

PUBLICIS GROUPE SA
Form 20-F/A
December 23, 2005

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**SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
Form 20-F/A**

“ REGISTRATION STATEMENT PURSUANT TO SECTION 12(b) OR 12(g) OF THE SECURITIES EXCHANGE ACT OF 1934

OR

þ ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2004

OR

“ TRANSITION REPORT PURSUANT TO SECTION 13 or 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM TO

COMMISSION FILE NUMBER: 001-14736

Publicis Groupe S.A.

(Exact name of Registrant as specified in its charter)

N/A
(Translation of Registrant's name into English)

**133, AVENUE DES
CHAMPS-ELYSEES
75008 PARIS
France**
(Address of principal executive offices)

**REPUBLIC
OF FRANCE**
(Jurisdiction of incorporation or organization)

Securities registered or to be registered pursuant to Section 12(b) of the Act:

Title of Each Class:

Name of Each Exchange on Which Registered:

Ordinary shares, nominal value 0.40 per share, represented by American Depositary Shares (as evidenced by American Depositary Receipts), each American Depositary Share representing one share

The New York Stock Exchange

Securities registered or to be registered pursuant to Section 12(g) of the Act: None

Securities for which there is a reporting obligation pursuant to Section 15(d) of the Act: Equity Warrants and ORANEs

Indicate the number of outstanding shares of each of the issuer's classes of capital or common stock as of the close of the period covered by the annual report:

Ordinary shares, nominal value 0.40 per share
(title of class)

182,415,932 (1)
(number of ordinary shares)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days: Yes þ No “

Indicate by check mark which financial statement item the registrant has elected to follow: Item 17 “ Item 18 þ

(1) Excluding 13,065,009 ordinary shares held in treasury.

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FORWARD-LOOKING STATEMENTS

We make some forward-looking statements in this annual report. When we use the words aim(s), expect(s), feel(s), will, may, believe(s), anticipate(s) and similar expressions in this annual report, we are intending to identify those statements as forward-looking. Forward-looking statements are subject to risks and uncertainties that could cause actual results to differ materially from those projected. You should not place undue reliance on these forward-looking statements, which speak only as of the date of this annual report. Other than in connection with applicable securities laws, we undertake no obligation to publish revised forward-looking statements to reflect events or circumstances after the date of this annual report or to reflect the occurrence of unanticipated events. We urge you to review and consider the various disclosures we make concerning the factors that may affect our business carefully, including the disclosures made under Key Information Risk Factors, Operating and Financial Review and Prospects, and Quantitative and Qualitative Disclosures About Market Risk. Unless otherwise indicated, information and statistics presented in this document regarding market trends and our market share relative to our competitors are based on our own research and various publicly available sources.

EXPLANATORY NOTE

Publicis Groupe S.A. (Publicis) is filing this amendment to its Form 20-F for the year ended December 31, 2004 in order to provide a new accountant's report on its financial statements for that year by Ernst & Young Audit (E&Y). The original Form 20-F filed on June 24, 2005 contained a report on the financial statements signed jointly by E&Y and Mazars & Guérard (Mazars), in accordance with a provision of French law that requires that a publicly reporting company have two auditors for its financial statements. Following the filing of the Form 20-F, Publicis became aware of an issue regarding the independence of Mazars for purposes of the 2004 audit. The issue arises from discussions that were held during the conduct of the 2004 audit between Publicis and a Mazars partner working on the 2004 audit concerning potential employment of the partner with a U.S. subsidiary of Publicis. These discussions were subsequently terminated, and the Mazars partner in question will not be employed by Publicis and will not participate in the 2005 audit of Publicis, which will be conducted jointly by E&Y and Mazars.

At the direction of the audit committee of its supervisory board, Publicis brought this situation to the attention of the staff of the U.S. Securities and Exchange Commission (the SEC). Following discussions with the staff, the audit committee engaged E&Y to render an audit report as sole auditor on the 2004 financial statements of Publicis for filing with the SEC. The audit did not result in any adjustments to the 2004 financial statements of Publicis.

Separately, in December 2005, Publicis re-evaluated its determination of operating segments in accordance with U.S. GAAP and, as a result of the revised operating segment analysis, determined that it has eight reporting units for purposes of testing for impairment of goodwill under U.S. GAAP. Consistent with the new determination of reporting units, the testing of goodwill is performed at the level of the brands. Application of the new determination resulted in an impairment of goodwill of approximately 847 million in 2003, primarily related to the incremental goodwill recognized under U.S. GAAP upon the acquisition of Bcom3 Group, Inc.

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This incremental goodwill arises from the difference between U.S. and French accounting rules. Under U.S. GAAP, the purchase price of Bcom3 was determined by reference to Publicis' stock price at the date the acquisition was announced on March 7, 2002 (\$36.4), whereas under French GAAP the price was determined by reference to the stock price at the date the acquisition closed on September 24, 2002 (\$17.6). The difference between the two share prices (\$36.4 - \$17.6) resulted in \$1.7 billion of incremental goodwill under U.S. GAAP. Testing for goodwill impairment with eight reporting units without combining internally developed activities and purchased brands resulted in the above-mentioned goodwill impairment in 2003. In addition, in connection with the revision of its impairment analysis, the Company also determined that certain of the incremental goodwill recognized under U.S. GAAP related to the Bcom3 and Saatchi & Saatchi acquisitions should have been recorded in the functional currency of the related entity. Accordingly, the restatement of our historical financial statements reflects the revised impairment testing for goodwill as well as adjustments related to the effects of changes in foreign currency on our historical goodwill and intangible assets balances. For additional information regarding these restatements, refer to Item 5, Operating and Financial Review and Prospects and Note 31 to our consolidated financial statements.

None of the aforementioned effects has an impact on the primary consolidated financial statements prepared in accordance with accounting principles generally accepted in France (French GAAP) for periods ended December 31, 2002, 2003 and 2004.

This amendment amends and restates the following Items of Publicis Groupe S.A. Form 20-F:

Item 3 Key Information

Item 5 Operating and Financial Review and Prospects

Item 6 Directors, Senior Management and Employees

Item 7 Major Shareholders and Related Party Transactions

Item 18 Financial Statements

E&Y and Mazars delivered its report on December 23, 2005 on the 2002 and 2003 consolidated financial statements. E&Y delivered its report on December 23, 2005 on the 2004 consolidated financial statements.

The filing of this Annual Report on Form 20-F/A should not be understood to mean that all statements contained in this document are true or complete as of any date subsequent to June 24, 2005. You should not consider this amendment to be a reaffirmation or reiteration of any forward looking statements from the original filing that may be reproduced in this amendment.

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EX-99.1: CERTIFICATION

EX-99.2: CERTIFICATION

EX-99.3: CERTIFICATION

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Not applicable.

Item 2. Offer Statistics and Expected Timetable

Not applicable.

Item 3. Key Information**SELECTED FINANCIAL DATA**

The following table sets forth selected consolidated financial data of our company and should be read in conjunction with our financial statements and the information provided under Operating and Financial Review and Prospects and Risk Factors. The selected financial data presented below have been prepared on a basis consistent with that used in our consolidated financial statements. Prior years have been restated as necessary for a consistent presentation. Our consolidated financial statements have been prepared in accordance with accounting principles generally accepted in France (French GAAP), which differ in certain significant respects from accounting principles generally accepted in the U.S. (U.S. GAAP). See note 31 to our consolidated financial statements for (i) a discussion of the principal differences between French GAAP and U.S. GAAP as they relate to us and (ii) a reconciliation to U.S. GAAP of our consolidated net income and consolidated shareholders' equity as calculated under French GAAP.

	Year Ended December 31,				
	2004	2003	2002(3)	2001	2000(2)
	(In Millions of Euros, Except Per Share Data)				
Income Statement Data					
<i>Amounts in accordance with French GAAP</i>					
Revenue	3,825	3,863	2,926	2,434	1,770
Operating income	438	522	405	327	275
Group net income	210	150	147	151	128
Basic earnings per share(1)	1.15	0.82	0.99	1.09	1.18
Diluted earnings per share(1)(4)	0.97	0.75	0.97	1.08	1.15
Dividends per share	0.30	0.26	0.24	0.22	0.20
Balance sheet data					
Tangible and Intangible assets, net	3,772	4,486	4,637	1,618	1,303
Total assets	9,721	10,881	10,978	4,896	4,130
Bank borrowings and overdrafts (Short term and long term)	1,960	3,188	2,762	1,069	901
Shareholders' equity	881	726	1,501	283	299

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	Year Ended December 31,				
	2004 (Restated)	2003 (Restated)	2002(3) (Restated)	2001 (Restated)	2000(2) (Restated)
Income statement Data					
<i>Amounts in accordance with U.S. GAAP</i>					
Revenue	3,825	3,863	2,969	2,434	1,770
Operating income	402	(498)	353	(466)	185
Group net income	346	(690)	(13)	(647)	34
Basic earnings per share (1)	1.90	(3.77)	(0.09)	(4.76)	0.31
Diluted earnings per share (1) (4)	1.38	(3.77)	(0.09)	(4.76)	0.31
Balance sheet data					
Tangible and intangible assets, net	6,364	6,987	8,162	3,789	4,233
Total assets	12,145	13,222	14,276	6,931	7,060
Bank borrowings and overdrafts (short term and long term)	2,911	3,975	3,540	1,052	901
Shareholders' equity	2,484	2,384	3,755	1,866	2,582

(1) Per share data have been adjusted to reflect the 10-for-1 stock split that occurred on August 29, 2000.

(2) 2000 amounts include the operations of Saatchi & Saatchi for the period between the acquisition date in September 2000 through December 31, 2000.

(3) 2002 amounts include the operations of Bcom3 Group, Inc. for the

period between
the acquisition
date in
September 2002
through
December 31,
2002.

- (4) Diluted earnings per share were computed with reference to the fully-diluted weighted average number of shares of 251,607,849 in 2004; 239,540,546 in 2003; 171,025,567 in 2002; 139,645,986 in 2001 and 110,454,999 in 2000.

EXCHANGE RATE INFORMATION

Share capital in our company is represented by ordinary shares with a nominal value of 0.40 per share (hereinafter generally referred to as our shares). Our shares are denominated in euros. Because we intend to pay cash dividends denominated in euros, exchange rate fluctuations will affect the U.S. dollar amounts that shareholders will receive on conversion of dividends from euros to dollars.

The following table shows the euro/U.S. dollar exchange rate for 2000 through December 15, 2005 based on the noon buying rate expressed in euros per dollar. For information regarding the effect of currency fluctuations on our results of operations, see Operating and Financial Review and Prospects.

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	Period End	Average Rate(1)	High	Low
December, 2005 (through December 15)	1.20	1.18	1.20	1.17
November, 2005	1.18	1.18	1.20	1.17
October, 2005	1.20	1.20	1.21	1.19
September, 2005	1.20	1.23	1.25	1.20
August, 2005	1.22	1.23	1.25	1.22
July, 2005	1.21	1.20	1.22	1.19
June, 2005	1.21	1.22	1.23	1.21
2004	1.36	1.24	1.36	1.18
2003	1.26	1.14	1.26	1.03
2002	1.05	1.02	1.05	0.99
2001	0.89	0.89	0.95	0.84
2000	0.94	0.92	1.03	0.83

(1) For yearly totals, the average of the noon buying rates for euros on the last business day of each month during the relevant period.

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RISK FACTORS

You should carefully consider the risk factors described below in addition to the other information presented in this annual report.

We may have difficulty competing in the highly competitive advertising and communications industry

The advertising and communications industry is highly competitive, and we expect it to remain so. Our competitors in the advertising and communications business run the gamut from large multinational marketing and communications companies to smaller agencies that operate only in local or regional markets. New competitors also include systems integrators, database marketing and modeling companies and telemarketers offering technological solutions to marketing and communications issues faced by clients. We must compete with these companies and agencies to maintain existing client relationships and to obtain new clients and assignments. Some clients require us to compete for business at mandatory periodic intervals. Client conflicts can, from time to time, give our competitors opportunities to seek business from our clients.

We may be adversely affected by unfavorable economic conditions in the markets in which we operate

The advertising and communications industry is subject to downturns corresponding to those in general economic conditions and changes in client business and marketing budgets. Because some clients have responded, and may respond in the future, to general economic downturns by reducing their marketing budgets in order to meet earnings goals, downturns can be more severe in the advertising and communications industry than in other industries. For this reason, our prospects, business, financial condition and results of operations may be materially adversely affected by continuing unfavorable general economic conditions, or a further downturn in those conditions, in one or more markets and related changes in clients' marketing budgets.

We may not be successful in identifying appropriate acquisition candidates or investment opportunities, completing acquisitions or investments on satisfactory terms or integrating newly acquired companies

Our business strategy includes enhancing the range of our existing advertising and communications capabilities. We intend to implement this strategy in part by making acquisitions and other investments. We may not be successful in identifying appropriate acquisition candidates or investment opportunities or consummating acquisitions or investments on terms satisfactory to us. In addition, we may not succeed in integrating any newly acquired companies into our existing operations in a way that produces the synergies or other benefits we hope to achieve. Furthermore, we may use our shares as consideration in future acquisitions and investments, which could result in dilution to existing shareholders.

We are exposed to a number of risks from operating in developing countries

We conduct business in various developing countries around the world. The risks associated with conducting business in developing countries can include slower payment of invoices, nationalization, social, political and economic instability, increased currency exchange

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risk and currency repatriation restrictions, among other risks. We may not be able to insure or hedge against these risks. In addition, commercial laws in many of these countries can be vague, arbitrary, contradictory, inconsistently administered and retroactively applied. It is, therefore, difficult for us to determine with certainty at all times the exact requirements of these laws. If we are deemed not to be in compliance with applicable laws in developing countries in which we conduct business, our prospects, business and results of operations could be harmed and our financial condition could be weakened.

We are exposed to potential liabilities, including liabilities arising from allegations that our clients' advertising claims are false or misleading or that our clients' products are defective

From time to time, we may be, or may be joined as, a defendant in litigation brought against our clients by third parties, including our clients' competitors, governmental or regulatory authorities or consumers. These actions could involve claims alleging that:

advertising claims made with respect to our clients' products or services are false, deceptive or misleading;

our clients' products are defective or injurious; or

marketing and communications materials created for our clients infringe on the proprietary rights of third parties.

The damages, costs, expenses or attorneys' fees arising from any of these claims could have an adverse effect on our prospects, business, results of operations and financial condition to the extent that we are not adequately insured and are not indemnified against them by clients. In addition, our contracts with clients generally require us to indemnify clients against claims brought by competitors or others claiming that our advertisements or other communications infringe upon their intellectual property rights.

Our ability to maintain our competitive position depends on retaining the services of our management and attracting and retaining other key employees

The loss of the services of key members of our management could harm our business and results of operations. In addition, our success has been, and is expected to continue to be, highly dependent upon the skills of our creative, research, media and account personnel and practice group specialists, and their relationships with our clients. If we are unable to continue to attract and retain additional key personnel, or if we are unable to retain and motivate our existing key personnel, our prospects, business, financial condition and results of operations could be materially adversely affected.

We receive a significant percentage of our revenue from large clients

A significant reduction in the advertising and communications spending by, or the loss of one or more of, our largest clients could weaken our financial condition and cause our business and results of operations to suffer. Our major clients may not continue to use our services to the same extent, or at all, in the future. Clients can typically cancel contracts with their advertising

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agencies on 90 to 180 days' notice. In addition, clients generally are able to reduce advertising and communications spending or cancel projects at any time for any reason.

Currency exchange rate fluctuations may negatively affect our financial results, the price of our shares and the value of dividends received by holders of our American Depositary Shares

We hold assets and liabilities, earn income and pay expenses of our subsidiaries in a variety of currencies. Our consolidated financial statements are presented in euros. Therefore, when we prepare our consolidated financial statements, we must translate our assets, liabilities, income and expenses in currencies other than the euro into euros at then-applicable exchange rates. Consequently, increases and decreases in the value of the euro will affect the value of these items in our consolidated financial statements, even if their value has not changed in their original currency. In this regard, an increase in the value of the euro relative to other currencies may result in a decline in the reported value, in euros, of our interests held in those currencies. To the extent this has a negative effect on our financial condition as presented in our consolidated financial statements, it could cause the price of our shares to decline. Conversely, if the relative value of the euro to the U.S. dollar declines, the U.S. dollar equivalent of cash dividends paid in euros on our American Depositary Shares (ADSs) will decline as well.

The ability of holders of our ADSs to influence the governance of our company may be limited

Holders of our ADSs may not have the same ability to influence the governance of our company as shareholders in some U.S. companies would. For example, holders of our ADSs may not receive voting materials in time to ensure that they can instruct the depositary to vote their shares. In addition, the depositary's liability to holders of our ADSs for failing to carry out voting instructions or for the manner of carrying out voting instructions is limited by contract.

Some provisions of French law and our statuts (bylaws) could have anti-takeover effects

French law requires any person who acquires more than 5%, 10%, 20%, one-third, one-half or two-thirds of our outstanding shares or voting rights to inform us within 15 days of crossing the threshold percentage. A person acquiring more than 10% or 20% of our share capital or voting rights must include in the report a statement of the person's intentions relating to future acquisitions or participation in the management of our company for the following 12-month period. Shareholders who fail to comply with this requirement may be deprived of voting rights for a period of up to five years and may, in some cases, be subject to criminal fines. In addition, our *statuts* (bylaws) provides double voting rights for shares owned by the same shareholder in registered form for at least two years. Our *statuts* further provide that any person who acquires or disposes of more than 1% of our outstanding shares or voting rights must inform us within 15 days of crossing the threshold percentage and that we may require a corporate entity holding shares representing more than 2.5% of our share capital or voting rights to disclose to us the identity of all persons holding, directly or indirectly, more than one-third of the share capital or voting rights of that entity. Shareholders who fail to comply with these requirements may be deprived of voting rights. Finally, our shareholders have authorized our management board to increase our capital in response to a third-party tender offer for our shares. These circumstances

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could have the effect of discouraging or preventing a change in control of our company without the consent of our current management. Giving effect to the provision of our *statuts* that gives double voting rights to shares owned by the same shareholder in registered form for at least two years, we estimate that the chairperson of our supervisory board, Ms. Elisabeth Badinter, owns 17.2% of the voting power of our company.

We are subject to corporate disclosure standards that are less demanding than those applicable to some U.S. companies

As a foreign private issuer, we are not required to comply with the notice and disclosure requirements of the Securities Exchange Act of 1934, as amended (the Exchange Act), relating to the solicitation of proxies for shareholders meetings. Although we are subject to the periodic reporting requirements of the Exchange Act, the periodic disclosure required of non-U.S. issuers under the Exchange Act is more limited than the periodic disclosure required of U.S. issuers. Therefore, there may be less publicly available information about our company than is regularly published by or about other public companies in the U.S.

We will be obligated to adopt new accounting standards in 2005 that may have a material impact on our accounts and may render a comparison between financial periods more difficult

In June 2002, the European Union (the EU) adopted new regulations requiring all listed EU companies, including us, to apply International Financial Reporting Standards (IFRS) (previously known as International Accounting Standards or IAS) in their financial statements from January 1, 2005. The IFRS may have a material impact on important items in our consolidated financial statements. For further information on the impact of IFRS norms, see

Operating and Financial Review and Prospects Move to IFRS Accounting Standards.

Item 4. Information on the Company

HISTORY AND DEVELOPMENT OF THE COMPANY

The legal name of our company is Publicis Groupe S.A. and its commercial name is Publicis. Our company is a *société anonyme*, a form of corporation. It was incorporated in 1938, pursuant to the French commercial code, for a term of 99 years. Our registered office is located at 133, avenue des Champs-Élysées, 75008 Paris, France, and the phone number of that office is 33 1 44 43 70 00.

Historical Background

Our company was founded in 1926 by Marcel Bleustein-Blanchet, known as the father of modern advertising in France and the David Ogilvy of French advertising because of his drive for innovation, his creativity in developing successful campaigns for clients and the new standards of excellence he set. Among his early innovations was the use of radio for advertising. In 1934, due to a ban on advertising on France's government-owned radio stations, he created Radio Cité, the country's first private station. He launched Régie Presse, a subsidiary dedicated to the sale of advertising space in the press, in 1937.

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When the Second World War began, Mr. Bleustein-Blanchet decided to shut down both our company and Radio Cité. We reopened in 1946 and won our first major post-war client, Colgate Palmolive, a year later. Through Régie Presse, we also expanded into the sale of media space in mass transit systems. Realizing the importance of monitoring consumer habits and expectations, Mr. Bleustein-Blanchet established a market research unit as part of our company. Our expansion continued in the 1940 s and 50 s in other ways as well. Nestlé became a client in 1952; Shell joined us in 1954. We moved our headquarters to its current location on the Champs-Élysées in Paris in 1957.

Our reputation for innovation was strengthened in 1968 when we created the first television advertising campaign in France. Also in 1968, we provided communications advice to Saint Gobain in its successful defense of a hostile takeover attempt by BSN, the first hostile takeover bid in French business history. Clients won in the 1960 s included Renault and L'Oréal.

We became a public company in 1970. In 1972, our headquarters building was destroyed by fire and we had to rebuild it. We began pursuing a strategy of expansion in Europe through acquisitions the same year, purchasing the Intermarco network in the Netherlands (with offices in Belgium, Germany, Scandinavia, Italy and Spain) and Farnar in Switzerland (with offices in Germany and Austria). By 1974, we were present in 14 European countries. We made our first inroads in interactive communications in this period with the founding of SGIP, since renamed Publicis Technology. Our current chief executive officer, Maurice Lévy, joined our company in 1971 and became chief operating officer of Publicis Conseil in 1976. In 1978, our European expansion continued through our acquisition of the McCormick agency, a well-known U.K. firm.

In 1981, we opened our first New York office. In 1984, we regrouped our network, then present in 23 countries, under the Publicis name. We founded our media buying subsidiary Optimedia in 1987, and it began operations in France, the U.K. and Switzerland. Also in 1987, Maurice Lévy became our chief executive officer and president of our management board. We entered into a major strategic alliance with U.S.-based Foote, Cone & Belding Communications (FCB) in 1988. We merged our operations in Europe with those of FCB, thus becoming the leading advertising network in Europe. We managed the combined European operations, making substantial investments in developing them, particularly in Spain and Italy. Through FCB, we also raised our profile among corporations in the U.S. In 1989, we began expanding into eastern Europe. The same year, we won Whirlpool's worldwide account and launched a European direct marketing network, since renamed Publicis Dialog.

Our expansion accelerated in the 1990 s. We created BMZ, a new network operating in Germany, France, the U.K., Belgium, the Netherlands and Italy, in 1992. The next year we acquired FCA, the fourth largest communications group in France. We then merged FCA and BMZ to create FCA!BMZ, a subsidiary with operations in 12 European countries. In 1994, we merged our New York office with Bloom, a U.S. subsidiary of FCA, as part of an effort to further increase our presence in the U.S. Coca-Cola became a client in 1994. We discontinued our alliance with FCB in 1995 due to strategic differences with its parent company, True North Communications, Inc.

Mr. Bleustein-Blanchet died in 1996, and Elisabeth Badinter, Mr. Bleustein-Blanchet's daughter, succeeded him as chair of the supervisory board.

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We began our expansion outside of Europe and the U.S. in 1996, acquiring operations in Mexico, Brazil and Canada. Over the next three years, we built an impressive international network with a string of acquisitions in eastern Europe, the Middle East, Latin America and the Asia/Pacific region. We also expanded in the U.S. during this period, acquiring Hal Riney & Partners and EvansGroup in 1998 and a 49% interest in Burrell Communications in 1999. At the beginning of 2000, we had operations in 130 locations in 76 countries and ranked tenth worldwide among communications groups.

The last five years have seen continued pursuit of our expansion strategy. We acquired all of the controlling interests in a number of major U.S. agencies in 2000, including the Fallon Group and Frankel & Company, thus becoming a major competitor in the U.S. market. We dramatically increased the size of our operations in 2000 with the acquisition of Saatchi & Saatchi plc. In addition, in 2000 we became one of the world's leading healthcare communications companies as a result of our acquisition of Nelson Communications. Reflecting our increasingly international focus, our shares, represented by ADSs, began trading on the New York Stock Exchange in 2000.

In 2001, we created the world's third-largest media consultancy and buying group by combining our wholly owned subsidiary Optimedia with Zenith Media, a firm we held jointly with Cordiant Communications Group plc. Upon completion of the transaction, we held a 75% interest in the resulting entity, ZenithOptimedia Group.

In September 2002, we acquired Bcom3 Group, Inc. (Bcom3), creating the fourth-largest advertising and communications firm in the world, with annual revenue in 2002 of approximately \$4.8 billion (including Bcom3 for the full year). The merger also created one of the world's largest media consultancy and media buying firms, combining ZenithOptimedia Group with Starcom MediaVest. Adding Bcom3's renowned advertising and communications agencies which include Leo Burnett, Manning Selvage & Lee, Medicus and Bartle Bogle Hegarty enhanced our ability to provide premier advertising and communications services to clients on a worldwide basis.

The merger also opened the way for a long-term strategic partnership with Dentsu, Inc., the number one communications group in Japan and Asia as a whole and formerly a Bcom3 shareholder. This partnership is designed to offer our clients privileged access to the Japanese market, in particular in the area of media buying and consultancy. We are today the only communications group in the world providing clients with media-purchasing services spanning the whole world including Japan. As part of our partnership, we created a sports marketing agency, iSe International Sports and Entertainment AG, with Dentsu in 2003.

Other significant events included a number of measures that helped to improve and rationalize our operational and capital structure:

In 2003, we dissolved Bcom3's D Arcy network and successfully transferred its assets to our other networks with minimal client loss. We integrated Bcom3's businesses and back-office functions with our other operations. We also continued our program of consolidating the office space used by Bcom3 and our other operations and rationalizing the related leaseholdings; and

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We increased the transparency of our ownership structure by merging with three investment vehicle entities that had been used by members of the Bleustein-Blanchet family, employees of our company and some other investors to hold shares in our company indirectly. The merger was effected pursuant to an agreement entered into in 1998.

A key highlight of 2004 was the inclusion of our ordinary shares in the Paris stock market's top index, the CAC 40. During 2004, there were few significant acquisitions with the exceptions of Thompson Murray, a U.S. shopper-marketing agency that will be a key component of the future Saatchi & Saatchi X worldwide marketing services network, and of a majority interest in United Campaigns, Publicis Worldwide's partner agency in Russia.

Other significant events in 2004 included the creation of Publicis Groupe Media and a new management team for Leo Burnett:

In September 2004, we officially launched Publicis Groupe Media (PGM), a new management structure shared by our two media buying and media consultancy brands, Starcom MediaVest Group and ZenithOptimedia. The structure is designed to generate a variety of initiatives to enhance service to clients, while at the same time benefiting from synergies in research spending, development of consultancy tools, specialized expertise and back-office services; and

We recruited Tom Bernardin as part of the succession plan for Linda Wolf and appointed him president of Leo Burnett Worldwide and CEO of Leo Burnett USA. A reorganization of Leo Burnett Worldwide followed Mr. Bernardin's appointment at both central and regional levels and at Leo Burnett USA.

At the management board level, the departure of Roger Haupt for personal reasons and the appointment of Jack Klues mark a new stage in the development of management structures at a point when integration of Bcom3 has been brought to a successful conclusion. Restructuring in connection with this integration, involving in particular the development of shared resource centers and reorganization of real estate, helped us to continue to achieve our objectives in 2004, in particular in terms of operating margin.

PRINCIPAL CAPITAL EXPENDITURES AND DIVESTITURES

As a result of our strategy of global expansion, our principal capital expenditures since the beginning of 2001 have been associated with acquisitions of other advertising and communications firms. Following our acquisition of Bcom3 in 2002, we reached the point of being among the world's largest advertising and communications firms and consequently adopted a more selective acquisition strategy. Our capital expenditures in 2001 included our acquisitions of all of or controlling interests in:

Fisch.Maier Direkt, Switzerland's leading direct marketing firm;

Carré Noir, one of the best design agencies in France;

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FusionDM in San Francisco, a large independent customer relationship management agency since merged with Publicis Dialog;

Creative AIM, a U.S. grassroots marketing agency;

Sanchez & Levitan, among the largest agencies in the U.S. focused on the rapidly-growing Hispanic community; and

The Triangle Group, the largest independent sales promotion group in the U.K.

We invested a total of 77 million in making these expansion-related investments. We invested an additional 102 million in other property, plant and equipment (net of disposals), and spent 120 million repurchasing our own shares.

In 2002, our largest acquisition, Bcom3, was made in exchange for shares and other securities and therefore did not require any capital expenditures as such. Excluding Bcom3, we made only a limited number of acquisitions in keeping with our strategy. Several other acquisitions did involve capital expenditures, including:

Gravitas, a Japanese relationship marketing agency specializing in marketing services and public relations;

Johnston & Associates, a U.S. lobbying firm;

Direct n More, a direct marketing agency in Austria;

Magnesium, a Belgian marketing services specialist;

Media Publics, a French firm engaged in developing sales incentives and related programs;

Sales Story and Stella, two relationship marketing companies;

ECA2, a French events marketing company; and

Van Sluis Consultants, a Dutch public relations agency.

These acquisitions involved capital expenditures of approximately 75 million in total. We invested an additional 64 million in other property, plant and equipment (net of disposals), and spent 180 million repurchasing our own shares. We also spent 196 million to redeem the CVRs issued in connection with our acquisition of Saatchi & Saatchi.

In 2003, our capital expenditures related primarily to the acquisition of a 25% interest in ZenithOptimedia and a 32% interest in Starcom Motive. These acquisitions involved capital expenditures of approximately 183 million in total. We invested an additional 118 million in other property, plant and equipment (net of disposals) in 2003.

Our significant acquisitions in 2004 were limited to Thompson Murray, a U.S. shopper-marketing agency that will be a key component of our future Saatchi & Saatchi X worldwide

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marketing services network, and the purchase of a majority interest in United Campaigns, Publicis Worldwide's partner agency in Russia. We also acquired an event communication agency in the U.S., CLT, and made earn-out payments and acquired minority interests in various agencies, parts of which had been acquired in the past, such as Triangle Group, GrupoK/Arc, Media Estrategia, and ECA2. These acquisitions involved capital expenditures of approximately 104 million in total.

For information concerning our level of ownership in the foregoing acquired agencies, and our other subsidiaries as of December 31, 2004, see note 30 to our consolidated financial statements. We have made no material divestitures since the beginning of 2001, except for the divestitures in late 2005 of Publicis France-based and Netherlands-based media sales assets to JCDecaux as described in Item 5 Operating and Financial Review and Prospects Overview and Outlook for 2005.

There have been no public takeover offers by third parties in respect of our shares since January 1, 2004, nor, except as described under Historical Background, have we made any public takeover offers in respect of other companies' shares since that date.

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BUSINESS OVERVIEW

We provide services primarily in the following areas:

Traditional advertising services. We provide traditional advertising services primarily through the Publicis, Saatchi & Saatchi and Leo Burnett networks. We also conduct our traditional advertising operations through smaller units, such as Fallon Worldwide and our 49% interest in Bartle Bogle Hegarty, a U.K.-based agency. We generated approximately 55% of our 2004 revenue through these activities.

Specialized agencies and marketing services. We provide specialized communications services, such as public relations, corporate and financial communications, healthcare communications, direct marketing, sales promotion, interactive communications and design (collectively referred to as SAMS) through subsidiaries including Publicis Healthcare Communications Group (Nelson, Medicus, Klemtner/Saatchi & Saatchi Healthcare), ARC Worldwide, Publicis Dialog, Publicis Consultants and Manning Selvage & Lee. Some of these businesses generally act in conjunction with one of our advertising networks, while others operate independently. In 2004, approximately 22% of our revenue came from the provision of SAMS services.

