 INWIT reported progress in all key earnings and financial indicators, with revenues of 853 million euros (+9%), EBITDA after Leases of 587 million euros (+13%), and cash generation (Recurring Free Cash Flow) of 491 million euros (+34%).

In March 2023, INWIT's Board of Directors reviewed and approved INWIT's new Business Plan for the period 2023–2026. While confirming the guidelines of the previous Business Plan, which was presented in November 2020 and updated in February 2022, the 2023 Business Plan reflects the evolution of the macroeconomic, industrial, and market environment in recent years, resulting in INWIT's increased ability to invest in developing its infrastructure and improved key industrial, economic, and financial targets. The Business Plan envisions revenues growing at a "high-single-digit" average annual rate to over 1.2 billion euros in 2026, increasing margins, and expanding cash generation to over 730 million euros in Recurring Free Cash Flow in 2026.

The Group has also initiated activities and projects aimed fully integrating sustainability into the Group and creating value over the long term. Among the most challenging targets of the **Sustainability Plan** is the achievement of "Carbon Neutrality" by 2024 through the establishment of a Climate Strategy, the development of renewable sources, the implementation of energy efficiency initiatives, and the use of green energy.

#### **INWIT'S HISTORY**

INWIT's operations are directly linked to the birth and development of mobile telephony in Italy, at the hands of the two main operators in the sector, TIM and Vodafone.

Established in March 2015 following the spin-off of Telecom Italia's "Tower" arm designated to the operational management, monitoring and maintenance of the group's towers and repeaters, INWIT today is the result of the merger of Telecom Italia and Vodafone's wireless activities and infrastructure in March 2020, a step that significantly transformed the Group's size and strategic profile.

This means the Group has a wealth of expertise gained over time through the construction and management of the infrastructure hosting the transmission systems of the different generations of mobile radio services that have followed one another over the years. Thanks to this evolution, which began 40 years ago, INWIT today provides its customers access to areas of strategic importance, also in relation to administrative and environmental aspects.

Since its founding in 2015, INWIT shares have been listed on the electronic stock market operated by Borsa Italiana, called Euronext Milan; since 2020, INWIT has also been included in the main Italian stock index, the FTSE MIB, and is among the 600 largest capitalized companies in Europe (STOXX® Europe 600).

In July 2020, INWIT successfully entered the debt capital market, issuing its inaugural bond for 1 billion euros. To date, INWIT has more than 2 billion euros of bonds listed on the Luxembourg Stock Exchange.

In August 2021, INWIT obtained a 250 million euro loan from the European Investment Bank (EIB) to support the Group's investment plan for the development of its digital infrastructure in Italy, in line with INWIT's Business Plan, which envisages investments in the construction of new towers for the diffusion of 5G, the deployment of coverage for indoor and outdoor mobile networks such as Small Cells and DAS and the trial of new innovative technologies in support of operators.

In 2021, the year that saw an acceleration of the Company's investment in dedicated coverage of transportation infrastructure, INWIT reached an agreement with Vodafone Italia for the ownership and management of infrastructure and equipment along around 1,000 km of road and highway tunnels, with the aim of offering hosting services on some of the country's main communication routes to all operators.

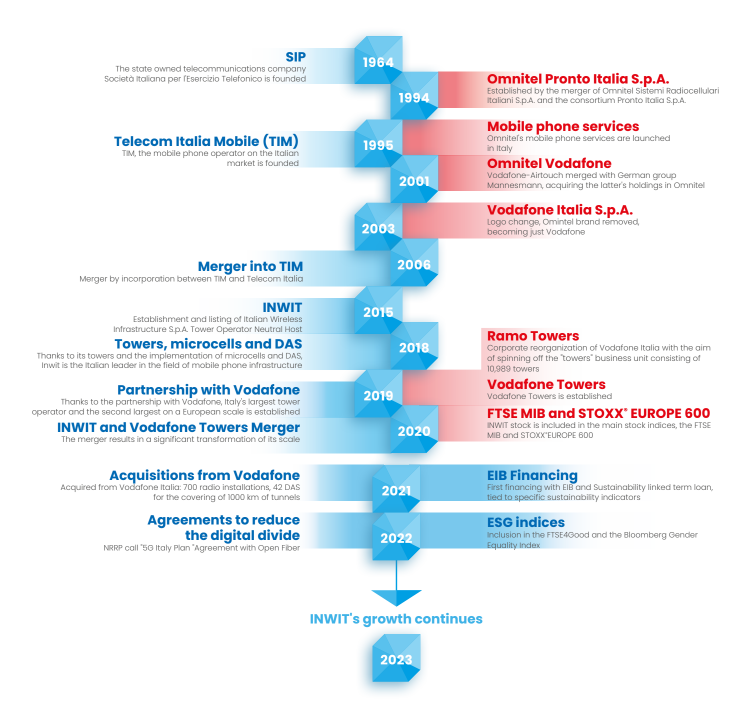
In 2022, the development of the micro-grid continued with the implementation of projects for dedicated indoor coverage, which included coverage of the Milan Metro Line 4 and coverage of more than 40 hospitals with 5G-ready DAS systems, as well as industrial sites, museums, university campuses and government entity buildings.

In addition, important new agreements for infrastructure development were signed in 2022, with a particular focus on less densely populated areas. INWIT was awarded the tender as contractor, together with TIM and Vodafone, for the NRRP's "Piano Italia 5G" (Italy 5G Plan) and signed an agreement with Open Fiber for the construction of 500 new sites. Both agreements are aimed at contributing to reducing the digital divide and strengthening INWIT's leading position in the digital infrastructure market.

On the sustainability front, in 2022 INWIT published its second Integrated Report and continues its process of improving results among the major ESG ratings. INWIT has been included in the Bloomberg Gender-Equality Index (GEI) and one of the leading ESG indices, the FTSE4Good, which ranks global companies in terms of their environmental, social and governance (ESG) practices.

INWIT OVERVIEW \_\_\_\_\_\_\_8

#### Main events in INWIT's history



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#### **INWIT'S ASSETS**

INWIT's infrastructure consists of an integrated ecosystem of macro grids and micro grids:

INWIT's macro grid consists of over 23,000 towers, distributed widely across the country, with a density of one tower for every 3 km and a balanced distribution between urban and rural sites. Technological content and strategic locations make INWIT sites attractive to all telecom market players, present today with more than 50,000 hostings, for a tenancy ratio of over 2.1 hosts per site, one of the highest in the industry. INWIT continues to invest in expanding and optimizing its network to serve the growing demand for mobile data and the coverage and technology upgrade needs of operators.

INWIT's micro grid complements and supports the macro grid by providing coverage and network capacity with Distributed Antenna Systems (DAS), Small Cells and Repeaters installed in indoor and outdoor locations characterized by high user density and specific dedicated coverage needs.

The over 7,000 remote units of the micro grid cover sites such as airports, stations, hospitals, shopping malls, offices and manufacturing areas, as well as roads and highways. In particular, INWIT now covers about 1,000 km of road and highway tunnels that include some of the major national thoroughfares. The demand for dedicated coverage provided by the micro grid is supported by the technology transition from 4G to 5G and increasing mobile data consumption.

#### STRATEGIC POSITIONING AND VALUE CREATION

#### Digitalization for Italy's growth

In Italy, the market and technology are rising rapidly due to the steady increase in mobile data consumption and the development of wireless technology, which is extending 5G coverage, accompanied by the associated densification requirements, which are key factors in the development of wireless infrastructure. The transition to the 5G network architecture has major implications for the digital infrastructure sector, and towers in particular, as more macro sites and macro grids will be required to meet the densification needs of 5G to provide performance, security, and end-user friendliness at all times and everywhere. In addition, the transition to 5G is a key driver for the development of micro grid coverage, needed to optimize coverage and capacity by offering low latency indoors (with Distributed Antenna Systems, DAS) and, in the future, outdoors through Small Cells. Lastly, the need to expand and complete the country's broadband connection coverage continues, with opportunities for INWIT to contribute to reducing the digital divide with the help of the FWA operators.

Added to this is Next Generation EU, a European Union instrument aimed at stimulating post-pandemic Covid-19 recovery and development. The National Recovery and Resilience Plan (NRRP), under the framework of Next Generation EU, devotes significant attention and substantial resources to digital innovation in Italy, by fostering a broad round of investment in digitization and infrastructure.

Specifically, INWIT was awarded the tender as contractor, together with TIM and Vodafone, for the NRRP's "Piano Italia 5G" (Italy 5G Plan), strengthening its role as an enabler of digitalization, with a view to inclusion of communities and development of 5G.

The events of recent years have demonstrated the importance of digital technology, accelerating Italy's process of digitalization. Today, digital technology is a necessity for companies, people and government in the transformation toward more agile and flexible organizational, production and service models, both private and public. Opportunities are opening up for tower operators and INWIT is ideally positioned to play a key role in the development of digital infrastructure to support telecommunications operators. In addition, in its role as a neutral host, INWIT can meet the demand from all the main market operators in both the mobile segment and fixed wireless access (FWA), a technology that is growing strongly.

#### INWIT working for a more digital and sustainable Italy

Opportunities are opening up for tower operators and INWIT is ideally positioned to **play an key role in the development of digital infrastructure** to support telecommunications operators.

In November 2020, INWIT approved the update of the 2021-2023 business plan, with targets to 2026, confirmed as part of the regular cycle of analysis of external scenarios and development opportunities for the Group. The plan calls for significant investments to support organic growth and envisages progressive growth in all key

industrial, earnings and financial and shareholder remuneration indicators.

It envisages growth in hostings for TIM and Vodafone to support the efficient and fast development of 5G and continuous improvement of geographical coverage. In addition, in its role as a neutral host, INWIT can meet the demand from all the main market operators in both the mobile segment and fixed wireless access, a technology that is growing strongly.

Another pillar of the Plan is the rapid deployment of micro-coverage, particularly distributed antenna systems (DAS), which enable efficient management of mobile phone signals including in very crowded areas such as stadiums, universities, train stations or industrial facilities.

The Business Plan envisions an evolution toward increasingly smart towers: distributed and protected digital assets that will be able to make a concrete contribution to the digital transformation of Italy's economic and social activities.

INWIT OVERVIEW \_\_\_\_\_\_\_\_\_

The widespread presence of INWIT towers enables the provision of advanced services also in areas where fiber-optic connectivity will arrive later, anticipating Italy's digitalization and the reduction of the digital divide.

INWIT also presented a Sustainability Plan, which is fully integrated with the business strategy and through which it aims to make the transition to a sustainable business model, considered an enabler for the Group's growth.

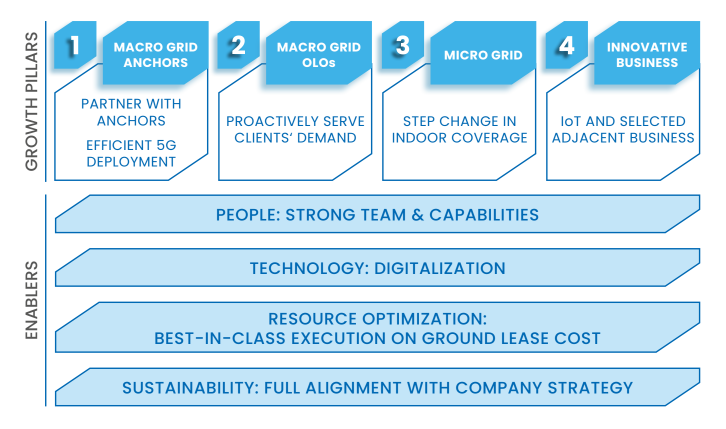
In March 2023, INWIT's Board of Directors reviewed and approved INWIT's new Business Plan for the period 2023–2026. While confirming the guidelines of the previous Business Plan, which was presented in November 2020 and updated in February 2022, the 2023 Business Plan reflects the evolution of the macroeconomic, industrial, and market environment in recent years, resulting in INWIT's increased ability to invest in developing its infrastructure and improved key industrial, economic, and financial targets.

The 2023 Business Plan projects revenues to grow over the 2023-2026 period at a "high-single-digit" average annual rate to more than 1.2 billion euros in 2026, with an expansion of EBITDA margin to 92% and EBITDAaL after-lease margin to 76%. Growth in margins is also expected to result in an expansion of cash generation (Recurring Free Cash Flow) to over 730 million euros in 2026.

Targets in the 2023 business plan represent an upward update from the plan presented in November 2020 and updated in February 2022, reflecting the Group's improved investment capacity, which will result in continued infrastructure development in terms of new sites, indoor coverage, and increased land acquisition activity, with positive reflection in expected profitability over the plan period.

Increased investment of approximately 900 million euros in the period 2023-2026 will have a positive impact on revenues and profitability, which will also benefit from the positive direction of structural market trends and the positive net effect of inflation.

#### Strong and sustainable growth driven by the 4 pillars of the Business Plan



INWIT OVERVIEW \_\_\_\_\_

The table below outlines the main strategic pillars of the Business Plan and their impact on value creation for the Group's stakeholders.

#### Strategic pillars of the Industrial plan

#### Value created for stakeholders

Upgrading and expanding assets in Italy.

Strengt and collabor anchor

Strengthening partnerships, vision and opportunities for industry collaboration opportunities with anchor tenants, to increase **shared value creation** 

Reducing the Digital Divide.

Providing rapid and efficient services to other operators

Projects will be promoted aimed at enabling coverage of smaller municipalities and rural areas to reduce the digital divide. To this end, we plan to serve the strong demand for coverage from FWA operators.

Significant capital expenditure planned, to support the strengthening of existing facilities and the construction of

Being a frontrunner in the development of the DAS (Distributed Antenna Systems, indoor) and Small Cell (outdoor) markets

Expanding coverage of social areas.

The Company aims to develop and consolidate digital infrastructure, strengthening the coverage of areas of high social and cultural importance, such as transport, hospitals, museums and universities.

4

Investing in innovation to support new businesses

Digital innovation.

On the innovation front, INWIT intends to offer hosting for numerous technologies through a tower upgrade geared toward smart cities and the Internet of Things.

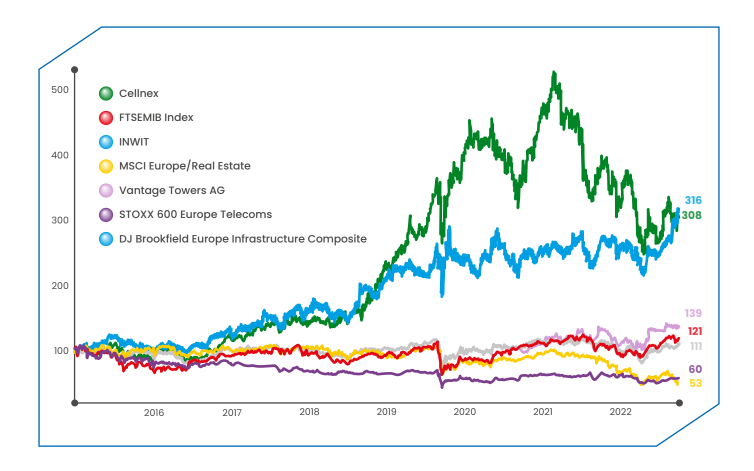
In the current global environment, INWIT is playing a leading role in the digital transformation supporting operators in developing new infrastructure for the implementation of 5G, fixed wireless access (FWA) and micro-coverage with DAS and small cells, while also looking to future technological opportunities, and directing its choices toward sustainable models. In doing so, INWIT is helping to make Italy a more digital and sustainable country.

#### INWIT AND THE FINANCIAL MARKET

From September 22, 2015, INWIT traded on the MTA of Borsa Italiana (now called Euronext Milan), after a placement at a price of 3.65 euros per share. In 2020, five years after their first day of listing, INWIT's shares were included in the main Italian stock index, the FTSE MIB and the STOXX® Europe 600, made up of 600 of the companies with the largest market capitalization in Europe.

INWIT's shares are mainly held by institutional investors based in the main global financial centers, with whom the Group maintains ongoing dialog based on the principles of transparency, completeness and timeliness of information, also through participation in meetings, road-shows and industry sector conferences. In addition, INWIT's shares are followed by 26 independent analysts from leading financial institutions. More information on INWIT's shares is available on the Group website <a href="https://www.inwit.it">www.inwit.it</a> in the "Investor Relations" section.

The following chart shows the performance of the stock in the period from the start of trading and June 30, 2023, in relation to a basket made up of Italian and European market indices and comparable companies.