Media Operations. We conduct media buying operations through ZenithOptimedia Group and Starcom MediaVest Group. Our media sales activities are conducted through Médias & Régies Europe. Approximately 23% of our 2004 revenue was generated by these operations.

Clients

We provide advertising and communications services to national and multinational clients around the world. A relatively high proportion of our clients are local clients of our subsidiaries around the world, something that we believe is advantageous in that locally-managed clients are often more profitable than those managed on a regional or global basis. Locally-managed clients also tend to be focused on the discrete markets in which they operate and therefore diversify our exposure to fluctuations in general market conditions. Finally, locally-managed clients give us an opportunity to take advantage of, and add to, our intimate knowledge of national and local cultures and business environments and to raise our profile in local markets. No one client accounted for more than 10% of our total revenue in 2004.

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The following chart lists our largest clients in 2004:

Publicis

Allied Domecq
Coca-Cola
Deutsche Telekom
Hewlett-Packard
L Oréal
Nestlé
Procter & Gamble

Renault
Sanofi-Aventis
Sprint
Telefónica
UBS
Zurich Financial

Saatchi & Saatchi

BristolMyersSquibb
Carlsberg International
Deutsche Telekom
Diageo/GuinnessUDV
Fromageries Bel
General Mills
Novartis

Procter & Gamble
Toyota/Lexus
Visa Europe

Leo Burnett

Allstate
ConAgra
Fiat
Hallmark
Kellogg/Keebler
McDonald s
Nintendo

Philip Morris
Procter & Gamble
U.S. Army
Visa International
Walt Disney
General Motors

ZenithOptimedia

Allied Domecq
Astra Zeneca
British Airways
Hewlett-Packard
Kingfisher
L Oréal
Nestlé

Sanofi-Aventis
Toyota
Verizon

Starcom MediaVest

Allstate
Coca-Cola
General Motors
Kellogg/Keebler
Mars
Miller Beer
Morgan Stanley

Philip Morris
Procter & Gamble
Sara Lee
Sun Microsystems
U.S. Army
Walt Disney

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Strategy

With our acquisition of Saatchi & Saatchi in 2000, and our acquisition of Bcom3 and formation of a partnership with Dentsu in 2002, we became a world leader in the advertising and communications industry in terms of geographical presence, array of services and flexibility. Now that we are in the top tier of advertising and communications groups worldwide, our overall priority is to take advantage of the synergies created by our acquisitions by increasing on a country-by-country basis the scope of services we provide to clients, particularly services for which demand is growing rapidly. We also intend to continue pursuing our strategy of making selected acquisitions to round out our geographical presence and service offerings. The main components of our strategy are to:

Expand our SAMS operations specialized agencies and marketing services

We currently have a number of operations that complement our traditional advertising services by providing direct marketing, sales promotion, design, corporate communications, financial communications, interactive communications and public relations services. Demand for these services from our traditional advertising clients is growing; in addition, providing them helps us to build and maintain a holistic relationship between us and our clients. Demand is also growing for specialized communications services such as those directed at particular ethnic groups and those relating to specific areas such as healthcare and human resources. We intend to take advantage of these trends by growing our existing SAMS operations and by making selective acquisitions.

Make selective acquisitions to achieve critical mass in other selected markets

We rank among the top advertising and communications firms in most of the major countries in which we operate, and we believe this gives us a visibility that is useful in the competition for new clients. In some countries, however, we have only limited operations, and acquisitions may be required in order for us to reach a position of market leadership. In addition, we believe that our extensive international experience gives us a competitive advantage in pursuing opportunities for growth in emerging economies. For these reasons, we intend to seek acquisition candidates in selected markets around the world in order to expand into promising new markets and, where necessary, to enhance our competitive positions.

Financial Targets

We believe that pursuing the strategy outlined above, and continuing the process of integrating our operations with those of the companies we acquired, will allow us to enhance our profitability and maximize shareholder value significantly over the near term. Our primary financial goal is to achieve a 16.7% operating margin by the 2008 fiscal year (defining operating margin as operating income before amortization of acquisition-related intangibles divided by revenue, in each case as determined under currently applicable IFRS).

Markets

We conduct operations in 104 countries and 196 cities around the world. Our primary markets are Europe and the U.S. Below, we show the contribution of selected geographical

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markets to our revenue for the years ended December 31, 2004, 2003 and 2002 (in millions of euros):

Year	Europe	North America	Rest of the World	Total
2004	1,579	1,633	613	3,825
2003	1,543	1,737	583	3,863
2002	1,243	1,295	388	2,926

SERVICES AND BUSINESS STRUCTURE

We provide a full range of advertising and communications services, designing a customized package of services to meet each client's particular needs. These services generally fall into three major categories: traditional advertising, SAMS and media services.

Traditional Advertising**Services**

Traditional advertising services principally involve the creation of advertising for products, services and brands. They may also include strategic planning involving analysis of a product, service or brand compared to its competitors through market research, sociological and psychological studies and creative insight. The creation of advertising includes the writing, design and development of concepts. When a concept has been approved by a client, we supervise the production of materials necessary to implement it, including film, video, print and electronic materials. Our advertising programs involve all media, including television, magazines, newspapers, cinema, radio, outdoor, electronic and interactive media.

Business Structure

Our primary networks – Publicis, Saatchi & Saatchi and Leo Burnett Worldwide – primarily provide traditional advertising services, but each has some SAMS operations as well. We are continuing to develop other networks as well, including Bartle Bogle Hegarty (in which we have a 49% interest) and Fallon Worldwide.

Publicis. This network is comprised of Publicis advertising agencies in 83 countries around the world, including Europe, the U.S. (where its agencies include Publicis & Hal Riney, Burrell Communications and Bromley Communications), the Middle East, South Africa, the Asia/Pacific region, Latin America and Canada. Its SAMS operations include Media System, a provider of human resources communications operating in France, Publicis Dialog, a marketing services and interactive communications unit with operations in 36 countries.

Saatchi & Saatchi. This network consists principally of Saatchi & Saatchi agencies in 80 countries around the world. It also includes The Facilities Group, a U.K. firm that provides a range of technical and creative services in the areas of design, artwork, print and audiovisual production, and Saatchi & Saatchi X, a worldwide marketing services network organization based in the U.S.

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Leo Burnett. Headquartered in Chicago, the Leo Burnett network operates full service advertising agencies in 83 countries around the world. It also operates a number of SAMS units that focus primarily on direct, database and interactive marketing and sales promotion under the ARC Worldwide banner in 37 countries.

Fallon Worldwide. The principal offices of this network are located in Minneapolis, New York City, London, Sao Paulo, Singapore and Hong Kong.

Bartle Bogle Hegarty. This U.K.-based network, in which we have a 49% interest, has offices in London, Singapore, Tokyo, New York and Sao Paulo.

Others. Other units in this category include the Kaplan Thaler Group, a New York-based agency, and Japan's Beacon Communications.

SAMS

Services

The full range of specialized communications services we offer complements our traditional advertising activities.

Services provided by our SAMS operations include:

Direct marketing/customer relationship management. Customer relationship management (or CRM) focuses on building clients' relationships with individual customers through the use of direct marketing techniques and other means (as opposed to traditional advertising services, which target groups of consumers or the public at large). Through our CRM operations, we assist clients in creating programs to reach individual customers and enhance brand loyalty. In addition, we provide the appropriate tools and database support to maximize the efficiency of those programs.

Sales promotion. Our sales promotion operations seek to increase sales and awareness of clients' products and consumer loyalty through point-of-sale promotions, coupon programs and similar means.

Specialized advertising services. Our specialized agencies provide services that are generally similar to those offered by our traditional agencies. Unlike traditional agencies, however, our specialized operations focus on particular areas of advertising that have distinct characteristics and require special knowledge and experience. We provide specialized services primarily in the following areas:

Healthcare communications. We have a network of agencies that work exclusively with clients in the healthcare industry to reach consumers and doctors and other medical professionals through advertising campaigns, medical conferences and symposia and other means. These agencies also provide marketing services such as public relations, consulting and sales personnel recruitment and training.

Human resources communications. Through our human resources operations, we create employee recruitment-related advertising, including classified advertising and campaigns to improve a client's

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overall image with prospective applicants, for companies seeking job applicants and recruiting firms. We also assist clients in developing internal communications programs.

Multicultural communications. Some of our agencies have developed expertise in creating advertising and communications services aimed at specific ethnic groups, particularly African-Americans and Hispanics in the U.S.

Corporate and financial communications. We provide corporate and financial communications services designed to help clients deliver their message to investors and the public and, in particular, to help clients achieve their goals in connection with mergers and acquisitions, initial public offerings, spin-offs, proxy contests and similar matters. We also provide services aimed at helping clients address the communications and public relations aspects of publicized crises and other major events.

Public relations. Our public relations services are designed to assist clients with the management of their ongoing relations with the press and the public. These services include: (i) strategic message and identity development to help clients position themselves in their markets and differentiate themselves from their competitors, (ii) product and company launch or re-launch services, which aim to create awareness of and position a product or company with customers, and (iii) media relations services, which help clients enhance their brand recognition and image.

Design. Our design services are intended to enhance the visual symbols that affect a client's image and to ensure that the design and packaging of products are consistent with the means used to market them.

Interactive communications. Our interactive communications services consist primarily of website and intranet design, Internet-related direct marketing and related services and banner advertisement design.

Business Structure

We provide SAMS services both through our traditional advertising networks and through independent operations. Our SAMS business units include the following:

Direct marketing CRM/sales promotion/digital communications. Our CRM, sales promotion and related operations include ARC Worldwide and Publicis Dialog.

Specialized advertising services. Our healthcare operations are carried out through the Publicis Healthcare Communications Group. Other specialized agencies include Burrell Communications and Vigilante, Lápiz and Bromley Communications in multicultural communications and Media System in human resources communications.

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Corporate and financial communications and public relations. We provide these services primarily through Publicis Consultants, a specialized agency focusing upon corporate communications, financial communications, public relations and design, and Manning Selvage & Lee, a public relations agency. Publicis Consultants has offices in the U.S. (where its operations include Winner & Associates), as well as France and elsewhere in Europe. Manning Selvage & Lee has its headquarters in New York and offices in countries around the world. Both units are now part of a management board called PRCC, Public Relations and Corporate Communications Group.

Other. Our SAMS units in other categories include Capps Digital or Mundocom in pre-press and Market Forward in digital asset management.

Media Operations

Services

Media buying and media planning. Our media buying services are often, though not always, provided in conjunction with other advertising services. Through our media buying operations, we analyze various media outlets, including television, print, radio, Internet and outdoor venues, and demographic and ratings information. In light of this analysis, we help plan the most effective means of pursuing an advertising or communications strategy. We then book the media space necessary to implement the strategy, using our experience and buying power to obtain favorable rates for our clients.

Media sales. Our media sales operations sell advertising space in outdoor media, print, radio and movie theaters to advertising and media buying firms on behalf of media companies. In some instances, they sell space to advertising and media buying operations that are part of our group. They do so, however, on an arm's-length basis, dealing with those businesses on the same terms as other customers.

Business Structure

Media buying and media planning. Our media buying operations consist primarily of ZenithOptimedia Group and Starcom MediaVest Group. ZenithOptimedia conducts media services operations in 53 countries around the world. It has a strong presence in the U.K., the U.S., Germany, France and Spain. Starcom MediaVest conducts media services operations in 71 countries around the world, with a particularly strong presence in the U.S.

Media Sales. We conduct media sales activities through Médias & Régies Europe through subsidiaries including Métrobus and Régie 1 (France), Publisistemas (Spain) and Médiavision (France and international).

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Research Programs

We have developed a number of programs designed to enhance the effectiveness of our communications services by providing anthropological, psychological and cultural insights into the behavior and attitudes of consumers and other target audiences. These programs include the following:

Context Analysis. A media-screening tool used by Publicis network agencies in the network involved in strategic planning. Context Analysis uses sociological methods to track new trends and analyze the way the media covers them.

Holistic Difference. Holistic Difference, developed by the Publicis network, is a continuous research cycle of consumer insight into the brand the connections that communications can make between the brand and the consumer and the effect these have on the business results.

The Ideas Brief. A system developed by Saatchi & Saatchi to help an agency identify ideas for transforming a client's business, brand and reputation. The system has three parts: the Equity Onion, which is used to identify a brand's core value of essence, the Brand Axle, used to identify the extent to which a brand associated with one product can be successfully used to market other products and the Brand Temple for multi-product companies that use several sub-brands.

The Ideas Toolkit. A Saatchi & Saatchi program that facilitates the monitoring of the effectiveness of a communications program using anthropological and psychological methods.

The Lovemaker. A joint venture with QiQ. A unique approach using quantitative research with an intense qualitative element to determine the degree to which a brand is a lovemark and benchmarks it against other brands either in the category or in the broader market.

The Lovemarks Hothouse. A joint venture with On Your Feet. A practical, non-theoretical workshop which taps into the emotional and experiential potential of the brand the organization behind it. It is intended to make lovemarks theory and strategy actionable.

The Brand Belief System. A tool used in the Leo Burnett network to analyze and develop the customer loyalty effects of a communication strategy.

Zoom. Zoom (Zenith Optimisation of Media) is a series of tools used, among other things, to model the effectiveness of proposed advertising campaigns, evaluate media outlets and media-use strategies and track audience responses to major events.

Tardiis. Tardiis is a state of the art TV optimizer exclusively developed for Starcom MediaVest Group (SMG). It harnesses the power of viewing at the program level to provide optimized schedules for individual brands, as well as allocating programs across multiple products and demos for multi-brand clients. Using Tardiis, SMG clients have saved an average of 15% of their TV spend.

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InnoVestSM. A proprietary system for accelerating and deepening the acceptance of new products and services based on the sociological phenomenon known as Diffusion of Innovation.

Media PathwaysSM. A unique qualitative and quantitative research procedure for understanding the link between media, lifestyle and category usage among a brand's marketing target. Media Pathways provides a method for obtaining ideas for new communication options as well as more effective ways to use existing options.

Media Scopes. Project-based tools to address tactical media issues including:

TargetScope Surveys of key demographic groups to identify media opportunities, *e.g.*, Kidscope, an online research tool that talks to kids all over the world about attitudes, motivations and communication vehicles.

Event Tracker A series of studies to evaluate the effectiveness of advertiser participation in major global/local TV events such as the Olympics and the Academy Awards.

IP Tracker an online tracking tool which collects data on awareness and use of web sites as well as deep dives into areas which enable development and evaluation of the most effective on line/off line communication programs.

BattleField. This tool provides strategic insights into category and brand dynamics by comparing brand(s) against competition in terms of share, volume and value, pricing, adspend, share of voice and tracking/recall scores.

Battlefield Modeling hones in on the impact that advertising has on brand sales.

Brand Contact Audit (BCA) and Consumer Contact Audit (CCA). These are disciplined and objective assessments based on all traditional and non-traditional contact points to help identify optimal targeting opportunities.

Wear-out. Wear-out is a proven media-based assessment of actual wearout factors that allows us to understand and quantify the decay in effectiveness of television and radio commercials over time.

Budget Allocation Time (BAT). BAT is SMG's scheduling tool that allows planners to optimize the impact of schedules based on media costs, sales patterns and the brand's advertising responsiveness.

The Brand Library. This is a worldwide, econometric database of advertising's impact on sales.

Brand Impactor. Brand Impactor runs off data from the Brand Library to allow our planners to predict key advertising factors, of speed, frequency, and strength.

Market Contact Audit. Through a worldwide license agreement with Integration, the independent consulting firm that developed MCA, SMG delivers an assessment of impact/potential of alternate contact points with brand target, common currency to compare

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effectiveness of contact options, prioritization of most influential contact options and efficiency assessment for contacts by linking effectiveness with cost data.

Passion Groups . A quantitative and qualitative means of creating targets based, not on age and gender, but on the consumer's interest and participation in activities from the job to having fun, as well as mindsets and lifestyles.

Competition

Our principal competitors include major international advertising and communications groups, such as Omnicom Group, Inc., the Interpublic Group, WPP Group plc and Havas, independent local advertising agencies in markets around the world and SAMS businesses that focus on specialized areas of communications services.

Advertising and communications markets are generally highly competitive, and we continuously compete with national and international agencies for business. Competition may increase in the near future as a result of multinational clients' increasing consolidation of their advertising accounts with a very limited number of firms.

Governmental Regulation

Our business is subject to government regulation in France, the U.S. and elsewhere. As the owner of advertising agencies operating in the U.S. which create and place print, television, radio and Internet advertisements, we are subject to the U.S. Federal Trade Commission Act. This statute regulates advertising in all media and requires advertisers and advertising agencies to have substantiation for advertising claims before disseminating advertisements. In the event that any advertising we create is found to be false, deceptive or misleading, the U.S. Federal Trade Commission Act could potentially subject us to liability.

In France, media buying activities are subject to the Loi Sapin, a law intended to require transparency in media buying transactions. Pursuant to the Loi Sapin, an advertising agency may not purchase advertising space from media companies and then resell the space on different terms to clients. Instead, the agency must act exclusively as the agent of its clients when purchasing advertising space. The Loi Sapin applies to advertising activities in France when both the media company and the client or the advertising agency are French or located in France. We are not aware of any existing, or contemplated, similar legislation in the other countries in which we operate.

Governmental authorities in a variety of countries have proposed and enacted limitations on the collection and use of information regarding Internet users. In addition to government activity, a number of industry and privacy advocacy groups from time to time consider various new, additional or different self-regulatory standards. Because our marketing services activities rely on the collection and use of client data, new regulations or standards imposed in this area could have an adverse impact on our operations.

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Seasonality

Clients' advertising and communications expenditures typically fluctuate in response to actual or expected changes in consumer spending. Because consumer spending in many of our major markets is typically lower in the beginning of the year (following the holiday season) and in July and August (the most popular vacation months in Europe and North America) than at other times of the year, advertising and communications expenditures are typically lower as well. Accordingly, our results of operations are often stronger in the second and fourth quarters of the year than they are in the first and third quarters.

Raw Materials

Our business is not typically affected in any material respect by changes in the availability or prices of any raw materials.

Marketing Channels

We market our services primarily by analyzing the communications needs of our clients and prospective clients and by demonstrating to such clients and prospective clients how we propose to meet those needs. Our strong brands and reputation are key elements of our marketing strategy.

Organizational Structure

We conduct our operations through approximately 950 direct and indirect subsidiaries. Information concerning our consolidated subsidiaries is provided in note 30 to our consolidated financial statements.

Property, Plants and Equipment

We conduct operations in 196 cities around the world. In general, we lease, rather than own, the office properties we use. As of December 31, 2004, we owned real property assets with a net book value of \$45 million. Our principal real property asset is the building we own and use as our headquarters at 133 avenue des Champs-Élysées in Paris. We use approximately 12,000 square meters of office space in the building for advertising and communications activities and approximately 1,500 square meters of commercial property are occupied by the Publicis Drugstore and two public cinemas.

We own four floors of the building occupied by Leo Burnett at 15 rue du Dôme in Boulogne, a suburb of Paris. We also have a capital lease contract expiring in 2007 for the two other floors in this building. Following the acquisition of Saatchi & Saatchi, we also own a six-story building located at 30 rue Vital Bouhot in Neuilly-sur-Seine, a suburb of Paris, comprising approximately 5,660 square meters of office space which is for the most part occupied by us.

Outside of France, we also own buildings in Brussels, Amsterdam, Lisbon, Lima and Seoul, comprising a total of 14,000 square meters, all in city center locations.

We have significant information systems equipment dedicated to the creation and production of advertising, management of media buying and administrative functions. In

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addition, gross property and equipment includes 80 million (20 million net book value) of billboards and furniture and fixtures belonging to the our outdoor display companies, principally JC Decaux Nederland (ex-Publex) in the Netherlands, and Métrobus, a media sales unit specializing in public transportation advertising space.

The net book value of assets under capital leases in the consolidated balance sheet is 98 million at December 31, 2004. The principal assets capitalized are two floors of the office building located in rue du Dôme in Boulogne Billancourt (a Paris suburb) and the Leo Burnett office building in Chicago. Leo Burnett's capital lease contract is in respect of assets with a value of 91 million depreciable over 40 years and has been valued by an independent expert. The office building is located at 35 West Wacker Drive in Chicago, Illinois (United States).

Item 4A. *Unresolved Staff Comments*

Not applicable.

Item 5. *Operating and Financial Review and Prospects*

The following discussion should be read in conjunction with the consolidated financial statements and related notes included elsewhere in this annual report. Our consolidated financial statements have been prepared in accordance with French GAAP, which differs in certain significant respects from U.S. GAAP. See note 31 to our consolidated financial statements for (i) a discussion of the principal differences between French GAAP and U.S. GAAP as they relate to us and (ii) a reconciliation to U.S. GAAP of our consolidated net income and consolidated shareholders' equity as calculated under French GAAP. The following discussion contains forward-looking statements that involve risks and uncertainties, including, but not limited to, those described under Key Information Risk Factors.

OVERVIEW AND OUTLOOK FOR 2005

Our company grew dramatically in the 2001-2004 period, becoming one of the four largest advertising and communications groups in the world. This growth resulted primarily from acquisitions. Although market conditions were generally weak over much of the period, improvement in the performance of our existing businesses made some contribution to our growth as well.

We believe our prospects for 2005 are favorable, with positive trends in advertising firms across all geographical regions, even without exceptional events such as the Olympic Games or the European Football Championship. Considering the scale of new business booked in 2004 and early 2005, we expect to once again be able to outpace the market and post strong organic growth. We believe our operating margin should increase due to restructuring initiatives taken in 2004 as well as rationalization projects now under way. We will also be continuing efforts to improve management of working capital and cash to reduce debt. In December 2005 we were awarded investment-grade ratings (BBB+ by Standard & Poors and Baa2 by Moody's both ratings with a stable outlook) that place us among the industry's best performers in this area.

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In geographical terms, we expect North America, the Asia/Pacific region and Latin America to post consistently good growth, whereas Europe is expected to lag, in particular due to tougher economic conditions in France, Germany and northern Europe.

The significant accounts we won in 2004 include the following:

Publicis. Globally, Publicis won new accounts with Sanofi-Aventis (with several Groupe entities), and Zurich Financial. Within the U.S., new clients included 24-Hour Fitness, Beringer Blass Wine Estates, GSK/Oskal, L Oréal/SoftSheen-Carson, Nestlé/Hot Pockets, Sprint/Local Consumer Solutions Division and Whirlpool/Gladiator GarageWorks. In Europe, Publicis conducted new business with Bundesversicherungsanstalt (Germany); Renault and Agencia Tributaria (Spain); the Ministry of Health, Lee Cooper, C ur de Lion and Fidelity Investments (France); UDC, Region of Calabria, Ministry of Education, Ministry of Public Works, Manetti & Roberts beauty products and Nestlé/Buitoni (Italy); Fortis Bank (Belgium); Paddy Power and Powergen (U.K.). Finally, in the Asia/Pacific region, Publicis won new accounts with L Oréal/MiniNurse (China); Purefoods (Philippines); Jetstar and Gulf Air (Australia); Excelcomindo (Indonesia); Renault Samsung Motors (extension); Korea Telecom, S Oil, Daewoo Consumer Electronics and Hyundai Card S (Korea); and Shu Uemura (Japan).

Leo Burnett. Within the U.S., new accounts included ConAgra/Life Choice and Pam Cooking Spray, PetsMart and Simmons. In Europe, Leo Burnett conducted new business with Fissler (Germany); Loterias del Estado and the Red Cross (Spain); Grana Padano (Italy); Caixa de Credito Agricola and Sogrape wines (Portugal); Meat and Livestock Commission, Norwich Union and Scottish Widows (U.K.); I Swisscanto pension funds (Switzerland); and Unibanka (Slovakia). In the Asia/Pacific region, Leo Burnett won new accounts with McDonald s (Australia); GM/Cadillac (China); and McDonald s (Thailand and India). In Latin America, Leo Burnett worked with Supermercados Norte (Argentina); Swatch (Brazil); EASY DIY stores (Chile); and Mexicana de Aviacion, Bacardi and Aeromexico (Mexico). In the rest of the world, new accounts included Telenor (Pakistan) and Ibrahim Ulagay pharmaceuticals (Turkey).

Saatchi & Saatchi. Globally, new accounts included Lego/Duplo and Clikits Universe, Novartis/Theraflu, Triaminic, Voltaren and Otrivin, P&G/Prilosec (project). Within the U.S., new accounts included Air Tahiti Nui, MovieLink, Olympic Paint and Yoplait (extension). In Europe, Saatchi & Saatchi conducted new business with Toyota/Lexus (extension) and Sagatiba Rum (Europe); Suez (corporate) and Axa (credit) (France); Friesland Hellas/NoyNoy Yoghurts (extension) and OTE (telecom operator) (Greece); ENEL/Terna (extension Italy); Snipp Juices (Czech Republic); Visa (extension), P&G/Olay Daily Facials, Saga Services automobile insurance and WRAP (Water and Resources Action Programme) (U.K.); and FöreningsSparbanken (Sweden). In the Asia/Pacific region, Saatchi & Saatchi s new business included Pacific Brands and Emirates Airline (Australasia); Lion Nathan/Tooheys New (extension) and Sydney Morning Herald (Australia); Snowflake Beer (China); Reliance Infocom (India); and DB breweries (New Zealand). Finally, in the rest of the world, new accounts included Ritz-Carlton Hotels (North America, Caribbean and Mexico); Embratel Telecom (Brazil); and Qatar Airlines (Qatar).

Other advertising networks and agencies. Fallon Worldwide s new accounts included ConAgra Snack Foods, Starz Encore and United TED (U.S.); ConAgra and Volkswagen/Golf (Japan); and BT Broadband, EMAP Magazine, Holsten Pils, Jacobs Creek Wines and OMSCO

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(U.K.). The Kaplan Thaler Group (U.S.)'s new accounts included Eight O'Clock Coffee, Foxwood Resort Casino and U.S. Bank. MS&L won new accounts with Equifax and Sanofi-Aventis (extension) (U.S.); and P&G (extension U.K.). Bromley Communications (U.S.) won new accounts with San Antonio Convention and Visitors Bureau and Circuit City. Conill Advertising (U.S.) conducted new business with T-Mobile. Finally, Beacon Communications (Japan) conducted new business with McDonald's (jointly with Dentsu), Toys 'R Us, Skymark Airlines, and Diageo Spirits.

Starcom MediaVest Group (media buying and consultancy). In the U.S., Starcom won new accounts with Applebee's Restaurants, Caterpillar, Finnish Line, General Motors (out-of-home), Heineken/Dos Equis, Heinz Frozen Foods, Lego, Mars/Masterfoods, Oracle, Procter & Gamble (media-planning) and Chuck E. Cheese restaurants. Within Europe, new accounts included Interbrew/Beck's (Italy, Netherlands, Czech Republic and Ukraine); Kraft Foods (U.K. and Sweden + extension in the U.S.); Versatel (Germany); Kraft Foods, State Lottery, Sunny Delight and Treasury (Spain); Capital One, Levi's and Sacla (Italy); U.S. Pharmacia (Poland); Vattenfall (electricity) and Lindex (Sweden); Raiffeisen Bank (Czech Republic); and Barclay's/First Plus, Harvey's and Pizza Hut (U.K.). In the rest of the world, Starcom conducted new business with Diageo/Johnnie Walker Black Label (Asia); General Mills (China); Coca-Cola (Hong Kong); and Coca-Cola (Peru).

ZenithOptimedia (media buying and consultancy). Globally, ZenithOptimedia won a new account with Nestlé. In the U.S., new accounts included Ferrero and WildBlue. Within Europe, ZenithOptimedia conducted new business with AMB Generali Holding, Frosta and Nordsee (Germany); Telenet (Belgium); Bolton (Italy); Heineken, Grupo SOS Cuetara, Honda, Multiópticas and Sygma bank (Spain); Cinna, Intermarché, Karavel/Promovacances, Ligne Roset, Ile de France region and Siemens Corporate (France); and Associated British Foods, O2, Transitions Optical and Wella (U.K.). Finally, in the Asia/Pacific region, new accounts included News Corporation and Jetstar (Australia); SmarTone (Hong Kong); Nokia (India); and Taiwan Telecom Group.

Specialized agencies. Arc North America (U.S.) won new accounts with Buena Vista Datacasting/Movie Beam, California State, Capital One, Häagen Dazs, P&G/Always, Whisper, PUR, Respiratory brands and other products, and Zales. Publicis Healthcare Communications Group won new accounts with BMS/SRC Kinese and Galderma International/Clobex (worldwide); Yamanouchi (project - Europe); Eli Lilly and Novartis/Prexige (Germany); Abbott/Humira, AstraZeneca/Symbicort, Avapro/Avalide, Bayer/Pravachol, Berlex/Bonefos, Bristol-Myers Squibb+Sanofi-Synthelabo/Plavix, NitroMed/BiDil, Roche+GsK/Boniva, Sanofi-Synthelabo/Eloxatin, Hyalgan and Uroxatral, Schering-Plough+GsK/Levitra (U.S.); several brands for Boots Healthcare International, Crookes Healthcare OTC products and Lundbeck/Ciprallex (U.K.).

The most important accounts lost during the year were:

Toys 'R Us, Lexmark, Earthlink and Subway (U.S.) in advertising; and

Miramax and Paramount Pictures (U.S.) and SC Johnson (Europe) in media consultancy and media buying.

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In addition, we have won a number of new accounts since the beginning of 2005, including media-buying for General Motors in the U.S. and JPMorgan Chase globally, advertising for Revlon and American Express Financial Services in the U.S. and for Schering-Plough globally. We expect that these new contracts will help to largely offset accounts lost in 2004.

Publicis Groupe divested in late 2005 France-based and Netherlands-based media sales assets to JCDecaux: its 50% interest in SOPACT (Société de Publicité des Atribus et Cabines Téléphoniques), the company managing the advertising contract for bus shelters in Paris, a 33% interest in Métrobus, the company managing advertising space in the Metro, RER suburban rail system and buses, as well as advertising space in the Marseille metro and bus networks in some 60 other French cities and finally its 50% interest in JCDecaux Nederland BV and VKM, companies that manage urban furniture contracts for main Dutch cities. Aggregate proceeds for the sale of these three interests amount to 110 million.

In September 2005, Publicis Groupe acquired through its Public Relations and Corporate Communications Group, a 50.01% stake in Freud Communications, the largest independent British consumer public relations firm. This acquisition reinforces Publicis Groupe's presence in the dynamic U.K. advertising and communications market. Its core business is consumer public relations for brands such as Nike, KitKat, Tropicana, Walkers, Nescafé, Jack Daniel's and AOL. In recent years the company has also seen dynamic growth in its Corporate, Film, Entertainment and International divisions, with clients including Sony Pictures Entertainment, Nestlé, Time Warner, Pepsico and the London Development Agency.

In November 2005, Publicis Groupe also announced the acquisition of a majority stake in eventive Holding, the No. 1 event group in Austria and a key player in Germany and Switzerland. eventive, with offices in Vienna, Hamburg, Munich, New York and Beijing, will be part of the Publicis Events Worldwide network and will soon be renamed as Publicis eventive.

Lastly, Publicis Groupe has agreed to acquire a 60% stake in Solutions Integrated Marketing Services, the No.1 marketing services agency in India. The transaction is still subject to the approval of the Indian government's Foreign Investment Promotion Board. Once this transaction is completed, Solutions will become a resource to all Publicis Groupe agencies, and in particular to its large global marketing services networks: Arc Worldwide, Saatchi & Saatchi X, and Publicis Dialog. Solutions' areas of expertise mirror the four disciplines offered by Publicis Groupe's marketing services networks: direct, interactive, promotional and shopper/retail marketing.

Other Factors

Among the factors that could cause our results of operations to differ materially from our expectations are those described under Key Information Risk Factors.