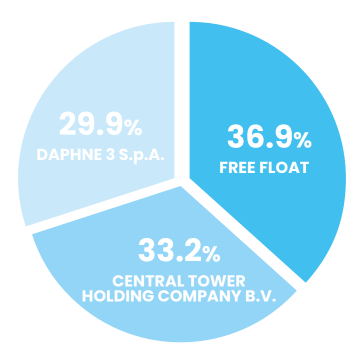


INWIT SHARE CAPITAL at June 30, 2023	
Share capital	600,000,000 euros
Number of ordinary shares (without nominal value)	960,200,000
Market capitalization (based on average prices between 1/1/2023 and 06/30/2023)	10,876 million euros

INWIT OVERVIEW \_\_\_\_\_\_\_\_14

#### **SHAREHOLDERS**

Shareholder structure at June 30, 2023



Currently, Daphne 3 S.p.A. is 90% controlled by Impulse I S.à.r.l. (in turn controlled by Impulse II S.C.A). The remaining 10% is held by TIM S.p.A.

Central Tower Holding Company B.V. is indirectly owned by Oak Holdings 1 GmbH (itself co-controlled by Vodafone GmbH and OAK Consortium GmbH).

#### TREASURY SHARES

At June 30, 2023, INWIT owned 1,027,248 treasury shares which represent 0.11% of the share capital, purchased from 2020 for the 2023-2027 Long Term Incentive Plan and the 2023/24 Broad-Based Share Ownership Plan.

The shares are deposited in a securities account held by INWIT S.p.A. with Intesa Sanpaolo S.p.A.

#### **DIVIDEND POLICY AND SHAREHOLDER REMUNERATION**

With the update of the 2021-2023 Business Plan in November 2020, INWIT defined its dividend policy. Based on the economic-financial development envisaged in the plan itself, a dividend per share of 0.30 euros to be recognized in 2021 following the approval of the 2020 budget and an increase in the subsequent years of the three-year plan of 7.5% annually until the approval of the 2023 budget.

On March 3, 2023, at the time of the approval of the 2023 Business Plan, the Board of Directors approved the updated dividend policy for the period 2023-2026, which is extended with an additional payment of 100 million euros from the 2023 earnings allocation (payment in 2024), confirming a dividend growth rate of 7.5% per year overall. This is expected to result in a 2023 dividend of approximately 0.48 euros per share, an increase of more than 25% over the dividend under the previous dividend policy.

The Board also resolved to submit to shareholders, for the first time, a form of indirect realization of their investment in the Group through the repurchase and subsequent cancellation of treasury shares, without a simultaneous reduction in share capital. The repurchase and subsequent cancellation transactions, which are unified, will concern a maximum of 31,200,000 ordinary shares, representing approximately 3.25% of the share capital, and in any event for a maximum amount of 300 million euros. Both are conditional on the favorable vote of the majority of the Group's shareholders, present at the meeting, other than the shareholder or shareholders who hold, even jointly, the majority shareholding, even relative, as long as it exceeds 10% (so-called whitewash) as well as Consob's favorable guidance on the applicability to the cancellation of the whitewash exemption provided for in Article 44-bis, paragraph 2, of CONSOB Regulation no. 11971 of 1999.

On June 14, 2023 INWIT announced that following the authorization granted by the shareholders' meeting on April 18, 2023 and the clearance received from Consob, on June 15, 2023 it will initiate the first tranche of share buyback (of a maximum amount of 150 million euros), which will be completed by March 15, 2024.

More information is available on the Group's website, under "Governance," "Shareholders' Meeting."

#### **HIGHLIGHTS AT JUNE 30, 2023**

+12.8% **REVENUES** €471.2 MLN **ON JUNE 2022** +13.2% **EBITDA** € 430.2MLN **ON JUNE 2022** +15.3% **NET INCOME** €163.7 MLN **ON JUNE 2022 EBITDAGL** +17.8% €333.1MLN **ON JUNE 2022** +66.0% **ADDITIONS** €117.1 MLN **ON JUNE 2022** +1.3% **NFP** €4,339 MLN **ON JUNE 2022** Financial leverage equal to -0.6x5.0 x ON JUNE 2022 (5.6X) Recurring Free Cash Flow +42.1% € 323.5 MLN **ON JUNE 2022** 

#### TREND OF OPERATIONS AND MANAGEMENT EVENTS

#### **TREND OF OPERATIONS**

Key indicators	unit of measurement	June 30, 2023	June 30, 2022	change
Number of sites	in thousands	23.5	23.0	2.2%
Number of hostings arrangements in place with Tenants	in thousands	52.3	48.0	9.0%
Number of hosting arrangements in place with Tenants, excluding Anchor Tenants TIM and Vodafone	in thousands	12.7	11.1	14.4%
Average Number of Tenants per Site (Tenancy Ratio)	Ratio	2.20x	2.09x	0.11x
Number of remote SC/DAS	in thousands	7.8	6.8	14.7%
Real estate transactions	number	830	1,010	(17.8%)
Total Revenues	€mln	471.2	417.7	12.8%
EBITDA	€ mln	430.2	379.8	13.2%
EBITDA margin	%	91.3%	90.9%	0.4pp
EBIT	€ mln	246.0	197.9	24.3%
EBT	€ mln	194.2	160.1	21.3%
Profit for the period	€ mln	163.7	142.0	15.3%
EBITDAGL	€ mln	333.1	282.8	17.8%
EBITDAaL margin	%	70.7%	67.7%	3.0pp
Recurring Free Cash Flow	€ mln	323.5	227.7	42.1%
Capex	€ mln	117.1	70.5	66.0%
Net Cash Flow	€ mln	30.7	(232.3)	(113.2%)
Net Debt	€ mln	4,338.7	4,281.5	1.3%
Net Debt/EBITDA	Ratio	5.0x	5.6x	(0.6x)

Industrial results show further growth in all major indicators. The development of our infrastructure continues with the construction of 360 new sites, for a total of over 23 thousand. New contracted hostings in the first half of 2023 were equal to 2,136, mainly due to the contribution of Tim and Vodafone anchor customers and the strong growth in hostings from other customers.

With reference to the multi-operator microcell coverage plan for places with the highest concentration of users and traffic, the consolidation of new remote unit Repeaters/DAS installations continued, more than 1,000 as of June 30, 2022 (840 units in the first half of 2023).

The efforts to streamline lease costs also continued during the period, with 830 renegotiations of leases or land purchase agreements.

Earning results showed strong growth in revenues during the period: +12.8% over the previous year, due to further development of contracted hosting with all major customers, the provision of other services in addition to hostings, growth in DAS hostings, and the positive impact of inflation.

This trend, together with increased efficiency in rental costs, led to an expansion of EBITDAaL by +17.8%, for a ratio to revenues up from 67.7% to 70.7%. Profit for the period was 163.7 million euros, up 15.3% from the first half of 2022. This growth is mainly due to increased revenues and more efficient operating costs.

The strong business and earnings performance resulted in an increase in cash flows, with RFCF at 323.5 million euros, up 42.1% compared to the previous year.

Net cash generation was a positive 30.7 million euros after investments of 117.1 million euros. The Group's net financial position is 4,338.7 million euros, slightly up from the same period last year, while the financial leverage, Net Debt/EBITDA, is down to 5.0x from 5.6x in June 2022 mainly due to the increase in EBITDA.

#### **Management events**

The main management events since the beginning of the year involving INWIT can be summarized as follows:

- INWIT, Italy's leading tower operator, has obtained certification of its management system according to the ISO 50001 standard, with the aim of optimizing energy performance by involving the entire company, with a view to continuous improvement. The certification was granted after an audit trail of the evaluation of the energy management system, in all aspects of the company's operations, a system that must conform to international best practices according to the ISO 50001 Standard. INWIT, which has always been focused on energy issues, has had an Energy Policy since 2021, which summarizes the commitments made by Management, and therefore by the entire company, in relation to the management and continuous improvement of its energy performance. In order to achieve these goals, an Energy Management System was implemented, which led, as stated in the Sustainability Plan, to the achievement of ISO 50001:2018 certification. This significant achievement will enable the company to further streamline the monitoring and management of its energy consumption.
- The Shareholders' Meeting of Infrastrutture Wireless Italiane S.p.A. met on April 18, under the chairmanship of Oscar Cicchetti, and approved the 2022 financial statements, which closed with a net profit of 293,339,501 euros, and resolved to distribute a dividend for the year 2022 of 0.3467 euros (before applicable withholding taxes) for each of the 960,200,000 ordinary shares outstanding on the ex-dividend date, excluding treasury shares in portfolio. The total dividend, which was distributed based on the number of ordinary shares outstanding on the ex-dividend date, amounted to 332,901,340 euros.
  - The dividend was set to be paid from May 24, 2023, with ex-dividend date on May 22, 2023 (in accordance with the Italian Stock Exchange calendar) and record date (i.e., the date of entitlement to payment of the dividend itself pursuant to Article 83-terdecies of the TUF) on May 23, 2023.
- INWIT's Shareholders' Meeting approved the Long-Term Share Incentive Plan (LTI) 2023-2027 (the "Incentive Plan") and the 2023 and 2024 Broad-Based Share Ownership Plan (the "PAD 2023 and 2024"), The Incentive Plan reserved for the CEO and/or the General Manager, all the CEO's and/or the General Manager's first reporting roles (which include the Group's Key Managers), the Audit Director and other key roles qualifies as a "related party transaction," with respect to which INWIT has availed itself of the exclusion in Article 13.4 (i) of INWIT's "Procedure on Related Party Transactions".
- INWIT's Shareholders' Meeting then authorized for a period of 18 months starting April 18, 2023, the purchase of treasury shares, to service the Incentive Plan and the PAD 2023 and 2024, in compliance with current EU and national regulations and accepted market practices recognized by Consob; also authorized the availability of the same without time limits. Authorization was granted for the purchase of up to 1,150,000 ordinary shares of INWIT, representing approximately 0.12% of the share capital.

- INWIT's Shareholders' Meeting then authorized for a period of 18 months starting April 18, 2023, the purchase of treasury shares, to service the Incentive Plan and the PAD 2023 and 2024, in compliance with current EU and national regulations and accepted market practices recognized by Consob; also authorized the availability of the same without time limits. Authorization was granted for the purchase of up to 1,150,000 ordinary shares of INWIT, representing approximately 0.12% of the share capital.
  - INWIT's Shareholders' Meeting also approved, in an extraordinary session, the related cancellation, aimed at recognizing shareholders an extraordinary and additional remuneration with respect to the distribution of dividends in accordance with the terms and conditions set forth in the resolution proposal approved by the Board of Directors on March 2, 2023.
- On June 8, 2023, Consob expressed favorable guidance on the share buyback and cancellation plan approved by the Shareholders' Meeting on April 18, 2023. Following the fulfillment of this condition for the effectiveness of the resolution, on June 15, 2023, the Group initiated the first tranche of share buyback. At June 30, 2023, INWIT owned 1,027,248 treasury shares which represent 0.11% of the share capital. More information is available on the Group's website.

#### BUSINESS COMBINATIONS THAT OCCURRED DURING THE PERIOD

- On March 31, 2023, an agreement was finalized regarding the acquisition of a business unit of Vodafone Italia S.p.A. with an effective date of April 1, 2023, consisting of a complex of Assets represented by DAS systems and Small Cells installed inside real estate or in road and highway tunnels and the related legal relationships and contracts, both assets and liabilities.
  - The price for the sale and purchase of the Vodafone Italia S.p.A. Business Unit was 4,887 thousand euros.
- On April 1, 2023 Inwit S.p.A. finalized the acquisition of 100% of the share capital of "36 Towers S.r.I." a company
  operating in the management of 36 sites, located in the regions of Piedmont and Lombardy and consisting of
  passive network infrastructure.
  - The agreed consideration for the acquisition was 3,850 thousand euros.
- On May 24, 2023, an agreement was finalized regarding the acquisition of a business unit of TIM S.p.A. with an
  effective date of May 24, 2023, consisting of 20 sites for mobile phone networks and the related legal relationships
  and contracts, both assets and liabilities.
  - The price for the sale and purchase of the Tim S.p.A. Business Unit was 2,506 thousand euros.

More details of the transactions described can be found in Note 5 "Business Combinations" in the Condensed Consolidated Financial Statements at June 30, 2023.

## INCOME, BALANCE SHEET, AND FINANCIAL PERFORMANCE

#### **CONSOLIDATED INCOME PERFORMANCE**

Key Economic Indicators (€ min)	1st Half 2023	lst Half 2022	change
Total Revenues	417.2	417.7	12.8%
Purchases of external materials and services	(20.9)	(22.4)	(6.5%)
Employee benefits expenses	(9.7)	(10.2)	(4.5%)
Other operating expenses	(10.4)	(5.3%)	97.7%
EBITDA	430.2	379.8	13.2%
Depreciation and amortization, losses on disposals and impairment losses on non-current assets	(184.1)	(182.0)	(1.2%)
EBIT	246.0	197.9	24.3%
Financial income/(expenses)	(51.8)	(37.8)	37.1%
ЕВТ	194.2%	160.1%	21.3%
Income taxes	(30.5)	(18.1)	68.5%
Profit for the period	163.7	142.0	15.3%
EBITDAaL	333.1	282.8	17.8%

Key Economic Indicators	1st Half 2023	1st Half 2022	change
EBITDA margin	91.3%	90.9%	0.4pp
EBIT margin	52.2%	47.4%	4.8pp
Profit for the period/ Total profit	34.7%	34.0%	0.7pp
EBITDAaL margin	70.7%	67.7%	3.0pp

On April 1, 2023, as mentioned in the previous chapter, Inwit acquired 100% of "36Towers S.r.I.," the holder of 36 sites for mobile phone networks in Piedmont and Lombardy and related leases with major national mobile radio operators. The following paragraphs describe the impact of this purchase on the consolidated income statement.

#### **Revenues**

As of June 30, 2023, Inwit reported revenues of 471.2 million euros, up 12.8% from 417.7 million euros in the same period in 2022. The contribution of 36Towers S.r.l. since the acquisition on April 1, 2023, was 0.2 million euros. The significant increase in consolidated revenues is due to:

- to the growth of MSA service contracts with Tim and Vodafone (+12.5%) benefiting from the development of the common grid, more services **in commitment** and higher MSA fees due to the expected adjustment to the inflation rate recorded in the previous year;
- the increase in hosting and other services with other customers (+9.1%);
- the increase in revenues from new services (+31.2%) resulting mainly from the development of hosting on radio installations covering road and highway tunnels resulting from the Tim commitment and the implementation of new indoor coverage.

The following table details the breakdown of revenues:

Total revenues detail (€ mln)	1st Half 2023	1st Half 2022	change
Revenues related to Master Service Agreements with TIM S.p.A and Vodafone Italia S.p.A.	390.1	346.7	12.5%
One off revenue	0.3	-	n/a
Revenues from OLO's and other revenues	60.5	55.5	9.1%
Revenues from new services	20.3	15.5	31.2%
Total	471.2	417.7	12.8%

#### **EBITDA**

Inwit Group's EBITDA amounted to 430.2 million euros, accounting for 91.3% of revenues for the period (90.9% in the corresponding period of 2022). Compared with the first half of 2022, the increase is 13.2%, which drops to 12.7% when excluding one-off revenues/costs from the comparison. As of June 2023, one-off revenues, related to the indemnity provided in the MSA contract, amounted to 0.3 million euros while the corresponding period 2022 was characterized by one-off costs of 0.9 million. Due to its small size, the inclusion of "36Towers S.r.l." in the scope of consolidation does not result in significant changes in costs for the six-month period.

EBITDA for the period was mainly affected by the following costs:

- purchases of external materials and services, amounting to 20.9 million euros (22.4 million euros at June 2022).
   These include maintenance costs, mainly regulated by contracts signed with specialized outside companies, other service costs, mainly consisting of rental costs incurred for infrastructure located on civil buildings, and site supervision expenses. The period shows a decrease of 1.5 million euros due to the combined effect of lower rent and consulting expenses of 2.5 million euros and higher maintenance and operating expenses of 1.0 million euros;
- employee benefits expense of 9.7 million euros (10.2 million euros in June 2022). Thus, there was an expansion of the workforce (which grew from 251 to 279 employees), a decrease in cost as a combined effect of the increase in salaries in the amount of 1.0 million euros, the higher capitalization of labor costs, in the amount of 0.3 million euros, and, finally, lower expenses related to the facilitated exit of personnel, in the amount of 1.2 million euros.

#### **EBIT**

Consolidated EBIT was 246.0 million euros, an increase of 24.3% (+23.6% excluding the aforementioned one-off revenues/costs) compared to the same period 2022. As a percentage of revenues, it is 52.2% (47.4% at June 2022). In the first half of 2023, depreciation and losses on disposal amounted to 184.1 million euros, up from the corresponding period of 2022 of 182.0 million euros due to higher investments. The contribution of "36Towers S.r.I." was 0.1 million euros, related to depreciation for the period.

#### Financial income/(expenses)

The balance of financial income and expenses was negative 51.8 million euros, up from a negative 37.8 million euros in June 2022. The increase is mainly attributable to higher bank interest paid for medium- to long-term loans. Also worth noting are higher discounting charges for the provision for restoration costs of 2.5 million euros as of June 2023 versus 1.0 million euros in the same period 2022. In contrast, the impact of "36Towers S.r.I". is negligible.