BASIS OF PRESENTATION

Our discussion and analysis of our financial condition and results of operations is based on our consolidated financial statements, which have been prepared in accordance with French GAAP. The reported financial condition and results of operations are sensitive to accounting

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methods, assumptions, estimates and judgments that underlie the preparation of our consolidated financial statements. We base our estimates on our experience and on various other assumptions deemed reasonable, the results of which form the basis for making judgments about the carrying values of our assets and liabilities. Actual results may differ significantly from these estimates.

When comparing our performance between years, we discuss non-GAAP financial measures relating to the impact that foreign currency rate changes, acquisitions/dispositions and organic growth have on reported revenue. For example, we determine organic revenue growth by adjusting reported revenue of the prior year:

To apply current year foreign exchange rates to prior year local currency figures;

For entities acquired, by including current year revenue in prior year revenue; and

For entities sold, by excluding prior year revenue so that the period of consolidation is similar in both years.

Our management believes that discussing organic revenue provides a better understanding of our revenue performance and trends than reported revenue because it allows for more meaningful comparisons of current period revenue to that of prior periods. Our management also believes that organic revenue determined on a generally comparable basis is a common measure of performance in the industry in which we operate.

Critical Accounting Policies

Our consolidated financial statements are prepared in accordance with French GAAP, which requires the use of estimates and assumptions. We believe that, of our significant accounting policies (which are summarized in note 1 to our consolidated financial statements), the following involve the greatest degree of judgment and complexity, and are therefore most likely to affect our consolidated net income materially if various assumptions were changed significantly. For a discussion of certain similar accounting policies under U.S. GAAP, see Critical Accounting Policies under U.S. GAAP.

Allowance for Doubtful Accounts

Accounts receivable is presented net of our allowance for doubtful accounts. An allowance for doubtful accounts is recognized for accounts receivable for which there is a collection risk. The allowance is assessed based on past experience, reviews of ageing and analysis of specific accounts.

Property and Equipment, Goodwill and Intangible Assets

We amortize property and equipment, goodwill and intangible assets over their useful lives. Useful lives are based on our estimate of the period that the assets will generate revenue. Assets are reviewed for impairment whenever changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

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Deferred Taxes

We record a valuation allowance to reduce our deferred tax assets to the amount determined to be realizable. Significant management judgment is required in assessing the amount of valuation allowance required. In the event we were to determine that we would be able to realize our deferred tax assets in the future in excess of our net recorded amount, an adjustment to the deferred tax asset would increase income in the period such determination was made. Likewise, should we determine that we would not be able to realize all or part of our net deferred tax asset in the future, an adjustment to the deferred tax asset would be charged to income in the period such determination was made.

Revenue Recognition

Substantially all of our revenue is derived from commissions and fees for advertising and communications services. A written agreement with clients (*e.g.*, purchase order, letter, contract) indicating the nature and the amount of the work to be performed is a prerequisite for any recognition of revenue. For commission based customer arrangements, including advertising creation and media space buying services, revenue is recognized at the date of broadcast or publication. For sales of technical advertising (*e.g.*, radio, television, movies, brochures, mailings, studies), revenue is recognized following final client acceptance of the delivered product. For fees (*e.g.*, project based arrangements, fixed-fee contracts, time-based arrangements), revenue is recognized when the service is rendered, based on the percentage of completion method. Some of our contractual arrangements with clients also include performance incentives that allow us to receive additional payments based upon our performance for the client measured against specified qualitative and quantitative objectives. We recognize the incentive portion of the revenue under these arrangements when the client achieves the relevant goals, the bonus is no longer contingent or refundable under the contractual arrangement with the client and when collectibility is assured.

Scope of Consolidation

Except where otherwise indicated, information regarding operations acquired in the 2002-2004 period is included in our consolidated financial statements only from the date of acquisition. For example, we include only three months (plus five days) of results for Bcom3 in our 2002 consolidated financial statements because we acquired it at the end of September 2002. During those three years, we have not disposed of any material operations.

Table of Contents**CONSOLIDATED OPERATIONS 2004 COMPARED TO 2003****Our Company as a Whole****Revenue**

	Total (millions)
2003 (as published)	3,863
Components of revenue changes (excluding organic growth):	
Impact of exchange rate changes	(183)
Other changes in scope of consolidation	(1)
2003 Revenue at comparable exchange rates and scope of consolidation	3,679
Organic growth(1)	146
2004	3,825

(1) In percentage terms, organic growth was 4%, or 146 million divided by 2003 revenue at comparable exchange rates and scope of consolidation of 3,679 million.

Consolidated revenue of Publicis to December 31, 2004 came to 3,825 million, edging down just 1% from 3,863 million in 2003. This is principally due to the decline of the U.S. dollar against the euro, since revenue for the year showed an organic rise of 4%. The effect of changes in the scope of consolidation was limited.

With the euro up sharply against the dollar, translation of dollars into euros accounted for 156 million out of a total negative foreign-exchange impact of 183 million altogether. The average euro value of the dollar was down 9% from 2003 to 2004. Other currencies had only a marginal impact on consolidated financial data. Importantly, the effects faded somewhat as of the second quarter.

At constant exchange rates and scope of consolidation, revenue showed an organic rise of 4%. This overall figure reflected the combined effects of like-for-like rises that included 2% in Europe, 2.7% in North America, 10% in the Asia/Pacific region, 15.9% in Latin America and 22.1% for the rest of the world (*i.e.*, Africa and the Middle East).

Expenses

Total operating expenses were down 2.1% to 3,118 million from 3,186 million in 2003. As a percentage of revenue, expenses decreased from 82.4% in 2003 to 81.5% in 2004. Payroll expense amounted to 2,197 million, or 57.4% of revenue, down a full percentage point from 58.3% in 2003. This is in large part attributable to the effects of restructuring in connection with the integration of Bcom3 and the establishment of shared resource centers. The decline is all the more significant as staff numbers were up by 907 at constant scope and structure. Other operating expense, amounting to 921 million, represented a nearly constant 24% of revenue. Operating income before depreciation and amortization thus rose 4.4%, from 677 million or 17.5% of revenue in 2003 to 707 million or 18.5% in 2004.

Depreciation and Amortization

Depreciation and amortization for the year ended December 31, 2004 amounted to 117 million or 3.1% of revenue, down from 124 million in 2003.

Table of Contents***Operating Income***

For the reasons stated above, our operating income before depreciation and amortization rose 4.4% to 707 million in 2004. Operating income before amortization and impairment of the value of acquisition-related intangibles rose 6.7% from 553 million in 2003 to 590 million, bringing a sharp rise of 110 basis points in operating margin (operating income before goodwill and amortization of acquisition-related intangibles/revenue), from 14.3% to 15.4%, beating the Publicis Groupe target.

In 2004 Publicis Groupe recognized impairment of the value of acquisition-related intangibles in a total amount of 123 million, much of this being for the value of Nelson Communications client portfolios and the Nelson brand, which have suffered steep declines since the acquisition of the company in 2000. The bulk of the remainder concerned the client portfolios of Frankel and, to a lesser extent, Fallon, both also acquired in 2000.

Financial Income/Expense

Net interest and other financial items represented a charge of 39 million, compared with 60 million in 2003, a steep decline reflecting a number of changes and recent moves to simplify the balance sheet. Interest expense on Interpublic exchangeable bonds was eliminated as a result of the exercise of holders put options in March 2004. Results also reflect the impact over four months of the redemption of the bond component of bonds with attached equity warrants (OBSAs) and a significant contribution from Credit Linked Notes (CLN). These contributed to interest income from January to September and their sale at the end of September 2004 also had a positive effect, mainly through reversal of interest-income deferrals. Charges for other debt, primarily at fixed interest rates, showed no significant change.

Exceptional Income/Charge

Exceptional items represented a net income of 23 million in 2004, up from a charge of 7 million in 2003. The 2004 income resulted from redemption of the bond component of bonds with attached equity warrants (OBSAs) and the sale of CLN in September 2004 led to recognition of a 26 million capital gain in addition to an exceptional charge of 3 million, mostly representing capital losses on other disposals.

Income Tax

We incurred income tax of 134 million in 2004, down from 172 million in 2003. The effective tax rate came to 33.8%, compared to 37.8% in 2003. This decrease is in large part attributable to the first benefits of measures taken to optimize Publicis Groupe's tax position and simplify legal structures in the wake of the Bcom3 acquisition. Publicis Groupe also reversed deferred tax liabilities of 130 million relating to the redemption of the bond component of bonds with attached equity warrants (OBSAs), reflecting the difference between the fair value and book value of these securities. This impact has not been included in the effective tax rate for the year ended December 31, 2004 (see notes 2.1 and 8 to our consolidated financial statements).

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Income from Companies Accounted for by the Equity Method

There was no material change in our interest in the income of affiliates accounted for by the equity method (6 million in 2004 compared to 4 million in 2003).

Goodwill Amortization

Amortization of goodwill amounted to 188 million in 2004, up from 113 million in 2003. This increase included 88 million in exceptional amortization relating to Triangle, Publicis Casadevall Pedreño, Publicis Peru and Winner & Associates, to mention only the most significant ones.

Minority Interests

Minority interests in income increased from 24 million in 2003 to 26 million in 2004, due primarily to the rise in earnings of agencies with minority shareholders outweighing the effects of the 2003 buyout of minority shareholders in ZenithOptimedia and Starcom Motive.

Net Income and Earnings Per Share

After amortization of goodwill, net income after minority interests came to 210 million, a rise of 40% from 150 million in 2003.

Earnings per share before amortization of goodwill and impairment of acquisition-related intangible items and excluding exceptional items came to 1.74, up 21% from 1.44 in 2003, while earnings per share after these items came to 1.15 after 0.82 a rise of 40% exactly matching that in total net income. Fully diluted earnings per share before amortization of goodwill and impairment of acquisition-related intangible items and excluding exceptional items rose 14% to 1.40 while fully diluted earnings per share after these items was also up 29% at 0.97.

By Geographical Area

Europe

Publicis. Publicis business in France suffered from the loss in 2003 of the Carrefour account, while new accounts had still to yield their full benefits. Revenue was also hit by the persistent difficulties of human-resource communications at Media System and the temporary negative effects of the merger between Publicis Etoile and Publicis Dialog. In the U.K., business was satisfactory, with the Allied Domecq account making a positive contribution. Performance in the Northern Europe region suffered from lackluster market conditions in Germany and the Netherlands, compounded by agency reorganization and management changes, as well as particularly testing conditions in Scandinavia during the first half. In the southern Europe region, Publicis Worldwide faced divergent trends: Italy got back onto an encouraging growth path, but the Spanish market, which had a very good year in 2003, suffered from the effects of the change of government on government advertising at the end of the year, and markets were down from the previous year in both Portugal and Greece.

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Leo Burnett. Leo Burnett continued to show a moderate overall decline, mainly because of the loss of the Philips account combined with cutbacks in Fiat's advertising investment and delays in benefits from the merger with D'Arcy in countries including France and Italy. Conditions remained difficult in Northern Europe, particularly Norway, Denmark and the Netherlands, but Leo Burnett Germany posted a healthy rise in revenue.

Saatchi & Saatchi. At Saatchi & Saatchi revenue returned to a steady path, with the new Europe-wide account for the Bel Group and a healthy inflow of new business from local clients contributing to improvement on key markets including France and Germany. The London agency continued to suffer from the loss of accounts in 2003 and internal reorganization, leading in particular to the appointment of a new CEO, Lee Daley. Agencies in Spain and Italy benefited from favorable market conditions and new accounts.

Starcom MediaVest Group. Business was satisfactory on the whole, although not in France and Italy. Starcom MediaVest U.K. benefited from new accounts including Cadbury, Western Union, Sun Microsystems, Barclay Card, Oracle and Kraft, while the German agency put in a good performance backed by business with Cadillac and Procter & Gamble. Starcom MediaVest Russia continued to report strong growth.

ZenithOptimedia Group. ZenithOptimedia Group also experienced strong growth in 2004. ZenithOptimedia U.K. was able to offset the loss of British Telecom and KFC accounts with the arrival of UIP, Procter & Gamble and, more recently, O2, combined with the increased media presence of some existing clients. In continental Europe, trends improved throughout the year, with revenue up sharply, particularly in France, Germany, Belgium and Spain, although conditions were difficult in Italy and the Netherlands.

Médias & Régies Europe. Specializing in media sales and representation, Médias & Régies Europe clearly returned to growth in 2004 over the previous year, against a backdrop of economic firming. The strongest sectors were radio and outdoor advertising. Cinema advertising representation through Médiavision staged a spectacular recovery from the second quarter on. Sales for the press were also back on an upward track.

North America

Publicis. A decline in Canada's business was temporary, being essentially attributable to a freeze on the advertising outlays of Quebec government agencies. This was later offset by a strong showing in new business, particularly in Toronto. In the U.S., Publicis USA posted an excellent performance driven by new accounts and a rise in business with existing clients and Bromley's successes in Hispanic communications.

Leo Burnett. Advertising revenue booked by Leo Burnett USA and Chemistri in the U.S. edged down as new accounts booked in 2004 (e.g., Petsmart, ConAgra) and longstanding ties to major clients failed to fully offset the loss of accounts including Delta Airlines, Gateway, Polaroid, Toys 'R Us, and Starbucks in late 2003 and early 2004. Major management changes and reorganization at Leo Burnett USA should turn the trend around in 2005. Arc North America, the marketing services unit that results from the merger of Frankel, Arc, Semaphore Partners and iLeo, and is now part of the Leo Burnett network, posted a decline in revenue reflecting the continued revamp of its offering and organization.

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Saatchi & Saatchi. Revenue suffered from the loss of the Johnson & Johnson account at the end of 2003, which was not offset by any significant new business in 2004. Major reorganization of the New York agency under its new CEO Mary Baglivo should start to yield benefits in the course of 2005.

Fallon USA. Fallon USA showed continued growth, driven by Virgin Mobile and increased spending from major traditional clients, cushioning the impact of the loss of Subway.

Starcom MediaVest Group. Performance at Starcom MediaVest Group benefited from large accounts including Coca-Cola/USA and Mars/Masterfoods as well as the extensions of business with Procter & Gamble and brisk media business with large clients. The Diversified Services Division continued to post strong growth with sports marketing and event specialist Relay benefiting from increased business.

ZenithOptimedia. Business in the U.S. and Canada was strong, reflecting accounts booked last year that include AstraZeneca, Toyota Scion, Abbott Laboratories, Sprint and Sanofi in the U.S., and Kia, Pfizer, Prizm, General Mills, Cadbury and Canada Post in Canada, as well as increased spending by some existing clients.

Healthcare. Medicus USA made an excellent showing, expanding business with existing clients such as Sanofi-Synthelabo and AstraZeneca, at the same time posting particularly good results in Medical Education. Klemtner revenue picked up, in particular with Sanofi, Roche and Schering Plough accounts, but Nelson Lifebrands suffered continued declines as a result of accounts lost, reduced client spending, and reorganization of the agency.

Rest of the World

Publicis. Publicis revenue in Latin America showed strong rises except in Brazil, where the main negative fact was the loss of the Carrefour account, while overall performance in Asia was satisfactory, although short of the mark in Malaysia and Thailand. Finally, revenue showed a healthy rise in the Middle East.

Leo Burnett. Growth was strong in other parts of the world. Business in Latin America benefited from firm trends in Mexico, Colombia, Venezuela and Brazil, reflecting increased spending from certain international clients. In the Asia/Pacific region, strong showings in China, India, Thailand and Malaysia, with a large number of new accounts booked, including Cadillac in China and McDonald's in several countries, including Japan, more than offset difficulties encountered in Singapore and Australia. Revenue also showed a healthy rise in the Middle East, benefiting from growth in local accounts.

Saatchi & Saatchi. Revenue rose steeply in both Latin America, where Brazil, Argentina and Puerto Rico were main contributors, and in the Asia/Pacific region, particularly China, Southeast Asia and Australia, with the last benefiting from the new Westpac account.

Starcom MediaVest Group. Business at Starcom MediaVest Group was also on a very favorable track in the Middle East and in Latin America, with business in Colombia and Venezuela driven by accounts with international clients, as well as in the Asia/Pacific region,

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specifically China, India and Southeast Asia. However, business in Australia, continued to suffer from the loss of accounts with the Queensland Government and Woolworth's in 2003.

Healthcare. Business in the Asia/Pacific region (Japan and Australia) continued to face stiff competition and revenue declined from 2003.

CONSOLIDATED OPERATIONS 2003 COMPARED TO 2002**Our Company as a Whole****Revenue**

	Total (millions)
2002 (as published)	2,926
2002 Pro-forma revenue including Bcom3 for the entire year	4,280
Components of revenue changes (excluding organic growth):	
Impact of exchange rate changes	(491)
Changes in scope of consolidation	(1)
2002 Revenue at comparable exchange rates and scope of consolidation	3,788
Organic growth(1)	75
2003	3,863

- (1) In percentage terms, organic growth was 2%, or 75 million divided by 2002 revenue at comparable exchange rates and scope of consolidation of 3,788 million.

Our revenue for 2003 came to 3,863 million, an increase of 32.0% from the 2,926 million generated in 2002. This increase was primarily due to the inclusion of a full year of results from Bcom3 (which was consolidated over one quarter and five days in 2002), partially offset by the negative effects of changes in exchange rates. The bulk (70%) of the exchange rate effect resulted from the rise of the euro against the dollar. Organic growth was 2%, reflecting stronger results, mostly in the second half of the year, in North America, the Asia/Pacific region, Latin America, Africa and the Middle East. Growth in those areas more than offset continued contraction in Europe.

Expenses

Total operating expenses rose 33.1% to 3.2 billion from 2.4 billion in 2002. As a percentage of revenue, expenses rose from 81.8% in 2002 to 82.5% in 2003. This increase primarily reflected a rise in payroll expenses from 56.7% to 58.3%, which can be explained by (i) the fact that in 2002, Bcom3 was consolidated only for what is typically its most profitable quarter and therefore contributed to an improved personnel cost ratio and (ii) the addition of payroll expenses relating to temporary and free-lance employees (which had previously been classified as other operating expenses). The latter change also contributed to a reduction in other operating expenses, which fell from 25.1% of revenue to 24.1% of revenue in 2003, although the effect of cost savings from the continuing integration of Bcom3 played a larger role.

Depreciation and Amortization

Depreciation and amortization on all assets other than goodwill rose from 104 million in 2002 to 124 million in 2003, as a result of the consolidation of Bcom3 for the full year.

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Table of Contents***Operating Income***

For the reasons stated above, our operating income before depreciation and amortization rose 27% to 677 million in 2003. Operating income before amortization of acquisition-related intangibles rose from 429 million to 553 million and overall operating income increased from 405 million to 522 million. Operating margin, which we define as operating income before amortization of acquisition-related intangibles divided by revenue, fell slightly from 14.7% to 14.3%. This decline resulted from the fact that, in 2002, Bcom3 was consolidated only for what is typically its most profitable quarter.

Financial Income/Expense

We incurred net financial expense of 60 million in 2003, up from 28 million in 2002. This increase reflects primarily (i) an increase in indebtedness, (ii) the inclusion of interest payments on our ORANE bonds, which had previously been treated as dividend payments (see note 2.2 to our consolidated financial statements for a description of those bonds), and (iii) the full year effect of interest on discounted Bcom3 property lease provisions.

Exceptional Income/Charge

Exceptional items represented a net charge of 7 million in 2003, up from a charge of 3 million in 2002. The 2003 charge resulted from capital losses incurred in connection with asset sales (2 million) and write-downs relating to discontinued operations (5 million).

Income Tax

We incurred income tax of 172 million in 2003, up from 132 million in 2002. The effective tax rate came to 37.8%, compared to 35.3% in 2002. This increase was caused by interest payments on our ORANE bonds as well as the fact that an increased proportion of our revenue was generated in countries with relatively high corporate taxes, in particular the U.S.

Income from Companies Accounted for by the Equity Method

There was no material change in our interest in the income of affiliates accounted for by the equity method (4 million in 2003 compared to 3 million in 2002).

Goodwill Amortization

Amortization of goodwill amounted to 113 million in 2003, up from 69 million in 2002, due primarily to the acquisition of Bcom3.

Minority Interests

Minority interests in income fell from 29 million in 2002 to 24 million in 2003, due primarily to our acquisition of all of the stock of ZenithOptimedia Group and Starcom Motive we did not previously own.

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Net Income and Earnings Per Share

For the reasons stated above, consolidated net income amounted to 150 million, up from 147 million in 2002. Net earnings per share came to 0.82, down from 0.99 in 2002.

By Geographical Area

Europe

In France, market conditions continued to be unfavorable throughout the year. Although group revenue rose, this was due primarily to the Bcom3 acquisition. Our existing operations reported negative revenue growth due to weak results from our advertising, media sales and marketing services operations.

Revenue from the rest of Europe increased also as the result of the Bcom3 acquisition. As in France, revenue growth from existing operations was negative, due to challenging market conditions.

The Publicis Worldwide network experienced difficulties early in the year in a number of countries, including Germany, Switzerland, Italy and Spain, but achieved significant improvements in those markets as the year progressed. Growth was satisfactory in the U.K. through-out the year. Poor economic conditions, however, led to negative revenue growth in the Netherlands and Scandinavia.

The Leo Burnett Worldwide network experienced difficulties in the region in 2003, in part due to the problems faced by Fiat, one of its major clients. In addition, market conditions were poor in Scandinavia and, until the end of the year, in Italy and Spain as well.

Saatchi & Saatchi also had a difficult year in the region. The London office lost accounts with the British Army and Sony and its German operations faced the loss of an account with Commerzbank. Saatchi & Saatchi's winning of a new account with the Bel Group, however, improves its outlook in the region for 2004.

Our media services operations reported mixed results, with positive showings in some countries, such as Spain, the U.K. and Russia, and declines in others, such as Germany and Italy.

North America

In North America, our revenue was 1,737 million, up 34.1% from 1,295 million in 2002. This increase was caused primarily by the inclusion of a full year of results from Bcom3, although improving market conditions contributed as well.

The Publicis Worldwide network's operations benefited from the Hewlett-Packard/Compaq account won in 2002 as well as from accounts (including Procter & Gamble and Heineken) transferred by D'Arcy, a network we dissolved during the year. These accounts more than made up for losses of accounts with Ciba Vision and TGI Friday.

Leo Burnett suffered the full effect of the loss of the USPS account in 2002, as well as losses in 2003 of accounts with Delta Airlines and Polaroid. However, these losses were almost

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completely offset by increased spending from existing clients. Moreover, we expect that accounts with new clients, including Gateway Computers, ConAgra/Healthy Choice, Wella and McDonald's/Big Mac, will offset the effect of accounts lost late in 2003, in particular Philips. Saatchi & Saatchi had positive growth in the region in 2003, mostly due to increased spending from major clients such as Toyota, General Mills and Procter & Gamble. Saatchi & Saatchi's outlook for 2004, however, may be adversely affected by the loss of its U.S. account with Johnson & Johnson/Tylenol, Pepticid, Saint Joseph Aspirin and Mylanta at the end of 2003.

Fallon resumed growth after a difficult year in 2002, winning accounts with clients including Virgin Mobile. Kaplan Thaler generated strong revenue growth as well.

Our media services operations also reported gains, as the effects of lost accounts (including those with Burger King, Denny's and Exxon Mobil) were more than offset by increased spending from other clients (including GM, Procter & Gamble, Kraft and Allstate), improved market conditions and gains from clients added in 2002, especially Miramax. Starcom MediaVest's Diversified Services Group, which provides a variety of marketing services, reported significant growth.

On the other hand, a number of SAMS units, including the Publicis Healthcare Communications Group and Frankel, had disappointing years, due in part to the management time and attention required to be invested in the process of restructuring and rationalizing those operations.

Rest of World

In the rest of the world, our revenue was \$583 million, up from \$388 million in 2002. Although this was primarily due to the Bcom3 acquisition, improving market conditions in a number of regions also had an impact.

For Publicis Worldwide, revenue growth was strong across most of Latin America. The primary exception was Brazil, which suffered poor economic conditions throughout most of the year, though some improvement was evident in the fourth quarter. Growth in Australia/Southeast Asia, Malaysia and Singapore more than offset disappointing performances in China, Thailand, Taiwan and Korea.

Leo Burnett generated strong growth in a number of markets, especially in the Asia/Pacific region (despite the continuing effects of its loss of the Woolworth's account in Australia), the Middle East and Latin America (except Venezuela). Saatchi & Saatchi reported significant revenue growth, also due to improving conditions in Latin America and the Asia/Pacific region.

Our media services operations reported gains throughout Asia, but reported little growth in South America, despite the effects of the BellSouth contract.

LIQUIDITY

We meet our need for liquidity primarily through a combination of cash generated from operations and bank loans.

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Net cash flow from operating activities reflects funds generated from operations and changes in operating assets and liabilities. Net cash from operating activities was 770 million in 2004, up from 559 million in 2003. This increase reflected the restructuring charges relating to the integration of Bcom3 more than offset by a reduction of our working capital requirement resulting from our focus on cash program.

Net cash flow from investing activities includes acquisitions and divestitures of intangible and tangible assets, acquisitions of businesses, investments in companies accounted for using the equity method and net differences in other investments and marketable securities. Net cash used in investing activities was a generation of 255 million in 2004, as compared to the use of 677 million in 2003. The improvement is largely attributable to the proceeds received in 2004 (487 million) in connection with the sale of the CLN purchased in 2003 for 380 million. In addition, cash used for acquisitions (net of cash from disposals) decreased from 200 million in 2003 to 124 million in 2004, primarily as a result of buyout payments.

Net cash flow from financing activities includes dividends, changes in debt position and share repurchase programs. Net cash used in financing activities were 927 million in 2004, compared to net cash provided by financing activities of 450 million in 2003. Net cash used in 2004 resulted largely from the redemption of the bond components of the OBSA for an amount of 558 million and from the IPG exchangeable bonds for an amount of 193 million. In 2003, the net cash provided by financing activities was due to an increase in indebtedness.

There are no significant legal or economic restrictions on the ability of our subsidiaries to transfer funds to us in the form of dividends, loans or advances.

Currently unused sources of liquidity include short-term bank facilities and a one billion five-year syndicated credit facility. We expect that we will be able to satisfy our cash requirements for the next 12 months from cash flow generated by operations and these sources of funds. With respect to acquisitions made in the ordinary course of our business, our general policy is to avoid dilution of existing shareholders by using cash or treasury shares to make acquisitions, although we may incur some additional indebtedness in connection with acquisitions.

CAPITAL RESOURCES AND INDEBTEDNESS

As of December 31, 2004, we had total outstanding financial indebtedness of 1,960 million (compared to 3,188 million as of December 31, 2003). This indebtedness was comprised of the following: 7 million in obligations under our 2% notes due 2007, 929 million in obligations under our 1.0% notes due 2018 (including 239 million in redemption premium), 672 million in obligations under our 0.75% notes due 2008, 29 million in bank loans, 172 million of bank overdrafts, 139 million in capitalized lease obligations and 12 million in accrued interest. Net financial indebtedness was 563 million, a figure calculated by subtracting from the total (i) 202 million of the redemption premium noted above, (ii) 67 million in marketable securities and (iv) 1,128 million in cash and cash equivalents. See Quantitative and Qualitative Disclosures About Market Risk for a summary of the maturity, currency and interest rate structure of our indebtedness and for information concerning our use of financial instruments for hedging purposes.

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As described under Information on the Company Business Overview Seasonality, we often generate greater revenue in the second and fourth quarters of the year than we do in the first and third quarters. As a result, our financing needs are sometimes greater in the first and third quarters.

COMMITMENTS FOR CAPITAL EXPENDITURES

As of December 31, 2004, we had no material commitments for capital expenditures other than those relating to earn-out provisions, pursuant to which we may be required to pay former owners of acquired companies a maximum of 90 million. We intend to finance these expenditures through cash from operations and, if necessary, additional bank loans.

RESEARCH AND DEVELOPMENT

As described under Information on the Company Services and Business Structure Research Programs, we have a variety of programs designed primarily to use psychological, anthropological and other methods to assess and enhance the efficiency of our advertising and communications services. In addition, we have developed a number of systems that use advanced technology to address clients' needs, including Siren Technologies, an in-store updateable digital signage system, and BrandGuard, an integrated on-line marketing and communications system designed to enhance clients' control of their brand assets.

OFF-BALANCE SHEET COMMITMENTS

Commitments presented below are gross amounts that have not been discounted to present value.

Contractual commitments		Less than one year	Falling due One to five years	More than five years
<i>Millions of euros</i>	Total			
Commitments given				
Operating lease commitments	1,375	237	816	322
Commitments and options to purchase minority interests	79	37	40	2
Commitments to sell investments	8	8		
Guarantees ⁽¹⁾	272	209	35	28
Total	1,734	491	891	352

Commitments and options to purchase minority interests

Commitments and options to purchase minority interests have been estimated at the balance sheet date on the basis of contractual clauses and the latest available data. Commitments to purchase minority interests are monitored centrally and are valued on the basis of contractual clauses and projections in respect of the relevant data over the period of the contract.

Guarantees

These principally comprise:

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a guarantee given to a bank in an amount of 88 million euros, as owner of a 45% shareholding in a company called iSe (International Sports & Entertainment AG), which is committed to paying a total of 176 million euros in January 2005, for the acquisition of a license from FIFA;

guarantees given to various banks in an amount of 113 million euros in respect of future media space buying transactions on behalf of the Group's clients; and

guarantees of payment of property taxes and charges relating to the Leo Burnett building in Chicago, for a total amount of 71 million euros over the period up to 2012.

The maturity schedule in respect of financial indebtedness and finance lease indebtedness is set out in note 23 to our consolidated financial statements.

Other commercial commitments		Less than one year	Following due One to five years	More than five years
<i>Millions of euros</i>	Total			
Commitments received				
Unutilized credit lines ⁽¹⁾	1,476	1,476		
Commitments given				
Other commercial commitments				
Total	1,476	1,476		--

(1) See Liquidity Risk in note 1.2 to our consolidated financial statements.

Commitments related to bonds and to ORANEs**Bond convertible into Interpublic Group (IPG) shares 2% January 2007**

The terms of this bond provide, since June 30, 2003, the option for bearers to request the exchange of their bonds for a number of shares of Interpublic Group representing a premium of 30% over the reference price (being a conversion price of 36.74 USD), on the basis of 244.3 shares per bond.

However, following the exercise of the put option in February 2004, only 750 convertible bonds remain in circulation at December 31, 2004. Publicis could thus be required, in case of a request for exchange, to deliver a maximum of 183,223 Interpublic Group shares in redemption of the bond.

OCEANE 2018 2.75% actuarial January 2018

With respect to the OCEANEs, bondholders may request that bonds be converted, at the rate of one share for each bond (which bonds had a unit value of 39.15 euros on issue), at any time after January 18, 2002 until the seventh business day before the maturity date (January 2018). Publicis therefore has a commitment to deliver, if requests for conversion are made, 17,624,521 shares which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

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In addition, the bondholders have the possibility of requesting early redemption in cash, of all or part of the bonds they own, on January 18 in 2006, 2010, and 2014. The early redemption price is calculated in such a way as to provide a gross annual actuarial yield on the bond of 2.75% at the date of redemption.

OCEANE 2008 0.75% July 2008

With respect to the OCEANES, the bondholders may request that bonds be converted, at the rate of one share for each bond (with a value of 29 euros on issue), at any time after August 26, 2003 until the seventh business day before the maturity date (July 2008). Publicis therefore has a commitment to deliver 23,172,413 shares which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

ORANES Bonds redeemable in new or existing shares September 2022

Each ORANE gives a right to receive 18 new or existing Publicis shares, at the rate of one share per year, over the period from September 1, 2005 until the twentieth anniversary of issuance of the bond (2022). Publicis therefore has the obligation to deliver 1,562,500 shares each year from 2005 to 2022, being a total of 28,125,000 shares, which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

Equity warrants

The exercise of the equity warrants, which could occur at any time between September 24, 2013 and September 24, 2022 would lead to an increase in Publicis' capital stock. At a maximum, Publicis is committed to issuing (in the case where all equity warrants were to be exercised) 28,125,000 shares with a par value of 0.40 euros and a premium of 30.1 euros.

It should be noted that at December 31, 2004 no material commitment such as a pledge, a guarantee or a mortgage or other security over assets, nor any other material off-balance sheet commitment as defined by current accounting standards, exists.

CONTRACTUAL OBLIGATIONS

The following table summarizes our estimates of amounts due pursuant to contractual obligations to which we were subject as of December 31, 2004.

Contractual Obligations	Total	Payments Due by Period			More than 5 Years
		Less than 1 Year	1-3	3-5	
			Years	Years	
			(In millions of euros)		
Long-Term Debt Obligations(1)	1,821	220	0	672	929
Capital (Finance) Lease Obligations	139	0	0	0	139
Operating Lease Obligations	1,375	237	435	381	322
Purchase Obligations(2)	79	37	25	15	2
Other Long-Term Liabilities Reflected on the Balance Sheet under French GAAP(3)	90	16	35	8	31
Total	3,504	510	495	1,076	1,423

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- (1) Long-term debt obligations were comprised of the following:
- 7 million in obligations under our 2% notes due 2007,
 - 929 million in obligations under our 1.0% notes due 2018 (including 239 million in redemption premium),
 - 672 million in obligations under our 0.75% notes due 2008,
 - 29 million in bank loans,
 - 172 million of bank overdrafts and 12 million in accrued interest.
- Excluding bank overdrafts, most of our debt consists of bonds which do not include specific covenants, but only standard credit default event clauses triggered by liquidation, bankruptcy, or default (either on the debt itself or on other indebtedness if the amount defaulted on exceeds a

specified threshold). Early redemption options relate to OCEANE 2018 and are exercisable by bondholders only in 2006, 2010 and 2014, except in the case of our 2.0% notes due 2007, which were classified as short-term debt as of December 31, 2003. In February 2004, the vast majority of the holders of these bonds exercised their right to early redemption effective as of March 1, 2004 for an aggregate amount of 193 million.

- (2) Purchase obligations relate to standard put options to repurchase minority interests, the value of which has been estimated on the basis of contractual clauses as of the latest available date.

- (3) Other long term liabilities reflected on the balance sheet under French GAAP relate to earn-out provisions (see Commitments for Capital Expenditures).

TRANSITION TO IFRS ACCOUNTING STANDARDS

The consolidated accounts of Publicis, as required by European law, must be presented in accordance with International Financial and Reporting Standards (IFRS) as from January 1, 2005, with comparative information shown for 2004. With the final adoption in April 2005 of new SEC regulations regarding the periods to be presented under a comprehensive set of GAAP which allow foreign private issuers such as our company to include only two years of audited consolidated financial statements for their first year of reporting under IFRS, we intend to select January 1, 2004 as our transition date to IFRS and will therefore present restated 2004 and 2005 IFRS consolidated financial statements in our Form 20-F for the period ending December 31, 2005 and continue to report under French GAAP as primary GAAP for 2004. As from January 2004, under the guidance of Group financial management, Publicis created IFRS impact task forces, whose objective was to identify the principal accounting differences and to prepare the opening balance sheet at January 1, 2004, in accordance with the rules applicable in 2005. The amounts of the principal adjustments to the opening consolidated IFRS balance sheet, at January 1, 2004, and on the consolidated financial statements for the year ended December 31, 2004, have been calculated; however the process of exhaustively identifying all differences with current standards is currently being finalized. The opening consolidated IFRS balance sheet, and a pro-forma consolidated income statement and balance sheet for 2004 prepared under IFRS standards, have been published just before the publication of Publicis' interim report for the six months ended June 30, 2005.

It should be noted that the work performed has been on the basis of the IFRS standards and interpretations published to date. Future changes in IFRS texts and the finalization of implementation of the standards within Publicis could require additional adjustments.

Taking account of the above, the results of work performed as of June 2005 are as follows:

In the context of first time adoption of IFRS (options envisaged under IFRS 1), the following policies have been retained by Publicis for the opening balance sheet:

Business combinations completed before January 1, 2004, particularly the acquisition of Saatchi & Saatchi, which was treated in accordance with the authorized alternative method under article 215 in French GAAP, have not been retrospectively restated;

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Revaluation to market value at January 1, 2004 of the Publicis building situated at 133 avenue des Champs Elysées in Paris, this value being set permanently as the new historical cost;

Application of the accounting treatment applicable to stock options for plans put in place after November 7, 2002;

Application of financial instruments standards as of January 1, 2004;

Recognition of all actuarial gains and losses on pension commitments by deduction from shareholders equity; and

Transfer of foreign currency translation adjustments included in opening shareholders equity to an other reserves account caption.

The main adjustments identified to Publicis consolidated accounts are as follows:

Financial instruments: breakdown of bonds which are convertible or reimbursable in shares into their components;

The fair value of the debt component is determined at the date of issuance through discounting future cash flows using a market interest rate for a loan with similar characteristics but without the conversion option. The value of the conversion option, which is calculated as the difference between the fair value of the instrument as a whole and the fair value of the debt component, is reclassified to shareholders equity;

The impact on results is the difference between the market rate retained and the contractual actuarial rate.

Financial instruments: Interpublic Group (IPG) shares:

IPG shares are valued in the opening balance sheet and subsequent balance sheets at their fair value (per the stock market). Future changes in fair value are taken to shareholders equity.

Financial instruments: foreign exchange hedging instruments

The fair value of hedging instruments held in respect of third party receivables and payables and of forecast flows is recognized in the balance sheet. The double entry is recorded:

In the income statement for fair value hedges. The effect on the income statement is cancelled by the revaluation of the hedged item;

In a specific account caption in shareholders equity for hedges in respect of forecast flows (cash flow hedges). The amount initially

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recognized in shareholders' equity is taken to the income statement when the hedged flows occur.
Financial instruments: commitments to acquire minority interests

These commitments must be recognized in other liabilities in the balance sheet when the Group is committed to making the acquisition.

Financial instruments: CLN

Consolidation of the entity that issued the CLN, which was effective under French standards as from January 1, 2004, did not include recognition of the associated derivatives (asset swap and credit default swap). Under IFRS, the asset swap and the credit default swap are recognized at fair value on the balance sheet, with changes in fair value being taken to the income statement.

Stock options:

The fair value of options granted, determined at the date of the grant, is amortized through the income statement over the vesting period of the options.

Goodwill:

Goodwill is no longer amortized but, rather, is subject to annual impairment tests.

Income taxes – tax loss carryforwards of acquired companies:

The tax advantage arising from use of tax losses of acquired companies (which arose in periods prior to acquisition) is neutralized by a reduction of goodwill of equal amount.

The calculation of earnings per share is considerably modified:

The denominator takes account, for both basic and diluted earnings per share, of the average number of shares in issue, increased by the number of future shares to be issued under instruments in respect of which future conversion is obligatory (ORANEs).

The presentation of the consolidated financial statements will be significantly modified under IFRS:

Income statement:

Goodwill impairment expense (previously presented after net income of consolidated companies) is henceforth included at the operating

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income level. The same applies to exceptional items, notably capital gains and losses on disposal;

Interest expense related to discounting of pension and other post employment benefit commitments are no longer recognized in personnel costs but, rather, are included in financial costs.

Balance sheet:

Balance sheet presentation will need to be changed to separately show current and non-current items (notably in respect of the provisions for contingencies and charges caption) and to separately present deferred tax assets and liabilities.

Segment information:

The Group performed an analysis of the entities presented in its internal reporting in order to determine whether such entities constituted business segments to be disclosed separately. It appears, after regrouping services under a number of criteria (nature of products or services, production processes, type or category of clients, methods of distribution and supply of services, nature of regulatory environment), that the different activities identified do not present any significant divergences in terms of either profitability or risk.

In view of this analysis, and after taking account of practices in the sector, the Group considers that it operates in a single segment, being Communications.

Lastly, as regards the information systems environment in the context of the IFRS changeover project, work is in progress.

**SUMMARY OF SIGNIFICANT DIFFERENCES BETWEEN
FRENCH GAAP AND U.S. GAAP**

RESTATEMENT

Impairment of goodwill

As it relates to the application of SFAS No.142 Goodwill and Other Intangible Assets, Publicis historically considered that its brands represents components, as that term is defined by paragraph 30 of SFAS No.142 and further concluded that those components (brands) could be aggregated in accordance with paragraph 30 of SFAS No 142 and the guidance of EITF Topic D-101 Clarification of Reporting Unit Guidance in Paragraph 30 of SFAS 142.

Accordingly, the Group concluded that it had two reporting units for purposes of goodwill impairment testing.

In December 2005, Publicis revised its determination of operating segments in accordance with U.S. GAAP. Upon revision of its historical policy, Publicis identified eight operating segments, seven of them are based on brands and the eighth segment is for Corporate and other activities. Each of Publicis operating segments corresponding to brands is further

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segregated on the basis of geography, with each of the geographies within a brand constituting a component for purposes of SFAS N° 142. Each of those components meets the criteria set forth in paragraph 30 of SFAS 142 as clarified by EITF Topic D-101 for aggregation and, accordingly, Publicis has determined that each of its eight operating segments represents a reporting unit for purposes of goodwill impairment testing in accordance with SFAS 142.

The revision to its historical policy described above and related impacts of goodwill impairment tests causes Publicis to record, under U.S. GAAP, a goodwill impairment charge related to Leo Burnett for the year ended December 31, 2003 in the amount of 847 million.

Cumulative translation adjustments

In addition, Publicis noted that the incremental goodwill and intangible assets that it recorded for U.S. GAAP purposes in connection with the acquisition of Bcom3 and Saatchi & Saatchi were not previously accounted for in the functional currency of the related subsidiary. The Group computed the effect on goodwill, intangible assets, cumulative translation adjustments and amortization expense as of December 31, 2002, 2003 and 2004, as if the incremental goodwill and intangible assets had been properly accounted for in the functional currency of the related subsidiary and after giving consideration to the impairment charge described above.

Impact of the restatement

The following tables summarize the impact of all these adjustments on previously reported amortization expense, operating income, net income, earning per share, assets and shareholders' equity for consolidated financial statements ended December 31, 2002, 2003 and 2004.

(millions)	For the year ended December 31, 2002		
	As previously reported	Impact of restatement	Restated
Amortization expense	(158)	1	(157)
Operating income	352	1	353
Net income (loss)	(14)	1	(13)
Earnings per share (Diluted)	(0.10)	0.01	(0.09)
Earnings per share (Basic)	(0.10)	0.01	(0.09)

(millions)	December 31, 2002		
	As previously reported	Impact of restatement	Restated
Goodwill, net	5,422	(57)	5,365
Intangible asset, net	1,950	(35)	1,915
Total assets	14,367	(91)	14,276
Shareholders' equity	3,846	(91)	3,755

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	(millions)	For the year ended December 31, 2003		
		As previously reported	Impact of restatement	Restated
Amortization expense		(196)	(845)	(1,041)
Operating income		347	(845)	(498)
Net income		155	(845)	(690)
Earnings per share (Diluted)		0.78	N/A	(3.77)
Earnings per share (Basic)		0.85	(4.62)	(3.77)

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				December 31, 2003		
				As		
(millions)	As	Impact of	Restated	previously	restatement	Restated
	reported	restatement		reported	restatement	Restated
Goodwill, net	5,214	(991)	4,223			
Intangible assets, net	1,671	(28)	1,643			
Total assets	14,241	(1,019)	13,222			
Shareholders' equity	3,403	(1,019)	2,384			
For the year ended December 31, 2004						
				As		
(millions)	As	Impact of	Restated	previously	restatement	Restated
	reported	restatement		reported	restatement	Restated
Amortization expense	(303)	3	(300)			
Operating income	399	3	402			
Net income	343	3	346			
Earnings per share (Diluted)	1.36	0.02	1.38			
Earnings per share (Basic)	1.88	0.02	1.90			
December 31, 2004						
				As		
(millions)	As	Impact of	Restated	previously	restatement	Restated
	reported	restatement		reported	restatement	Restated
Goodwill, net	5,315	(1,034)	4,281			
Intangible assets, net	1,464	(52)	1,412			
Total assets	13,231	(1,086)	12,145			
Shareholders' equity	3,570	(1,086)	2,484			

Our consolidated financial statements are prepared in accordance with French GAAP, which differ in certain significant respects from U.S. GAAP. As a result, under U.S. GAAP, our net income (loss) amounted to 346 (restated) million in 2004, (690) (restated) million in 2003 and (13) (restated) million in 2002, compared to 210 million, 150 million and 147 million,

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respectively, under French GAAP. Under U.S. GAAP, shareholders' equity amounted to 2,484 (restated) at December 31, 2004, 2,384 (restated) million at December 31, 2003, 3,755 (restated) million at December 31, 2002, compared to 881, 726 million and 1,501 million, respectively, under French GAAP.

The differences between French GAAP and U.S. GAAP are more fully described in note 31 to our consolidated financial statements. In terms of their effect on our net income, the differences consist mainly of:

The amortization of tangible assets, intangible assets related to the business combination with Saatchi & Saatchi, which was treated as a purchase under U.S. GAAP but was accounted for using the alternative method under French GAAP (which is similar to the pooling of interests method formerly available under U.S. GAAP). The amortization expense of tangible and intangible assets related to the Saatchi & Saatchi business combination amount to 29 (restated) million, 31 (restated) million and 35 (restated) million in 2004, 2003 and 2002, respectively;

The change in contingent value rights issued in connection with the business combination with Saatchi & Saatchi, which is recognized in earnings under U.S. GAAP and resulted in a charge of nil in 2004 and 2003 and

31 million in 2002; under French GAAP, those rights were not recorded as a liability until December 31, 2001; Restructuring charges capitalized as part of net assets acquired for certain business combinations that are disallowed and charged to expense under U.S. GAAP amounted to nil, 129 million and 10 million in 2004, 2003 and 2002 respectively;

Changes in the fair values of certain embedded derivatives inherent in our 2.0% notes due 2007 which are recognized in earnings under U.S. GAAP, but are considered to be off-balance sheet commitments under French GAAP;

In accordance with the adoption of SFAS 142, as a result of the transitional impairment test, the net impairment charge of 160 million recorded in 2002 as a cumulative effect of accounting change on the consolidated statement of operations to write down the carrying value of intangibles with indefinite useful lives to their fair values;

In accordance with SFAS 142, the incremental goodwill recognized under U.S. GAAP in connection with the Bcom3 acquisition has been impaired as of December 31, 2003 for a total amount of 847 million.

The reversal of goodwill amortization expense recorded under French GAAP, as goodwill is no longer amortized under U.S. GAAP but reviewed annually for impairment. The goodwill amortization reversal in 2004, 2003 and 2002 amounted to 188 million, 113 million and 75 million, respectively;

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Compensation arrangements related to acquisitions, which were recorded using the purchase accounting method in our consolidated financial statements in French GAAP and are recorded as compensation expense when incurred under U.S. GAAP;

The consolidation of the entity that issued the credit linked notes; the entity is not consolidated under French GAAP, due to the absence of an interest in the entity's capital as of December 31, 2003, but is considered a variable interest entity subject to consolidation under U.S. GAAP. The derivatives were fair valued with difference in fair value recognized in the statement of income under U.S. GAAP. Under French GAAP, the derivatives were accounted as off-balance sheet commitments. As of January 1, 2004, the entity has been consolidated under French GAAP, but the derivatives continue to be accounted for as off-balance sheet commitments; and

The reversal of the interest income recorded through the amortization of equity warrants classified as long-term debt in accordance with French GAAP, but classified as paid-in capital under U.S. GAAP.

In addition, classification differences between French GAAP and U.S. GAAP give rise to differences in operating income, relating in particular to the amortization of goodwill.

The differences between French GAAP and U.S. GAAP in terms of their effect on shareholders' equity at December 31, 2004, 2003, and 2002 relate primarily to:

The accounting for the business combination with Saatchi & Saatchi, which was treated as a purchase under U.S. GAAP but was accounted for using the derogatory method under French GAAP;

The valuation of marketable securities, which are recorded at fair value under U.S. GAAP and historical cost under French GAAP;

The impact of goodwill related to an acquisition in 1993 written-off to shareholders' equity under previous French accounting guidance;

The difference in purchase price for the business combination with Bcom3 (*i.e.*, at fair value of the securities issued in the exchange as of the date of announcement of the acquisition under U.S. GAAP, but as of the date of acquisition under French GAAP);

The accounting for Bcom3's 1997 sale-leaseback transaction, which is treated as a financing lease under U.S. GAAP with the building and the related financing obligation reflected at fair value at the acquisition date, but treated as a capital lease under French GAAP with the related assets capitalized at their fair value at the acquisition date but only for the portion of the building leased back by Bcom3 and the related debt consisting of the present value of the minimum lease payments;

The reversal of accumulated amortization expenses on goodwill, as under U.S. GAAP, goodwill are no longer amortized but tested for impairment annually;

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The formation of ZenithOptimedia Group, the assets of which were revalued under French GAAP in 2002 and 2001 but were written up to fair value under U.S. GAAP in 2000;

The fact that under U.S. GAAP, treasury shares are deducted from shareholders' equity at the amount at which they were repurchased, while under French GAAP, they are recorded as an investment if they are reserved for issuance upon the exercise of stock options; and

The minimum pension liability adjustment, not recognized under French GAAP.

CRITICAL ACCOUNTING POLICIES UNDER U.S. GAAP

In addition to the accounting methods described in *Basis of Presentation* *Critical Accounting Policies*, we believe that the application of the following U.S. critical accounting policies, which differ from those used for French GAAP, requires reliance upon significant judgments, estimates and assumptions. We believe that, of our significant accounting policies, the following involve the greatest degree of judgment and complexity, and are therefore most likely to affect our net income under U.S. GAAP materially if various assumptions were changed significantly.

Goodwill and Intangible Assets

Goodwill has been calculated under U.S. GAAP by comparing the fair value of the identifiable assets acquired with the fair value of the consideration, including associated transaction costs. Until 2002, such goodwill was amortized over 40 years. Effective January 1, 2002, goodwill and intangible assets deemed to have indefinite lives are no longer amortized but are subject to annual impairment tests due to our adoption of Statement of Financial Accounting Standards (SFAS) No. 142, *Goodwill and Other Intangible Assets* (SFAS 142). Intangible assets with a definite life continue to be amortized over their useful lives and are tested for impairment whenever events or circumstances indicate that a carrying amount of an asset (asset group) may not be recoverable. See *Summary of Significant Differences between French GAAP and U.S. GAAP* *Restatement* *Impairment of Goodwill* for a discussion of goodwill impairment effective with this filing.

The fair value of reporting units and intangible assets with an indefinite life is determined using the discounted cash-flows method and future cash flows are taken from the most recent business plans approved by management. Actual earnings may differ from our estimates. Financial assumptions are adjusted to reflect the specific characteristics of the assets concerned at prevailing market conditions:

Discount rates of between 8% and 10% in 2004; 8.5% and 11% in 2003 and 9% and 11.5% in 2002,
Revenue growth not exceeding 3% (excluding inflation) and terminal value growth rates in line with available market data specific to the operating segments concerned.

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Deferred Taxes

In our French GAAP consolidated financial statements, deferred taxes have not been recognized due to the uncertainty of their recoverability. For U.S. GAAP purposes, deferred tax assets have been recorded and a 100% valuation allowance has been provided because the recoverability of the deferred tax assets was not considered to satisfy the applicable more likely than not standard.

Stock Compensation

Under U.S. GAAP, we account for stock options using the intrinsic value method prescribed by APB Opinion No. 25, Accounting for Stock Issued to Employees (APB 25), and have adopted the disclosure provisions of SFAS 123, Accounting for Stock-Based Compensation (SFAS 123) and other interpretations. When stock options are granted to employees or directors with an exercise price inferior to the fair value of the underlying shares at the date of grant, the resulting premium is immediately reflected in shareholders' equity. This premium is offset in shareholders' equity by an equivalent deferred compensation amount. Therefore, there is no impact on total shareholders' equity. The deferred compensation amount is amortized as compensation expense in the income statement over the vesting period of the options.

NEW ACCOUNTING PRONOUNCEMENTS

In March 2004, the Emerging Issues Task Force (EITF) reached a consensus on EITF 03-1, The Meaning of Other Than Temporary Impairment and its Application to Certain Investments. EITF 03-01 contains additional guidance for determining when an investment is impaired. The effective date for applying this guidance is currently suspended pending the issue of a further FASB Staff Position statement. In the opinion of Publicis, adoption of the additional guidance would not have a material effect on the consolidated financial statements.

In December 2004, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 123 (revised 2004), Share-Based Payment (FAS 123R). FAS 123R requires that Publicis recognizes the cost of share-based payments granted to employees measured at the grant-date fair value of the award. Publicis is required to adopt FAS 123R effective January 1, 2006 to all share-based grants made or modified after June 15, 2005 and for the unvested portion of outstanding share-based grants made prior to June 15, 2005. Publicis is currently evaluating the impact of adopting FAS 123R.

In March 2004, the FASB ratified the consensus reached on EITF Issue No. 03-6, Participating Securities and the Two-Class Method under FASB Statement No. 128, Earnings Per Share. EITF 03-6 clarifies what constitutes a participating security and requires the use of the two-class method for computing basic earnings per share when participating securities exist. EITF 03-6 is effective April 1, 2004 and requires retroactive adjustment to earnings per share presented for prior periods. The adoption did not have a material impact on the consolidated financial statements of Publicis.

In December 2004, the FASB issued SFAS No. 153 Exchanges of Non-Monetary Assets as an amendment to APB Opinion No. 29 Accounting for Non-Monetary Transactions.

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APB 29 prescribes that exchanges of non-monetary transactions should be measured based on the fair value of the assets exchanged, while providing an exception for non-monetary exchanges of similar productive assets. SFAS 153 eliminates the exception provided in APB 29 and replaces it with a general exception for exchanges of non-monetary assets that do not have commercial substance. SFAS 153 is to be applied prospectively and is effective for all non-monetary asset exchanges occurring in fiscal periods beginning after June 15, 2005. Publicis does not expect there to be any material effect on the consolidated financial statements upon adoption of the new standard.

In May 2005, SFAS No. 154, *Accounting Changes and Error Corrections*, was issued, which replaces APB Opinion No. 20, *Accounting Changes*, and SFAS No. 3, *Reporting Accounting Changes in Interim Financial Statements*. Among other changes, SFAS No. 154 requires retrospective application of a voluntary change in an accounting principle to prior period financial statements presented on the new accounting principle, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change. SFAS No. 154 also requires accounting for a change in method of depreciating or amortizing a long-lived non-financial asset as a change in accounting estimate (prospectively) affected by a change in accounting principle. Further, the statement requires that corrections of errors in previously issued financial statements be termed a restatement. The new standard is effective for accounting changes and error corrections made in fiscal years beginning after December 15, 2005. We do not expect the adoption of SFAS No. 154 to have a material impact on our Consolidated Balance Sheet or Statement of Operations.

Item 6. Directors, Senior Management and Employees

DIRECTORS AND SENIOR MANAGEMENT

We have a two-tier management structure pursuant to which a management board (*directoire*) manages our day-to-day affairs under the general supervision of a supervisory board (*conseil de surveillance*), the members of which are elected by shareholders. The members of our management board are also our senior managers. We refer to members of the supervisory board and management board collectively as directors.

Supervisory Board

The supervisory board has the responsibility of exercising whatever ongoing supervisory authority over the management and operations of our company it deems appropriate. Throughout the year it carries out such inspections as it considers appropriate and is given access to any documents it considers necessary. The supervisory board also reviews the annual accounts prepared by the management board and presents a report on those accounts to the shareholders at the annual shareholders meeting. It authorizes the management board to take actions related to strategic decisions, including those related to transactions that could substantially affect the scope of our activities and significant agreements. In addition, under French law, the supervisory board holds certain specific powers, including the power to appoint the members of the management board. Our *statuts* (bylaws) provide that each member is elected by the shareholders at an ordinary general shareholders meeting. Members of the

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supervisory board can be removed from office by a majority shareholder vote at any time. They meet as often as the interests of our company require. Pursuant to our *statuts*, each member of the supervisory board must own at least 200 of our shares.

The following table sets forth, for each member of our supervisory board, the member's current function in our company and principal business activities outside of our company, the date the member's current term of office is scheduled to expire and the date the member joined the supervisory board.

Elisabeth Badinter

Initially Appointed	November 1987 (appointed as chairperson of the supervisory board in April 1996)
Expiration Date of Current Term	June 2006
Principal Function in Publicis	Chairperson of the supervisory board and Chairperson of the supervisory board of Médias & Régies Europe
Principal Business Activities Outside Publicis	Author

Robert Badinter

Initially Appointed	June 1996
Expiration Date of Current Term	June 2008
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	Professor Emeritus, University of Paris I (Panthéon-Sorbonne); honorary attorney

Simon Badinter

Initially Appointed	June 1999
Expiration Date of Current Term	June 2011
Principal Function in Publicis	Chairman of the management board and director of international development, Médias & Régies Europe SA (France), Member of supervisory board of Médiavision & Jean Mineur SA (France), Director of Métrobus SA (France), Gestion Omni Media Inc. (Canada) and Omni Media Cleveland Inc. (USA) Chairman and chief executive officer of Médias & Régies America Inc. (USA), and Chairman and chief executive officer of development office of Médias & Régies Europe Inc. (USA)
Principal Business Activities Outside Publicis	None

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Monique Bercault

Initially Appointed	June 1998
Expiration Date of Current Term	June 2010
Principal Function in Publicis	Director Technical consultant to the chairman of the management board of Médias & Régies Europe SA (France)
Principal Business Activities Outside Publicis	None

Michel Cicurel

Initially Appointed	June 1999
Expiration Date of Current Term	June 2010
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	Chairman of the management board of: La Compagnie Financière Edmond de Rothschild Banque SA and Compagnie-Financière Saint-Honoré SA (France) Chairman of the board of: ERS SA (France), Edmond de Rothschild SGR (Italy), and Edmond de Rothschild SIM (Italy) Chairman of the supervisory board of Edmond de Rothschild Private Equity Partners SAS (France) Member of the board of: Banque Privée Edmond de Rothschild (Switzerland), Edmond de Rothschild Limited (U.K.), La Compagnie Financière Holding Edmond et Benjamin de Rothschild (Switzerland), La Compagnie de Trésorerie Benjamin de Rothschild (Switzerland), Bouygues Telecom SA (France), Cdb Web Tech (Italy), Cir International (Luxembourg), Rexecode (France), and Société Générale SA (France) Permanent representative of: Compagnie Financière Edmond de Rothschild Banque (France), Edmond de Rothschild Corporate Finance SA (France), Edmond de Rothschild Asset Management SA (France), Edmond de Rothschild Financial Services SA (France), Edmond de Rothschild Multi Management SAS (France), and Equity Vision SA France and Assurances et Conseils Saint-Honoré (France) Member of the board of Limited Partners of Rothschild & Compagnie Banque SCS (France)

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Permanent representative of
Compagnie-Financière Saint-Honoré on the
board of Cogifrance SA (France)
Auditor, Paris-Orléans SA (France)

Michel David-Weill

Initially Appointed	June 1990
Expiration Date of Current Term	June 2008
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	Chairman of Lazard LLC (USA) (until May 2005) Chairman and chief executive officer of Lazard Frères Banque SA (France) (until September 2004) Chairman and managing partner of Maison Lazard SAS (France) (until May 2005) President of Malesherbes SAS (France) Chairman of the board of Rue Impériale SA (France) (until May 2004) Vice-chairman of the board of Groupe Danone SA (France) Chairperson of the supervisory board of Eurazeo SA (France) Managing partner of: Lazard Frères SAS (France) (until May 2005), Partena SCS (France) and Partemiel SNC (France) Manager of: Parteman SNC (France), and Parteger SNC (France) and BCNA

Sophie Dulac

Initially Appointed	June 1998 (appointed as vice-chairperson in June 1999)
Expiration Date of Current Term	June 2010
Principal Function in Publicis	Director, vice-chairperson
Principal Business Activities Outside Publicis	Manager of Sophie Dulac Productions SARL (France), and Sophie Dulac Distribution SARL (France) Chairperson of the board of Les Ecrans de Paris SA (France) Vice-chairperson of the board of CIM de Momarte SA (France)

Yutaka Narita

Initially Appointed	June 2002
Expiration Date of Current Term	June 2008
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	Principal advisor & chairman of Dentsu Group, Dentsu Inc.

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Chairman of the Renovation Committee of the Tokyo Chamber of Commerce
 President of the Japan Advertising Agencies Association
 Chairman of the Japan Audit Bureau of Circulation
 Executive director of: FM Japan Ltd., Broadcasting System of Niigata Inc., Nippon Venture Capital Co., Ltd., Tokyo Broadcasting System, Inc., Television Nishinippon Corporation, and SBC Ltd
 Member of the Foundation Board of the Institute for Management Development
 Member of: the French Chamber of Commerce and Industry in Japan, and the Strategic Council on Attractiveness of France
 Trustee of the Japan Association of Corporate Executives
 Professor Emeritus, Beijing University

Tateo Mataki

Initially Appointed
 Expiration Date of Current Term
 Principal Function in Publicis
 Principal Business Activities Outside Publicis

September 2004
 June 2008
 Director
 President and chief executive officer of Dentsu Inc.
 Vice president of Japan Marketing Association International Advertising Association Japan Chapter
 Organizing Committee for the IAAF World Championship in Athletics 2007
 Member of Controlling Committee of Japan Advertising Agencies Association
 Member of: the Nippon Academy Award Association and The Tokyo Chamber of Commerce and Industry
 Representative of Supporting Member of the National Federation of UNESCO Associations in Japan
 Senior Corporate Advisor to Iwate Broadcasting Co., Ltd.

Hélène Ploix

Initially Appointed
 Expiration Date of Current Term

June 1998
 June 2010

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Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	President of: Pechel Industries Partenaires SAS, Pechel Industries SAS (France), and Pechel Services SAS (France) Member of the board of Lafarge (France), BNP Paribas (France), Boots Group (UK), and Ferring (Switzerland) Permanent representative of Pechel Industries on the boards of Aquarelle.com Group SA (France), Quinette Gallay SA (France), CVBG-Dourthe Kressman SA (France), Xiring SA (France), CAE International SA (France) Manager of H�el�ene Ploix EURL
Felix George Rohatyn	
Initially Appointed	June 2001
Expiration Date of Current Term	June 2007
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	President of Rohatyn Associates LLC (USA) Director of: LVMH Mo�t Hennessy Louis Vuitton S.A. (France) and Rothschilds Continuation Holdings AG Member of supervisory board of Lagard�ere Group S.A. (France)
Robert Seelert	
Initially appointed	August 2000
Expiration Date of Current Term	June 2006
Principal Function in Publicis	Director and chairman of Saatchi & Saatchi Worldwide, Inc. (USA) Director and chief executive officer of: Saatchi & Saatchi Holdings Worldwide, Inc. (USA), Saatchi & Saatchi Compton Worldwide, Inc. (USA), Saatchi & Saatchi North America, Inc. (USA), and Zenith Trustees Limited (USA)
Amaury de Seze	
Initially Appointed	June 1998
Expiration Date of Current Term	June 2010
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	President of: PAI Partners SAS (France), and Financiere PAI SAS (France)

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Director of: Eiffage SA (France), Erbé SA (Belgium), Groupe Bruxelles Lambert SA (Belgium), Groupe Industriel Marcel Dassault SA (France), Power Corporation du Canada Holding Ltd. (Canada), Pargesa Holding SA (Switzerland), United Biscuits Holdings Ltd. (UK), UGC SA (France), and Novalis SAS (France)
Member of the supervisory board of Gras Savoye SCA (France)

Henri-Calixte Suaudeau

Initially Appointed	November 1987
Expiration Date of Current Term	June 2006
Principal Function in Publicis	Director of Publicis Conseil SA (France)

Gérard Worms

Initially Appointed	June 1998
Expiration Date of Current Term	June 2010
Principal Function in Publicis	Director
Principal Business Activities Outside Publicis	Managing partner of: Rothschild et Cie Banque (France), and Rothschild et Cie SCS (France) President of S.G.I.M. SA (France) Member of the supervisory board of: Métropole Télévision SA (France), Médias et Régies Europe SA (France), and Paris-Orléans SA (France) Director of: Editions Atlas SA (France), and Cofide SA (Italy) Auditor of: Ondéo Degrémont SA (France), and SIACI SA (France)

Business Experience of Supervisory Board Members

Elisabeth Badinter, born on March 5, 1944, is the daughter of Marcel Bleustein-Blanchet. Ms. Badinter is a philosopher and was a lecturer at the Ecole Polytechnique, and is the author of numerous books. She has been a member of our supervisory board since 1987 and its chair since 1996.