#### **Income taxes**

Taxes for the period amounted to 30.5 million euros up from the same period in 2022 (18.1 million euros). Income tax expenses determined the estimated tax charge on the basis of theoretical rates of 24.0% for Corporate Income Tax (IRES) and 4.5% for Regional Business Tax (IRAP).

It should be noted that taxes for the period make use of a tax benefit of 28.4 million euros relating to the realignment of goodwill both for the goodwill, recognized in the financial statements in 2015, deriving from the transfer of the business unit by TIM and for the goodwill generated by the merger with Vodafone Towers in 2020. Again the contribution of "36Towers S.r.l." is negligible.

#### Net profit for the period

Net income for the period amounted to 163.7 million euros, an increase of 15.3% compared to the same period in 2022. As a percentage of revenues, it was 34.7% compared to 34.0% in the corresponding period of 2022. The growth in net income is mainly related to higher revenues and lower operating costs.

#### **EBITDA after Lease**

Strong growth of 17.8% compared to the previous year in "EBITDAaL" (EBITDA after Leases), despite the increased scope of the Group's infrastructure assets and the negative impact of inflation, thanks to the steady progress implemented in optimizing lease costs. As a percentage of revenue, the EBITDAaL margin stood at 70.7% compared to 67.7% in the corresponding period of 2022, up 3 percentage points.

#### **CONSOLIDATED BALANCE SHEET PERFORMANCE**

Reclassified Balance Sheet (€ mln)	June 30, 2023	December 31, 2022	change
Assets	8,861.7	8,761.2	1.1%
Net working capital	201.6	216.5	(6.9%)
Provisions	(436.8)	(432.6)	0.1%
Net invested capital	8,626.5	8,545.1	1.0%
Equity	4,287.7	4,466.5	(4.0%)
Net Financial Debt	4,338.7	4,078.6	6.4%
Total coverage	8,626.5	8,545.1	1.0%

**Assets** at June 30, 2023 amounted to 8,861.7 million euros, up from 8,761.2 million euros at December 31, 2022. The increase (100.5 million euros) is mainly attributable to the effect of the following determinants:

- increase in property, plant and equipment related to investments in the amount of 93.7 million euros, depreciation and disposals in the amount of (36.5) million euros and other changes in the amount of 7.9 million euros, of which 0.5 million euros resulted from the consolidation of the tangible assets of "36Towers S.r.l."
- increase in intangible assets related to investments of 4.9 million euros, amortization of (55.2) million euros and other changes of (16.1) million euros;
- increase in goodwill in the amount of 9.2 million euros, resulting from the business combination of "36Towers S.r.l." in the amount of 3.8 million euros, the acquisition of the business units of both Vodafone S.p.A. in the amount of 4.7 million euros and Tim S.p.A. in the amount of 0.7 million euros;

• 93.0 million euros increase in user rights, due to investments of 13.0 million euros, lease increases of 154.6 million euros, amortization of (89.5) million euros and other changes of 14.5 million euros, of which 2.7 million euros resulted from the consolidation of "36Towers S.r.I."

For more information on the details of investments for the period, see Notes 6, 7, 8, and 9 to the Condensed Financial Statements at 06/30/2023.

**Net working capital**, positive, decreased by 14.9 million euros to 201.6 million euros from 216.5 million euros at the end of 2022. The recorded decrease is to be related to the reduction in trade receivables as a result of collections during the period.

**Provisions** amounted to 436.8 million euros substantially in line with the values as of December 31, 2022. The mainly consisted of the Provision for deferred taxes (201.7 million euros), the Provision for restoration costs (230.0 million euros), the Provision for personnel-related expenses (2.3 million euros), the Provisions for Legal Disputes and Commercial Risks (2.3 million euros) and Other Provisions (0.5 million euros).

For more information on changes in funds for the period, see Note 13 to the Condensed Consolidated Financial Statements at 06/30/2023.

**Equity** amounted to 4,287.7 million euros, compared with 4,466.5 million euros at December 31, 2022. The change mainly refers to the net result for the six-month period, amounting to 163.7 million euros, and to the dividend distribution resolved upon approval of the financial statements on April 18, 2023, amounting to (332.9) million euros.

**Net Financial Debt** stood at 4,338.7 million euros, up 6.4% from the figure at December 31, 2022. The increase is mainly driven by the use of short-term credit lines used for dividend payments and June 2023 tax payments. As of June 2023, there was a reduction in leverage from 5.2x as of December 31, 2022 to 5.0x due to improved economic and financial performance.

For more details, please refer to the following "Financial Performance" section, which also contains cash flow analysis and determination of recurring free cash flow.

More detail on individual items can be found in Note 15 to the Condensed Consolidated Financial Statements at June 30, 2023.

#### **CONSOLIDATED FINANCIAL PERFORMANCE**

#### Net financial debt

The table below shows a summary of the net financial debt at June 30, 2023, calculated in accordance with paragraph 127 of the recommendations contained in ESMA document no. 319 of 2013, implementing Regulation (EC) 809/2004.

The table also includes the reconciliation of net financial debt calculated according to the criteria established by ESMA and those used by INWIT to monitor its own financial position.

Net Financial Debt (€ thousand)	June 30, 2023	December 31, 2022	change
a) Cash	-	-	-
b) Other cash equivalents	103.6	72.9	30.7
c) Securities held for trading	-	-	-
d) Liquidity (a+b+c)	103.6	72.9	30.7
e) Current financial receivables	0.3	0.3	0.0
f) Current financial payables	-	-	-
g) Current portion of financial payables (medium/long-term)	(509.2)	(255.4)	(253.8)
Of which:			
- Financial payables within 12 months	(352.0)	(103.6)	(248.4)
- Liabilities for financial leases within 12 months	(157.2)	(151.7)	(5.5)
h) Bonds issued	(28.6)	(17.7)	(10.9)
i) Other current financial payables	-	-	-
i) Current financial debt (f+g+h)	(537.8)	(273.0)	(264.8)
j) Net current financial debt (i+e+d)	(433.9)	(199.9)	(234.0)
k) Medium/long term financial payables	(1,668.2)	(1,643.6)	(24.6)
Of which:			
- Financial payables over 12 months	(794.8)	(833.9)	39.1
- Liabilities for financial leases over 12 months	(873.4)	(809.7)	(63.7)
I) Bonds issued	(2,237.4)	(2,236.1)	(1.3)
m) Other non-current financial payables	-	-	-
n) Non-current financial debt (k+l+m)	(3,905.6)	(3,879.7)	(25.9)
o) Net Financial debt as per ESMA recommendations (j+n)	(4,339.5)	(4,079.6)	(259.9)
Other financial receivables and non-current financial assets (*)	0.8	0.9	(0.1)
INWIT Net Financial Debt	(4,338.7)	(4,078.7)	(260.0)
Liabilities for financial leases maturing within 12 months	(157.2)	(151.7)	(5.5)
Liabilities for financial leases maturing beyond 12 months	(873.4)	(809.7)	(63.7)
INWIT Net Financial Debt - excluding IFRS 16	(3,308.1)	(3,117.3)	(190.8)

<sup>(\*)</sup> This item refers to loans granted to certain employees of the Group on the indicated dates.

The increase in INWIT's net financial debt as of June 30, 2023, amounting to 260.0 million euros, stems from:

- the increase in current financial debt in the amount of 264.8 million euros, mainly attributable to the increased use of short-term credit lines (248.4 million euros) for the purpose of the payment of the dividend and taxes for June 2023;
- the increase in cash and cash equivalents of 30.7 million euros;

- the increase in non-current financial debt of 25.9 million euros, mainly attributable to higher liabilities for financial leases of 63.7 million euros;
- the change in other financial receivables for (0.1) million euros.

Financial leverage, expressed by the Net Financial Debt/EBITDA ratio is 5.0x, down 0.2 percentage points from December 2022 (5.2x).

INWIT's net financial debt as of June 30, 2023 shown above includes the contribution of "36Towers S.r.l.", amounting to (2.5) million euros, consisting mainly of:

- · cash and cash equivalents of 0.1 million euros;
- finance lease liabilities of (2.6) million euros.

Finally, it should be noted that the statement of cash flows prepared according to the configuration expressed as changes in cash and cash equivalents is presented at the opening of the "Condensed Consolidated Financial Statements at June 30, 2023".

#### **Cash flows**

Cash flows (€ min)		1st Half 2023	1st Half 2022	change
EBITDA		430.2	379.8	50.3
Capital expenditures on an accrual basis (*)		(117.1)	(70.5)	(46.5)
Ebitda - investment (industrial capex)		313.1	309.3	3.8
Change in net operating working capital:		(9.1)	(80.6)	71.4
Change in trade receivables		7.0	(12.1)	19.0
Change in trade payables (**)		(16.1)	(68.5)	52.4
Other changes in operating receivables/payables		11.6	9.0	2.7
Change in provisions for employee benefits		(0.1)	(0.6)	0.5
Change in operating provisions and Other changes		0.5	(0.0)	0.5
Free cash flow	a)	316.1	237.1	78.9
% of EBITDA		73.5%	62.4%	(11.1pp)
Balance Financial income and expenses		(51.8)	(37.8)	(14.0)
Total income taxes for the period		(30.5)	(18.1)	(12.4)
Total Other P&L Items	b)	(82.3)	(55.9)	(26.4)
Change in miscellaneous receivables and payables		10.1	(20.2)	30.3
Other non-monetary changes		4.6	(80.0)	84.6
Other changes in non-current assets (mat/immat/rights of use/part/securities)		(6.9)	-	(6.9)
Change in lease increases/decreases		(157.5)	(3.9)	(153.6)
Net financial debt - flows extraordinary (from consolidation "36Towers Sr.I.")		(2.7)	-	(2.7)
Total changes in receivables and payables and other assets/liabilities	<b>c)</b>	(152.4)	(104.0)	(48.3)
NET CASH FLOW (before dividend payment) on NFP	d)=a)+b)+c)	81.4	77.2	4.2
Treasury shares acquired		(8.6)	-	(8.6)
Dividends payment		(332.8)	(305.6)	(27.2)
Total changes in equity	e)	(341.4)	(305.6)	(35.8)
NET CASH FLOW	d)+e)	(260.0)	(228.4)	(31.6)
NET FINANCIAL DEBT AT THE BEGINNING OF THE PERIOD		4,078.7	4,053.1	25.6
NET FINANCIAL DEBT AT THE END OF THE PERIOD		4,338.7	4,281.5	57.2
CHANGE IN DEBT		(260.0)	(228.4)	(31.6)

<sup>(\*)</sup> Net of considerations received for transfer of assets.

<sup>(\*\*)</sup> Includes the change in trade payables for amounts due to fixed asset suppliers.

#### **Recurring Free Cash Flow**

Recurring free cash flow for the first half of 2023 - calculated net of both non-recurring revenues/costs (at the EBITDA level) - stood at 323.5 million euros, up 42.1% from the same period in 2022.

The following table provides a description of the items involved:

Recurring Free Cash Flow (© mln)	June 30, 2023	June 30, 2022	change
EBITDA	430.2	379.8	13.2%
one-off (revenues)/costs	(0.3)	0.9	(133.9%)
Recurring Ebitda	429.9	380.7	12.9%
recurring investments	(9.5)	(12.3)	(22.4%)
Recurring EBITDA net of investments	420.3	368.5	14.1%
taxes paid	(6.2)	(23.8)	(74.1%)
change networking capital (*)	31.2	(1.0)	(3,372.9%)
lease payment	(106.4)	(103.0)	3.3%
recurring financial expenses	(15.5)	(13.0)	19.3%
Recurring Free Cash Flow	323.5	227.7	42.1%

<sup>(\*)</sup> excluding the change in payables for assets.

- non-recurring revenues consist of the indemnity under the MSA contract with Tim (amounting to 0.3 million euros) while the first half 2022 is characterized by one-off costs for 0.9 million;
- · recurring investments consist of extraordinary maintenance carried out on operating infrastructure;
- taxes paid refer to the integration of payments made in FY2022 of Corporate Income Tax (IRES) and Regional Business Tax (IRAP) advances determined by the forecast method;
- the change in net working capital is determined by the following impacts: negative in trade receivables of 0.4 million euros, positive in trade payables, net of change in asset payables, of 15.7 million euros, and positive in trade deferred income of 10.3 million euros. Finally, positive changes in other operating receivables/payables of 5.6 million euros were taken into account;
- lease payments made during the first half of 2023 were also taken into account;
- recurring Financial Expenses refer to disbursements made in the first half of 2023 for bank commission and interest expenses.

#### **EVENTS SUBSEQUENT TO JUNE 30, 2023**

See the specific Note "Events subsequent to June 30, 2023" to the Half-Year Condensed Consolidated Financial Statements at June 30, 2023.

## POSITIONS OR TRANSACTIONS RESULTING FROM ATYPICAL AND/OR UNUSUAL OPERATIONS

Pursuant to Consob Communication no. DEM/6064293 of July 28, 2006, no atypical and/or unusual transactions, as defined by the above Communication, were carried out during the first half of 2023.

## SIGNIFICANT NON-RECURRING EVENTS AND TRANSACTIONS

Pursuant to Consob Communication no. DEM/6064293, of July 28, 2006, with regard to the impact of non-recurring events and transactions on INWIT's economic and financial results, it should be noted that no significant events occurred in the half-year under review.

#### **BUSINESS OUTLOOK FOR THE YEAR 2023**(2)

INWIT is the leading operator of wireless infrastructure in Italy, with the most extensive network of macro sites (antennas, macro grids) and micro coverage systems (Distributed Antenna Systems, DAS, micro grids). A set of assets that enable extensive and integrated geographical coverage supporting connectivity, with a tower as a service business model in support of all mobile, FWA and IoT operators in the market.

The technological and market scenarios of the Tower Companies sector are both characterized by positive structural trends, such as the growing use of mobile data, the ongoing technology transition to 5G, and the need to complete and densify market coverage, contributing to reducing the digital divide, in addition to significant investment in infrastructure and digital technologies, also supported by the Next Generation EU program. In the short term, the strong demand for connectivity is being accompanied by continuing difficulties and high competition in the Italian telecom operators market, impacting the profitability of the TLC sector. INWIT's business model, based on long-term hosting agreements and inflation indexing, provides protection and support in this environment.

These trends are driving growing market demand for new infrastructure and hosting services, as well as the deployment of innovative services that are enabling towers make a transition from real estate assets to truly shared digital infrastructure that is spread throughout the country, network-connected, secure, and available to all operators. As a result, INWIT is ideally positioned to play a leading role in the ongoing digital transformation.

Following the merger with Vodafone Towers in 2020 and the completion of integration in 2021, INWIT recorded a stronger and more robust growth in business and financial performance in 2022, which is expected to continue in the current year through further improvement in all the business, earnings and financial indicators.

In terms of the business outlook for the year 2023, we expect growth in revenues in the range of 960-980 million euros, an EBITDA margin of around 91%, stable compared to 2022, an EBITDAaL margin of around 71%, up by two percentage points compared to 2022, and Recurring Free Cash Flow in the range of 595-605 million euros.

These forecasts reflect the continued growth in the number of sites, which will be strengthened in 2023, the increased hostings by all the main mobile, FWA and OTMO operators present on the market, the further development of indoor DAS/Micro-Grid hostings, and the benefits linked to inflation.

<sup>(1)</sup> The chapter "Business outlook for the year 2023" contains forward-looking statements related to the Group's intentions, beliefs, or current expectations regarding the financial performance and other aspects of the Group's operations and strategies. Readers of this Report on Operations are reminded not to place undue reliance on forward-looking statements, in that actual results may differ significantly from forecasts owing to numerous factors, the majority of which are beyond the Group's control.

#### **MAIN RISKS AND UNCERTAINTIES**

The business outlook for 2023 may be affected by risks and uncertainties caused by a multitude of factors. The Group has an Enterprise Risk Management process designed to identify, assess and mitigate the main it is exposed to, as well as ensuring periodic reporting to the management and the senior executives.

The main risks concerning the business activities of the Group, which may, to varying degrees, affect the ability to achieve the business objectives, are presented below.

The risks identified are classified into the following macro categories:

- · Group business objectives;
- compliance with respect to the applicable legal and regulatory framework and sustainability-related issues;
- · asset management and infrastructure construction;
- · other risks.

In addition to the macro-categories identified above, a description is provided below of the emerging risks.

#### RISKS RELATED TO THE INWIT GROUP'S BUSINESS OBJECTIVES

The main risks related to the Group's strategic and business objectives are connected to possible difficulties in satisfying or developing demand from both anchor and third-party customers, as well as the importance of the MSAs in place with the anchor customers. In this context, the following risks have been identified:

• **Development and satisfaction of customer demand.** The Group's ability to increase its revenues and improve profitability also depends on the successful implementation of its growth strategy, which is based on developing and satisfying customer demand.