Robert Badinter, born on March 30, 1928, is the husband of Elisabeth Badinter. Mr. Badinter has served as the president of France's Constitutional Court. He has also been a practicing attorney. He is now a professor of law at the Paris I University (Panthéon Sorbonne).

Simon Badinter, born on June 23, 1968, is the son of Elisabeth Badinter and Robert Badinter. Mr. Badinter joined Médias & Régies Europe in 1991. He was appointed chairman and chief executive officer of Médias & Régies Europe in 2004.

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Monique Bercault, born on January 13, 1931, has held a variety of positions with our company since joining us in 1953. In 1972, she was named head of human resources at the predecessor company of Médias & Régies Europe.

Michel Cicurel, born on September 5, 1947, is currently chair of Compagnie Financière Edmond de Rothschild Banque and Compagnie-Financière Saint-Honoré. He was previously a senior official in the French Treasury Department, after which he served as deputy general manager of Compagnie Bancaire, general manager of Cortal Bank, president of Dumenil-Leble Bank and administrator, general manager and vice president of Cerus.

Michel David-Weill, born on November 23, 1932, has held a variety of senior positions in the Lazard group, which he joined in 1961. Among other things, he was the chair of Lazard LLC, chairman and chief executive officer of Lazard Frères Banque and chairman and managing partner of Maison Lazard SAS until May 2005. He is also currently vice-chairman and director of the Danone Group.

Sophie Dulac, born on December 26, 1957, is the niece of Elisabeth Badinter and granddaughter of Marcel Bleustein-Blanchet. Ms. Dulac is the founder and manager of a recruitment counseling company. She has been a member of our supervisory board since 1997 and a vice president of our company since 1999.

Yutaka Narita, born on September 19, 1929, joined Dentsu in 1953. In 1971, he became director of the newspaper/magazine division and later director of one of Dentsu's account services divisions. Since he became a member of the Dentsu board of directors in 1981, he served as managing director from 1983-1989 and was subsequently promoted to senior managing director. In 1993 he became the ninth president of Dentsu, and, as of June 27, 2002, he became chairman and chief executive officer of Dentsu. Mr. Narita has been principal advisor and chairman of Dentsu since 2004.

Tateo Mataki, born on March 2, 1939, has been president and chief executive officer of Dentsu Inc. since 2004. Mr. Mataki joined Dentsu in 1962, where he held several positions until he joined the Dentsu board of directors in 1995 first as managing directors for the Newspaper and Magazines Divisions, then as senior managing director in charge of Account Services. Named executive vice president in 1999, he became the tenth president of Dentsu in 2002.

Hélène Ploix, born on September 25, 1944, has served as president of the Banque Industrielle et Mobilière Privée, adviser to the French Prime Minister, director of the International Monetary Fund and the World Bank, deputy general manager of the Caisse des Dépôts et Consignations and president of the Caisse Autonome de Refinancement and CDC Participations. She has been president of Pechel Industries since 1997.

Felix George Rohatyn, born on May 29, 1928, served as the U.S. Ambassador to France from 1997 until 2000. He had previously been a managing director of Lazard Frères and Company. He joined Lazard Frères in 1948 and became a partner there in 1961. From 1968 to 1972, he has also served as a member of the Board of Governors of the New York Stock Exchange. From 1975 to 1993, he was chairman of the Municipal Assistance Corporation of the City of New York.

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Robert Seelert, born on September 1, 1942, worked from 1966 to 1989 for General Foods Corporation, serving as president and chief executive officer of its Worldwide Coffee and International Foods subsidiary from 1986 until 1989. He served as president and chief executive officer of Topco Associates, Inc. from 1989 to 1991 and held the same positions for Kayser Roth Corporation from 1991 to 1994. He became chief executive officer of Cordiant in 1995 and took the same position with Saatchi & Saatchi in 1997. He was appointed chairman of Saatchi & Saatchi in 1999.

Amaury de Sèze, born on May 7, 1946, has held senior operating and management positions in a number of major companies. He was appointed general manager of Volvo France in 1981 and served as its chairman from 1986 to 1993. From 1990 to 1993, he was also president of Volvo's European operations, senior vice president of AB Volvo and a member of the executive committee of the Volvo group (AB Volvo). He has served on the boards of the French Postal Service, Schneider, Sema Group, Bruxelles Lambert group, Poliet, Clemessy, Compagnie de Fives Lille and Eiffage, among others.

Henri-Calixte Suaudeau, born on February 4, 1936, joined our company in 1989 and served as president of our Drugstore subsidiary until 1999. Prior to 1989, he was an estate administrator and real estate valuation consultant for the French court system. He has led our real estate department since 1997.

Gérard Worms, born on August 1, 1936, began his career as a technical adviser in the French civil service. Beginning in 1972, he held general management positions at the Hachette group, the Rhône Poulenc group and then at Société Générale de Belgique. From 1990 to 1995, he served as chairman and chief executive officer of the Compagnie de Suez and Chair of the Indosuez Bank. From 1995 to 1999, he was chairman of the Conseil des Commanditaires of Rothschild et Cie Banque (Paris).

Management Board

Under French law, the management board has broad powers to act on behalf of our company to further our corporate purposes, subject to those powers expressly granted by law to the supervisory board and to our shareholders. The management board must obtain the authorization of the supervisory board to enter into certain transactions. However, these restrictions cannot be used to rescind a transaction with a third party who has entered into the transaction in good faith.

Pursuant to our *statuts*, the management board must have at least two but no more than five members. Our supervisory board may fill any vacancies on the management board within two months. The supervisory board also appoints one of the members of the management board as chairperson. Under French law, the chairperson of the management board is appointed and may be removed as chairperson (but not as a member of the management board) at any time by the supervisory board with or without cause. A member of our management board may be removed by the shareholders or by the supervisory board. The management board meets as often as the interests of our company require. Under French law, members of the management board must be natural persons, but need not be shareholders of our company. There is no limitation, other than applicable age limits, on the number of terms that a member of the management board may serve.

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The following table sets forth, for each member of our management board, the member's current function in our company and principal business activities outside of our company, the date the member's current term of office is scheduled to expire and the date the member joined the management board.

Claudine Bienaimé

Initially Appointed	January 2004
Expiration Date of Current Term	December 2007
Principal Function in Publicis	Director and general secretary Director of: Publicis Conseil SA (France), Médiasystem SA (France), Solange Stricker Associés SA (France), Groupe Zenithoptimedia SA (France), Publicis Groupe Investissements BV (Netherlands), Publicis Holdings BV (Netherlands), and Publicis Groupe Holdings BV (Netherlands) Permanent representative of Publicis Conseil SA (France) on the board of: Publicis Et Nous SA (France), Paname Communication SA (France), Carré Noir SA (France), Publicis Dialog SA (France), Re: Sources France SAS, Loeb & Associés SA (France), Corporate Factory SAS (France), World Advertising Movies SA (France), Publicis Atlantique SA (France), Publicis Koufra SA (France), Publicis Cachemire SA (France), Implication (France), 2ème Communication SA (France), and Sopofam SA (France) Manager of Drugstore Champs Elysées SNC (France) Member of the Management Committee of SFPP Holdings SAS (France) General Secretary of Publicis Groupe SA (France)
Principal Business Activities Outside Publicis	Chief executive officer of Société Immobilière du Boisdormant SA (France) Acting general director of Rosclodan SA (France);

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Director of: Gévelot SA (France), P.C.M. Pompes SA (France), Gévelot Extrusion SA (France), and Gurtner SA (France)

Jack Klues

Initially Appointed
Expiration Date of Term
Principal Function in Publicis

January 2005
December 2007
Director
President and director of:
Starcom Worldwide, Inc. (USA), and
Starcom Media Vest Group Holdings, Inc. (USA)
Director of:
Starlink Services, Inc (USA).
Starcom Worldwide SA (France),
Starcom Worldwide SA de CV (Mexico), and
Relay, Inc. (USA),
Director of Off the Street Club

Principal Business Activities Outside Publicis

Maurice Lévy

Initially Appointed
Expiration Date of Current Term
Principal Function in Publicis

November 1987
December 2007
Chairman of the management board,
Chairman and chief executive officer of
Publicis Conseil SA (France)
Chairman, chief executive officer and
director of Publicis USA Holdings, Inc.
(USA)
Member of the supervisory board of Médias &
Régies Europe SA (France)

Director of:
Optimedia Holdings Limited (U.K.),
Multi Market Services Limited (U.K.),
Zenith Optimedia Group Limited (U.K.),
Publicis Communication (Pty) Limited (South
Africa),
Publicis Johannesburg (Pty) Limited (South
Africa),
Optimedia SA Pty Ltd (South Africa),
Publicis Communication Pty Limited
(Australia),
Publicis Communication Limited (New
Zealand),
Publicis Canada Inc. (Canada),

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	Publicis-Unitros SA (Chile), Publicis Advertising 2000 Limited (Israel), Fallon Group, Inc. (USA), Publicis & Hal Riney (USA), Publicis.Wet Desert Sdn Bhd (Malaysia), Publicis Pakistan Pvt (Pakistan), Publicis Ad-Link Group Limited (China), Publicis Graphics Group Holding SA (Luxembourg), Venice Holdings Pty Limited (Australia), Mojo Custodians Pty Limited (Australia), Omagh Pty Limited (Australia), Optimedia Australia Pty Limited (Australia), Papagena Pty Limited (Australia), Publicis Loyalty Pty Limited (Australia), Publicis Mojo Pty Limited (Australia), Publicis Dialog Pty Limited (Australia), Publicis Mojo Limited (New Zealand), A.B. Data Limited (Israel), Triangle Holdings Limited (U.K.), Philadelphia Merger Corp. (USA), and Asia Baseline Holdings, Inc. (Philippines) President and director of: U.S. International Holding Company, Inc. (USA), and D Arcy Masius Benton & Bowles, Inc. (USA) Permanent representative of Publicis Groupe SA (France) on the board of Publicis Technology SA (France) President of the Palais de Tokyo, site de création contemporaine (French association under law 1901)
Principal Business Activities Outside Publicis	
Kevin Roberts	
Initially Appointed	September 2000
Expiration Date of Current Term	December 2007
Principal Function in Publicis	Director and President of Saatchi & Saatchi Worldwide Inc. (USA)
Principal Business Activities Outside Publicis	Member of the board of: Red Rose Limited (New Zealand), Red Rose Charitable Services Limited (New Zealand), Inspiros Worldwide Limited (New Zealand), NZ Edge.com Holding Limited (New Zealand), Lion Nathan plc (U.K.), New Zealand Rugby Football Union (U.K.), North Harbour Rugby Football Union (U.K.), and Thomson Murray, Inc.

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Bertrand Siguier

Initially Appointed

June 1999

Expiration Date of Current Term

December 2007

Principal Function in Publicis

Director

President of SFPP Holding SAS (France)

President of the management board of Publicis sp.z.o.o. (Poland)

Director of:

Publicis Cachemire SA (France),

Publicis Technology SA (France),

Publicis Canada Inc. (Canada),

Multi Market Services Limited (U.K.),

Publicis & Hal Riney (USA),

Publicis Srl (Italy),

Carré Noir Roma Srl (Italy),

Publicis Hellas Advertising (Greece),

Publicis Graphics Group Holding SA (Luxembourg),

Publicis Communication Limited (New Zealand),

Publicis Mojo Limited (New Zealand),

Publicis Communication Pty Limited (Australia),

Republic Srl (Italy),

Publicis Graphics Group Holding SA (Luxembourg),

Publicis Wet Desert Sdn Bhd (Malaysia), and

Publicis Communication (Pty) Ltd (South Africa),

Deputy chairman of iSe International Sport and Entertainment AG (Switzerland),

Statutory Auditor of Beacon Communications k.k. (Japan)

Board member of Gantois SA (France),

HM Editions (France)

Gaumont

Principal Business Activities Outside Publicis

Business Experience of Management Board Members

Claudine Bienaimé, born on November 23, 1939, has been working for our company since 1966 in a variety of management positions, including general secretary of Publicis Conseil Groupe and chairperson of Publicis Centre Media. Since 2001 she has been general secretary of our company.

Jack Klues, born on December 8, 1954, is chief executive officer of Starcom MediaVest Group. He is also a founding member of Publicis Groupe Media, a management board formed in

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2004 to oversee and guide our media networks of SMG and ZenithOptimedia. He began his career in 1977 in the Leo Burnett Media department. He rose through the ranks of the media department and was named to the Leo Burnett Company board of directors prior to launching Starcom Worldwide in 1998. He became chairman of the new global company, and then became chief executive officer of SMG when the media companies became sister companies in the formation of Bcom3.

Maurice Lévy, born on February 18, 1942, joined our company in 1971 and was given responsibility for our data processing and information technology systems. He was successively appointed general secretary (1973), managing director (1976) and chair and chief executive officer (1981) of Publicis Conseil. He became vice chair of our company in 1986 and chair of our management board in 1988.

Kevin Roberts, born on October 20, 1949, joined Saatchi & Saatchi as chief executive officer and Cordiant as a director in 1997. In 1999, he became chief executive officer of Saatchi & Saatchi. Mr. Roberts had previously been a group marketing manager for Procter & Gamble, which he left in 1982 to become regional president of Pepsi-Cola Middle East. In 1987, he was appointed regional president of Pepsi-Cola Canada. He became chief operating officer and director of Lion Nathan Limited in 1989.

Bertrand Siguier, born on June 10, 1941, was a financial analyst at the Neuflyze Schlumberger Mallet Bank from 1967 to 1969. He joined our account management department in 1969. Throughout his tenure with us, Mr. Siguier has been involved with managing some of our most important client accounts. He served as deputy manager and international coordinator of Publicis Intermarco Farner from 1974 until 1979, when he became deputy managing director of our agency in London. He joined the board of directors of Publicis Conseil in 1982, serving there until his appointment as vice president of Publicis Communications in 1988. He has been a member of our management board since 1999.

ADDITIONAL INFORMATION

Except as noted above, there are no familial relationships between any of our directors. We have no agreements with any of our directors providing for benefits to be paid upon termination of employment, nor do any of our subsidiaries have any such agreements, except as described in Additional Information Material Contracts Agreements with Directors. Except as described under Additional Information Material Contracts, none of our directors were selected pursuant to arrangements or understandings with major shareholders, customers, suppliers or others.

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With respect to the 2004 fiscal year, we paid compensation to our directors in the amounts set forth in the following table (amounts are in euros and do not reflect deductions relating to taxes or social charges):

	Total Gross Compensation(1)	Including Base Compensation of
Management Board		
Maurice Lévy	3,200,073	800,073
Claudine Bienaimé	270,000	120,000
Roger Haupt(2)	5,531,621	764,864
Kevin Roberts(3)	5,496,604	805,120
Bertrand Siguier	551,296	301,296
Supervisory Board		
Elisabeth Badinter	228,939	182,939
Sophie Dulac	10,500	
Robert Badinter	10,500	
Michel David-Weill	7,000	
Henri-Calixte Suaudeau	144,056	53,647
Monique Bercault	14,000	
Hélène Ploix	38,000	
Gérard Worms	38,000	
Amaury-Daniel de Sèze.	10,500	
Simon Badinter(3)	188,088	144,922
Michel Cicurel	14,000	
Robert L. Seelert(3)	288,273	241,536
Felix George Rohatyn	10,500	
Yutaka Narita	10,500	
Fumio Oshima	10,500	
Tateo Mataka(4)		

(1) Bonuses are paid to our directors based upon the achievement of qualitative and quantitative performance indicators relating to our financial results, as assessed by our compensation committee. See Additional Information

Material
Contracts
Agreements
with Directors
for further
information
concerning the
determination of
bonuses
awarded to
certain of our
directors.

(2) Mr. Roger Haupt resigned from the management board effective as of December 31, 2004. His 2004 compensation includes a retirement indemnity. Jack Klues replaced Mr. Haupt on the management board on January 1, 2005.

(3) The compensation (other than attendance fees) of Roger Haupt, Kevin Roberts, Simon Badinter and Robert L. Seelert is defined and paid in dollars. The conversion into euros was made at an average rate of \$1 = 0.80512 in 2004.

(4) Mr. Mataki was appointed to the

supervisory
board on
September 9,
2004 to replace
Mr. Oshima.

In addition, during 2004 we granted Maurice Lévy, Bertrand Siguier and Kevin Roberts conditional options to purchase our shares (300,000 in the case of Mr. Lévy, 75,000 in the case of Mr. Siguier and 200,000 in the case of Mr. Roberts). The exercise of these options is subject to meeting certain objectives over the course of a 3-year plan. These options have an exercise price of 24.82 per share. If the objectives are met, these options will become exercisable in 2006 and 2007 and will expire in 2014.

We did not set aside or accrue any material amount of funds to provide pension, retirement or similar benefits for our directors in their capacities as such during the 2004 fiscal year, except with respect to the obligations described under Additional Information Material Contracts Agreements with Directors and under Notes to the Consolidated Financial

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Statements 2004 note 22 Provisions for Contingencies and charges Pensions and other post employment benefits .

BOARD PRACTICES

Our supervisory board has established an appointments and remuneration committee and an audit committee. The appointments and remuneration committee is currently comprised of Michel Cicurel, Elisabeth Badinter, Henri-Calixte Suaudeau and Gérard Pedraglio. Michel Cicurel chairs the committee. The committee reviews and makes recommendations to the supervisory and management boards concerning the appointment of managers of our company and our principal subsidiaries and the remuneration of those managers.

The audit committee is comprised of Gérard Worms, H  l  ne Ploix and Michel David-Weill, who replaced Jean-Paul Morin after the audit committee meeting held in July 2005. G  rard Worms chairs the committee. The committee oversees the organization and execution of our audits with a view to ensuring the consistency and accuracy of the financial statements and reviews our financial procedures and the implementation of recommendations of our external auditors. The audit committee is also responsible for approving the budget for external audits.

EMPLOYEES

As of December 31, 2004, we employed approximately 36,384 people worldwide. Our employees are distributed geographically as follows:

Europe	14,151
North America	11,308
Rest of World	10,925

Our employees' membership in trade unions varies from country to country, and we are party to numerous collective bargaining agreements. As is generally required by law, we renegotiate our labor agreements in Europe annually in each country in which we operate. There is no material level of trade union membership in our U.S. operations. We believe that our relationship with our employees is good.

SHARE OWNERSHIP

As of December 31, 2004, none of our directors owned 1% or more of our shares except as described under Major Shareholders and Related Party Transactions Major Shareholders, and except for Maurice L  vy, who beneficially owned 4,465,728 of our shares (including 3,000,000 shares owned through soci  t  s civiles owned by Mr. L  vy and his family), or approximately 2.28% of our total outstanding shares. Our directors as a group (excluding Elisabeth Badinter) owned approximately 3.8% of our shares. See Major Shareholders and Related Party Transactions Major Shareholders for further information concerning ownership of our shares by Ms. Badinter. Our directors as a group also owned options to purchase 1,831,690 of our shares (450,690 of which are currently exercisable). The exercise of 626,000 of these options will be subject to meeting objectives over the course of a 3-year plan. These options have exercise prices ranging from 5.63 to 43.55 per share and will expire between 2007 and 2014.

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We have a number of stock option plans for the benefit of our directors, managers and other employees. In addition, before we acquired them, Saatchi & Saatchi and Nelson Communications had in place stock option plans for their directors and employees. When the acquisitions of each of those firms was completed, options under the relevant plans were converted into options to purchase our shares. See note 28 to our financial statements for a summary of each of the plans we currently maintain.

Item 7. Major Shareholders and Related Party Transactions**MAJOR SHAREHOLDERS**

As of May 31, 2005, to the best of our knowledge, no person held 5% or more of our shares, except as described below. All our shareholders have the same proportional voting rights with respect to the shares they hold, except that shares owned by the same shareholder in registered form for at least two years carry double voting rights.

On May 31, 2005, the percentage ownership in our company was as follows:

Shareholder	Shares Held	Percentage of Total Shares(6)
Elisabeth Badinter	20,072,339(1)	10.27%(1)(2)
Dentsu	17,720,132(3)	9.06%(3)(4)
SEP (Dentsu-Badinter)(5)	10,970,744	5.61%

(1) Does not include shares held by Dentsu and the SEP with respect to which Ms. Badinter may be deemed to be the beneficial owner due to the contractual arrangements described in Additional Information Material Contracts Elisabeth Badinter/Dentsu Shareholders Agreement in this annual report. Including such shares, Ms. Badinter would be deemed to beneficially own 48,763,215 shares, representing

24.94% of our total shares.

- (2) Does not reflect the effect on voting power of the double voting rights provision of our *statuts*. Including the effect of that provision, Ms. Badinter s 20,072,339 shares represented 17.2% of our voting power.

- (3) Does not include shares held by Ms. Badinter and the SEP with respect to which Dentsu may be deemed to be the beneficial owner due to the contractual arrangements described in Additional Information Material Contracts Elisabeth Badinter/Dentsu Shareholders Agreement in this annual report. Including such shares, Dentsu would be deemed to beneficially own 48,763,215 shares, representing 24.94% of our

total shares.

- (4) Does not reflect the effect on voting power of the *statuts* referred to above. Including the effect of that provision Dentsu s 17,720,132 shares represented 15.6% of our voting power. Pursuant to an agreement between our company and Dentsu, its voting rights are capped at 15% of our total voting power.
- (5) This silent partnership was created in September 2004 by Dentsu and Ms. Badinter to implement the 15% limitation on voting rights of Dentsu. For a description of the SEP, see Additional Information Material Contracts Elisabeth Badinter/Dentsu Shareholders Agreement in this annual report.
- (6) The percentages are calculated

based on our total shares, including the 13,065,009 treasury shares. Excluding such shares, the percentages in the table for Ms. Badinter, Dentsu and the SEP would be 11.00%, 9.71% and 6.01%, respectively.

Below we show the percentage ownership in our company of the persons listed above, and two additional shareholders, as of December 31, 2002, 2003 and 2004.

Shareholder	Percentage of Total Shares(3)		
	2002	2003	2004
Elisabeth Badinter	4.0%(1)	10.3%	10.3%
Société Anonyme Somarel	15.8%		
Dentsu	18.1%	18.2%	9.2%(2)

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	Shareholder	Percentage of Total Shares(3)		
		2002	2003	2004
SEP (Dentsu-Badinter)				5.5%
(1)	Does not include Ms. Badinter's indirect interest in our company held through Somarel. Including her pro rata portion of the shares held by Somarel, her percentage ownership of our company as of December 31, 2002 was 12.05%. See Related Party Transactions Somarel.			
(2)	Does not reflect the effect on voting power of the <i>statuts</i> referred to above. Including the effect of that provision Dentsu had 15.04% of the voting power. Pursuant to an agreement between our company and Dentsu, its voting rights are capped at 15% of our total voting power.			

- (3) The percentages are calculated based on our total shares, including our treasury shares.

To the best of our knowledge, our company is not directly or indirectly owned or controlled by another corporation or any governmental entity.

Ownership by U.S. Holders

To the best of our knowledge, as of December 31, 2004, approximately 30.8 million, or 16.0%, of our shares (including shares represented by ADSs) were held in the U.S. by approximately 800 holders.

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RELATED PARTY TRANSACTIONS

Since April 2004 a member of the Management Board of our company, Kevin Roberts, has indirectly held a 22% shareholding in Inspiros Worldwide Limited (Inspiros), a New Zealand corporation which provides consulting services to clients including Publicis Groupe companies. In 2004, Publicis Groupe companies paid Inspiros fees totaling NZ\$200,657 (US\$141,877 at NZ\$1 = US\$.70643). During the first six months of 2005, Publicis Groupe companies paid Inspiros fees totaling NZ\$224,534 (US\$158,759). All related dividends have been donated to a charitable organization (of which he is the trustee) upon receipt.

Except as described above and described under Directors, Senior Management and Employees Directors and Senior Management Additional Information and Additional Information Material Contracts our company (inclusive of its subsidiaries) has not, since January 1, 2004, otherwise engaged in any material transactions with related parties, nor has it agreed to engage in any such transactions.

Item 8. Financial Information

CONSOLIDATED STATEMENTS AND OTHER FINANCIAL INFORMATION

Consolidated Financial Statements

See our consolidated financial statements contained in Item 18 of this annual report.

Litigation

In the ordinary course of our business, we are named, from time to time, as a defendant in various legal proceedings. We maintain liability insurance and believe that our coverage is sufficient to protect us adequately from any material financial loss as a result of any legal claims made against us.

Dividend Policy

On July 29, 2005, we paid a dividend of 0.30 per share (par value 0.40 per share) with respect to the 2004 fiscal year. This represents an 15.4% increase over the dividend paid with respect to the 2003 fiscal year. Our current intention is to continue staged increases in the percentage of profits we pay as dividends. The payment and amount of any future dividends will depend on a number of factors, including our financial performance and net income, general business conditions and our business plans and investment policies. See Additional Information Memorandum and Articles of Association Rights, Preferences and Restrictions Applicable to Our Shares Dividends.

SIGNIFICANT CHANGES

See Operating and Financial Review and Prospects Overview and Outlook for 2005 and note 29 to our financial statements.

Table of Contents**Item 9. The Offer and Listing****OFFER AND LISTING DETAILS****Market Price Information**

Our shares trade on Euronext Paris and, since September 12, 2000, our ADSs have traded on the New York Stock Exchange. The tables below set forth, for the periods indicated, the reported high and low sales prices of our shares on the Euronext Paris in euros and the reported high and low sales prices of our ADSs on the New York Stock Exchange in dollars.

	Euronext Paris ()		NYSE (\$)	
	High	Low	High	Low
Last Six Months				
November, 2005	28.90	27.23	33.09	30.90
October, 2005	27.72	25.70	33.09	30.90
September, 2005	27.45	26.10	33.65	31.45
August, 2005	28.14	26.50	34.45	32.62
July, 2005	28.44	23.36	34.41	28.72
June, 2005	25.10	23.64	30.50	29.01
Last Two Quarters By Quarter				
2005				
Second quarter	25.10	21.43	31.32	27.86
First Quarter	24.65	22.72	33.38	29.76
Last Two Years By Quarter				
2004				
Fourth Quarter	25.70	22.01	33.93	28.15
Third Quarter	24.75	20.25	29.78	24.98
Second Quarter	26.48	21.85	32.00	26.68
First Quarter	29.58	23.37	37.50	28.60
2003				
Fourth Quarter	27.99	23.45	32.75	27.77
Third Quarter	29.35	22.15	31.42	25.54
Second Quarter	25.10	15.22	29.32	16.60
First Quarter	22.69	13.83	23.40	15.47
Last Five Years				
2004	29.58	20.25	37.50	24.98
2003	29.35	13.83	32.75	15.47
2002	39.90	16.70	34.95	16.70
2001	39.27	15.83	36.88	14.75
2000	69.70	29.10	37.44	25.75

Trading of our shares on Euronext Paris was suspended for part of the day on March 7, 2002 immediately prior to the announcement of our acquisition of Bcom3.

We urge you to obtain current market quotations.

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Item 10. Additional Information

MEMORANDUM AND ARTICLES OF ASSOCIATION

Objects and Purposes

Under Article 2 of our *statuts*, our corporate purposes are to:
produce and develop advertising;

organize shows and radio or television broadcasts, set up radio, television and other programs, use movie theaters, recording or broadcasting studios and projection and viewing rooms, publish documents and publish music, sketches, scripts and theater productions; and

carry out commercial, financial, industrial and real and movable property transactions directly or indirectly related to the above in order to foster our growth.

We may also acquire interests in other businesses, regardless of such businesses' purposes.

Directors

Our *statuts* provide that a member of our supervisory board must own at least 200 of our shares for as long as he or she serves as a director. Members of our management board are not required to own any of our shares.

Each director is eligible for reappointment upon the expiration of his or her term of office. Members of the supervisory board serve six-year terms. Members over 75 years of age may not constitute more than one-third of the supervisory board. Should this limit be exceeded, the oldest member of the supervisory board will automatically be retired. Members of the management board serve four-year terms. No member of the management board may serve after the ordinary shareholders' meeting following his or her 70th birthday. The members of the management board may be dismissed either by the supervisory board or by the shareholders at a general meeting. The members of the supervisory board may be dismissed only by the general meeting of shareholders.

Under the French commercial code, any transaction directly or indirectly between a company and one of its directors that cannot be reasonably considered in the ordinary course of business of the company is subject to the prior consent of the supervisory board. Any such transaction concluded without the prior consent of the supervisory board can be nullified if it causes prejudice to the company. An interested director, or a person acting on the director's behalf, can be held liable on this basis. The statutory auditor must be informed of the transaction within one month following its conclusion and must prepare a report to be submitted to the shareholders for approval at their next meeting. At the meeting, the interested director may not vote on the resolution approving the transaction, nor may his or her shares be taken into account in determining the outcome of the vote or whether a quorum is present. In the event the transaction is not ratified by the shareholders at a shareholders' meeting, it will remain enforceable by third parties against the company, but the company may in turn hold the

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interested director and, in some circumstances, the other directors, liable for any damages it may suffer as a result. In addition, the transaction may be canceled if it is fraudulent. In the case of transactions with directors that can be considered within the company's ordinary course of business, the interested director must provide a copy of the governing agreement to the chairperson of the supervisory board, and the members of the supervisory board and the statutory auditor must be informed of the principal terms of each such transaction. Similar limitations apply to transactions between a company and a holder of shares carrying 5% or more of its voting power (or, if such shareholder is a legal entity, the entity's parent, if any). Certain transactions between a corporation and one of its directors are prohibited under the French commercial code. Members of our supervisory board are not authorized, in the absence of a quorum, to vote compensation to themselves or other supervisory board members.

Rights, Preferences and Restrictions Applicable to Our Shares

Dividends

Dividends on our shares are distributed to shareholders pro rata. Outstanding dividends are payable to shareholders of record on the last business day before the date of payment. The dividend payment date is decided by the shareholders at an ordinary general meeting (or by the management board in the absence of such a decision by the shareholders). Under the French commercial code, we must pay any dividends within nine months of the end of our fiscal year unless otherwise authorized by court order. Subject to certain conditions, our management board can effect the distribution of interim dividends at any time until our financial statements for the relevant year are approved by shareholders. Dividends on shares that are not claimed within five years of the date of declared payment revert to the French government.

Voting Rights

Each of our shares carries the right to cast one vote in shareholder elections, except that a share held by the same shareholder in registered form for at least two years carries the right to cast two votes. There is no requirement in the French commercial code or our *statuts* that requires directors to serve concurrent terms. Accordingly, fewer than all of the members of our supervisory board will ordinarily stand for reelection at any particular shareholders' meeting.

Liquidation Rights

If our company is liquidated, any assets remaining after payment of our debts, liquidation expenses and all of our remaining obligations will be distributed first to repay in full the nominal value of our shares. Any surplus will be distributed pro rata among shareholders in proportion to the nominal value of their shareholdings.

Preferential Subscription Rights

Under the French commercial code, if we issue additional shares, or any equity securities or other specific kinds of additional securities carrying a right, directly or indirectly, to purchase equity securities issued by our company for cash, current shareholders will have preferential subscription rights to those securities on a pro rata basis. These preferential rights will require us to give priority treatment to those shareholders over other persons wishing to subscribe for the

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securities. The rights entitle the holder to subscribe to an issue of any securities that may increase our share capital by means of a cash payment or a set-off of cash debts. Preferential subscription rights are transferable during the subscription period relating to a particular offering, and may be listed on the Euronext Paris. A two-thirds majority of our shares entitled to vote at an extraordinary general meeting may vote to waive preferential subscription rights with respect to any particular offering. French law requires a company's board of directors and independent auditors to present reports that specifically address any proposal to waive preferential subscription rights. In the event of a waiver, the relevant securities issuance must be completed within the period prescribed by law. The shareholders may also decide at an extraordinary general meeting to give existing shareholders a non-transferable priority right to subscribe for the new securities during a limited period of time. Shareholders may also waive their own preferential subscription rights with respect to any particular offering.

Amendments to Rights of Holders

Shareholder rights can be amended only by action of an extraordinary general meeting of the class of shareholders affected. Two-thirds of the shares of the affected class voting either in person or by mail or proxy must approve any proposal to amend shareholder rights. The voting and quorum requirements for this type of special meeting are the same as those applicable to an extraordinary general meeting, except that the quorum requirements for a special meeting are 50% of the voting shares, or 25% upon resumption of an adjourned meeting.

Except as described under Anti-Takeover Provisions, our *statuts* do not contain any provisions that discriminate against existing or prospective holders of substantial numbers of our shares. See also Anti-Takeover Effects of Applicable Law and Regulations.

Ordinary and Extraordinary Meetings

In accordance with the French commercial code, there are two types of shareholders' general meetings: ordinary and extraordinary.

Ordinary general meetings of shareholders are required for matters that are not specifically reserved by law to extraordinary general meetings, such as:

electing, replacing and removing members of the supervisory board;

appointing independent auditors;

declaring dividends or authorizing dividends to be paid in shares;

approving the company's annual financial statements; and

issuing debt securities.

Extraordinary general meetings of shareholders are required for approval of matters such as amendments to our *statuts*, including any amendment required in connection with extraordinary corporate actions. Extraordinary corporate actions include:

changing our company's name or corporate purpose;

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increasing or decreasing our share capital;

creating a new class of equity securities;

authorizing the issuance of investment certificates or convertible or exchangeable securities;

establishing any other rights to equity securities;

selling or transferring substantially all of our assets; and

voluntarily liquidating our company.

Calling Shareholders Meetings

The French commercial code requires our management board to convene an annual ordinary general meeting of shareholders for approval of the annual accounts. This meeting must be held within six months of the end of each fiscal year. This period may be extended by an order of the president of the Tribunal de Commerce. The management board and the supervisory board may also convene an ordinary or extraordinary meeting of shareholders upon proper notice at any time during the year. If the management board and our supervisory board fail to convene an annual shareholders meeting, our independent auditors or a court-appointed agent may call the meeting. Any of the following may request the court to appoint an agent:

one or several shareholders holding at least 5% of our share capital;

in cases of urgency, designated employee representatives or any interested party;

duly qualified associations of shareholders who have held their shares in registered form for at least two years and who together hold at least 1% of the voting rights of our company; or

in a bankruptcy, our liquidator or court-appointed agent may also call a shareholders meeting in some instances.

Shareholders holding more than 50% of our share capital or voting rights may also convene a shareholders meeting after a public offer to acquire control of our company or a sale of a controlling stake in our capital.

Notice of Shareholders Meetings

We must announce general meetings at least 30 days in advance by means of a preliminary notice published in the Bulletin des Annonces Legales Obligatoires (the BALO). The preliminary notice must first be sent to the Autorité des Marchés Financiers (the AMF). The AMF also recommends that a summary of such preliminary notice be published in a newspaper of national circulation in France. The preliminary notice must disclose, among other things, the time, date and place of the meeting, whether the meeting will be ordinary or extraordinary, the agenda, a draft of the resolutions to be submitted to the shareholders, a description of the procedures which holders of bearer shares must follow to attend the meeting,

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the procedure for voting by mail and a statement informing the shareholders that they may propose additional resolutions to the management board within ten days of the publication of the notice.

We must send a final notice containing the agenda and other information about the meeting at least 15 days prior to the meeting or at least six days prior to the resumption of any meeting adjourned for lack of a quorum. The final notice must be sent by mail to all registered shareholders who have held shares for more than one month prior to the date of the preliminary notice. The final notice must also be published in the BALO and in a newspaper authorized to publish legal announcements in the local administrative department in which our company is registered, with prior notice having been given to the AMF.

In general, shareholders can take action at shareholders' meetings only on matters listed in the agenda for the meeting. One exception to this rule is that shareholders may take action with respect to the dismissal of members of the supervisory board, regardless of whether this action is on the agenda. Additional resolutions to be submitted for approval by the shareholders at the meeting may be proposed to the management board (within ten days of the publication of the preliminary notice in the BALO) by:

designated employee representatives;

one or several shareholders holding a specified percentage of shares; or

a duly qualified association of shareholders who have held their shares in registered form for at least two years and who together hold at least 1% of the voting rights in our company.

The management board must submit properly proposed resolutions to a vote of the shareholders.

During the two weeks preceding a meeting of shareholders, any shareholder may submit written questions to the management board relating to the agenda for the meeting. The management board must respond to these questions during the meeting.

Attendance and Voting at Shareholders' Meetings

Each share confers on the shareholder the right to cast one vote, except that shares owned by the same shareholder in registered form for at least two years carry double voting rights. Shareholders may attend ordinary meetings and extraordinary shareholders' meetings and exercise their voting rights, subject to the conditions specified in the French commercial code and our *statuts*. There is no requirement that shareholders have a minimum number of shares in order to attend or to be represented at an ordinary or extraordinary general meeting.

To participate in any general meeting, a holder of shares held in registered form must have shares registered in his or her name in a shareholder account maintained by us or on our behalf by an agent appointed by us at least five days prior to the date set for the meeting. A holder of bearer shares must obtain a certificate from the accredited intermediary with whom the holder has deposited his or her shares. This certificate must indicate the number of bearer shares

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the holder owns and must state that these shares are not transferable until the time fixed for the meeting. The holder must deposit this certificate at the place specified in the notice of the meeting at least five days before the meeting.

Proxies and Votes by Mail

In general, all shareholders who have properly registered their shares or duly presented a certificate from their accredited financial intermediary may participate in general shareholders' meetings. Shareholders may participate in general meetings either in person or by proxy. Shareholders may vote in person, by proxy or by mail.

Proxies will be sent to any shareholder on request. To be counted, such proxies must be received at our registered office, or at any other address indicated on the notice convening the meeting, prior to the date of the meeting. A shareholder may grant proxies to his or her spouse or to another shareholder. A shareholder that is a corporation may grant proxies to a legal representative. Alternatively, the shareholder may send us a blank proxy without nominating any representative. In this case, the chair of the meeting will vote blank proxies in favor of all resolutions proposed by the management board and against all others.

With respect to votes by mail, we are required to send shareholders a voting form. The completed form must be returned to us at least three days prior to the date of the shareholders' meeting.

Quorum

The French commercial code requires that shareholders having at least 25% of the shares entitled to voting rights must be present in person or be voting by mail or by proxy to fulfill the quorum requirement for:

an ordinary general meeting; or

an extraordinary general meeting where an increase in our share capital is proposed through incorporation of reserves, profits or share premium.

The quorum requirement is one-third of the shares entitled to voting rights, determined on the same basis, for any other extraordinary general meeting.

If a quorum is not present at a meeting, the meeting is adjourned. When an adjourned meeting is resumed, there is no quorum requirement for an ordinary meeting or for an extraordinary general meeting where an increase in our share capital is proposed through incorporation of reserves, profits or share premium. However, only questions that were on the agenda of the adjourned meeting may be discussed and voted upon. In the case of any other reconvened extraordinary general meeting, shareholders having at least 25% of outstanding voting rights must be present in person or be voting by mail or proxy for a quorum. If a quorum is not present, the reconvened meeting may be adjourned for a maximum of two months. Any deliberation by the shareholders taking place without a quorum is void.

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Majority

Holders of a simple majority of a company's voting power present, voting by mail or represented by proxy may pass any resolution on matters required to be considered at an ordinary general meeting, or concerning a capital increase by incorporation of reserves, profits or share premium at an extraordinary general meeting. At any other extraordinary general meeting, a two-thirds majority of the voting power present, voting by mail or represented by proxy is required.

A unanimous shareholder vote is required to increase liabilities of shareholders.

Abstention from voting by those present or those represented by proxy or voting mail is counted as a vote against the resolution submitted to the shareholder vote.

In general, a shareholder is entitled to one vote per share at any general meeting, except that shares owned by the same shareholder in registered form for at least two years carry double voting rights. Under the French commercial code, shares of a company held by entities controlled directly or indirectly by that company are not entitled to voting rights and are not considered for quorum purposes.

Limitations on Right to Own Securities

Our *statuts* contain no provisions that limit the right of shareholders to own our securities or hold or exercise voting rights associated with those securities. See **Exchange Controls** for a description of certain requirements imposed by the French commercial code.

Anti-Takeover Provisions

Our *statuts* provide double voting rights for shares held by the same shareholder for at least two years. Our *statuts* further provide that any person or group that fails to notify us within 15 days of acquiring or disposing of 1% or any multiple of 1% of our shares will be deprived of voting rights for shares in excess of the unreported fraction. In addition, our *statuts* provide that we may require a corporate entity holding shares representing more than 2.5% of our share capital or voting rights to disclose to us the identity of all persons holding, directly or indirectly, more than one-third of the share capital or voting rights of that entity. Shareholders who fail to comply with this requirement may be deprived of voting rights until the required disclosure is made. Finally, our shareholders have authorized our management board to increase our capital in response to a third party tender offer for our shares. The exercise of this authority would be subject to the control of the AMF.

Anti-Takeover Effects of Applicable Law and Regulations

The French commercial code provides that any individual or entity, acting alone or in concert with others, that becomes the owner, directly or indirectly, of more than 5%, 10%, 20%, one-third, 50% or two-thirds of the outstanding shares or voting rights of a listed company in France, such as our company, or that increases or decreases its shareholding or voting rights above or below any of those percentages, must notify the company within 15 calendar days of the date it crosses such thresholds of the number of shares it holds and their voting rights. The

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individual or entity must also notify the AMF within five trading days of the date it crosses these thresholds.

French law and AMF regulations impose additional reporting requirements on persons who acquire more than 10% or 20% of the outstanding shares or voting rights of a listed company. These persons must file a report with the company, the AMF within 15 days of the date they cross the threshold. In the report, the acquiror must specify its intentions for the following 12-month period, including whether or not it intends to continue its purchases, to acquire control of the company in question or to nominate candidates for the board of directors. The AMF makes the notice public. The acquiror must also publish a press release stating its intentions in a financial newspaper of national circulation in France. The acquiror may amend its stated intentions, provided that it does so on the basis of significant changes in its own situation or that of its shareholders. Upon any change of intention, it must file a new report.

To permit holders to give the required notice, we are required to publish in the BALO no later than 15 calendar days after the annual ordinary general shareholders meeting information with respect to the total number of voting rights outstanding as of the date of such meeting. In addition, if the number of outstanding voting rights changes by 5% or more between two annual ordinary general meetings, we are required to publish in the BALO, within 15 calendar days of such change, the number of voting rights outstanding and provide the AMF with written notice of such information. The AMF publishes the total number of voting rights so notified by all listed companies in a weekly notice (avis), noting the date each such number was last updated.

If any person fails to comply with the legal notification requirement, the shares or voting rights in excess of the relevant threshold will be deprived of voting rights for all shareholders meetings until the end of a two-year period following the date on which their owner complies with the notification requirements. In addition, any shareholder who fails to comply with these requirements may have all or part of his or her voting rights suspended for up to five years by the Commercial Court at the request of the chair, any shareholder or the AMF and may be subject to a fine.

The French commercial code authorizes French companies to require persons holding their shares in bearer form to disclose the beneficial owner(s) of those shares. The voting and dividend rights associated with the shares can be suspended until the required disclosure is made.

Under AMF regulations, and subject to limited exemptions granted by the AMF, any person or persons acting in concert that own in excess of one-third of the share capital or voting rights of a French listed company must initiate a public tender offer for the balance of the share capital of such company.

In addition, a number of provisions of the French commercial code allow corporations to adopt *statuts* that have anti-takeover effects, including provisions that allow:

limitations on the voting power of shareholders; and

shareholders agreements that provide for preemptive rights in case of a sale of shares by a shareholder.

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MATERIAL CONTRACTS

Strategic Alliance Agreement

On November 30, 2003, we entered into an agreement (the Alliance Agreement) to form a strategic alliance with Dentsu. The Alliance Agreement supersedes and gives further effect to the strategic alliance memorandum of understanding we entered into with Dentsu on March 7, 2002.

Pursuant to the Alliance Agreement, we agreed to terminate, and to cause Saatchi & Saatchi and Zenith Optimedia to terminate, our arrangements and agreements with partners in Japan. We also agreed to partner with Dentsu in Japan exclusively and not to initiate any new activity in Japan without prior consultation with Dentsu. Subject to certain exceptions, we will represent Dentsu and its clients in the Americas, Europe, Australia and New Zealand.

Under the agreement, Dentsu will consult with us before making any investments, initiating any joint ventures or other new ventures in Australia, Europe or the Americas, and will not partner with WPP, Interpublic, Omnicom or Havas. We will not partner with any of those companies or Hakuhodo. We agreed to the continued expansion of the Dentsu network in Asia and acknowledged the existing Dentsu partnership with WPP and Dentsu Young & Rubicam, and Dentsu agreed not to expand that partnership.

In addition, we and Dentsu will share knowledge, research and learning that can be used to develop and improve services to multinational clients. We and Dentsu also indicated our expectation that we will jointly develop various communications businesses internationally, including, in particular, sports marketing businesses. Pursuant to the agreement, we founded iSe International Sports and Entertainment AG in 2003. Our company and Dentsu each has a 45% interest in iSe; Fuji television Network, Inc. and Tokyo Broadcasting Service each has a 4% interest; SportsMondial owns the remaining 2%. Finally, we and Dentsu agreed to form an executive group, to be comprised of our chief executive and chief operating officers and two executives from Dentsu, to manage our alliance. We and Dentsu will keep each other informed through this executive group of our respective expansion plans in Asia (excluding, in the case of Dentsu, Japan).

The Alliance Agreement has a term of 20 years, subject to early termination by either party in the event that Dentsu ceases to own at least 10% of our shares.

Publicis/Dentsu Shareholders Agreement

On November 30, 2003, we entered into a shareholders agreement (the Publicis/Dentsu Agreement) with Dentsu regarding certain terms of its shareholding in our company. The Publicis/Dentsu Agreement supersedes and gives further effect to the shareholders agreement memorandum of understanding we entered into with Dentsu on March 7, 2002.

Under the Publicis/Dentsu Agreement, so long as Dentsu owns at least 10% of our shares (calculated in a specified manner), we will propose to our shareholders resolutions for the appointment of two Dentsu designees to our supervisory board. Until July 1, 2012, Dentsu will be subject to a standstill limiting its ownership of our shares to the number of shares that

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entitles it to 15% of our total voting power. Dentsu also agreed that it will not transfer any of our shares until July 1, 2012, and that any transfers after that date will be subject to certain restrictions.

On September 24, 2004, we and Dentsu entered into an amendment of the Publicis/Dentsu Agreement. Such amendment was entered into to reflect the agreements and amendments entered into by and between Dentsu and Elisabeth Badinter on September 24, 2004 as described below under Elisabeth Badinter/Dentsu Shareholders Agreement .

The Publicis/Dentsu Agreement will expire on July 1, 2012, unless we and Dentsu agree to renew it for an additional 10 year term.

Elisabeth Badinter/Dentsu Shareholders Agreement

On December 2, 2003, Elisabeth Badinter and Dentsu entered into a shareholders agreement to govern their relationship as shareholders of our company (the Badinter/Dentsu Agreement). The Badinter/Dentsu agreement supersedes and gives further effect to the memorandum of understanding entered into by Ms. Badinter and Dentsu on March 7, 2002 and the letter agreement, dated March 7, 2002, of Dentsu.

Under the Badinter/Dentsu Agreement, Ms. Badinter agreed that Dentsu will be entitled to designate two members to our supervisory board so long as it owns at least 10% of our outstanding shares (calculated in a specified manner). Dentsu agreed to vote (i) to elect Ms. Badinter or her designee as chairperson of the supervisory board, (ii) to elect to the supervisory board such persons designated by her, and (iii) in favor of appointments of or changes in the members of our management proposed by Ms. Badinter, provided that Ms. Badinter shall have previously consulted with Dentsu on such appointments or changes.

The Badinter/Dentsu Agreement provides for the creation of a special committee by Ms. Badinter and Dentsu, to be comprised of members of the supervisory board designated by Ms. Badinter and Dentsu. The role of the committee is to (i) examine all strategic decisions to be submitted for the approval of the supervisory board and/or the vote of the shareholders, (ii) determine the vote on matters on which Dentsu has agreed to vote as directed by Ms. Badinter and (iii) in the case of a meeting convened at the direction of Dentsu, examine such other matters identified by a member of the committee designated by Dentsu.

In addition, Dentsu agreed that it will vote its shares as directed by Ms. Badinter on a number of matters, including those relating to certain merger or similar business combinations involving our company. Dentsu also agreed (i) not to transfer any of our shares (or any of the warrants that it received in connection with our acquisition of Bcom3) until July 12, 2012 (subject to specified exceptions), and (ii) to be subject to specified restrictions on any transfer of shares or warrants, and a right of first refusal of Ms. Badinter with respect to any transfer, in each case after July 12, 2012.

Under the Badinter/Dentsu Agreement, Dentsu is prohibited from owning a number of our shares that would entitle it to exercise more than 15% of the total voting power of our shares (as calculated in a manner specified in the agreement), subject to specified exceptions. Dentsu

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also agreed not to vote any shares that represent voting rights in excess of the 15% threshold at any shareholders meeting.

Dentsu agreed not to enter into specified agreements with third parties concerning the direction and management of our company without the prior written permission of Ms. Badinter.

On September 24, 2004, Ms. Badinter and Dentsu formed a partnership (the Société en Participation (SEP)) and approved by-laws (*statuts*) of the SEP, an unofficial English translation of which is attached as an exhibit to this annual report and incorporated herein by reference. The by-laws (*statuts*) provide that the purpose of the SEP is to exercise the voting rights attached to the shares for which the right to exercise voting rights was contributed to the SEP. On September 24, 2004, Dentsu contributed to the SEP the right to exercise the voting rights of 11,181,399 ordinary shares of Publicis, and on October 1, 2004, Ms. Badinter contributed to the SEP the right to exercise the voting rights of one (1) ordinary share of Publicis. The term of the SEP expires on the earlier of September 24, 2014 or the date on which the EB Shareholders Agreement terminates, except in the event of extension or prior dissolution, as decided by Ms. Badinter and Dentsu unanimously. The by-laws (*statuts*) provide that Dentsu will, during the duration of the existence of the SEP, contribute to the SEP the right to exercise the voting rights in respect of those shares it holds which would cause it to have voting rights in excess of 15% of Publicis's voting power. The by-laws also provide that, to the extent Dentsu's voting power in Publicis falls below 15%, the right of the SEP to exercise the voting rights attached to the shares held by the SEP will immediately end only to the extent that it allows Dentsu to have voting rights equal to 15% of the voting power of Publicis. The by-laws (*statuts*) provide that there will be one manager of the SEP who will be appointed and dismissed unanimously by Ms. Badinter and Dentsu and who shall initially be Ms. Badinter. The manager has the power to manage the SEP and, among other things, exercise the voting rights attached to the shares held by the SEP.

On September 24, 2004, Ms. Badinter and Dentsu entered into an amendment of the Badinter/Dentsu Agreement, pursuant to which such agreement was amended, among other things, to provide Ms. Badinter with a first offer right to purchase any ordinary shares of Publicis for which the right to exercise the voting rights has been contributed by Dentsu to the SEP and which Dentsu wishes to dispose or otherwise transfer to a party other than a wholly-owned subsidiary of Dentsu, subject to specified exceptions

Each of the foregoing summaries is qualified in its entirety by the full text of the Alliance Agreement, the by-laws (*statuts*) of the SEP, the Publicis/Dentsu Agreement (and the amendment thereof) and the Badinter/Dentsu Agreement (and the amendment thereof), as the case may be, each of which is attached as an exhibit to this annual report.

Agreements with Directors

Through subsidiaries, we have employment agreements with Kevin Roberts, Jack Klues and Robert Seelert. The material terms of those agreements are as follows:

Our agreement with Mr. Roberts (and a related agreement with a consulting firm owned by Mr. Roberts), dated as of November 3, 2005, effective as of January 1, 2005 until December 31, 2008, generally provide that if we terminate Mr. Roberts' employment without cause, if he

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terminates his employment for good reason or within two years of a change of control, if we terminate him or he terminates his employment for good reason (as those terms are defined in the agreements), we may be required to pay to him amounts in cash up to (i) 120% of his salary, (ii) the cost of benefits, and (iii) the maximum bonus he would have earned, including any performance bonuses, in each case for a period of one year from the date of the termination of his employment. In addition, Mr. Roberts is entitled to a deferred bonus calculated on the basis of \$200,000 per year of employment starting on January 1, 2005.

Our agreement with Mr. Klues provides that he will continue to serve as the chief executive officer of SMG. If Mr. Klues is terminated without cause or if he terminates his employment as a result of a constructive discharge, we may be required to pay him amounts equal to (i) his base salary, (ii) his target annual incentive award opportunity and (iii) a pro-rated amount of any annual incentive compensation for the year of his termination. Mr. Klues will receive a base salary plus an annual incentive opportunity ranging from zero to 160% of his base salary. Mr. Klues target annual incentive opportunity is 80% of his base salary.

Our agreement with Mr. Seelert provides that we may be obligated to provide salary and other benefits to Mr. Seelert within the contract period if we terminate his employment.

Each of the foregoing summaries is qualified in its entirety by the full text of each of the employment agreements with Messrs. Roberts, Klues and Seelert, each of which is attached as an exhibit to this annual report.

In addition, in place of the pension agreement dated November 30, 2002, one of our subsidiaries has agreed, effective January 1, 2005, to pay Mr. Roberts an annuity in the total amount of \$6,133,000 during the period from 2005 to 2009. Of this amount, \$3,825,000 is directly conditional upon his continued employment with us between October 2005 and December 2008, and would be reduced *pro rata temporis* in the event Mr. Roberts' employment were terminated by him without good reason or we terminated him for cause before the end of that period. Further, our supervisory board has agreed to pay to Maurice Lévy a deferred bonus equal to the total amount of bonuses paid or due to him since January 1, 2003 upon the termination of his employment as Chairman of the Management Board, provided he remains employed by our company until 2010 and does not compete with us for three years following such termination.

In November and December of 2004, Publicis and a subsidiary of Publicis entered into consulting agreements with Roger Haupt, a former member of our management board, who resigned from the management board effective as of December 31, 2004.

In replacement of agreements entered into prior to our acquisition of Bcom3 in 2002, we entered into a consulting services agreement with Mr. Haupt on November 8, 2004, pursuant to which Mr. Haupt will provide us with consulting services for the term of the agreement, which began on January 1, 2005 and continues until December 31, 2007. Mr. Haupt is entitled to be paid consultant fees over the term of the agreement in an aggregate amount of \$1,425,000. He is also entitled to be reimbursed for travel expenses (excluding business entertainment expenses) and he agreed not to accept as clients our competitors without our prior permission. In addition, during the term of the consulting services agreement, Mr. Haupt agreed not to compete with us in certain circumstances.

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As provided in his employment contract with Bcom3, on December 21, 2004, Leo Burnett Worldwide, Inc. entered into an executive consulting agreement with Mr. Haupt, which provides that for the five-year period commencing January 1, 2005 and ending December 31, 2009, Mr. Haupt will provide executive consulting services to us. Mr. Haupt is entitled to a yearly salary of \$427,500 for each of the five years of the term of his employment and is entitled to participate in employee plans during the period (except Mr. Haupt is not entitled to participate in any bonus plan or long-term disability or supplemental long-term disability plan). In addition, during the period of the executive consulting agreement, Mr. Haupt agreed to not compete with us in certain circumstances.

Each of the foregoing summaries of Mr. Haupt's agreements is qualified in its entirety by the full text of each of the consulting agreements for Mr. Roger Haupt, each of which is attached as an exhibit to this annual report.

EXCHANGE CONTROLS

The French commercial code currently does not limit the right of nonresidents of France or non-French persons to own and vote shares. However, nonresidents of France must file an administrative notice with French authorities in connection with the acquisition of a controlling interest in our company. Under existing administrative rulings, ownership of 20% or more of our share capital or voting rights is regarded as a controlling interest, but a lower percentage might be held to be a controlling interest in some circumstances depending upon factors such as:

the acquiring party's intentions; and

the acquiring party's ability to elect directors, and financial reliance by us on the acquiring party.

French exchange control regulations currently do not limit the amount of payments that we may remit to nonresidents of France. Laws and regulations concerning foreign exchange controls do require, however, that all payments or transfers of funds made by a French resident to a nonresident be handled by an accredited intermediary. In France, all registered banks and most credit establishments are accredited intermediaries.

TAXATION

The following discussion is a summary description of the material U.S. and French tax consequences that may apply to you as a holder of our shares.

This discussion applies only to holders who are U.S. Tax Residents. A U.S. Tax Resident is a holder who:
is not a French tax resident;

is a tax resident of the U.S. pursuant to Article 4 of the Convention Between the Government of the U.S. of America and the Government of the French Republic for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income and Capital (which was signed on August 31, 1994 and generally became effective on January 1, 1996) (the Treaty);

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is a citizen or resident of the U.S. for U.S. federal income tax purposes, is a U.S. domestic corporation or is otherwise subject to U.S. federal income taxation on a net income basis in respect of our shares; and

does not hold our shares in connection with a permanent establishment or a fixed base in France pursuant to Article 5 of the Treaty through which the holder carries on a business or performs personal services.

Further, this discussion applies only to holders for whom all the following requirements are met:
the holder owns, directly or indirectly, less than 10% of our share capital;

the holder is a U.S. Tax Resident;

the holder is entitled to the benefits of the Treaty under the limitations on benefits article of the Treaty (Article 30);

the ownership of our shares is not effectively connected with a permanent establishment or a fixed base in France;

the holder holds our shares as capital assets; and

the holder's functional currency is the U.S. dollar.

YOU ARE STRONGLY URGED TO CONSULT YOUR OWN TAX ADVISER REGARDING THE CONSEQUENCES TO YOU OF ACQUIRING, OWNING OR DISPOSING OF OUR SHARES, RATHER THAN RELYING ON THIS SUMMARY. The summary may not apply to you or may not completely or accurately describe tax consequences to you. For example, special rules may apply to U.S. expatriates, insurance companies, tax-exempt organizations, financial institutions, persons subject to the alternative minimum tax, securities broker-dealers, traders in securities that elect to mark-to-market and persons holding their shares as part of a conversion transaction or constructive sale, among others. Those special rules are not discussed in this annual report. This description does not address all aspects of U.S. and French tax laws and tax treaties that may be relevant in light of the particular circumstances of a U.S. Tax Resident holder of our shares. This description is based on U.S. and French tax laws, conventions and treaties in force as of the date of this annual report, all of which are subject to change, possibly with retroactive effect, or different interpretations. Also, this summary does not discuss any tax rules other than U.S. federal income tax and French tax rules. Further, the U.S. and French tax authorities and courts are not bound by this summary and may disagree with its conclusions. The individual circumstances of each U.S. Tax Resident holder may affect the tax consequences of holding and disposing of our shares. The particular facts or circumstances of a U.S. Tax Resident holder that may so affect the consequences are not discussed here. All holders of our shares are advised to consult their own tax advisers as to the particular tax consequences to them of acquiring, owning and disposing of our shares, including their eligibility for the benefits of the Treaty, the applicability and effect of state, local, foreign and other tax laws and possible changes in tax laws.

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Taxation of Dividends

Withholding Tax

Dividends paid to a shareholder having his or her tax residence outside France by a French company are generally subject to a 25% French withholding tax under French tax laws.

Under the Treaty, this withholding tax is reduced to 15% if all the following conditions are met:

- (i) our shares are beneficially owned by a U.S. Tax Resident,
- (ii) such ownership is not effectively connected with a permanent establishment or a fixed base that the holder has in France, and
- (iii) the holder has previously established that he or she is a U.S. Tax Resident in accordance with the following procedures:

the U.S. Tax Resident must complete French Treasury Form RF1 A EU-No. 5053 and send it to the paying establishment before the date of payment of the dividend.

if the U.S. Tax Resident cannot complete French Treasury Form RF1 A EU-No. 5053 before the date of payment of the dividend, he or she may complete a simplified certificate and send it before receiving such payment to the institution which holds the shares on its behalf. This certificate must state that the beneficial owner fulfills the following conditions:

the holder is a U.S. Tax Resident;

the holder's ownership of the shares is not effectively connected with a permanent establishment or a fixed base in France;

the holder owns all the rights attached to the full ownership of the shares including, among other things, the dividend rights;

the holder fulfills all the requirements under the Treaty to be entitled to the reduced rate of withholding tax, and

the holder claims the reduced rate of withholding tax.

If a U.S. Tax Resident has not completed French Treasury Form RF1 A EU-No. 5053 or the simplified certificate before the dividend payment date, the paying establishment will deduct French withholding tax at the rate of 25%. In that case, the holder may claim a refund of the excess withholding tax by completing French Treasury Form RF1 A-No. 5053 and sending it, by intermediary of the paying establishment, to the French tax authorities before December 31 of the second calendar year following the calendar year during which the withholding tax is levied.

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Under (i) and (ii) above, the 15% withholding tax rate may also apply to dividends paid to a U.S. partnership or similar pass-through entity as described in article 4.2.(b)(iv) of the Treaty and whose income is subject to U.S. tax either in its hands or in the hands of its partners who are U.S. Tax Residents (U.S. Tax Resident Partnership).

Specific procedures will apply if our shares are held through a U.S. Tax Resident Partnership. U.S. Tax Residents who will own their shares through a U.S. Tax Resident Partnership are advised to consult their own tax advisers as to the conditions and formalities under which they may benefit from the above-mentioned reduction of the French withholding tax.

Other Entities

Additional specific rules apply to tax-exempt U.S. pension funds and various other U.S. entities, including certain state-owned institutions (with respect to dividends derived from the investment of retirement assets) and not-for-profit organizations mentioned in article 4.2.(b)(i) and (ii) of the Treaty and U.S. Tax Resident individuals (with respect to dividends they beneficially own and that are derived from individual retirement accounts).

These entities or persons may be eligible for a reduced withholding tax rate of 15% subject to the same withholding tax filing requirements as eligible U.S. Tax Resident holders, except that they may have to supply additional documentation evidencing their entitlements to these benefits.

These entities or persons are advised to consult their own tax advisers as to the conditions under which they may benefit from the above-mentioned reduction of the French withholding tax.