The possible reduction or lack of growth in demand due, for example, to concentration, budget unavailability or customer dissatisfaction could lead to negative impacts on the growth targets.

The Group controls this risk in respect of the anchor tenants primarily through MSAs (both with 8-year terms and automatic renewal for an additional 8 years with an "all or nothing" clause), which provide for guaranteed services. In addition, dedicated staff have been allocated to the two anchor tenants aimed at identifying their needs and developing additional services.

For the third party customers, there are long-term commercial agreements in place (mainly 6 to 9 years) and they have also been assigned dedicated functions. Activities aimed at measuring customer satisfaction have also been set up.

• MSA Commitments. This risk is related to potential contractual breaches or failure to properly perform the obligations established (e.g., SLAs, technical maintenance) that may affect the Group in terms of penalties. The Group has created a dedicated MSA management function that provides periodic reporting to the senior executives on the management of the obligations under the MSAs in terms of operations and roll-out of the commitments made.

## RISKS RELATED TO COMPLIANCE WITH THE APPLICABLE LEGAL AND REGULATORY FRAMEWORK AND TO SUSTAINABILITY-RELATED ISSUES

The Group operates in a complex legal and regulatory environment and, in that context, it aims to implement all the actions aimed at ensuring the adequacy of the company processes for the applicable legislation and regulations, in terms of procedures, supporting information systems and required business conduct. The Group is also geared towards achieving the sustainable success of the business targets.

In this context, the following main risks have been identified:

- Antitrust Regulations. This risk reflects the significant market presence and impact, including reputational, direct and indirect, connected to proceedings against the Group and consequent penalties in a complex regulatory environment. The Group has introduced controls in line with compliance best practices (Antitrust Compliance Program and Antitrust Compliance Officer) and implements ongoing staff training and awareness initiatives.
- Remedies Commitments. This risk reflects the complex regulatory framework and is related to compliance with commitments imposed by the Commission ("commitment remedies") under Article 6(2) of the Merger Regulation. Under these commitments, the Group is required to make 4,000 sites available over eight years to operators who request them in municipalities with populations over 35 thousand, guaranteeing non-discriminatory access. The Group ensures the control of this risk through a specific process (Transparency Register) overseen by a third party (Monitoring Trustee).
- Regulations under Legislative Decree 231/01. This risk relates to the regulations in Legislative Decree 231/01, which introduced corporate liability of entities for offenses committed in the interest or for the benefit of those entities. This risk reflects the impact, including reputational, related to criminal proceedings against the Group and the consequent penalties resulting from prescribed offenses under the regulations. The Group has introduced controls in line with compliance best practices (231 Organizational Model and Supervisory Body) and implements ongoing staff training and awareness initiatives.
- Occupational health and safety regulations and environmental protection. In this area, the Group is committed to ensuring compliance with the applicable regulations, as well as following industry best practices. This risk reflects the potential negative impacts from workplace injuries. This risk is controlled through organizational, procedural and training initiatives.
- IT Continuity, Information & Cyber Security. The management of ICT systems and the need to ensure the security of those systems and their continuous operation are important aspects of the business operations. In this context, loss of data, inappropriate dissemination of data and/or outages of ICT systems as a result of accidental events or malicious acts involving the information system, may have potential adverse effects on the Group's business and its earnings, cash flows and financial position. This risk is controlled through the introduction of dedicated staff and expertise in addition to continuous monitoring and awareness campaigns. IT Continuity, Information & Cyber Security is classified as an emerging risk.

INWIT's objective is to identify climate-related risks deriving from the scenarios analyzed, in addition to qualitatively assessing their effects and impacts on its business.

Climate change-related risk is defined as: "Risks related to changes in physical weather phenomena directly affecting the assets, activities and services provided, and/or related to the legal, technological, reputational or market effects that the transition to a zero-emissions economy may have on the company business."

The following Physical Risks due to **climate change** have been identified:

- Extreme weather phenomena and Distribution of annual precipitation. For INWIT, these risks may be higher for rooftop sites, and lower for rawland sites. They could also result in service interruption and harm to property and people.
- Increased temperatures, could result in higher energy requirements for cooling sites with indoor equipment.
- Sea level rise of 3%, could affect solely the rawland sites of the coastal area of Emilia and Veneto.

In addition, the following Transition Risks have been identified:

- Increased cost of technology. This risk would result in INWIT having to adapt infrastructure assets (piling, power supply and air conditioning).
- Increased fossil fuel electricity prices. The Group monitors this risk through the implementation of a specific process guided by a dedicated unit, aimed at managing issues relating to energy procurement.

The objective of the methodology being adopted by INWIT is to identify climate-related risks deriving from the scenarios analyzed, in addition to qualitatively assessing their effects and impacts on its business. Starting from 2020 INWIT has also initiated a process designed to implement a modern and sustainable business, by

launching activities and projects aimed fully integrating sustainability into the company and creating value over the long term. As a further step in its climate strategy, after obtaining validation of its CO2 emission reduction target from the Science Based Target initiative (SBTi), INWIT produced its first TCFD Report, to which reference is made for more details. The TCFD Report incorporates the reporting framework set out by the Task Force on Climate-related Financial Disclosure (TCFD) and provides key information regarding the functions and processes used by the company to monitor and manage climate-related risks and opportunities, the climate goals it has set itself, with associated metrics for monitoring them, and the strategy developed to achieve them.

### RISKS RELATING TO ASSET MANAGEMENT AND INFRASTRUCTURE CONSTRUCTION

The following main risks have been identified within the management of the existing sites and the construction of new infrastructure:

- Management of site capacities. This risk is related to possible difficulties or delays in managing new hostings on sites due to both infrastructural and electromagnetic limitations. This risk is controlled by the Group, which has put mitigation actions in place, in view of the significance of this risk for the core business and the contractual and regulatory development plans.
- **Physical protection of property**. This risk is related to the management of existing sites with potential negative impacts arising from unauthorized access or damage and theft. This risk is controlled by the Group through actions aimed at strengthening the security measures at the Group's sites.
- Infrastructure construction. This risk reflects possible difficulties or delays in the construction of new infrastructure that may compromise the achievement of business targets, as well as customer satisfaction. It is also conditioned by the importance of the strategic projects that will be implemented using public funds (Plan Italy 5G Tender Call NRRP). The Group controls this risk through end-to-end management of the process, which consists of the scouting of construction areas, as well as the design and construction of the site.
- Energy supply and management. This is an emerging risk related to the new environment of energy market costs and to the high uncertainty and volatility of those costs, which increases the complexity of managing energy purchases. The Group has an energy purchasing policy aimed at optimizing purchase costs and ensuring an acceptable risk profile. In addition, the Group is committed to and invests in reducing energy consumption.
- Management of lease and purchase agreements. This risk reflects the complexity and large number of lease
  and purchase agreements. It relates to possible problems arising from the renegotiation of leases, also with
  government entities, and relating to agreements involving the application of the government infrastructure lease
  fee. This risk is controlled by the Group through the establishment of a structured process and ongoing monitoring
  of lease costs and contractual compliance.

#### **OTHER RISKS**

• The evolution of the Organizational Model is a risk related to the adequacy of the organizational structure in terms of organization, sizing and competencies. The Group's organizational model has been in constant evolution since 2020. This risk is related to the continuous evolution of the market scenarios, the business objectives, and the new growth opportunities, which necessitate continuing adjustment and assessment of the organizational structure. The Group continuously monitors the evolution of the Organizational Model and has initiated a project to strengthen the organizational structure to respond to the increase in business volumes and complexity.

## EMERGING RISKS RELATED TO GLOBAL ECONOMIC CONDITIONS AND ARISING FROM SPECIFIC ASPECTS OF THE INDUSTRY IN WHICH INWIT OPERATES

Emerging risks are defined as risks with characteristics (of severity, likelihood, interdependence etc.) undergoing unexpected change and "tailing off" (known risks), or relating to events that have not occurred in past time series (new risks).

In this context, the following emerging risks related to global economic conditions have been identified, also in relation to the Russia-Ukraine conflict:

- Increase in inflation. This risk is related to the possibility that the Group's revenues will not keep up with inflation. The Group has inflation-indexed agreements and, in particular, the MSAs are 100% inflation-linked, with no cap and a zero floor.
- Increase in commodity costs and delays and blockages in the supply chain. This risk relates to the uncertain environment and potential problems in global logistical supply chains with impacts on the increase in commodity costs and potential delays in the supply chain.
- Increase in interest rates. This risk is related to the adverse fluctuations in interest rates with potential impacts
  on borrowing expenses incurred (increases that already started in 2022 and are currently ongoing). In this regard,
  it should be noted that at the end of 2022, around 80% of the debt instruments available to the Group had fixed
  rates.

## INTERNAL CONTROL AND RISK MANAGEMENT SYSTEM

In line with Article 6 of the Corporate Governance Code, INWIT's Internal Control and Risk Management System (ICRMS) is composed of a series of rules, procedures and organizational structures designed to enable the identification, measurement, management and monitoring of the main enterprise risks, in order to contribute to the Group's sustainable success.

The ICRMS is an integral part of the Group's general organizational framework, and involves a number of actors who operate in a coordinated manner according to their respective responsibilities as follows: the Board of Directors, which plays a role in providing guidance and assessing the adequacy of the system; the General Manager, who is responsible for establishing and maintaining the internal control and risk management system; the Control and Risk Committee, which is responsible for assisting the Board in its assessments and decisions relating to the internal control and risk management system and the approval of periodic financial and non-financial reports; the head of the internal audit department, who is responsible for verifying that the internal control and risk management system is operational, adequate and consistent with the guidelines established by the Board of Directors; the other corporate functions involved in the controls and the control body, which oversees the effectiveness of the internal control and risk management system.

In order to ensure the suitability and effective and efficient application of the rules and controls established, the ICRMS is reviewed and verified on a periodic basis, taking into account the evolution of the Group's business and its macroeconomic environment of operations, as well as national and international best practices.

The internal control system is completed by the Organizational Model adopted pursuant to Legislative Decree 231/2001 ("Model 231"), aimed at preventing the commission of unlawful acts in the interest or for the benefit of the Group resulting in liability for the Group. INWIT's Model 231 is made up of the:

- Code of Ethics this is INWIT's charter of values and the body of principles on which the conduct of INWIT's people is based. The Code of Ethics is therefore a tool through which INWIT directs its operations toward conducting business based on the principles of ethics and integrity.
- general part containing a brief description of the Group, the contents and aims of the Model 231 and the
  methodology used for its implementation, the functions of the Supervisory Body and the whistleblowing system
  adopted. The general part also refers to the initiatives for the dissemination and awareness of the Model 231 and
  the disciplinary system.
- special parts each special part identifies a risk process under which sensitive areas and related predicate
  offenses are identified. In addition, control standards are provided, divided into general principles of conduct and
  specific control principles.
- list of offenses containing the overall list of predicate offenses under Legislative Decree 231/01.
- list of corporate processes containing the matching of the sensitive processes pursuant to Legislative Decree 231/01 to the group macro-processes.
- risk assessment containing the mapping of the sensitive processes and activities, associated predicate offenses, and the assessment of the inherent and residual risk.

In implementation of Article 6 of Legislative Decree 231/01, the Group has also assigned a specific Supervisory Body ("SB") the task of supervising the functioning and compliance with Model 231 and keeping it updated.

Within the framework of the company's rules and procedures, the following should also be noted:

- the Code of Corporate Governance, last updated on May 13, 2021, which supplements the framework of applicable rules with reference to the duties and functioning of the Group's bodies, referring for the rest to principles and criteria of the Corporate Governance Code;
- the Anti-Corruption Policy, approved on December 16, 2021 and drawn up taking into account the main national and international reference regulations and best practices, with the aim of strengthening awareness of the potential risks to which the business is exposed, for the purpose of proper management of relations with internal or external parties whether public or private;
- the Whistleblowing Procedure, last updated on September 29, 2022, which governs the process of receiving, analyzing and handling reports sent or transmitted by anyone, in line with current regulations;
- the Procedure on Related Party Transactions, adopted pursuant to Consob Regulation no.17221/2010, as amended, and last updated on May 13, 2021;
- the Insider Information and Internal Dealing Procedure, last updated on July 1, 2021.

For more details regarding the ICRMS see the relevant section in the report and corporate governance and ownership for the year 2022. On the website www.inwit.it Governance section, there are also sections on, *inter alia*, the Code of Ethics, Model 231, and the noted company rules and procedures.

INWIT'S PEOPLE \_\_\_\_\_\_\_35

#### **RELATED PARTY TRANSACTIONS**

Pursuant to Article 5, paragraph 8, of Consob Regulation no. 17221/2010 concerning "transactions with related parties" and to the subsequent Consob Resolution no. 17389/2010, in the first quarter of 2023 there were no transactions of major significance, as defined by Article 4, paragraph 1(a) of the aforementioned regulation, or any other transactions with related parties, that had any significant impact on the Group's financial position or results as at March 31, 2023. Related party transactions, when not dictated by specific laws, were usually conducted at arm's length; the transactions were subject to an internal procedure (available for consultation at www.inwit.it, Governance section) which establishes procedures and time scales for verification and monitoring.

The information on related party transactions required by Consob Communication no. DEM/6064293 of July 28, 2006 is presented in the financial statements and the Note "Related Parties" to the Condensed Financial Statements at June 30, 2023.

# **ALTERNATIVE PERFORMANCE MEASURES**

In this Interim Management Report at June 30, 2023 of the INWIT Group, in addition to the conventional financial performance measures established by IFRS, certain alternative performance measures are presented for purposes of a better understanding of the trend of operations and financial condition. Such measures, which are also presented in other periodical financial reports (half-year and interim) should, however, not be construed as a substitute for those required by IFRS.

The alternative performance measures used are described below:

• EBITDA: this financial indicator is used by the Group as a financial target in internal presentations (business plans) and in external presentations (to analysts and investors). It represents a useful unit of measurement to assess the Group's operating performance in addition to EBIT. These measures are calculated as follows:

# Profit (loss) before tax from continuing operations **Acting Auditors Acting Auditors** EBIT - Operating profit (loss) Impairment losses (reversals) on non-current assets +/-Losses (gains) on disposals of non-current assets + **Amortization** EBITDA - Operating profit (loss) before depreciation and amortization, Capital gains (losses) and Impairment reversals (losses) on non-current assets · Net Financial Debt ESMA and Net Financial Debt INWIT: the Net Financial Debt ESMA of the Group is calculated in accordance with the provisions of paragraph 127 of the recommendations contained in ESMA document no. 319 of 2013, implementing Regulation (EC) 809/2004, as shown below: A Cash B Other cash equivalents C Securities held for trading D Liquidity (A + B + C) **E Current financial receivables** F Current financial payables G Current portion of financial payables (medium/long-term) H Other current financial payables I Current financial debt (F+G+H) J Net current financial debt (I+D+E) K Medium/long term financial payables L Bonds issued M Other non-current financial payables N Non-Current financial debt (K+L+M) O Net financial debt (J+N)

To monitor the performance of its financial position, the INWIT Group also uses "INWIT Net Financial Debt" as a financial indicator; it is defined as the ESMA net financial debt less receivables and non-current financial assets, where applicable.

### **ESMA** net financial debt

Other financial receivables and non-current financial assets (\*)

#### **INWIT Net Financial Debt**

(\*) This accounting item refers to loans granted to certain employees of the Group.

• Operating Free Cash Flow: calculated as follows:

#### **EBITDA**

Capital expenditure

EBITDA - Capex

Change in trade receivables

Change in trade payables (\*\*)

Other changes in operating receivables/payables

Change in provisions for employee benefits

Change in operating provisions and Other changes

Change in net operating working capital

### Operating free cash flow

(\*\*) Except trade payables for investment activities.

# INWIT GROUP HALF-YEAR CONDENSED CONSOLIDATED FINANCIAL STATEMENTS AT JUNE 30, 2023

This document has been translated into English for the convenience of the readers. In the event of discrepancy, the Italian language version prevails.