U.S. Federal Income Taxes

For U.S. federal income tax purposes, the gross amount of a dividend, including any French withholding tax, will be included in your gross income as dividend income when payment is received by you, to the extent they are paid or declared paid out of our current or accumulated earnings and profits as calculated for U.S. federal income tax purposes. Dividends paid by our company will not give rise to any U.S. dividends received deduction. They will generally constitute foreign source passive income for foreign tax credit purposes. For recipients predominantly engaged in the active conduct of a banking, insurance, financing or similar business, dividends paid by our company will generally constitute foreign source financial services income for foreign tax credit purposes.

Also for U.S. federal income tax purposes, the amount of any dividend paid in euros, including any French withholding taxes, will be equal to the U.S. dollar value of the euros on the date the dividend is included in income, regardless of whether the payment is in fact converted into U.S. dollars. You will generally be required to recognize U.S. source ordinary income or loss when you sell or dispose of euros. You may also be required to recognize foreign currency gain or loss if you receive a refund under the Treaty of tax withheld in excess of the treaty rate. This foreign currency gain or loss will generally be U.S. source ordinary income or loss.

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To the extent that any dividends paid exceed our current and accumulated earnings and profits as calculated for U.S. federal income tax purposes, the distribution will be treated as follows:

first, as a tax-free return of capital, which will cause a reduction in the adjusted basis of your shares. This adjustment will increase the amount of gain, or decrease the amount of loss, that you will recognize if you later dispose of those shares; and

second, the balance of the dividend in excess of the adjusted basis will be taxed as capital gain recognized on a sale or exchange.

French withholding tax imposed on the dividends you receive at 15% under the Treaty is treated as payment of a foreign income tax. You may take this amount as a credit against your U.S. federal income tax liability, subject to specific conditions and limitations.

Under the Jobs and Growth Tax Relief Reconciliation Act of 2003 (the Act), the maximum rate of U.S. federal income tax applicable to qualified dividend income of an individual is generally 15 percent. Qualified dividend income includes dividends received during the taxable year from qualified foreign corporations if certain requirements are met. For example, in order to be eligible for the reduced rates, a shareholder must hold the stock with respect to which the dividend is paid for more than 60 days during the 121 day period surrounding the ex-dividend date for the dividend. In addition, a shareholder will not be entitled to the reduced rates if such shareholder is under an obligation to make related payments with respect to positions in substantially similar or related property (whether pursuant to a short sale, a hedge or otherwise). A qualified foreign corporation is a foreign corporation that is eligible for benefits of a comprehensive income tax treaty with the U.S. which the Secretary determines is satisfactory for purposes of the rules relating to the reduced tax on dividends and which includes an exchange of information program. The Joint Committee on Taxation stated that until the Treasury Department issues guidance regarding the determination of treaties as satisfactory for this purpose, a foreign corporation will be considered to be a qualified foreign corporation if it is eligible for the benefits of a comprehensive income tax treaty with the U.S. that includes an exchange of information program (other than the current U.S.-Barbados income tax treaty). In addition, a foreign corporation is treated as a qualified foreign corporation with respect to any dividend paid by such corporation if the stock with respect to which the dividend is paid is readily tradable on an established securities market in the U.S. Nevertheless, a foreign corporation is not a qualified foreign corporation if, for the taxable year in which the dividend was paid, or the preceding taxable year, the corporation is a passive foreign investment company (a PFIC). Publicis has not examined whether it is or has been a PFIC, but Publicis believes that it is not and has not been a PFIC. Accordingly, Publicis believes that dividends paid by Publicis with respect to the ADSs traded on the New York Stock Exchange should be eligible for the reduced tax rates for a shareholder who meets the holding period and other requirements of the Act. Under the Act, in connection with determining a shareholder's foreign source income for purposes of the shareholder's foreign tax credit limitation, special rules apply to the receipt of qualified dividend income. In addition, the Treasury Department has announced its intention to promulgate rules pursuant to which shareholders will be permitted to rely on certifications from issuers to establish that dividends are treated as qualified dividends. All shareholders should consult their tax advisers to determine the consequences of the Act to them.

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Taxation of Capital Gains

Under French tax law, capital gains realized upon the sale of our shares by holders who are not French residents for French tax purposes (and who do not hold their shares in connection with a permanent establishment or a fixed base in France) are not taxable in France provided that the vendor and any related persons have not directly or indirectly held more than 25% of rights to our earnings (*droits aux bénéfices sociaux*) at any time during the five years preceding the sale.

If the holder is a U.S. Tax Resident, the holder will not be subject to French tax on any capital gain if the holder sells or exchanges its shares, unless the holder has a permanent establishment or fixed base in France and the shares sold or exchanged were part of the business property of that permanent establishment or fixed base.

In general, for U.S. federal income tax purposes, you will recognize capital gain or loss if you sell or exchange your shares in the same manner as you would if you were to sell or exchange any other shares held as capital assets. Any gain or loss will generally be U.S. source gain or loss. If you are an individual, any capital gain will generally be subject to U.S. federal income tax at preferential rates if you meet the specified minimum holding periods.

PFIC

We believe that we will not be treated as a passive foreign investment company, or PFIC, for U.S. federal income tax purposes for the current taxable year or for future taxable years. However, an actual determination of PFIC status is fundamentally factual in nature and cannot be made until the close of the applicable taxable year. We will be a PFIC for any taxable year in which either:

75% or more of our gross income is passive income; or

our assets that produce passive income or that are held for the production of passive income amount to at least 50% of the value of our total assets on average.

If we were to become a PFIC, the tax applicable to distributions on our shares and any gains you realize when you dispose of our shares may be less favorable to you. You should consult your own tax advisers regarding the PFIC rules and their effect on you if you purchase our shares.

French Estate and Gift Taxes

Under The Convention Between the U.S. of America and the French Republic for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Estates, Inheritance and Gifts of November 24, 1978, if an individual holder transfers its shares in our company by gift, or if they are transferred by reason of the holder's death, that transfer will only be subject to French gift or inheritance tax if one of the following applies:

the individual holder is domiciled in France at the time of making the gift, or at the time of the individual holder's death; or

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the individual holder used our shares in conducting a business through a permanent establishment or fixed base in France, or the individual holder held our shares for that use.

French Wealth Tax

The French wealth tax does not generally apply to our shares if the holder is an individual who is a tax resident of the U.S. for purposes of the Treaty, provided that:

the individual holder does not own, alone or with related persons, directly or indirectly, shares, rights or interests the total of which gives right to at least 25% of our earnings; and

the shares are not held in connection with a permanent establishment or a fixed base in France.

Under French tax law, an individual having his or her tax residence outside France is taxable only on such individual's French assets. However, financial investments made by such individuals, provided they represent less than 5% of the share capital of the French company and are made in companies other than real property companies, are exempt from wealth tax.

U.S. Information Reporting and Backup Withholding

Dividend payments on our shares and proceeds from the sale, exchange or other disposition of the shares may be subject to information reporting to the U.S. Internal Revenue Service and possible U.S. backup withholding. U.S. federal backup withholding generally is a withholding tax imposed at the rate of 28% on specified payments to persons that fail to furnish required information. Backup withholding will not apply to a holder who furnishes a correct taxpayer identification number or certificate of foreign status and makes any other required certification, or who is otherwise exempt from backup withholding. Any U.S. persons required to establish their exempt status generally must file Internal Revenue Service Form W-9, entitled "Request for Taxpayer Identification Number and Certification."

Amounts withheld as backup withholding may be credited against your U.S. federal income tax liability. You may obtain a refund of any excess amounts withheld under the backup withholding rules by filing the appropriate claim for refund with the U.S. Internal Revenue Service and furnishing any required information in a timely manner.

DOCUMENTS ON DISPLAY

We are subject to the periodic reporting and other informational requirements of the Exchange Act. Under the Exchange Act, we are required to file reports and other information with the SEC. Copies of reports and other information, when so filed, may be inspected without charge and may be obtained at prescribed rates at the public reference facilities maintained by the SEC at Judiciary Plaza, 450 Fifth Street, N.W., Washington, D.C. 20549. The public may obtain information regarding the Washington, D.C. Public Reference Room by calling the SEC at 1-800-SEC-0330. The public may also view our annual reports and other documents filed with the SEC on the Internet at www.sec.gov. As a foreign private issuer, we are exempt from

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the rules under the Exchange Act prescribing the furnishing and content of quarterly reports and proxy statements, and our officers, directors and principal shareholders are exempt from the reporting and short-swing profit recovery provisions in Section 16 of the Exchange Act.

ENFORCEABILITY OF CIVIL LIABILITIES AGAINST FOREIGN PERSONS

Our company is a corporation organized under the laws of France. The majority of our directors are citizens and residents of countries other than the U.S., and the majority of our assets are located outside of the U.S. Accordingly, it may be difficult for investors:

to obtain jurisdiction over our company or our directors in courts in the U.S. in actions predicated on the civil liability provisions of the U.S. federal securities laws;

to enforce judgments obtained in such actions against us or our directors;

to obtain judgments against us or our directors in original actions in non-U.S. courts predicated solely upon the U.S. federal securities laws; or

to enforce against us or our directors in non-U.S. courts judgments of courts in the U.S. predicated upon the civil liability provisions of the U.S. federal securities laws.

Each of the foregoing statements applies to our auditors as well.

Item 11. *Quantitative and Qualitative Disclosures About Market Risk*

As a result of our global operating activities and our financing activities, we are subject to various market risks relating primarily to foreign currency exchange rate risk and interest rate risk.

INTEREST RATE RISK

As of December 31, 2004, we had total outstanding financial indebtedness (under French GAAP) of 1,960 million. This indebtedness was comprised of the following: 7 million in obligations under our 2% notes due 2007, 929 million in obligations under our 1.0% notes due 2018 (including 239 million in redemption premium), 672 million in obligations under our 0.75% notes due 2008, 29 million in bank loans, 172 million of bank overdrafts, 139 million in capitalized lease obligations and 12 million in accrued interest. Of the total indebtedness outstanding at the end of 2004, 220 million was due within one year, 672 million was due after more than one year but within five years and the remainder was due after more than five years. Other than our obligations under the 2.0% notes due 2007, the 1.0% notes due 2018 and the 0.75% notes due 2008, our debt bore interest at variable rates; the average annual interest rate for 2004 was 3.4%.

We do not have any long-term borrowings at variable interest rates. Consequently, a hypothetical increase of 1% in average interest rate would not have an impact on our annual interest expense.

As of December 31, 2004, approximately 87% of our debt was denominated in euros and 7% was denominated in U.S. dollars. Our policy is to hold cash and cash equivalents in various

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currencies corresponding to the exposure of our various subsidiaries around the world. We generally do not use financial instruments to hedge interest rate risk.

FOREIGN CURRENCY EXCHANGE RATE RISK

We conduct operations in 109 countries around the world. The geographic diversity of our operations is reflected by the currencies that make up our results of operations. In 2004, more than two-thirds of our revenue was realized in currencies other than the euro, including approximately 42% in U.S. dollars. The majority of our subsidiaries carry out businesses that are essentially local, with almost all of their revenue received in local currency and almost all of their costs incurred in local currency. Our exposure to losses resulting from differences between the currencies in which we receive revenue and the currencies in which we incur costs tends to be limited.

We hold assets and liabilities, earn income and pay expenses of our subsidiaries in a variety of currencies. The majority of commercial transactions are denominated in the local currencies of the originating countries. As a result, exchange rate risk is generally not significant. However, we hedge some risk through routine foreign currency hedging.

Our financial debt mainly consists of notes issued by us exclusively in euros, for which no foreign currency hedging is required. Short-term credit lines and overdrafts commonly used by our subsidiaries are in the currency of the borrowing entity and therefore carry no exchange-rate risk. Inter-company loans/borrowings are hedged as appropriate, whenever they present a net exposure to exchange-rate risk.

Off-balance sheet financial instruments held to manage foreign currency risk are as follows:

I. Intercompany Receivables and Payables

Currency sold	Currency purchased	Amount of currency sold (local currency, in millions)	Amount of currency purchased (local currency, in millions)	Fair value of the hedging instrument (millions)
AUD	USD	(45.1)	32.3	(2.1)
CAD	USD	(3.8)	2.9	0.3
CHF	EUR	(1.5)	1.0	0.0
DKK	USD	(40.7)	6.6	(0.6)
EUR	CHF	(26.1)	40.3	0.0
EUR	GBP	(13.2)	9.1	(0.4)
EUR	USD	(465.1)	590.2	(33.4)
GBP	USD	(20.5)	36.3	(1.9)
NOK	EUR	(41.1)	5.0	0.0
NZD	GBP	(18.0)	6.6	(0.2)
SEK	EUR	(54.5)	6.0	0.0
SEK	USD	(148.9)	19.6	(2.2)
THB	EUR	(232.5)	4.5	0.1
USD	EUR	(18.4)	14.9	1.4
Total				(39.0)

Table of Contents**II. Third Party Receivables and Payables**

Currency sold	Currency purchased	Amount of currency sold (local currency, in millions)	Amount of currency purchased (local currency, in millions)	Fair value of the hedging instrument (millions)
CHF	CHF	(1.9)	1.2	0.0
CHF	USD	(0.2)	0.1	0.0
EUR	CAD	(0.2)	0.3	0.0
EUR	GBP	(3.3)	2.3	(0.1)
EUR	USD	(1.1)	1.5	(0.1)
USD	AUD	(1.5)	2.1	0.1
USD	CAD	(1.6)	2.0	0.0
USD	CHF	0.0	0.0	0.0
USD	DKK	0.0	0.1	0.0
USD	EUR	(0.5)	0.4	0.0
USD	GBP	(0.1)	0.1	0.0
USD	INR	(3.0)	132.2	0.0
USD	JPY	(8.9)	905.7	0.0
USD	KRW	(6.2)	6,536.1	0.1
USD	NOK	(0.1)	0.3	0.0
USD	SEK	0.0	0.1	0.0
USD	THB	(0.3)	11.8	0.0
Total				(0.0)

Table of Contents**III. Future Flows (Dividends and Interest Receivable, Firm Sales)**

Currency sold	Currency purchased	Amount of currency sold (local currency, in millions)	Amount of currency purchased (local currency, in millions)	Fair value of the hedging instrument (millions)
EUR	CHF	(0.1)	0.2	0.0
EUR	USD	(1.6)	1.3	(0.1)
JPY	GBP	(39.3)	0.2	0.0
NOK	EUR	(0.9)	0.1	0.0
SEK	EUR	(0.1)	0.0	0.0
THB	EUR	(0.1)	0.0	0.0
USD	CHF	(0.3)	0.3	0.0
USD	CZK	0.0	1.0	0.0
USD	DKK	(0.2)	1.1	0.0
USD	EUR	(15.0)	11.3	0.3
USD	GBP	(11.5)	6.1	0.1
USD	NOK	(0.1)	0.8	0.0
USD	PLN	(0.1)	0.2	0.0
USD	SEK	(0.4)	2.8	0.0
Total				(0.3)
Total I + II + III				(38.7)

All of these contracts mature in 2005.

Our consolidated financial statements are presented in euros. Therefore, when we prepare our financial statements, we must translate our assets, liabilities, income and expenses in currencies other than the euro into euros at then-applicable exchange rates. Consequently, increases and decreases in the value of the euro will affect the value of these items in our financial statements, even if their value has not changed in their original currency. In this regard, an increase in the value of the euro relative to other currencies may result in a decline in the reported value, in euros, of our interests held in those currencies. If the relative value of the euro to the U.S. dollar increases, the U.S. dollar equivalent of ADSs and cash dividends paid in euros on our ADSs will increase as well.

EQUITY MARKETS RISK

Our exposure to equity markets risk relates primarily to our investment in equity securities of unconsolidated entities, particularly the Interpublic Group. At December 31, 2004, the market value of our quoted equity securities amounted to 52 million, compared to a carrying value for French GAAP purposes of 15 million.

As of December 31, 2004, we held 13,382,843 million treasury shares, or approximately 6.85% of our total share capital. We are thus exposed to fluctuations in the market price of our shares. Under both French and U.S. GAAP, treasury shares are deducted from consolidated shareholders' equity.

Item 12. Description of Securities Other Than Equity Securities

Not applicable.

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PART II

Item 13. *Defaults, Dividend Arrearages and Delinquencies*

None.

Item 14. *Material Modifications to the Rights of Security Holders and Use of Proceeds*

None.

Item 15. *Controls and Procedures*

Our chief executive officer and our chief financial officer have evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Exchange Act Rule 13a-15(e)) as of December 31, 2004. Based on that evaluation, our chief executive officer and our chief financial officer have concluded that, as of that date, our disclosure controls and procedures were effective to ensure that (i) information required to be disclosed by us in the reports that we file under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and (ii) that such information is accumulated and communicated to our management, including our chief executive officer and our chief financial officer, as appropriate to allow timely decisions regarding required disclosure.

There have been no significant changes in our internal controls or, to our knowledge, other factors that could significantly affect our internal controls subsequent to the evaluation date. Therefore, no corrective actions were taken.

Item 16A. *Audit Committee Financial Expert*

The supervisory board has determined that Gerard Worms, chairman of the audit committee, is an audit committee financial expert and an independent director.

Item 16B. *Code of Ethics*

We have adopted a code of ethics (as that term is defined in the instructions to Item 16B of Form 20-F) that applies specifically to our chief executive officer, chief financial officer and other principal financial officers. That code of ethics is attached as an exhibit to this annual report. We also adopted a code of ethics applicable to all employees that addresses the subjects referenced in NYSE Rule 303A.10. Our codes of ethics are available on our website, at www.publicis.com. In addition, we undertake to provide a copy of our codes of ethics to any person without charge upon request. Such requests may be directed to our legal department by phone at 33 1 44 43 70 00 or by mail to 133, avenue des Champs-Élysées, 75008 Paris, France.

Item 16C. *Principal Accountant Fees and Services*

Accountant Fees

Ernst & Young Audit and Mazars & Guérard served as our independent auditors for the years ended December 31, 2002, 2003 and 2004, for which audited financial statements appear

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in this annual report. As described in the Explanatory Note, Ernst & Young has provided a separate audit report on the financial statements for 2004, which report is included in this Form 20-F/A.

The following table sets forth the aggregate fees for professional services and other services rendered by Ernst & Young Audit and Mazars & Guérard with respect to the financial statements for 2004 and 2003.

	2004		2003	
	(millions)		(millions)	
	Ernst & Young Audit	Mazars & Guérard	Ernst & Young Audit	Mazars & Guérard
Audit Fees	6.0	4.5	4.0	4.0
Audit Related Fees	0.4	0.5	0.3	0.5
Tax Fees	0.1		0.2	
All Other Fees				
Total Fees	6.5	5.0	4.5	4.5

Audit Fees are the aggregate fees billed by our independent auditors for the audit of our individual and consolidated annual financial statements, reviews of interim financial statements and attestation services that are provided in connection with statutory and regulatory filings or engagements.

Audit-Related Fees are the aggregate fees billed by our independent auditors for assurance and related services that are reasonably related to the performance of the audit or review of our financial statements and are not reported under Audit Fees. Audit-Related Fees include consultations concerning financial accounting and reporting standards and due diligence services.

Tax Fees are the aggregate fees billed by our independent auditors for professional services related to tax compliance and tax consultations, including assistance in connection with tax audits.

Audit Committee Pre-Approval Policies and Procedures

The audit committee of our board of directors chooses and submit to AGM s vote our independent auditors to audit our financial statements, subject to the approval of our shareholders. Since May 2003, our audit committee has followed a policy that requires management to obtain the audit committee s approval before engaging our independent auditors to provide any other audit or permitted non-audit services to us or our subsidiaries.

This policy, which is designed to assure that such engagements do not impair the independence of our auditors, requires the audit committee to pre-approve various audit and permitted non-audit services that may be performed by our auditors. All services, including audit services, audit-related services, tax services and all other services, are subject to specific pre-approval. The audit committee is not permitted to approve any engagement of our auditors if the services to be performed either fall into a category of services that are not permitted by applicable law or the services would be inconsistent with maintaining the auditors independence.

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Item 16D. *Exemptions from the Listing Standards for Audit Committees*

Not applicable.

Item 16E. *Purchases of Equity Securities by the Issuer and Affiliated Purchasers*

Not applicable.

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PART III

Item 18. *Financial Statements*

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRMS

To the Board of Directors
and Shareholders of Publicis Groupe, S.A.

We have audited the accompanying consolidated balance sheets of Publicis Groupe, S.A. and subsidiaries (the Company), as of December 31, 2003 and 2002 and the related consolidated statements of income, shareholders' equity and cash flows for the years then ended. As set forth below, the information in Note 31 to the consolidated financial statements has been restated. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. We were not engaged to perform an audit of the Company's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company at December 31, 2003 and 2002, and the consolidated results of their operations and their cash flows for the years then ended, in conformity with the accounting principles generally accepted in France.

Accounting principles generally accepted in France vary in certain respects from accounting principles generally accepted in the United States of America. Information relating to the nature and the effect of such differences is presented in Note 31 to the consolidated financial statements.

As described in Note 31 - Summary of differences between generally accepted accounting principles in France and the United States of America, the 2003 and 2002 financial information set forth therein have been restated.

Paris, France

March 12, 2004 except for Note 31 for which the date is December 23, 2005

/s/ Frédéric Allilaire
Mazars & Guérard, S.A.
Represented by
Frédéric Allilaire

/s/ Bruno Perrin
Ernst & Young Audit
Represented by
Bruno Perrin

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors
and Shareholders of Publicis Groupe, S.A.

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Paris, France

December 23, 2005

/s/ Bruno Perrin

Ernst & Young Audit

Represented by Bruno Perrin

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CONSOLIDATED FINANCIAL STATEMENTS
31 DECEMBER 2004

Consolidated Income Statement

<i>Millions of euros</i>	<i>Notes</i>	2004	2003	2002
Revenues		3,825	3,863	2,926
Personnel expenses	3	(2,197)	(2,254)	(1,659)
Other operating expenses	4	(921)	(932)	(734)
Total operating expenses		(3,118)	(3,186)	(2,393)
Operating income before depreciation and amortization		707	677	533
Depreciation and amortization expense (excluding goodwill and intangibles arising on acquisition)	5	(117)	(124)	(104)
Operating income before amortization of intangibles on acquisition		590	553	429
Amortization of intangibles arising on acquisition.	5	(29)	(31)	(24)
Impairment of intangibles arising on acquisition	5	(123)		
Operating income		438	522	405
Net financial costs	6	(39)	(60)	(28)
Income of consolidated companies before taxes and exceptional items		399	462	377
Exceptional items	7	23	(7)	(3)
Income taxes	8	(134)	(172)	(132)
Net change in deferred taxes related to the OBSA/Credit Linked Notes (CLN) transactions	8	130		
Net income of consolidated companies		418	283	242
Equity in net income of non-consolidated companies.	9	6	4	3
Net income before goodwill amortization		424	287	245
Group s share of net income before goodwill amortization		398	263	216
Goodwill amortization	5	(188)	(113)	(69)
Net income before minority interests		236	174	176
Minority interests		(26)	(24)	(29)
Group net income		210	150	147
Per share data (in euros)	<i>10</i>			
<i>Number of shares basic (thousands)</i>		<i>182,411</i>	<i>182,795</i>	<i>146,262</i>
Net earnings per share		1.15	0.82	0.99
<i>Number of share diluted (thousands)</i>		<i>251,608</i>	<i>239,541</i>	<i>171,026</i>
Net earnings per share diluted		0.97	0.75	0.97

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Table of Contents**Consolidated Balance Sheet as at December 31**

<i>Millions of euros</i>	<i>Notes</i>	2004	2003	2002
Assets				
Goodwill, net	11	2,470	2,596	3,028
Intangible assets, net	11	740	916	879
Property and equipment, net	12	439	463	599
Investments and other financial assets, net	13	106	481	98
Investments accounted for by the equity method	9	17	30	33
Non-current assets		3,772	4,486	4,637
Inventory and costs billable to clients	14	437	416	295
Accounts receivable	15	3,282	3,263	3,663
Other receivables	16	833	1,086	951
OCEANE redemption premium	17	202	215	227
Marketable securities	18	67	196	342
Cash		1,128	1,219	863
Current assets		5,949	6,395	6,341
Total assets		9,721	10,881	10,978
Liabilities and Shareholders Equity				
Capital stock		78	78	78
Additional paid-in capital and retained earnings		803	648	928
Other shareholders' equity (ORANEs) ⁽¹⁾				495
Shareholders' equity	19	881	726	1,501
Minority interests	20	46	55	100
ORANEs⁽¹⁾	21	495	495	-
Provisions for contingencies and charges	22	827	1,020	1,169
Bonds, bank borrowings and overdrafts	23	1,960	3,188	2,762
Accounts payable	24	3,694	3,590	3,832
Accrued expenses and other liabilities	25	1,818	1,807	1,614
Bonds, bank borrowings and current liabilities		7,472	8,585	8,208
Total liabilities and shareholders' equity		9,721	10,881	10,978
Net financial debt	23	563	1,166	1,330

(1) Reclassification made following clarification of certain rules by the French Financial Markets Authority (Autorité des Marchés Financiers (the AMF)) in 2003

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Shareholders Equity

Number of shares	<i>Millions of euros</i>	Capital stock	Additional paid-in capital and retained earnings	Total shareholders' equity
196,081,129	December 31, 2002 before deduction of treasury stock	78	1,739	1,817
(12,790,600)	Deduction of treasury stock existing at December 31, 2002 (1)		(316)	(316)
183,290,529	December 31, 2002 after deduction of treasury stock	78	1,423	1,501
	Dividends paid by Publicis Groupe S.A.		(44)	(44)
	Translation adjustments		(366)	(366)
81,928	Increase in capital of Publicis Groupe S.A.			
(784,804)	Negative variance on mergers of Publicis/Somarel/MLMS/MLMS2		(13)	(13)
	Consolidated net income, group share		150	150
	Reclassification of ORANEs outside shareholders equity (2)		(495)	(495)
195,378,253	December 31, 2003 before deduction of treasury stock	78	971	1,049
(13,012,389)	Deduction of treasury stock existing at December 31, 2003 (1)		(323)	(323)
182,365,864	December 31, 2003 after deduction of treasury stock	78	648	726
	Dividends paid by Publicis Groupe S.A.		(47)	(47)
	Translation adjustments		(106)	(106)
92,808	Increase in capital of Publicis Groupe S.A.			
	Release of Saatchi & Saatchi provisions		2	2
	Impact of LSF requiring consolidation of entity which issued the CLN		(6)	(6)
	Application of CNC 03-01 pensions recommendation		(16)	(16)
	Reclassification of equity warrants following redemption of the bond component of the OBSA (3)		118	118
	Consolidated net income, group share		210	210
195,471,061	December 31, 2004 before deduction of treasury stock	78	1,126	1,204
(13,015,843)	Deduction of treasury stock existing at December 31, 2004 (1)		(323)	(323)
182,455,218	December 31, 2004 after deduction of treasury stock	78	803	881

(1) Treasury stock
held at period
end, acquired in

the context of stock buyback programs, is deducted from shareholders equity (see note 1.2 accounting policies treasury stock). Changes during the financial year are shown in a separate table in this note.

- (2) Following clarification issued by the French Financial Markets Authority (AMF) on June 30, 2003 on interpretation of criteria concerning the classification of hybrid financial instruments in consolidated financial statements, the ORANEs were reclassified into a separate balance sheet captioned ORANEs outside shareholders equity.
- (3) Following the redemption of the bond component of the OBSA in September 2004, the 28,125,000 equity warrants, which have an exercise price of 30.5 euros, were reclassified into

shareholders
equity for their
amount stated net
of tax being
118 million euros
(See break-down
hereafter).

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Table of Contents**Consolidated Cash Flow Statement**

<i>Millions of euros</i>	2004	2003	2002
I Cash flows from operating activities			
Net income before minority interests	236	174	176
Capital (gain) loss on disposal (before tax)	(23)	2	4
Amortization of bond redemption premium and additional interest on OBSA	20	27	16
Depreciation and amortization on fixed assets	457	268	197
Change in deferred taxes ⁽¹⁾	(141)		
Gross operating cash flow	549	471	393
Equity in net income of unconsolidated companies	(6)	(4)	(3)
Dividends received from equity accounted investments	7	1	1
Restructuring expenses	(79)	(141)	
Change in working capital requirements	299	232	183
Net cash provided by operating activities	770	559	574
II Cash flows from investing activities			
Purchases of property and equipment and intangible assets	(104)	(118)	(74)
Proceeds from sale of property and equipment	3	22	15
Purchases of investments and other financial assets, net ⁽²⁾	480	(381)	(5)
Acquisitions of subsidiaries ⁽³⁾	(124)	(200)	(75)
Net cash provided by (used in) investing activities	255	(677)	(139)
III Cash Flows from Financing Activities			
Payment of contingent value rights attached to shares provided as consideration for Saatchi & Saatchi			(196)
Dividends paid to parent company shareholders	(47)	(44)	(32)
Dividends paid to minority shareholders of subsidiaries	(23)	(20)	(26)
Increase in capital			
Change in borrowings ⁽⁴⁾	(857)	519	445
Net purchases of treasury stock		(5)	(180)
Change in treatment of treasury stock			(138)
Net cash provided by (used in) financing activities	(927)	450	(127)
IV Impact of exchange rate fluctuations	(39)	(83)	(76)
Net change in consolidated cash flows (I + II + III + IV)	59	249	232
Cash and marketable securities at January 1	1,415	1,205	799
Bank overdrafts at January 1	(451)	(490)	(316)
Net cash and cash equivalents at beginning of year	964	715	483
Cash and marketable securities at December 31	1,195	1,415	1,205
Bank overdrafts at December 31	(172)	(451)	(490)
Net cash and cash equivalents at end of year ⁽³⁾	1,023	964	715
Net change in cash and cash equivalents	59	249	232

(1) Including a net change in deferred taxes of 130 million euros arising, in 2004, on the redemption of

the bond
component of
the OBSA and
the sale of the
CLN

- (2) Including, in 2003, 380 million euros in respect of the CLN purchased in the second half of that year and, in 2004, 487 million euros in respect of proceeds of their sale in the third quarter
- (3) After deducting the net cash of the companies acquired on the date of their acquisition
- (4) Including 558 million euros corresponding to the redemption of the bond component of the OBSA in the third quarter of 2004 and 193 million euros corresponding to the early redemption, in March 2004, of nearly all the bonds convertible into Interpublic Group (IPG) shares

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Notes to the Consolidated Financial Statements 2004

1. Summary of Significant Accounting Policies

Since January 1, 2000, the consolidated financial statements of Publicis Groupe S.A. and its subsidiaries (Publicis or the Group) have been prepared in accordance with the new rules and accounting policies applicable to consolidated financial statements in France (*nouvelles règles et méthodes relatives aux comptes consolidés*), approved by the ministerial order of June 22, 1999, which enacted Rule 99-02 of the accounting rules and regulation committee (*Comité de Réglementation Comptable* or CRC).

The consolidated financial statements for the year ended December 31, 2004 reflect the effect of the following new accounting rules applicable as from January 1, 2004:

CRC rule 04-03 issued on May 4, 2004:

The French Financial Security Act (*Loi sur la Sécurité Financière* or LSF) of August 1, 2003 includes an accounting regulation which removes the previous requirement that an entity hold shares in another, controlled, entity in order to include it in its scope of consolidation. This new regulation led Publicis to consolidate the entity that issued the CLN as from January 1, 2004. The effect on opening shareholders' equity is (6) million euros after tax.

French national accounting committee (*Conseil national de la Comptabilité* or CNC) recommendation 03-01 issued on April 1, 2003 in relation to accounting and valuation rules for pensions and other post employment benefits.