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# **CONSOLIDATED STATEMENTS OF FINANCIAL POSITION**

### **ASSETS**

(thousands of euros)	notes	06/30/2023	of which related parties	12/31/2022	of which related parties
Assets					
Non-current assets					
Intangible assets					
Goodwill	6)	6,155,962		6,146,766	
Intangible assets with a finite useful life	7)	523,095		589,489	
Tangible assets					
Property, plant and equipment	8)	998,077		933,009	
Right-of-use assets	9)	1,184,540		1,091,975	
Other non-current assets					
Non-current financial assets		757		910	
Miscellaneous receivables and other non-current assets	10)	200,539		232,515	
Total Non-current assets		9,062,970		8,994,664	
Current assets					
Trade and miscellaneous receivables and other current assets	10)	190,152	37,919	194,109	41,807
Financial receivables and other current financial assets		272		257	
Current income tax receivables	10)	4,915		-	
Cash and cash equivalents		103,627		72,852	
Total Current assets		298,966		267,218	
Total Assets		9,361,936		9,261,882	

# **EQUITY AND LIABILITIES**

(thousands of euros)	notes	06/30/2023	of which related parties	12/31/2022	of which related parties
Equity	11)				
Share capital issued		600,000		600,000	
Minus: treasury shares		(1,027)		(294)	
Share capital		598,973		599,706	
Share premium reserve		2,053,205		2,092,743	
Legal reserve		120,000		120,000	
Other reserves		1,351,727		1,360,633	
Retained earnings (losses) including earnings (losses) for the period		163,825		293,363	
Total Equity		4,287,730		4,466,445	
Liabilities					
Non-current liabilities					
Employee benefits	12)	2,277		2,303	
Deferred tax liabilities	13)	201,713		203,517	
Provisions for Risks and Charges	13)	232,350		226,319	
Non-current financial liabilities	14)	3,905,634	108,502	3,879,683	91,483
Miscellaneous payables and other non-current liabilities	16)	18,158	18,017	15,704	15,564
Total Non-current liabilities		4,360,132		4,327,526	
Current liabilities					
Current financial liabilities	14)	537,758	21,122	273,033	19,990
Trade and miscellaneous payables and other current liabilities	16)	175,866	21,482	193,064	28,649
Provisions for Risks and Charges	13)	450		450	
Current income tax payables	16)	-		1,364	
Total current Liabilities		714,074		467,911	
Total liabilities		5,074,206		4,795,437	
Total Equity and Liabilities		9,361,936		9,261,882	

# **CONSOLIDATED INCOME STATEMENT**

(thousands of euros)	notes	1st Half 2023	of which related parties	1st Half 2022	of which related parties
Revenues	17)	471,231	408,325	417,668	361,792
Acquisition of goods and services - Ordinary expenses	18)	(20,904)	(2,048)	(22,356)	(2,620)
Employee benefits expenses		(9,724)	(936)	(10,190)	(1,027)
Other operating expenses - Ordinary expenses		(10,431)	(876)	(5,276)	(1,545)
Operating profit (loss) before depreciation and amortization, capital gains (losses) and impairment reversals (losses) on non-current assets (EBITDA)		430,172		379,846	
Depreciation and amortization, gains/losses on disposals and impairment losses on non-current assets	19)	(184,142)		(181,979)	
Operating profit (loss) (EBIT)		246,030		197,867	
Financial income		120		-	
Financial expenses	20)	(51,916)	(1,978)	(37,774)	(1,616)
Profit (loss) before tax		194,234		160,093	
Income taxes		(30,511)		(18,108)	
Profit for the period		163,723		141,985	
Basic and Diluted Earnings Per Share	21)	0.172		0.148	

# **CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME**

(thousands of euros)		1st Half 2023	1st Half 2022
Profit for the period	(a)	163,723	141,985
Other components of the Statement of Comprehensive Income			
Other components that will not subsequently be reclassified in the Consolidated Income Statement		-	-
Remeasurements of employee defined benefit plans (IAS 19):			
Actuarial gains (losses)		(18)	512
Net fiscal impact		4	(123)
Total other components that will not subsequently be reclassified in the Consolidated Income Statement	(b)	(14)	389
Other components that will subsequently be reclassified in the Consolidated Income Statement		-	-
Total other components that will subsequently be reclassified in the Consolidated Income Statement	(c)	-	-
Total other components of the Consolidated Statement of Comprehensive Income	(d=b+c)	-	-
Total Comprehensive income for the period	(e=a+d)	163,709	142,374

# CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

## **CHANGES IN EQUITY FROM JANUARY 1, 2022 TO JUNE 30, 2022**

(thousands of euros)	Share capital	Treasury share reserve in excess of nominal value	Share premium reserve	Other reserves and earnings (losses) carried forward, including the result for the period	Total Equity
Amounts at January 1, 2022	599,928	(607)	2,211,001	1,673,192	4,483,514
Total Comprehensive income for the period	-	-	-	142,374	142,374
Dividends approved	-	-	(118,257)	(191,396)	(309,653)
Other changes	(222)	(1,911)	-	450	(1,683)
Values as of June 30, 2022	599,706	(2,518)	2,092,744	1,624,620	4,314,552

## **CHANGES IN EQUITY FROM JANUARY 1, 2023 TO JUNE 30, 2023**

(thousands of euros)	Share capital	Treasury share reserve in excess of nominal value	Share premium reserve	Other reserves and earnings (losses) carried forward, including the result for the period	Total Equity
Amounts at January 1, 2023	599,706	(2,518)	2,092,744	1,776,513	4,466,445
Total Comprehensive income for the period	-	-	-	163,709	163,709
Dividends approved	-	-	(39,539)	(293,362)	(332,901)
Other changes	(733)	(7,887)	-	(903)	(9,523)
Values as of June 30, 2023	598,973	(10,405)	2,053,205	1,645,957	4,287,730

# **CONSOLIDATED STATEMENTS OF CASH FLOWS**

(thousands of euros)	1st Half 202	3 1st Half 2022
Cash flows from operating activities:		
Profit for the period	163,72	3 141,985
Adjustments for:		
Depreciation and amortization, losses/gains on disposals and impairment losses on non-current assets	184,14	2 181,979
Net change in deferred tax assets and liabilities	(1,825	(13,257)
Change in provisions for employee benefits	(67	(602)
Change in trade receivables	6,96	6 (12,070)
Change in trade payables	(33,102	(28,516)
Net change in miscellaneous receivables/payables and other assets/liabilities	24,00	2,267
Other non-monetary changes	4,64	3 1,955
Cash flows from operating activities	(a) 348,49	2 273,74
Cash flows from investing activities:		
Total purchases of tangible and intangible assets for the period and right-of-use assets (*)	(299,397	(186,277)
Of which change in amounts due to fixed asset suppliers	199,35	2 75,768
Total purchases of tangible and intangible assets and right-of-use assets on a cash basis	(100,045	(110,509)
Change in financial receivables and other financial assets	138	3 128
Other non-current changes	(6,900	) -
Cash flows used in investing activities	(b) (106,807	(110,381)
Cash flows from financing activities:		
Change in current and non-current financial liabilities	130,49	88,963
Dividends paid (*)	(332,803	(305,626)
Treasury shares acquired	(8,620	(2,133)
Cash flows used in financing activities	(c) (210,933	(218,796)
Aggregate cash flows (d=a+b	+c) 30,75	2 (55,436)
Net cash and cash equivalents at beginning of the period	(e) 72,85	96,320
Net cash and cash equivalents – extraordinary flows	(f) 2	3 -
Net cash and cash equivalents at end of the period (g=d+e	+f) 103,62	7 40,884
Dividends paid to Daphne 3 S.p.A.	99,53	7 93,519
Dividends paid to Central Tower Holding Company B.V.	110,43	3 102,809

(\*) of which related parties

On November 6, 2017, EU Regulation no. 2017/1990 was issued which implemented certain amendments to IAS 7 (Statement of cash flows) at the EU level. For this purpose please note that the liabilities arising from financing activities solely concern monetary movements.

No change of this type was recorded in the first half of 2023.

# NOTE 1 – FORM, CONTENT, AND OTHER GENERAL INFORMATION

### **FORM AND CONTENT**

Infrastrutture Wireless Italiane S.p.A. (abbreviated as "**INWIT**," hereinafter also the "**Parent**" or the "**Company**") and its subsidiaries form the "**INWIT Group**" or the "**Group**".

INWIT is domiciled in Italy, with its registered office at Largo Donegani 2, Milan, and organized under the legal system of the Republic of Italy.

The INWIT Group Half-Year Condensed Consolidated Financial Statements as of at June 30, 2023 (hereinafter the "Half-Year Condensed Consolidated Financial Statements as of at June 30, 2023") have been prepared on a going concern basis (see Note 2 "Accounting Policies" below for more details) and in compliance with International Financial Reporting Standards issued by the International Accounting Standards Board and endorsed by the European Union (referred to as "IFRSs"), as well as applicable laws and regulations in Italy.

Specifically, the Half-Year Condensed Consolidated Financial Statements at June 30, 2023 have been prepared in accordance with IAS 34 - *Interim Financial Reporting* and, as permitted by this standard, do not include all the information required in an annual consolidated financial statement; therefore, they should be read in conjunction with INWIT's financial statements prepared for the fiscal year 2022.

The consolidated figures as of June 30, 2023 are compared with the figures of the statement of financial position at December 31, 2022 as well as the figures of the separate income statement, statement of comprehensive income, statement of cash flows, and changes in equity for the first half of 2022.

The Group's financial year-end is December 31.

The Condensed Consolidated Financial Statements for the six months ended June 30, 2023 have been prepared in accordance with the general principle of cost, except only for the valuation of financial assets and liabilities for which the application of the fair value criterion is mandatory, and have been prepared in thousands of euros. The values expressed in the notes to these financial statements are expressed in thousands of euros, unless otherwise indicated

The publication of the Half-year condensed consolidated financial statements at June 30, 2023 was approved by a resolution of the Board of Directors' meeting on July 26, 2023.

### FINANCIAL STATEMENT STRUCTURE

The structure of the Financial Statements is in keeping with that provided for by IAS 1. Specifically:

- the Consolidated statement of financial position has been prepared by classifying assets and liabilities according to the "current and non-current" principle;
- the Consolidated Income Statement has been prepared by classifying operating costs according to their nature, in that this method of reporting is deemed better capable of representing the Group's specific business, complies with internal reporting methods, and is in line with practices in the industrial sector in question.
- The Consolidated Income Statement includes, in addition to EBIT (Operating Earnings), the alternative performance indicator called EBITDA (operating earnings before amortization, depreciation, gains/(losses), and Impairment reversals (losses) on non-current assets).
- Specifically, the Group utilizes EBITDA, in addition to EBIT, as a financial target in internal presentations (business plans) and external presentations (to analysts and investors); the indicator represents a useful unit of measurement for the evaluation of INWIT's operating performance.

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EBIT and EBITDA are calculated as follows:

Profit	Profit (loss) before tax from continuing operations					
+	Finance expenses					
-	Finance income					
+/-	Expenses (income) from investments					
EBIT -	Operating profit (loss)					
+/-	Impairment losses (reversals) on non-current assets					
+/-	Losses (gains) on disposals of non-current assets					
+	Depreciation and amortization					
	A - Operating profit (loss) before depreciation and amortization, Capital gains (losses) and Impairment sals (losses) on non-current assets					

- the Consolidated Statement of Comprehensive Income includes, besides the earnings (losses) for the period, as per the Consolidated income statement, the other changes in Net Equity other than those connected to transactions with Shareholders;
- the Statement of cash flows was prepared by showing the cash flows deriving from operating activities in accordance with the "indirect method", as allowed by the IAS 7 (Statement of cash flows).

### **SEGMENT REPORTING**

An operating segment is a component of an entity:

- that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity);
- whose operating results are reviewed periodically by the top operating level of the entity (the Board of Directors for INWIT) in order to adopt decisions concerning the resources to be allocated and to assess the results; and
- for which discrete financial information is available.

The Group has identified only one operating segment (which also represents the level at which the goodwill is monitored by management and will be tested for impairment). Specifically, the management information note prepared and made available to the Board of Directors for the aforementioned purposes considers the business activity carried out by INWIT as a unified whole; therefore, the financial statements do not contain any segment reporting. The geographical area coincides almost entirely with the territory of Italy.

# **NOTE 2 – ACCOUNTING POLICIES**

The main accounting policies and the most significant valuation criteria utilized to prepare these financial statements are described briefly hereafter.

### **GOING CONCERN**

The Half-year condensed consolidated financial statements at June 30, 2023 have been prepared on a going concern basis as there is the reasonable expectation that the Group will continue its operational activities in the foreseeable future (and in any event with a time horizon of more than twelve months).

### **ACCOUNTING CRITERIA**

The accounting criteria adopted to prepare the Half-year condensed consolidated financial statements at June 30, 2023 are consistent with those utilized for the yearly financial statements to December 31, 2022, to which reference is made, with the exception of the adjustments required by the nature of the interim measurements.

Furthermore, in the Half-year condensed consolidated financial statements June 30, 2023, income taxes for the period are calculated according to the best possible estimate based on available information and on a reasonable forecast of performance up to the end of the tax period. Conventionally, the income tax liabilities (current and deferred) on the profit for the interim period are recorded, net of advances and tax receivables (excluding receivables for which refunds have been requested) as well as deferred tax assets, and classified as an adjustment to "Deferred tax liabilities"; if the balance between deferred tax assets and deferred tax liabilities is an asset it is conventionally recorded in "Deferred tax assets".

### **CONSOLIDATION PRINCIPLES**

The consolidated financial statements include the financial statements of all subsidiaries from the date control is assumed until such control ceases. The financial statements of all subsidiaries have closing dates that coincide with those of the Parent.

Control exists when the Parent INWIT simultaneously has:

- decision-making power, that is, the ability to direct the relevant activities of the investee, i.e., those activities that have a significant influence on the results of the investee;
- the right to variable (positive or negative) results derived from its shareholding in the entity;
- the ability to use its decision-making power to determine the amount of results derived from its shareholding in the entity.

The existence of control is verified whenever facts and circumstances indicate a change in one or more of the three qualifying elements of control.

In the preparation of the consolidated financial statements, the assets, liabilities, as well as expenses and revenues of the consolidated enterprises are assumed line by line in their total amount, allocating to non-controlling interests, if any, in appropriate items of the consolidated statements of financial position, consolidated income statement, and consolidated statements of comprehensive income the share of equity and net income for the year to which they are entitled.

Pursuant to IFRS 10 (Consolidated Financial Statements), comprehensive loss (including profit/loss for the year) is attributed to the owners of the parent and non-controlling interests, even when the equity attributable to non-controlling interests has a negative balance.

In the preparation of the consolidated financial statements, all balance sheet, income statement and financial balances between Group companies, as well as unrealized gains and losses on intercompany transactions, are eliminated.

The carrying amount of the investment in each of the subsidiaries is eliminated against the corresponding share of the equity of each of the subsidiaries including any fair value adjustments as of the date of acquisition of control. On that date, goodwill, determined as explained below, is recorded under intangible assets, while any "gain deriving from a purchase at favorable prices (or negative goodwill)" is recorded in the consolidated income statement.

Under IFRS 10, changes in the parent's ownership interest in a subsidiary that do not result in the loss or acquisition of control are accounted for as equity transactions. In such circumstances, the carrying amounts of controlling and non-controlling interests are adjusted to reflect changes in their relative interests in the subsidiary. Any difference between the value by which non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the parent.

Under IFRS 10, the parent, in the event of loss of control over a subsidiary:

- derecognizes from the accounts:
  - assets (including goodwill) and liabilities;
  - the carrying amount of any non-controlling interests;
- recognizes in the accounts:
  - the fair value of any consideration received;
  - the fair value of any remaining interest held in the former subsidiary;
  - any gain or loss from the transaction in the consolidated income statement;
  - the reclassification to the consolidated income statement of amounts related to the subsidiary previously recognized in other comprehensive income.

### **USE OF ACCOUNTING ESTIMATES**

The preparation of the Half-year condensed consolidated financial statements and related notes, in accordance with the IFRS, requires company management to make estimates and assumptions based also on subjective judgments, past experience and hypotheses considered reasonable and realistic in relation to the information known at the time of the estimate. Such estimates have an effect on the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, as well as the amount of revenues and costs during the period. Actual results could thus differ, even significantly, from such estimates owing to possible changes in the factors considered in the determination of such estimates. Estimates are reviewed periodically.

The most significant accounting estimates that involve a high use of subjective assumptions and judgments are reported in the Annual Financial Report at December 31, 2022, to which reference is made.

# NEW STANDARDS AND INTERPRETATIONS INCORPORATED BY THE EU AND IN EFFECT SINCE JANUARY 1, 2023

Pursuant to IAS 8 (Accounting Policies, Changes in Accounting Estimates and Errors), the IFRS in effect since January 1, 2023 are indicated and briefly described hereafter. Specifically:

Amendments to IAS 1 - Presentation of Financial Statements: accounting policy disclosures and to IAS 8 - Accounting Policies, Changes in Accounting Estimates and Errors: Definition of accounting estimates

The amendments are intended to improve accounting policy disclosures so as to provide more useful information to primary users of financial statements as well as to provide more detailed guidance to distinguish changes in accounting estimates from changes in accounting policy.

The adoption of these amendments had no impact on the Half-year condensed consolidated financial statements as of June 30, 2023.

### IFRS 17 - Insurance Contracts: initial application of IFRS 17 and IFRS 9 - Comparative information

The amendments introduce a transition option regarding comparative information on financial assets presented at the date of initial application of IFRS 17 and are intended to avoid temporary accounting mismatches between financial assets and liabilities of insurance contracts, resulting in improved comparability of information for users of financial statements.

The adoption of these amendments had no impact on the Half-year condensed consolidated financial statements as of June 30, 2023.

# Amendments to IAS 12 - Income Taxes: Deferred taxes relating to assets and liabilities arising from a single transaction

The amendments are intended to clarify how to account for deferred taxes related to transactions that may generate assets and liabilities of equal amounts, such as leases and decommissioning/restoration obligations.

The adoption of these amendments had no impact on the Half-year condensed consolidated financial statements as of June 30, 2023.

## NEW STANDARDS AND INTERPRETATIONS ISSUED BY THE IASB BUT NOT YET APPLICABLE

As at the date of these Financial Statements, the following new Standards/Interpretations have been issued by the IASB, but are not yet applicable.

	Mandatory application starting from
Amendments to IAS 1 Presentation of the financial statements: classification of liabilities as current or non- current	01/01/2024
Amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments	01/01/2024
Amendments to IFRS 16 Leases: Lease liabilities in a sale and leaseback	01/01/2024

The potential impacts on the Half-year condensed consolidated financial statements from application of these new standards and interpretations are currently being assessed.

# **NOTE 3 – SCOPE OF CONSOLIDATION**

Changes in the scope of consolidation as of June 30, 2023, compared to the separate financial statements at December 31, 2022, are listed below:

Company		Month
36Towers S.r.l.	New acquisition	April 2023

In previous periods, and since its establishment, INWIT has not held any equity interests in other companies.

The number of INWIT Group's subsidiaries and associated companies is broken down as follows:

Companies		06/30/2023	
subsidiaries consolidated on a line-by-line basis	Italy	Outside Italy	Total
Joint ventures accounted for using the equity method	1		1
associates accounted for using the equity method			
Total companies	1		1

Since the only subsidiary included in the scope of consolidation is 100% owned by INWIT, the consolidated statement of financial position and consolidated income statement as of June 30, 2023 do not show minority interest in equity and net income, respectively.

# NOTE 4 – FINANCIAL RISK MANAGEMENT AND OTHER RISKS

During its everyday operations, the Group may be exposed to the following financial risks:

### **MARKET RISK**

The market risk consists in the possibility that changes of the interest and exchange rates or of the rating of the counterparts with which liquidity is utilized, could impact negatively on the value of the assets, liabilities, or expected cash flows.

#### Interest rate risk

The loans taken out by the Group and outstanding at June 30, 2023 mainly accrue fixed interest that is related to the 1 billion euros nominal corporate bond issued in July 2020, the 750 million euro corporate bond issued in October 2020, the 500 million euro nominal value bond issued in April 2021. The fixed rate component also consists of bank debt of 40 million euros deriving from the loan agreement with Banca Popolare di Sondrio and the loan agreement for 298 million euro signed with the European Investment Bank.

The variable-rate debt component at June 30, 2023 derives from a 500 million euro ESG KPI-linked loan, the drawn down portion of 250 million euros of the revolving credit facility of 500 million euros with zero-floor EURIBOR-indexed rate, and some uncommitted bank lines drawn for 50 million euros.

In view of the Group's current financial structure, which has a percentage of fixed-rate debt of around 76% of the total financial debt, the Group considers its exposure to the risk of interest rate fluctuations to be under control.

Accordingly, the group has not considered it necessary to take out interest rate hedging derivatives to mitigate this risk.

### Exchange rate risk

The Group operates exclusively in euros and therefore, is not exposed to exchange rate risk.

## **CREDIT RISK**

The Group's exposure to credit risk consists of the potential losses that could derive from the failure of the counterparts, both commercial and financial, to fulfill the obligations undertaken. Such exposure mainly stems from general economic and financial factors, the potential occurrence of specific insolvency situations of some borrowers and other more strictly technical-commercial or administrative factors. The maximum theoretical exposure of the Group to credit risk is the book value of the financial assets and trade receivables recorded in the financial statements.

The Group's main clients are TIM and Vodafone, which generated total revenues of 408,325 thousand euros during the reference period, which is equal to 86.6% of the total revenues. The other customers of the Group are the leading national mobile operators with which it has entered into multi-year contracts to provide hosting services.

Therefore, the Group is exposed to the risk of concentration of revenues and to credit risk arising from the possibility that its commercial counterparts are not capable or able to meet their obligations, a risk that is considered moderate in view of the financial solidity of the counterparties. The possible default by one of its commercial and financial counterparts could involve negative effects on the income, balance sheet, and financial situation of the Group. With regard to counterparty risk, formalized procedures for the assessment and assignment of commercial and financial partners are adopted for credit management and financial risk management.

## **LIQUIDITY RISK**

To meet its liquidity needs, the Group has a number of uncommitted bank lines and a 500-million-euro revolving credit facility (RCF) renegotiated in March 2022 with a pool of domestic and international banks and available until March 2027, to be used to support working capital and for general cash flow needs. At June 30, 2023, this RCF line was drawn down for 250 million euros while the uncommitted bank lines were drawn down for 50 million euros.

### **CLIMATE CHANGE RISKS**

The Group's objective is to identify climate-related risks deriving from the scenarios analyzed, in addition to qualitatively assessing their effects and impacts on its business.

In 2022, the Risk Universe was updated to include climate risk in order to update the assessment and also to consider its iteration within the different types of risk. Climate change-related risk is defined in INWIT's ERM system as: "Risks related to changes in physical weather phenomena directly affecting the assets, activities and services provided, and/or related to the legal, technological, reputational or market effects that the transition to a zero-emissions economy may have on the company business."

The following Physical Risks due to climate change have been identified:

- extreme weather phenomena and Distribution of annual precipitation. For INWIT, these risks may be higher for rooftop sites, and lower for rawland sites. They could also result in service interruption and harm to property and people;
- increased temperatures, could result in higher energy requirements for cooling sites with indoor equipment;
- sea level rise of 3%, could affect solely the rawland sites of the coastal area of Emilia and Veneto.

In addition, the following Transition Risks have been identified:

- increased cost of technology. This risk would result in INWIT having to adapt infrastructure assets (piling, power supply and air conditioning);
- Increased fossil fuel electricity prices. The Group monitors this risk through the implementation of a specific process guided by a dedicated unit, aimed at managing issues relating to energy procurement.

Starting from 2020, the Group has also initiated a process designed to implement a modern and sustainable business, by launching activities and projects aimed fully integrating sustainability into the company and creating value over the long term.

As a further step in its climate strategy, after obtaining validation of its CO2 emission reduction target from the Science Based Target initiative (SBTi), INWIT produced its first TCFD Report, to which reference is made for more details. The TCFD Report incorporates the reporting framework set out by the Task Force on Climate-related Financial Disclosure (TCFD) and provides key information regarding the functions and processes used by the company to monitor and manage climate-related risks and opportunities, the climate goals it has set itself, with associated metrics for monitoring them, and the strategy developed to achieve them.

In any case, there are no effects on the condensed financial statements as of June 30, 2023 or on the Group's business outlook.

## **EMERGING RISKS RELATED TO GLOBAL ECONOMIC CONDITIONS**

With regard to emerging risks related to global economic conditions and in particular to events related to the war in Ukraine, at present the Group has not recorded any significant impact on business performance.

The Group continuously monitors the development of the crisis, stepping up monitoring and risk mitigation activities as necessary, also in order to identify any impacts that are not currently foreseeable. In any case, there are no effects on the condensed financial statements as of June 30, 2023 or on the Group's business outlook.

For full details of the main risks and uncertainties, please refer to the appropriate section in the report on operations.

## FINANCIAL ASSETS AND LIABILITIES BY CATEGORY

For the purpose of providing information to allow a comparison between the book value and fair value of the financial instruments (required by IFRS 7), it is pointed out that the following assumptions were made to determine the fair value:

- for variable-rate loans: the nominal repayment amount has been assumed;
- for trade payables and receivables and for current financial assets and liabilities, it is believed that their book value is a reasonable approximation of their fair value.

The table below shows the assets and liabilities at June 30, 2023 on the basis of the categories contained in IFRS 9.

# Carrying amount for each IFRS 9 financial asset/liability class as of June 30, 2023

			Amounts record	ded in the financi	al statements pu	ırsuant to IFRS 9
(thousands of euros)		06/30/2023	Amortized cost	Cost	Fair value recognized in equity	Fair value recognized in the income statement
ASSETS						
Non-current assets						
Non-current financial assets						
of which loans and receivables		757	757			
	(a)	757	757			
Current assets						
Trade and miscellaneous receivables and other current assets						
of which loans and receivables		109,904	109,904			
Financial receivables and other current financial assets						
of which loans and receivables		272	272			
Cash and cash equivalents		103,627	103,627			
	(b)	213,803	213,803			
TOTAL	(a+b)	214,560	214,560			
LIABILITIES						
Non-current liabilities						
Non-current financial liabilities						
of which liabilities at amortized cost		3,905,634	3,905,634			
	(c)	3,905,634	3,905,634			
Current liabilities						
Current financial liabilities						
of which liabilities at amortized cost		537,758	537,758			
Trade and miscellaneous payables and other current liabilities						
of which liabilities at amortized cost		128,046	128,046			
	(d)	665,804	665,804			
TOTAL	(c+d)	4,571,438	4,571,438			

# **NOTE 5 – BUSINESS COMBINATIONS**

The following purchase transactions were made in the first half of 2023:

- Acquisition of 100% of the shares of 36Towers Srl;
- Acquisition of the business unit of Vodafone Italia S.p.A;
- · Acquisition of the business unit of TIM S.p.A..

Described below:

# **ACQUISITION OF THE SHARES OF 36TOWERS LTD**

On April 1, 2023, INWIT S.p.A. completed the acquisition of 100% of the shares of the above company, which operates a total of 36 sites for mobile phone networks located mainly in Piedmont and Lombardy.

The transaction is part of INWIT's strategy of continually improving its earnings profile and consolidating its market leadership in Italy.

The accounting effects of the business combination, defined in accordance with IFRS 3, can be summarized as follows:

- The fair value of the total consideration was determined to be 3,850 thousand euros;
- all Assets acquired and Liabilities assumed of the acquired companies were provisionally recorded at their carrying amounts. Within 12 months after the transaction, the provisional amounts of assets and liabilities recognized at the date of acquisition may be adjusted retroactively, resulting in a restatement of goodwill. In addition to the value of the Assets acquired and Liabilities assumed, Goodwill, totaling 3,749 thousand euros, was recorded, determined as shown in the table below:

Goodwill	(a-p-c)	3,749
Value of liabilities assumed	(c)	3,224
Value of assets acquired	(b)	3,325
Valuation of the consideration	(a)	3,850
(thousands of euros)		

CARRYING AMOUNTS AT THE DATE OF ACQU	ISITION	
(thousands of euros)		
Total Non-current assets		3,220
of which Tangible assets		51
of which Right-of-use assets		2,709
Total Current assets		105
of which Trade and miscellaneous receivables and other current assets		82
of which Cash and cash equivalents		23
Total Assets	(a)	3,325
Total Non-current liabilities		(2,551)
of which Non-current financial liabilities		(2,530)
of which Deferred tax liabilities		(21)
Total current Liabilities		(673)
of which Current financial liabilities		(149)
of which Trade and miscellaneous payables and other current liabilities		(525)
Total liabilities	(b)	(3,224)
Net assets	(a-b)	101

It should also be noted that if the acquisition transaction had been completed on January 1, 2023, INWIT Group's consolidated financial statements as of June 30, 2023 would have recorded Revenues of 386 thousand euros and Operating Income (EBIT) of 128 thousand euros.

Total costs related to the acquisition amounted to 58 thousand euros and were expensed in the consolidated income statement as of June 30, 2023.

### **ACQUISITION OF A BUSINESS BRANCH OF VODAFONE ITALIA SPA**

On March 31, 2023, an agreement was finalized regarding the acquisition of a business unit of Vodafone Italia S.p.A. with an effective date of April 1, 2023, consisting of a complex of Assets represented by DAS systems and Small Cells installed inside real estate or in road and highway tunnels and the related legal relationships and contracts, both assets and liabilities.

The price for the sale and purchase of the Vodafone Italia S.p.A. Business Unit was 4,887 thousand euros.

The accounting effects of the business combination, defined in accordance with IFRS 3, can be summarized as follows:

- The fair value of the total consideration was determined to be 4,887 thousand euros;
- all Assets acquired and Liabilities assumed of the acquired companies were provisionally recorded at their carrying
  amounts. Within 12 months after the transaction, the provisional amounts of assets and liabilities recognized at the
  date of acquisition may be adjusted retroactively, resulting in a restatement of goodwill. In addition to the value
  of the Assets acquired and Liabilities assumed, Goodwill, totaling 4,741 thousand euros, was recorded, determined
  as shown in the table below.

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Valuation of the consideration	(a)	4,887
Value of assets acquired	(b)	706
Value of liabilities assumed	(c)	560
Goodwill	(a-b-c)	4,741

## **CARRYING AMOUNTS AT THE DATE OF ACQUISITION**

(thousands of euros)		
Total Non-current assets		706
of which Tangible assets		356
of which Right-of-use assets		350
Total Assets	(a)	706
Total Non-current liabilities		(337)
of which Non-current financial liabilities		(126)
of which Provisions for Risks and Charges		(211)
Total current Liabilities		(223)
of which Current financial liabilities		(223)
Total liabilities	(b)	(560)
Net assets	(a-b)	146

Total costs related to the acquisition amounted to 147 thousand euros and were expensed in the income statement as of June 30, 2023.

## **ACQUISITION OF A BUSINESS BRANCH OF TIM SPA**

On May 24, 2023, an agreement was finalized regarding the acquisition of a business unit of TIM S.p.A. with an effective date of May 24, 2023, consisting of 20 sites for mobile phone networks and the related legal relationships and contracts, both assets and liabilities.

The price for the sale and purchase of the TIM S.p.A. Business Unit was 2,506 thousand euros.

The accounting effects of the business combination, defined in accordance with IFRS 3, can be summarized as follows:

- The fair value of the total consideration was determined to be 2,506 thousand euros;
- all Assets acquired and Liabilities assumed of the acquired companies were provisionally recorded at their carrying amounts. Within 12 months after the transaction, the provisional amounts of assets and liabilities recognized at the date of acquisition may be adjusted retroactively, resulting in a restatement of goodwill. In addition to the value of the Assets acquired and Liabilities assumed, Goodwill, totaling 706 thousand euros, was recorded, determined as shown in the table below.

		(thousands of euros)
Valuation of the consideration	(a)	2,506
Value of assets acquired	(b)	2,885
Value of liabilities assumed	(c)	1,085
Goodwill	(a-b-c)	706

(thousands of euros)		
Total Non-current assets		2,885
of which Intangible assets		917
of which Tangible assets		1,024
of which Right-of-use assets		944
Total Assets	(a)	2,885
Total Non-current liabilities		(831)
of which Non-current financial liabilities		(690)
of which Provisions for Risks and Charges		(141)
Total current Liabilities		(254)
of which Current financial liabilities		(254)
Total liabilities	(b)	(1,085)
Net assets	(a-b)	1.800

Total costs related to the acquisition amounted to 82 thousand euros and were expensed in the income statement as of June 30, 2023.

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# **NOTE 6 – GOODWILL**

At June 30, 2023, goodwill stood at 6,155,962 thousand euros, with the following changes:

#### (thousands of euros)

Total 6,146,766	3,749	5,447	6,155,962
Goodwill 6,146,766	3,749	5,447	6,155,962
12/31/2022	Change in the scope of consolidation	Other changes	06/30/2023

The increase during the six-month period corresponds to the goodwill resulting from the resulting business combination:

- the acquisition of 100% of the shares of 36Towers S.r.l company totaling 3,749 thousand euros;
- the acquisition of the Vodafone Italia S.p.A. business unit totaling 4,741 thousand euros;
- the acquisition of the Vodafone Italia S.p.A. business unit totaling 706 thousand euros.

In accordance with IAS 36, goodwill is not subject to amortization, but is tested for impairment at least annually or more frequently if specific events or circumstances arise leading to the presumption of such impairment.

In particular, as of June 30, 2023, no external or internal events were identified that would make it necessary to carry out a new impairment test, which will be carried out at the end of the year

# NOTE 7 – INTANGIBLE ASSETS WITH A FINITE USEFUL LIFE

Intangible assets with a finite useful life comprised the following, with the following changes:

(thousands of euros)	12/31/2022	Additions	Amortization	Other changes	06/30/2023
Patent rights and utilization of intellectual property	11,610	3,402	(4,023)	3,084	14,073
Other intangible assets	547,490	917	(51,218)	1	497,190
Intangible assets under development and advances	30,389	610	-	(19,167)	11,832
Total	589,489	4,929	(55,241)	(16,082)	523,095

The additions for the period totaled 4,929 thousand euros and mainly related to the IT development and technological projects and other intangible investments.

# **NOTE 8 – PROPERTY, PLANT AND EQUIPMENT**

## **OWNED PROPERTY, PLANT AND EQUIPMENT**

Property, Plant and Equipment comprised the following, with the following changes:

advance payments  Total	933,009	511	93,705	(1,148)	(35,379)	7,379	998,077
Construction in progress and	86,293	_	51,657	(318)	_	(46,323)	91,309
Other goods	449	-	495	-	(111)	68	901
Manufacturing and distribution equipment	1	-	15	-	(16)	225	225
Plant and equipment	782,983	490	35,740	(830)	(35,252)	51,198	834,329
Land	63,283	21	5,798	-	-	2,211	71,313
(thousands of euros)	12/31/2022	Change in the scope of consolidation	Additions	Disposals	Amortization	Other changes	06/30/2023

The additions during the period, amounting to 93,705 thousand euros, mainly relate the construction of new sites, extraordinary maintenance, the construction of DAS systems, the capitalization of labor costs (company labor), and the purchase of backhauling sections.

The gross carrying amounts and accumulated depreciation at June 30, 2023 are detailed as follows:

(thousands of euros)	Gross Value as of 06/30/2023	Accumulated impairment losses	Depreciation Provision	Net value as of 06/30/2023
Land	71,313	-	-	71,313
Plant and equipment	1,910,337	(543)	(1,075,465)	834,329
Manufacturing and distribution equipment	266	-	(41)	225
Other goods	1,389	-	(488)	901
Construction in progress and advance payments	91,309	-	-	91,309
Total	2,074,614	(543)	(1,075,994)	998,077

The property, plant, and equipment are not subject to liens, mortgages, or other charges.

# **NOTE 9 - RIGHT-OF-USE ASSETS**

Right-of-use assets comprised the following, with the following changes:

Total	1,091,975	2,709	12,969	154,632	(89,499)	11,754	1,184,540
Rights of use on other assets	631	-	-	160	(164)	-	627
Rights of use on plant and equipment	1,017,263	2,709	3,570	154,472	(87,256)	(78)	1,090,680
Rights of use on civil and industrial buildings	74,081	-	9,399	-	(2,079)	11,832	93,233
(thousands of euros)	12/31/2022	Change in the scope of consolidation	Additions	Lease increases/ (decreases)	Amortization	Other changes	06/30/2023

Additions in the period, amounting to 12,969 thousand euros, refer to the acquisition of surface use rights, as well as the capitalization of renegotiation fees for lease contracts and the capitalization of labor costs (company labor).

Lease increases/decreases relate to the balance between new leases (in connection with a new site or lease renegotiations) and leases that expired or were renegotiated during the period.

# NOTE 10 – TRADE AND MISCELLANEOUS RECEIVABLES AND OTHER ASSETS (NON CURRENT AND CURRENT)

The item "Trade and miscellaneous receivables and other current and non-current assets" is detailed in the following table:

Total	(a+b+c+d)	426,625	116,789	83	(31,102)	395,606	109,904
Total current income tax receivables	(d)	-	-	-	4,915	4,915	-
Total trade and miscellaneous receivables and other current assets	(b+c)	194,110	116,789	83	(4,041)	190,152	109,904
Total miscellaneous receivables and other current assets	(c)	77,321	-	2	2,925	80,248	-
Miscellaneous non-operating receivables		64,842	-	-	-	64,842	-
Miscellaneous operating receivables		7,833	-	2	325	8,160	-
Non-current miscellaneous receivables - short-term share		1,928	-	-	214	2,142	-
Other current assets		2,718	-	_	2,386	5,104	-
Miscellaneous receivables and other current assets							
Total trade receivables	(b)	116,789	116,789	81	(6,966)	109,904	109,90
Total Miscellaneous receivables and other non-current assets	(a)	232,515	-	-	(31,976)	200,539	-
Other non-current miscellaneous receivables		231,593	-	-	(32,421)	199,172	-
Other non-current assets		922	_	-	445	1,367	-
Miscellaneous receivables and other non-current assets		'					
(thousands of euros)		12/31/2022	of which IFRS 9 Financial Instruments	Change in the scope of consolidation	Other changes	06/30/2023	of which Financia Instruments IFRS S

**Miscellaneous receivables and other non-current assets**, totaling 200,539 thousand euros, mainly relate to the medium/long-term portion of the substitute taxes paid by the Group for the realignment and redemption of the goodwill recorded in the financial statements which will be deferred over the duration of the amortization of the goodwill itself.

**Trade receivables**, totaling 109,904 thousand euros, mainly refer to hosting services and the recovery of costs for services provided.

**Miscellaneous receivables and other current assets**, totaling 80,248 thousand euros, mainly relate to guarantee deposits, advances to suppliers, receivables from the tax authorities for taxes and duties and the short-term portion of substitute taxes paid by the Group for the realignment and redemption of the goodwill recorded in the financial statements which will be deferred over the duration of the amortization of the goodwill itself.

The book value of the trade and miscellaneous receivables and other assets (non-current and current) is considered a reasonable approximation of their respective fair value.

# **NOTE 11 – EQUITY**

At June 30, 2023, shareholders' equity amounted to 4,287,730 thousand euros, broken down as follows:

(thousands of euros)	12/31/2022	Changes in the period	06/30/2023
Share capital issued	600,000	-	600,000
Minus treasury shares	(294)	(733)	(1,027)
Share capital	599,706	(733)	598,973
Share premium reserve	2,092,744	(39,539)	2,053,205
Other reserves and earnings (losses) carried forward, including the result for the period	1,480,633	(8,906)	1,471,727
Legal reserve	120,000	-	120,000
Provision for instruments representing equity	1,572	(1,003)	569
Treasury share reserve in excess of nominal value	(2,518)	(7,887)	(10,405)
Locked-up Reserve under Law 178/2020	1,361,880	-	1,361,880
Other reserves	(301)	(16)	(317)
Retained earnings (losses) including earnings (losses) for the period	293,362	(129,537)	163,825
Total	4,466,445	(178,715)	4,287,730

The change related to Treasury Shares and the *Reserve for Treasury Shares in excess of par value* refers to the repurchase of treasury shares following the resolution of the Shareholders' Meeting on April 18, 2023. The repurchase will be for the sole purpose of canceling the shares in question, with the main objective of providing non-selling shareholders with an indirect return on their investment in the Group, additional to the dividend policy.

## BENEFIT PLANS IN THE FORM OF EMPLOYEE STOCK OPTIONS

The Provision for instruments representing equity of 569 thousand euros refers to:

- the LTI plan (552 thousand euros) in existence at June 30, 2023, used for retention and long-term incentive purposes for managers.
- the general stock option plan (17 thousand euros) in existence and subscribed to by INWIT employees.

# **NOTE 12 – EMPLOYEE BENEFITS**

Employee Benefits has the following breakdown and movements:

(thousands of euros)	12/31/2022	Increase/ Present value	Decrease	Other changes	06/30/2023
Provision for employee severance indemnities	2,302	42	(67)	-	2,277
Total	2,302	42	(67)	_	2,277

Compared to December 31, 2022, the Provision for employee severance indemnities decreased by 25 thousand euros.

# **NOTE 13 – PROVISIONS FOR RISKS AND CHARGES**

The Provision for risks and charges has the following breakdown and movements:

12/31/2022	Change in the scope of consolidation	Increase	Decrease	Other changes	06/30/2023
225,091	-	5,523	(572)	(1)	230,041
203,517	21	14	(1,835)	(4)	201,713
1,679	-	1,488	(408)	-	2,759
430,287	21	7,025	(2,815)	(5)	434,513
429,837					434,063
450					450
	225,091 203,517 1,679 <b>430,287</b>	12/31/2022     the scope of consolidation       225,091     -       203,517     21       1,679     -       430,287     21       429,837	12/31/2022     the scope of consolidation     Increase       225,091     -     5,523       203,517     21     14       1,679     -     1,488       430,287     21     7,025	12/31/2022         the scope of consolidation         Increase         Decrease           225,091         -         5,523         (572)           203,517         21         14         (1,835)           1,679         -         1,488         (408)           430,287         21         7,025         (2,815)	12/31/2022         the scope of consolidation         Increase         Decrease         Other changes           225,091         -         5,523         (572)         (1)           203,517         21         14         (1,835)         (4)           1,679         -         1,488         (408)         -           430,287         21         7,025         (2,815)         (5)

The **Provision for restoration costs** increased due to both the allocation of costs for the dismantling of sites connected with the passage of time (2,475 thousand euros) and the provision for new sites (3,048 thousand euros). The decrease in provision for restoration costs relates to the coverage of costs incurred in the period (572 thousand euros).

**Deferred tax liabilities** mainly decreased due to the release of deferred tax liabilities relating to the customer list recognized as part of the merger with Vodafone Towers.

The **Provision for legal disputes and other risks** increased by a total of 1,080 thousand euros, as the balance between the new allocations and uses from both the provision for legal disputes and the provision for other contractual and commercial risks.

# NOTE 14 - FINANCIAL LIABILITIES (NON-CURRENT AND CURRENT)

Non-current and current financial liabilities (gross financial debt) were broken down as follows:

(thousands of euros)		12/31/2022	Change in the scope of consolidation	Other changes	06/30/2023
Financial payables (medium/long-term):		'	'		
Amounts due to banks		833,916	-	(39,091)	794,825
Corporate Bonds		2,236,089	-	1,306	2,237,395
Leasing liabilities		809,678	2,530	61,206	873,414
Total non-current financial liabilities	(a)	3,879,683	2,530	23,421	3,905,634
Financial payables (short-term):					
Amounts due to banks		103,641	-	248,352	351,993
Corporate Bonds		17,658	-	10,925	28,583
Leasing liabilities		151,734	149	5,299	157,182
Total current financial liabilities	(b)	273,033	149	264,576	537,758
Total Financial liabilities (Gross financial debt)	(a+b)	4,152,716	2,679	287,997	4,443,392

Financial payables (medium/long-term):

- Amounts due to banks mainly refer to the loans net of related accruals and deferrals, related to the:
  - ESG KPI-linked term loan for a nominal amount of 500,000 thousand euros with bullet repayment;
  - a loan with a nominal value of 250,000 thousand euros with amortizing repayment beginning in February 2026;
  - a loan with a nominal value of 48,000 thousand euros with amortizing repayment beginning in February 2026.
- Corporate Bonds refer to the following, net of related accruals and deferrals:
  - the bond issued in July 2020 with a nominal value of 1,000,000 thousand euros maturing on July 8, 2026, coupon 1.875%, issue price 99.809%;
  - the bond issued in October 2020 with a nominal value of 750,000 thousand euros maturing October 21, 2028, coupon 1.625%, issue price 99.755%;
  - the bond issued in April 2021 with a nominal value of 500,000 thousand euros maturing April 19, 2031, coupon 1.75%, issue price 99.059%;
- Finance lease liabilities refer to leases.

Financial payables (short-term):

- Amounts due to banks mainly refer to:
  - Term loan for a nominal amount of 40,000 thousand euros with bullet repayment;
  - the use of the Revolving Credit Facility amounting to 250,000 thousand euros as of June 30, 2023;
  - uncommitted bank lines in the nominal amount of 50,000 thousand as of June 30, 2023;
- Corporate Bonds refer to the accrued portions of the coupons of the Bonds;
- Finance lease liabilities refer to leases.

# "COVENANTS", "NEGATIVE PLEDGES" AND OTHER CONTRACT CLAUSES IN EFFECT AT JUNE 30, 2023

The loan agreements include some general pledges and covenants, both positive and negative, in line with market practice for loans of similar amounts and nature, which give the lending Banks the right to cancel the commitments undertaken and/or request the early repayment of the sums drawn by INWIT.

The bonds issued by INWIT and the bank loans do not contain financial covenants.

The loan agreement with the European Investment Bank (EIB) in support of the Digital Infrastructure Development Project, granted for 250 million euros in August 2021, and the additional portion of the loan granted in November 2022, drawn down for a further 48 million euros in December 2022, contain a rating loss clause, according to which the bank may, in certain cases, request guarantees to support the loan. The same contract also includes a Change of Control clause, renegotiated in December 2022 to include the new shareholding structure, which allows the EIB, in certain cases, to require repayment of the loan.

With reference to the other bank loan and bond agreements INWIT is also required to notify a change of control, for which the cases and consequences – including the provision of guarantees or early repayment of the amount disbursed and cancellation of the commitment unless otherwise agreed – are specifically regulated in the individual agreements.

At June 30, 2023, no covenant, negative pledge clause or other clause relating to the above-described debt position had been breached or violated.

# **NOTE 15 - NET FINANCIAL DEBT**

The table below shows the Group's net financial debt at June 30, 2023, calculated in accordance with paragraph 127 of the recommendations contained in ESMA document no. 319 of 2013, implementing Regulation (EC) 809/2004.

The table also includes the reconciliation of net financial debt calculated according to the criteria established by ESMA and those used by the Group to monitor its own financial position.

(thousands of euros)	06/30/2023 (*)	12/31/2022
A Cash	-	-
B Cash and cash equivalents	103,627	72,852
C Current financial receivables	272	257
D Liquidity (A + B + C)	103,899	73,109
E Current financial payables	-	-
F Current portion of financial payables (medium/long-term)	537,758	273,033
G Current financial debt (E+F)	537,758	273,033
H Net current financial debt (G-D)	433,859	199,924
I Financial payables (medium/long-term)	1,668,239	1,643,594
J Bonds issued	2,237,395	2,236,089
K Trade payables and other non-current payables	-	-
L Non-current financial debt (I+J+K)	3,905,634	3,879,683
M Net Financial Debt as per ESMA recommendations (H+L)	4,339,493	4,079,607
Other financial receivables and non-current financial assets	(757)	(910)
INWIT Net Financial Debt	4,338,736	4,078,697

<sup>(\*)</sup> As regards the effects of related party transactions on Net Financial Debt, reference should be made to the specific table included in the Note "Related Parties".

# NOTE 16 – TRADE AND MISCELLANEOUS PAYABLES AND OTHER (NON-CURRENT AND CURRENT) LIABILITIES

The item was composed as follows at June 30, 2023:

Total	(a+b+c+d)	210,133	144,103	524	(16,633)	194,024	128,046
Total income tax payables	(d)	1,364	-	-	(1,364)	-	-
liabilities							
Total trade and miscellaneous payables and other current	(b+c)	193,065	144,103	524	(17,723)	175,866	128,046
Total miscellaneous payables and other current liabilities	(c)	48,962	-	484	(1,626)	47,820	-
Miscellaneous current non- operating payables		17,461	_	_	(13,942)	3,519	-
Miscellaneous current operating payables		23,060	_		4,910	27,970	-
Other current liabilities		8,441	-	484	7,406	16,331	-
Miscellaneous payables and other current liabilities							
Total trade payables	(b)	144,103	144,103	40	(16,097)	128,046	128,04
and other non-current liabilities	(a)	15,704	-	-	2,454	18,158	-
operating payables  Total miscellaneous payables							
Miscellaneous non-current		(2)			2,454	(2)	
Miscellaneous payables and other non-current liabilities  Other non-current liabilities		15,706	_	_	2,454	18,160	
(thousands of euros)		12/31/2022	of which IFRS 9 Financial Instruments	Change in the scope of consolidation	Other changes	06/30/2023	of whicl Financic Instrument IFRS

**Miscellaneous payables and other non-current liabilities,** totaling 18,158 thousand euros, refer mainly to prepaid contracts with customers.

**Trade payables**, totaling 128,046 thousand euros, refer mainly to the supply of electrical power and rents due.

**Miscellaneous payables and other current liabilities**, totaling 47,820 thousand euros, mainly refer to prepaid contracts with customers, tax payables, payables to personnel and payables to shareholders.

The book value of trade and miscellaneous payables and other current liabilities is considered a reasonable approximation of their respective fair value.

# **NOTE 17 – REVENUES**

Revenues amounted to 471,231 thousand euros, broken down as follows:

(thousands of euros)	1st Half 2023	1st Half 2022
Revenues		
Revenues from TIM	202,000	182,251
Revenues from Vodafone Italia	206,325	179,541
Revenues from third parties	62,906	55,876
Total	471,231	417,668

Revenues from TIM mainly refer to the Master Service Agreement.

Revenues from Vodafone Italia mainly refer to the Master Service Agreement.

**Revenues from third parties** refers essentially to hosting services offered to Italian mobile operators. Relationships with these operators are regulated by long-term commercial agreements.

# **NOTE 18 – ACQUISITION OF GOODS AND SERVICES**

The item amounted to 20,904 thousand euros, broken down as follows:

(thousands of euros)		1st Half 2023	1st Half 2022
Purchases of materials and goods for resale	(a)	414	401
Costs for services			
Maintenance		8,382	6,841
Professional services		2,736	2,673
Other service expenses		8,082	9,657
	(b)	19,200	19,171
Lease and rental costs			
Lease and rental costs		1,289	2,434
Other lease and rental costs		1	350
	(c)	1,290	2,784
Total	(a+b+c)	20,904	22,356

The item "Costs for miscellaneous services" decreased mainly due to a reduction in lease and rental costs.

# NOTE 19 – DEPRECIATION AND AMORTIZATION, GAINS/LOSSES ON DISPOSALS AND IMPAIRMENT LOSSES ON NON-CURRENT ASSETS

Depreciation and amortization, gains/losses on disposals and impairment losses on non-current assets amounted to 184,142 thousand euros, and are composed as follows:

(thousands of euros)		1st Half 2023	1st Half 2022
Amortization of intangible assets with a finite useful life	(a)	55,241	54,043
Depreciation of owned tangible assets	(b)	35,379	36,861
Depreciation of right-of-use assets	(c)	89,499	87,452
(Gains)/losses on disposals and impairment losses on non-current assets	(d)	4,023	3,623
Total	(a+b+c+d)	184,142	181,979

For further details, see the Notes "Intangible assets with a finite useful life", "Tangible assets" and "Right-of-use assets".

# **NOTE 20 – FINANCE INCOME AND EXPENSES**

## **FINANCIAL EXPENSES**

Financial expenses amount to 51,916 thousand euros, broken down as follows:

(thousands of euros)	1st Half 2023	1st Half 2022
Interest expenses and other financial expenses		
Interest to banks	14,675	3,404
Finance expenses for corporate bonds	20,982	20,960
Interest expense for finance leases	12,339	10,990
Bank fees	1,570	1,592
Other financial expenses	2,350	828
Total	51,916	37,774

**Interest to banks** refers to the interest paid during the period under the loan agreements described in Note 14 - Financial liabilities (non-current and current).

**Finance expenses for corporate bonds** refer to commissions, issuance inconveniences and corporate bond coupons for the period in question.

Interest expense for finance leases relate to finance leases following the application of IFRS 16.

**Bank fees** primarily refer to fees from the 500 million euro ESG KPI-linked Term Loan and the 500 million euro Revolving Credit Facility.

The other financial expenses chiefly refer to the adjustment of the provision for restoration charges.

# NOTE 21 – PROFIT (LOSS) FOR THE PERIOD AND EARNINGS PER SHARE

The following table shows the calculation of earnings per share:

Basic and diluted earnings per share		1st Half 2023	1st Half 2022
Profit for the period	(euros)	163,723,455	141,985,408
Average number of ordinary shares		954,566,373	959,923,275
Basic and diluted earnings per share	(euros)	0.172	0.148

# NOTE 22 – CONTINGENT LIABILITIES, COMMITMENTS AND GUARANTEES

### MAIN DISPUTES AND PENDING LEGAL ACTIONS

At June 30, 2023, INWIT was involved in approximately 480 disputes, 43 of which were denoted as having a "probable" risk of losing by the defense lawyers.

In relation to the status of the aforementioned legal proceedings and based on the information available at the time of closing these Financial Statements, a total amount of 2,309 thousand euros has been allocated to the risk provision.

In particular, with reference to a summons previously served on INWIT for, inter alia, alleged breaches of contract, at the time of preparation of these Financial Statements, it is still pending in the introductory stage. INWIT will continue to monitor developments in the matter for any consequent determination.

### **COMMITMENTS AND GUARANTEES**

With regard to guarantees issued by banks or insurance companies to owners of the land where the infrastructure is located, INWIT has undertaken to reimburse all sums that for any reason whatsoever the bank or the insurance company were to bear due to failure to comply with contractual obligations, INWIT waiving any objection or opposition, including any legal action.

# **NOTE 23 - RELATED PARTIES**

Related party transactions concluded in the first half of 2023 are attributable to dealings with companies in the Vodafone and TIM S.p.A. groups as well as with INWIT S.p.A.'s Key Managers ("Senior Management") are largely related to the ordinary course of business and concluded on market-equivalent terms. In any event, all transactions were carried out in compliance with the current legal and regulatory framework and submitted to the opinion and/or approval of the relevant corporate bodies.

The governance rules adopted by the Group ensure that all transactions with related parties are carried out in compliance with the criteria set forth in the CONSOB Regulation adopted by resolution no. 17221 of March 12, 2010, as amended and supplemented. To this end, the Group has adopted a procedure on related party transactions, which can be consulted at the following link "Policies and Procedures - INWIT", most recently updated by a resolution of the Board of Directors on May 13, 2021, effective at July 1, 2021.

It should be noted that, in the first half of 2023, no transactions of major significance within the meaning of the aforementioned CONSOB Regulations were carried out. The tables summarizing the balances of related party transactions in absolute amounts and as a percentage of the corresponding values of the consolidated income statement, the statement of financial position and the statement of cash flows are shown below.

### ITEMS OF THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

The effects of the transactions with related parties on the items of the statement of financial position at December 31, 2022 and June 30, 2023 are shown below:

# ITEMS OF THE STATEMENT OF FINANCIAL POSITION AT 12/31/2022

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Total related parties (b)	As a % of the financial statement item (b)/(a)
NET FINANCIAL DEBT						
Non-current financial liabilities	(3,879,683)	(84,826)	(6,657)	-	(91,483)	2.4%
Current financial liabilities	(273,033)	(18,616)	(1,374)	-	(19,990)	7.3%
Total net financial debt	(4,078,697)	(103,442)	(8,031)	-	(111,473)	2.7%
OTHER STATEMENT OF FINANCIAL POSITION LINE ITEMS						
Trade and miscellaneous receivables and other current assets	194,110	30,431	11,376	-	41,807	21.5%
Miscellaneous payables and other non-current liabilities	(15,704)	(7,751)	(7,813)	-	(15,564)	99.1%
Trade and miscellaneous payables and other current liabilities	(193,065)	(17,478)	(9,348)	(1,823)	(28,649)	14.8%

# ITEMS OF THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION AT 06/30/2023

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Total related parties (b)	As a % of the financial statement item (b)/(a)
NET FINANCIAL DEBT						
Non-current financial liabilities	(3,905,634)	(75,596)	(32,906)	-	(108,502)	2.8%
Current financial liabilities	(537,758)	(18,922)	(2,200)	-	(21,122)	39%
Total net financial debt	(4,338,736)	(94,518)	(35,106)	-	(129,624)	3.0%
OTHER STATEMENT OF FINANCIAL POSITION LINE ITEMS						
Trade and miscellaneous receivables and other current assets	190,152	20,425	17,494		37,919	19.9%
Miscellaneous payables and other non-current liabilities	(18,158)	(7,889)	(10,128)	-	(18,017)	99.2%
Trade and miscellaneous payables and other current liabilities	(175,866)	(17,007)	(3,601)	(874)	(21,482)	12.1%

Both medium/long-term and short-term financial payables due to TIM and Vodafone Italia refer to the financial lease deriving from the application of IFRS 16.

Miscellaneous receivables and other non-current assets from Vodafone Italia relate to the advance payment for the purchase of property and equipment.

Trade and miscellaneous receivables and other current assets due from TIM and Vodafone Italia mainly relate to the items governed by the master service agreements, as well as the recovery of electricity costs.

Miscellaneous trade payables and other current liabilities to TIM mainly refer to service contracts, site restoration activities, ordinary and extraordinary maintenance carried out on sites and other services.

Trade and miscellaneous payables and other current liabilities due to Vodafone Italia mainly concern service contracts, ordinary and extraordinary on-site maintenance and other services.

Payables to Senior Management refer to amounts payable to key managers of INWIT.

## ITEMS OF THE CONSOLIDATED INCOME STATEMENT

The effects of the transactions with related parties on the items of the consolidated income statement at June 30, 2023, and for the corresponding period of the previous financial year, are the following:

# ITEMS OF THE INCOME STATEMENT AT 06/30/2022

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Other related parties	Total related parties (b)	As a % of the financial statement item (b)/(a)
Revenues	417,668	182,251	179,541	-	-	361,792	86.6%
Acquisition of goods and services	(22,356)	(2,295)	(325)	-	-	(2,620)	11.7%
Employee benefits expenses	(10,190)	-	-	(1,027)	-	(1,027)	10.1%
Other operating expenses	(5,276)	(728)	(1,037)	-	-	(1,765)	33.5%
Financial expenses	(37,774)	(1,488)	(128)	-	_	(1,616)	4.3%

# ITEMS OF THE CONSOLIDATED INCOME STATEMENT AS OF 06/30/2023

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Total related parties (b)	As a % of the financial statement item (b)/(a)
Revenues	471,231	202,000	206,325	-	408,325	86.6%
Acquisition of goods and services	(20,904)	(1,645)	(403)	-	(2,048)	9.8%
Employee benefits expenses	(9,724)	(7)	-	(929)	(936)	9.6%
Other operating expenses	(10,431)	(438)	(438)	-	(876)	8.4%
Financial expenses	(51,916)	(1,282)	(696)	-	(1,978)	3.8%

Revenues from TIM refer mainly to rental revenues ensuing from the Master Service Agreement.

Revenues from Vodafone Italia refer mainly to rental revenues ensuing from the Master Service Agreement.

Purchases of materials and services from TIM mainly refer to maintenance services, telephone expenses and other service costs.

Purchases of materials and services from Vodafone Italia refer to maintenance services and other service costs.

Employee benefits expenses for senior management refer to compensation due to INWIT key managers.

Other operating expenses payable to TIM and to Vodafone Italia mainly related to the penalties for contractual breaches.

Financial expenses to TIM and to Vodafone Italia refer to interest expense on finance leases.

# ITEMS OF THE CONSOLIDATED STATEMENT OF CASH FLOWS

The effects of the transactions with related parties on the items of the statement of cash flows at June 30, 2022 and June 30, 2023 are shown below:

# ITEMS OF THE STATEMENT OF FINANCIAL POSITION AT 06/30/2022

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Other related parties	Total related parties (b)	As a % of the financial statement item (b)/(a)
Operating activities:							
Change in trade receivables	(12,070)	(15,527)	(6,578)	-	-	(22,105)	183.1%
Change in trade payables	(28,516)	(6,869)	(3,235)	-	(520)	(10,624)	37.3%
Net change in miscellaneous receivables/payables and other assets/liabilities	2,267	28	5,831	(92)	-	5,767	254.4%
Change in current and non- current financial liabilities	88,963	1,020	(14)	-	(1)	1,005	1.1%

# ITEMS OF THE CONSOLIDATED CASH FLOW STATEMENT AS OF 06/30/2023

(thousands of euros)	Total (a)	TIM	Vodafone Italia	Senior management	Total related parties (b)	As a % of the financial statement item (b)/(a)
Operating activities:						
Change in trade receivables	6,966	10,012	(6,103)	-	3,909	56.1%
Change in trade payables	(33,102)	(3,701)	(7,311)	-	(11,012)	40.0%
Net change in miscellaneous receivables/payables and other assets/liabilities	24,009	3,200	1,174	949	5,323	22.2%
Change in current and non- current financial liabilities	130,490	(8,924)	(27,075)	-	(35,999)	-27.6%

### **REMUNERATION OF KEY MANAGERS**

The remuneration recorded on an accrual basis in respect of key managers amounted to 918 thousand euros.

The short-term compensation is paid during the financial year to which it refers and, in any case, within the six months following the end of the financial year (the entitlements related to the 2023 MBO will be paid during the second quarter of 2024).

The contributions paid in to defined contribution plans (Assida, Fontedir) on behalf of key managers, amounted to 11 thousand euros.

The Company's "key managers", that is, those who have the power and responsibility to plan, manage, and control, directly or indirectly, the Company's activities, including the directors, are identified as follows:

INWIT SPA	
Managers:	
Diego Galli	General Manager
Gabriele Abbagnara	Head of Marketing & Sales - Key manager until 03/05/2023
Andrea Mondo	Technology & Operations Director
Lucio Golinelli	Sales Director - key manager from 03/06/2023
Emilia Trudu	Administration Finance and Control Director - Key manager from 03/06/2023

# NOTE 24 – SIGNIFICANT NON-RECURRING EVENTS AND TRANSACTIONS

Pursuant to CONSOB Communication no. DEM/6064293 of July 28, 2006, it should be noted that during the course of the period, no significant non-recurring events or transactions occurred.

# NOTE 25 – POSITIONS OR TRANSACTIONS RESULTING FROM ATYPICAL AND/OR UNUSUAL OPERATIONS

Pursuant to Consob Communication no. DEM/6064293 of July 28, 2006, no atypical and/or unusual transactions, as defined by the above Communication, were carried out during the period.

# NOTE 26 - EVENTS AFTER JUNE 30, 2023

There have been no significant events since the close of the period.



# CERTIFICATION OF THE CONSOLIDATED FINANCIAL STATEMENT AT DECEMBER 31, 2022 PURSUANT TO ARTICLE 81-TER OF THE CONSOB REGULATION 11971 DATED MAY 14, 1999, WITH AMENDMENTS AND ADDITIONS

- 1. We, the undersigned, Diego Galli, as General Manager, and Rafael Giorgio Perrino, as Manager responsible for preparing Infrastrutture Wireless Italiane S.p.A. financial reports, certify, having also considered the provisions of art. 154-bis, paragraphs 3 and 4, of Legislative Decree 58 of February 24, 1998.
  - the adequacy in relation to the characteristics of the company and
  - the effective application of the administrative and accounting procedures used in the preparation of the half-year condensed consolidated financial statements for the period January 1 June 30, 2023.
- 2. The administrative and accounting procedures adopted in preparation of the half-year condensed consolidated financial statements at June 30, 2023 were drawn up, and their adequacy assessed, on the basis of the regulations and methods adopted by Infrastrutture Wireless Italiane S.p.A in accordance with the Internal Control-Integrated Framework model issued by the Committee of Sponsoring Organizations of the Treadway Commission. This Commission has established a body of general principles providing a standard for internal control and risk management systems that is generally accepted at international level.
- 3. The undersigned also certify that:
  - 3.1 the half-year condensed consolidated financial statements at June 30, 2023
  - are prepared in conformity with international accounting principles adopted by the European Union pursuant to EC regulation 1606/2002 of the European Parliament and Council of July 19, 2002 (International Financial Reporting Standards – IFRS) as well as the legislative and prescribed provisions in force in Italy also with reference to the measures enacted for the implementation of art. 9 of Legislative Decree 38 of February 28, 2005;
  - correspond to the results of the accounting records and entries;
  - provide a true and fair view of the financial condition, the results of operations and the cash flows of the Company;
  - 3.2 the report includes a reliable analysis of the operating performance and income and financial situation of the issuer, along with the description of the main risks and uncertainties to which it is exposed.

July 26, 2023

The General Manager	The Manager responsible for preparing the Company's Financial Reports
/signed/	/signed/
(Diego galli)	(Rafael Giorgio Perrino)

Infrastrutture Wireless Italiane S.p.A.



# REVIEW REPORT ON CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AS OF AND FOR THE SIX-MONTH PERIOD ENDED 30 JUNE 2022

To the shareholders of Infrastrutture Wireless Italiane SpA

#### Foreword

We have reviewed the accompanying condensed consolidated interim financial statements of Infrastrutture Wireless Italiane SpA and its subsidiaries (the Inwit Group) as of and for the six-month period ended 30 June 2023, comprising the consolidated statement of financial position, the consolidated separate income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in net equity, the consolidated cash flow statement and the related notes. The directors of Infrastrutture Wireless Italiane SpA are responsible for the preparation of the condensed consolidated interim financial statements in accordance with the International Accounting Standard applicable to interim financial reporting (IAS34) as adopted by the European Union. Our responsibility is to express a conclusion on these condensed consolidated interim financial statements based on our review.

### Scope of review

We conducted our work in accordance with the criteria for a review recommended by Consob in Resolution 10867 of 31 July 1997. A review of condensed consolidated interim financial statements consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than a full-scope audit conducted in accordance with International Standards on Auditing (ISA Italia) and, consequently, does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the condensed consolidated interim financial statements.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial statements of the Inwit Group as of and for the six-month period ended 30 June 2023 have not been prepared, in all material respects, in accordance with the International Accounting Standard applicable to interim financial reporting (IAS34) as adopted by the European Union.

Milan, 28 July 2023

PricewaterhouseCoopers SpA

Signed by

Fabio Chierico (Partner)

This report has been translated into English from the Italian original solely for the convenience of international readers.