Publicis applied the recommendation concerning accounting and valuation rules for pensions and other post employment benefits as from January 1, 2004. Furthermore, in accordance with the CNC's pronouncement of July 22, 2004, Publicis opted for the recognition of actuarial gains and losses in shareholders' equity as from the initial date of application. The effect of opening shareholders' equity is (16) million euros after tax.

1.1. Consolidation Principles and Policies

Reporting currency

Publicis prepares and reports its consolidated financial statements in euros.

Scope of consolidation

Publicis consolidates all companies over which it exercises sole, direct or indirect, control, as well as companies which it manages and over which it exercises a dominant influence.

Companies over which Publicis exercises significant influence, which is presumed when the Group's ownership percentage is greater than 20%, are consolidated using the equity method.

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Certain companies that meet the criteria listed above are not consolidated, because of their non-significant nature (*i.e.*, where non-group revenue are less than 2 million). Consolidating all of these companies would not have a significant impact on the consolidated financial statements.

The list of the principal consolidated companies together with their method of consolidation is presented in note 31.

Translation of financial statements of foreign subsidiaries

The local currency denominated financial statements of subsidiaries located outside of the euro zone are translated into euros in the following manner:

Assets and liabilities are translated at year-end exchange rates;

Income statement items are translated at average exchange rates for the year;

Translation gains and losses resulting from the application of these rates are recognized in retained earnings for the Group share with the remainder being recorded in minority interests in the balance sheet.

The financial statements of subsidiaries based in hyper-inflationary economies are also translated in accordance with the above principles. This is justified by the fact that Publicis has a very limited presence in such economies (such subsidiaries, taken together, contribute less than 1.3% of consolidated revenue).

Year-end

The consolidated financial statements, and the financial statements of the parent company and almost all consolidated companies, are prepared to a December 31 year-end.

Elimination of intercompany transactions

Transactions between consolidated entities are fully eliminated, as are the corresponding receivables and payables. Similarly intercompany gains or losses on sale, internal dividends and provisions relating to subsidiaries are eliminated on consolidation.

The correct elimination of both income statement items and intercompany items in the balance sheet is based on a reconciliation process carried out at two levels:

Intercompany transactions are systematically reconciled at each month-end closing under a standardized and documented process applied by each Group entity and each of its counterpart entities;

A control is carried out centrally to ensure that intercompany transactions declared at month-end are reconciled. All intercompany balance declarations are reconciled individually by pair of companies. Differences resulting from simple errors in the declaration process that should not have an impact on the Group's results are

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adjusted in the appropriate balance sheet account captions. If necessary, residual differences are corrected by an adjustment to the consolidated income statement.

1.2. Accounting Policies

Research and study costs

Publicis records costs of research and studies as expenses in the period in which they are incurred. In 2004, these costs amounted to 25 million euros, as against 27 million euros in 2003.

These costs relate primarily to the following items: studies and tests related to advertising campaigns, development costs in respect of internet sites and related tools, research programs in respect of consumer behavior and advertisers needs in various areas, and studies and modeling conducted in order to optimize media purchases for the Group's clients.

Goodwill

Goodwill arising on consolidation represents the difference between the acquisition cost of investments in consolidated companies (including potential additional purchase price consideration, which is recognized in other liabilities when its payment is probable and it can be measured reliably) and the Group's share in the fair value of identified assets and liabilities at the date of acquisition. Goodwill is tracked in local currency with foreign currency translation differences being recognized at year-end.

Goodwill is recognized in the balance sheet and is amortized on a straight-line basis in accordance with the following policies:

Goodwill amounts of less than 150,000 are amortized immediately in full;

Goodwill related to single country media buying and sales entities is amortized over five years;

Goodwill related to international media buying networks is amortized over twenty years;

Goodwill related to advertising and marketing services entities and full service communications networks is amortized over a period varying from 10 to 40 years, depending on the country, size and the specific characteristics of each agency.

Where an indicator shows that one of these assets may have been impaired, an impairment test is performed by reference to the asset's value in use, determined on the basis of the present value of estimated future cash flows. Calculations are based on five-year cash flow forecasts, a terminal growth rate for subsequent cash flows and the application of a discount rate to all future flows: in 2004 the discount rate used varied between 9% and 9.5%, and the terminal growth rate varied between 3.5% and 4% depending on the specific characteristics of the businesses in question.

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Fair Value Adjustments on Acquisition

On first consolidation of enterprises over which the group exercises sole control, their identifiable assets and liabilities are measured at fair value. The difference between the value at which such assets and liabilities are initially recognized in the consolidated balance sheet and their prior carrying value in the balance sheet of the controlled enterprise constitutes a fair value adjustment on acquisition.

Fair value adjustments on acquisition are amortized over the life of the related assets and liabilities.

Other Intangible Assets

Other intangible assets are comprised primarily of tradenames, client relationships and software.

Tradenames with a finite useful life and client relationships are amortized over their useful lives. In practice, tradenames are not amortized as they are considered to have indefinite useful lives. Client relationships are amortized over a period from 13 to 40 years.

The method used to determine the amount of any impairment of intangible assets is based on discounted future cash flows. More precisely, for tradenames, the group uses the royalty savings method, which takes into account the future cash flows that the tradename would generate in royalties if a third party were prepared to pay them for use of the tradename. As regards client relationships, the method takes into account the discounted future cash flows expected to be generated by the clients. Independent experts perform the valuations. The financial factors used are consistent with those used for valuation of goodwill balances.

Capitalized software includes both software for internal use and software used for sales and marketing purposes, and is stated either purchase cost or, when developed internally, at production cost.

Software is generally amortized over a period of one or two years and never over more than three years.

Property and Equipment

Property and equipment is stated at historical cost. This is based either on its purchase price or on its value on contribution. A limited number of assets have been revalued in accordance with French legislation; the value of such assets is minor in terms of materiality.

Property and equipment is depreciated on a straight-line basis over the assets' useful economic lives.

Useful lives of property and equipment are generally as follows (straight-line method):

Buildings: between 20 and 50 years.

Fixtures, fittings and general installations: 10 years.

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Billboards: 4 to 7 years.

Office furniture and equipment: 5 to 10 years.

Vehicles: 4 years.

Computer hardware: 2 to 4 years.

Assets acquired under capital leases are recognized in property and equipment and a corresponding liability is recognized in financial debt. Such assets are depreciated over the periods as described above. In the income statement, the lease rental expenses are replaced by the interest expense on the debt and the depreciation expense relating to the assets.

Investments in Non-consolidated Companies

Investments in non-consolidated companies are stated at acquisition cost. A provision for impairment is recognized when their carrying amount exceeds their value in use, which is determined on the basis of criteria such as revalued net assets, capitalized earnings, quoted stock prices, the outlook for the sector or industry and the strategic value of the investment to the Group.

Other Investments

Other investments are stated at acquisition cost. A provision for impairment is recognized, if required, on the basis of a comparison with their value at the balance sheet date, which is based on the average market price for the last month of the year for listed investments and on probable sale price for non-listed investments.

Loans and Advances to Equity Accounted and Non-consolidated Companies

This account caption records financial receivables held by consolidated companies on both equity accounted companies and non-consolidated companies in which the Group has an investment.

A provision is recorded against these receivables when there is a recoverability risk resulting from the financial condition of the entities in question. Such provisions are included in the caption Provisions on investments and other financial assets.

Inventory and Costs Billable to Clients

Inventory and costs billable to represent primarily comprise work-in-progress related to the advertising business, consisting of technical, creative and production work (*e.g.*, graphic design, TV and radio production, editing), which is billable, but has not yet been billed to clients. A provision is recorded when the net realizable value is lower than the production costs incurred. Unbillable work or costs incurred relating to new client development activities are not recognized in assets except when they constitute expenses incurred during the proposal process which may be billed to the client under the terms of the contract.

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Accounts Receivable

Accounts receivable are stated at their nominal value. An allowance for doubtful accounts is recognized for receivables for which there is a risk of non-recovery.

Accounts receivable denominated in foreign currencies are valued at the year-end exchange rate. Unrealized foreign exchange gains and losses are recognized in the income statement.

Marketable Securities

The gross value of marketable securities is stated at acquisition or subscription price. If necessary, a provision is recognized on the basis of the average stock market price during the last month of the year.

Treasury Stock

Pursuant to the recommendations of the French National Accounting Committee (CNC), treasury stock held in the company's portfolio at year end in the context of stock buyback programs is, because of its possible uses (such programs having several objectives), deducted from shareholders' equity.

This does not apply to treasury stock held in the context of the liquidity contract put in place in November 2004, which is recognized as an asset under marketable securities.

Hedging Instruments

The group does not use derivative financial instruments other than routine foreign currency hedging contracts. Gains and losses are recognized in the income statement over the residual life of the hedged instruments and symmetrically match recognition of income and expenses in respect of such hedged instruments.

Pensions and Other Post-employment Benefits

The Group applies the preferred method under rule 99-02 of the CRC, recognizing all pensions and post-employment benefits in the balance sheet. The group applies the CNC's recommendation 2003-R01 Accounting and valuation rules for pensions and other post employment benefits as from January 1, 2004.

Provisions are measured in accordance with the laws and regulations specific to each country. Thus:

The German and Italian regulatory requirements are applied in respect of lump sum payments on retirement;

In France, the terms of the advertising industry's collective bargaining agreement are applied;

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In the U.K. and the U.S., pensions and other post-employment benefit obligations are outsourced in plans managed by insurance companies.

These plans may be either:

Defined contribution plans: the amount of Group contributions to the plan is recognized as an expense during the period;

Defined benefit plans: the cost of defined benefits is separately determined for each plan using the projected unit cost actuarial method. Actuarial gains and losses are recognized in income or expense when cumulative non-recognized actuarial gains and losses for a given scheme exceed 10% of the greater of the amount of the defined benefit commitment obligation or the fair value of plan assets. These gains and losses are recognized over the expected average residual working life of the employees covered by the plans.

Provisions for Litigation and Claims

The group recognizes a provision in each case where a risk related to litigation or a claim of any type (commercial, regulatory, tax or employee related) is identified, where it is probable that an outflow of resources will be necessary to extinguish this risk and where a reliable estimate of costs to be incurred can be made. In such cases, the amount of the provision is determined by the agencies and their experts, under the supervision of the Group's head office teams, on the basis of their best estimate of the probable costs related to the litigation or the claim.

Restructuring Provisions

Restructuring costs are fully provided for in the period in which the decision to implement the restructuring plan is made and announced.

In the context of acquisitions, provisions are recognized as soon as the programs have been clearly defined and their cost has been estimated. They are included in the calculation of goodwill.

These costs consist primarily of severance and early retirement payments, other employment expenses, and in some cases write-downs of property and equipment and other assets.

Vacant property provisions

A provision is recognized for the amount of rent and related expenses to be paid net of any sublease revenue to be received for all buildings that are sublet or vacant and are not intended to be used in the context of the Group's principal activities.

In the context of acquisitions, provisions are also recorded when the acquired company has property rental contracts with less favorable terms than those prevailing in the market at the acquisition date.

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Bonds and Notes Issued

Bonds are recognized at par value. In cases where a redemption premium exists, the bond liability is increased by the total amount of such a premium. This entry is balanced by recognition in assets of an identical redemption premium amount, which is amortized over the life of the bond on an actuarial basis.

When securities are issued as consideration for an acquisition, they are recognized at their fair value at that date.

Revenue

A written agreement with clients (*i.e.*, purchase order, letter, contract) indicating the nature and the amount of the work to be performed is required for the recognition of revenue. The Group's revenue recognition policies are summarized below:

For commission based customer arrangements (excluding production):

advertising creation: recognition at date of publication or broadcast;

media space buying services: recognition at date of publication or broadcast.

For other customer arrangements (*i.e.*, project based arrangements, fixed fee arrangements, time-based arrangements) and production:

Revenue is recognized in the accounting period in which the service is rendered. Services are considered to be rendered by reference to the percentage-of-completion method, irrespective of whether invoices have been issued to the client or not, once the outcome of the transaction can be estimated reliably.

Income Taxes

Net income is taxed based on the tax laws and regulations in effect in the respective countries where the income is recognized. Deferred taxes, resulting from temporary differences between the tax value and the carrying amount of assets and liabilities, are recognized in accordance with French accounting standards.

Taxable and deductible temporary differences are identified by date of maturity and entity-by-entity and are offset, if applicable, on a year-by-year basis.

Deferred taxes are calculated based on the tax laws and tax rates in effect at year-end, unless different tax rates have been legally enacted for future periods. The impact of changes in tax rates is recorded in the income statement in the period in which the change in the tax rate is decided.

Deferred tax assets are only recognized when the taxable entities in question are reasonably assured of being able to utilize them in future periods.

Table of Contents**Exceptional Items**

Publicis presents items that do not result from normal operations under the Exceptional items caption. Items appearing under this heading include gains and losses on the sale of non-current assets and the termination costs of discontinued business operations.

Exposure to Interest Rate Risk

The period to maturity of financial assets and liabilities at December 31, 2004 is as follows:

(In millions of euros)	< 1 year	1 to 5 years	> 5 years	Total
Financial liabilities ⁽¹⁾	220	672	1,068	1,960
Financial assets ⁽²⁾	(1,195)		(202)	(1,397)
Net position before financial management⁽³⁾	(975)	672	866	563
Off-balance sheet instruments				
Net position after financial management	(975)	672	866	563

(1) Gross financial indebtedness

(2) Redemption premium on Oceane, marketable securities and cash

(3) Equal to net financial indebtedness as defined in note 23 Bonds, Bank borrowings and overdrafts

Group management determines the mix between fixed and variable-rate debt and periodically reviews its decision based on interest rate trend forecasts.

At the end of 2004, the Group's gross financial indebtedness is comprised, for almost 90% of its amount, of fixed rate loans at an average interest rate of 3.4%. Net variable rate indebtedness, after deducting cash and cash equivalents, is negative: an increase of 1% of short-term interest rates would have a positive effect of 10 million euros on the group's pre-tax profits.

During 2004, the Group did not use derivative financial instruments to hedge against interest rate risks.

Liquidity Risk

To protect itself from liquidity risk, Publicis has substantial cash and cash equivalents (cash at bank and marketable securities totaling 1.195 million at December 31, 2004), as well as unused credit lines amounting to 1.476 million, which allow it to meet the short-term portion of its financial debt.

These credit lines include, in an amount of one billion euros, a multicurrency loan facility, which has not been drawn down at December 31, 2004.

Further, excluding bank overdrafts, most of the Group's debt consists of bonds which do not include specific covenants. They only include standard credit default event clauses (*i.e.*, liquidation, bankruptcy or default, either on the debt itself or on repayment of another debt if higher than a given threshold). The only early redemption options exercisable by bondholders are in respect of the Oceane 2018 and are exercisable successively in January 2006, 2010

and 2014.

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Table of Contents**Exchange Rate Risk**

The majority of sales transactions are denominated in the local currencies of the countries in which they are transacted. As a result, exchange rate risk relating to such transactions is not very significant and is occasionally hedged through foreign currency hedging contracts.

The Group's financial indebtedness is mainly comprised of bonds, issued by the parent company (see note 23), which are solely denominated in euros and are not subject to exchange rate hedges. Short-term credit lines and bank overdrafts used in the ordinary course of business by subsidiaries are denominated in the functional currency of the local company. No exchange rate risk thus exists in respect of these balances.

As regards intercompany loans and borrowings, these are subject to appropriate hedges if they present a net exposure to exchange rate risk. It should however be noted that, as most treasury needs of subsidiaries are financed at country level through cash pooling mechanisms, international financing operations are limited in number and in duration.

The table below summarizes hedging contracts in place at December 31, 2004:

I Intercompany receivables and payables

		Amount of currency	Amount of currency	Fair value of the hedging instrument
	Currency	sold (local currency, in	purchased (local currency, in	(Euro in millions)
Currency sold	purchased	millions)	millions)	
AUD	USD	(45.1)	32.3	(2.1)
CAD	USD	(3.8)	2.9	0.3
CHF	EUR	(1.5)	1.0	0.0
DKK	USD	(40.7)	6.6	(0.6)
EUR	CHF	(26.1)	40.3	0.0
EUR	GBP	(13.2)	9.1	(0.4)
EUR	USD	(465.1)	590.2	(33.4)
GBP	USD	(20.5)	36.3	(1.9)
NOK	EUR	(41.1)	5.0	0.0
NZD	GBP	(18.0)	6.6	(0.2)
SEK	EUR	(54.5)	6.0	0.0
SEK	USD	(148.9)	19.6	(2.2)
THB	EUR	(232.5)	4.5	0.1
USD	EUR	(18.4)	14.9	1.4
				(39.0)

II Third party receivables and payables

		Amount of currency	Amount of currency	Fair value of the hedging instrument
	Currency	sold (local currency, in	purchased (local currency, in	(Euro in millions)
Currency sold	purchased	millions)	millions)	

				(Euro in millions)
CHF	EUR	(1.9)	1.2	0.0
CHF	USD	(0.2)	0.1	0.0
EUR	CAD	(0.2)	0.3	0.0
EUR	GBP	(3.3)	2.3	(0.1)

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	Currency	Amount of currency	Amount of currency	Fair value of the hedging instrument (Euro in millions)
		sold (local currency, in millions)	purchased (local currency, in millions)	
Currency sold	purchased			
EUR	USD	(1.1)	1.5	(0.1)
USD	AUD	(1.5)	2.1	0.1
USD	CAD	(1.6)	2.0	0.0
USD	CHF	0.0	0.0	0.0
USD	DKK	0.0	0.1	0.0
USD	EUR	(0.5)	0.4	0.0
USD	GBP	(0.1)	0.1	0.0
USD	INR	(3.0)	132.2	0.0
USD	JPY	(8.9)	905.7	0.0
USD	KRW	(6.2)	6536.1	0.1
USD	NOK	(0.1)	0.3	0.0
USD	SEK	0.0	0.1	0.0
USD	THB	(0.3)	11.8	0.0
				(0.0)

III Future flows (dividends and interest receivable, firm sales)

	Currency	Amount of currency	Amount of currency	Fair value of the hedging instrument (Euro in millions)
		sold (local currency, in millions)	purchased (local currency, in millions)	
Currency sold	purchased			
EUR	CHF	(0.1)	0.2	0.0
EUR	USD	(1.6)	1.3	(0.1)
JPY	GBP	(39.3)	0.2	0.0
NOK	EUR	(0.9)	0.1	0.0
SEK	EUR	(0.1)	0.0	0.0
THB	EUR	(0.1)	0.0	0.0
USD	CHF	(0.3)	0.3	0.0
USD	CZK	0.0	1.0	0.0
USD	DKK	(0.2)	1.1	0.0
USD	EUR	(15.0)	11.3	0.3
USD	GBP	(11.5)	6.1	0.1
USD	NOK	(0.1)	0.8	0.0
USD	PLN	(0.1)	0.2	0.0
USD	SEK	(0.4)	2.8	0.0

0.3

TOTAL I + II + III (38.7)

In addition, changes in exchange rates between other currencies and the euro (the Group's reporting currency) may have an impact on the Group's consolidated balance sheet and income statement.

For information purposes, the breakdown of Group revenue by currency of origination is as follows:

Revenues by currency	2004	2003
Euro	27%	25%
US dollar	42%	44%
Pound sterling	10%	9%
Others	21%	22%
Total	100%	100%

A fall of 1% in the value of the euro with respect to all other currencies would have the following, favorable, effect:

28 million euros on 2004 consolidated revenue;

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4 million euros on 2004 operating income.

A fall of 1% in the value of the euro with respect to the dollar would have the following, favorable, effect:
16 million euros on 2004 consolidated revenue;

3 million euros on 2004 operating income.

Country Risk

Publicis' operations in geographic regions considered to be at risk (Asia, Latin America) continue to represent a relatively minor share (11%) of consolidated revenue.

Exposure to Share Related Risks

The main shareholdings that are exposed to a significant market risk are treasury stock in Publicis and shares in Interpublic Group (IPG):

Treasury stock in Publicis:

A decline in the value of treasury stock purchased in the context of stock buyback programs would not have an impact on earnings as the carrying value of such treasury stock is deducted from shareholders' equity.

For treasury stock acquired in the context of the liquidity contract, a reduction of 10% in its value would, on the basis of shares held at December 31, 2004, generate an income statement expense of 0.9 million euros.

IPG shares:

Given Publicis' substantial unrealized capital gain on IPG shares at December 31, 2004 (market value represents more than three and a half times the carrying value in the consolidated financial statements), a 10% decrease in their market value would not be sufficient to require recognition of a provision.

The effect of a 10% decrease in the market value of stockholdings owned by Publicis is as follows:

<i>Millions of euros</i>	Treasury stock purchased in the context of:		
	Stock buyback programs	Liquidity contract	Other (IPG shares)
Asset position	0	(0.9)	0

Earnings Per Share and Diluted Earnings Per Share

Earnings per share is calculated by dividing net income by the weighted average number of ordinary shares in issue during the period. Treasury stock acquired in the context of stock

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buyback programs is not included in the total number of shares in issue for the purposes of this calculation.

Diluted earnings per share is calculated on the basis of the weighted average number of shares that would result from the exercise of stock options and equity warrants outstanding at the balance sheet date, together with the conversion of all convertible bonds (OCEANEs) into shares and redemption of all ORANEs in shares. However, instruments that have an anti-dilutive effect on earnings per share are not taken into account.

Diluted earnings per share is calculated using the treasury stock method.

2. Comparability of financial statements

2.1. Presentation of financial statements

Because of the material effect of a number of operations in 2004, it was considered that it was appropriate to show the following items in separate captions on the face of the income statement:

Impairment of intangibles arising on acquisitions; and

Net change in deferred taxes related to the OBSA/CLN transactions.

2.2. Bcom3 Acquisition

The acquisition of the Bcom3 group was completed on September 24, 2002. The Group finalized its valuation of identifiable assets and liabilities in December 2003.

Terms of acquisition

Under the terms of the agreement, Publicis provided consideration for the acquisition by issuing the following securities to Bcom3 shareholders:

56,250,000 new Publicis shares with a value on issue of 30.50 (with a par value of 0.40 and a premium of 30.10 per share) ;

Bonds with a par value of 858 million comprised of 1,562,500 ORANEs redeemable into 28,125,000 new or existing Publicis shares; and

Bonds with a par value of 858 million, comprised of 2,812,500 OBSAs with detachable equity warrants granting the right to subscribe to 28,125,000 Publicis shares.

Characteristics of the Bonds Issued on the Acquisition of Bcom3

ORANEs Bonds redeemable into new or existing shares

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This 20-year bond issue, given as consideration for a portion of Bcom3 shares, is comprised of 1,562,500 ORANEs with a par value of 549 Euros, for a total par value of 857,812,500 Euros.

Each ORANE entitles the bearer to receive 18 existing or new Publicis shares, at the rate of one per year commencing on September 1, 2005 and concluding on the 20th anniversary of the bond (2022). In parallel, the value of the ORANE is reduced by 30.50 euros per year on each of these dates.

ORANEs bear interest at 0.82% of par value. This interest payable will be reviewed for the first time on payment of the coupon for the period September 1, 2004 to September 1, 2005, on the basis of 110% of the average of dividends over the last three financial years, however the revised coupon cannot be less than 0.82% of the par value of the ORANE.

OBSAs Bonds with detachable equity warrants

The 20-year bond with detachable equity warrants was issued on September 24, 2002 as consideration for a portion of the Bcom3 shares. It was composed of 2,812,500 bonds, with a par value of 305 Euros, for a total amount of 857,812,500 Euros. The bonds bore interest at 2.75% of par value.

Ten warrants were attached to each bond entitling the bearer to subscribe, at any moment during the period from September 24, 2013 to September 24, 2022, for a Publicis share at an exercise price of 30.50 Euros by making full cash payment on subscription.

The bond component of the OBSAs was redeemed in September 2004 in the context of the program to simplify the balance sheet structure, the equity warrants remain exercisable under the conditions outlined above.

Purchase Price

Pursuant to Rule 99-02 of the CRC, the securities provided as consideration for the acquisition were valued at fair value at the date of acquisition, September 24, 2002:

The 56,250,000 new Publicis shares were valued at the market price at the date of acquisition (17.60 per share), representing a total value of 990 million.

The 1,562,500 ORANEs were valued at 495 million, corresponding to their fair value at the date of acquisition, determined on the basis of the stock market price of Publicis shares at that date. Based on the results of a detailed assessment of the characteristics of this financial instrument, the ORANEs have been classified in a separate caption ORANEs, outside shareholders equity, in the consolidated balance sheet.

The OBSAs were valued at 642 million, an amount which includes the present value of the bond component at the acquisition date (445 million) and the fair value of the equity warrants (197 million).
Both

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of these values were calculated jointly by our internal experts and our adviser banks using a 8.5% discount rate for the bond component of the OBSA and using the Black & Scholes model to measure the value of the equity warrants at the acquisition date (with volatility assumptions between 33% to 35%).

The total acquisition price of 2,257 million breaks down as follows:

Millions of euros

Value of Publicis shares	990
Value of ORANEs	495
Value of OBSAs	642
Net deferred tax liability on the OBSA valuation adjustment	74
Acquisition expenses (net of tax)	56
Total	2,257

Goodwill

Final goodwill of 1,874 million breaks down as follows (amounts net of tax, with a tax effect of 165 million):

Millions of euros

Purchase price	2,257
Bcom3 negative shareholder's equity under French accounting standards	68
+ fair value of identified assets and liabilities:	
Restructuring expenses	141
Vacant property provisions	168
Retirement obligation provisions	45
Other items	64
allocated to plant and equipment	59
allocation to intangible assets	(578)
effect of foreign exchange	(350)
Gross goodwill at December 31, 2004	1,874

Goodwill is amortized over 40 years.

Allocation to intangible Assets

The intangible assets resulting from the identification of Bcom3's assets and liabilities, as determined by an independent expert, are as follows:

Millions of euros

Client relationships	309
Tradenames	387
Other	7
Allocation to intangible assets ⁽¹⁾	703
Deferred tax liabilities on the above	(125)
Total allocation made at the end of 2003	578

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- (1) As of 31 December 2004, taking account of the effect of changes in foreign exchange rates of 114 million euros, the gross value of intangible assets as allocated is 589 million euros.

Client relationships are amortized over their estimated useful lives, being 17 years. Tradenames are not amortized as they are considered to have an indefinite useful life.

2.3. Other changes in scope of consolidation

The Group completed several acquisitions which, though not material on an overall basis because of their size, were important for several of our businesses (United Campaigns in Russia, Thompson Murray and CLT in the U.S.). All these acquisitions taken together represent less than 1% of consolidated revenues and made a positive contribution of 1% to net income before goodwill amortization.

No material disposal took place in the year. All disposals and discontinued activities taken together represent less than 1% of consolidated revenue.

3. Personnel expenses and headcount

Personnel expenses include salaries, commissions, bonuses, employee profit sharing and holiday pay. Personnel expenses also include both social security charges related to salaries and other employee benefits. Taxes other than income taxes that are based on the level of salaries are however included in other operating expenses.

Remuneration of Supervisory Board and Management Board Members

Remuneration paid to members of the supervisory board and the management board during 2004 amounted to 1 million euros and 15 million euros respectively, as against 1.1 million euros and 7.6 million euros in 2003.

Breakdown of Headcount

	December 31, 2004	December 31, 2003	December 31, 2002
By geographical zone:			
France	3,795	3,700	3,810
Other European countries	10,356	10,032	10,417
North America	11,308	11,139	11,409
Rest of world	10,925	10,295	10,045
Total	36,384	35,166	35,681

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Commercial	22%
Creative	17%
Production and specialized activities	15%
Media and research	22%
Administration and Management	17%
Other	7%
Total	100%

(1) The breakdown envisaged by rule 99-02, under which headcount is analyzed between managers (cadres in the French text), clerical staff and workers, does not appear to be relevant in the context of the sector of activity in which the Group operates and, also, as most of the Group's operations are based outside France where the concept of a specific manager category does not generally exist. The Group thus

preferred to
analyze
headcount by
function.

4. Other Operating expenses

Other operating expenses include all external charges other than production and media purchases. They also include taxes (other than income taxes) and additions to and reversals of provisions.

5. Depreciation and amortization expense

<i>Millions of euros</i>	2004	2003	2002
Amortization expense on other intangible assets (excluding goodwill and intangibles arising on acquisition)	10	16	7
Depreciation of property and equipment	107	108	97
Depreciation and amortization on other intangible assets and property and equipment	117	124	104
Amortization of intangibles arising on acquisition	29	31	24
Impairment of intangibles arising on acquisition	123 ⁽¹⁾		
Goodwill amortization	188 ⁽²⁾	113	69
Total depreciation and amortization expense	457	268	197

(1) In the context of reorganization of the Group, Publicis decided to refocus its activities on its top tradenames and to rapidly discontinue use of certain less attractive tradenames. The average useful life of client relationship intangibles was also reduced. In consequence, the Group recorded an impairment loss of 123 million euros, which

mainly concerns
Fallon, Frankel
and Nelson.

These
impairment
losses were
calculated on
the basis of
reports prepared
by independent
experts.

- (2) Including
88 million euros
of exceptional
goodwill
amortization
which mainly
related to
Triangle U.K.
(12 million
euros),
Casadevall &
Pedreno Spain
(9), Publicis
Peru (9),
Winner &
Associates
USA (6),
Publicis
Graphics
Lebanon (6),
Publicis Salles
Norton Brazil
(6), Publicis
Basic
Philippines (5),
Wet Desert
Malaysia (4),
Ariely Israel
(4). No other
impairment loss
in respect of a
subsidiary
exceeded
3 million euros.

6. Net Financial Costs

<i>Millions of euros</i>	2004	2003	2002
Interest and other financial costs, net	(39)	(53)	(26)

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<i>Millions of euros</i>	2004	2003	2002
Foreign currency gains (losses), net	7	2	(5)
Dividends received from non-consolidated companies	1	1	4
Provisions against treasury stock			(1)
Financial expense on unwinding of discounts on long-term provisions	(8)	(10)	
Total	(39)	(60)	(28)

7. Exceptional Items

<i>Millions of euros</i>	2004	2003	2002
Discontinuance of activities and other adjustments to structures	(1)	(5)	(7)
Capital gains on redemption of the bond component of the OBSA and sale of the CLN	26		
Other capital gains (losses) on disposal	(2)	(2)	4
Exceptional items	23	(7)	(3)

8. Income Taxes**Analysis of Income Tax Expense**

<i>Millions of euros</i>	2004	2003	2002
Current tax expense	(145)	(164)	(145)
Deferred tax expense excluding exceptional items	11	(8)	13
Income taxes	(134)	(172)	(132)
Net change in deferred taxes related to capital gains on redemption of the bond component of the OBSA and the sale of the CLN	130		
Total income tax expense (including net change in deferred taxes related to capital gains on disposal)	(4)	(172)	(132)

Effective Tax Rate

The effective tax rate is as follows:

December 31,	December 31,	December 31,
-------------------------	-------------------------	-------------------------

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<i>Millions of euros</i>	2004 ⁽¹⁾	2003	2002
Income of consolidated companies before taxes and goodwill amortization	422	455	374
Exceptional capital gain on redemption of the bond component of the OBSA and sale of the CLN ⁽¹⁾	(26)		
Income of consolidated companies before taxes, goodwill amortization and OBSA/CLN capital gain	396		
French tax rate	34.33%	34.33%	34.33%
Expected tax expense:	(137)	(156)	(128)
Effect of:			

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<i>Millions of euros</i>	December 31, 2004 ⁽¹⁾	December 31, 2003	December 31, 2002
Differences in income tax rates	(4)	(8)	(2)
Use of prior tax losses and recognition of deferred tax assets in respect of prior year losses	35	8	28
Losses in year for which no deferred tax asset was recognized and provisions against deferred tax assets	(12)	(31)	(17)
Permanent differences	(16)	15	(13)
Income taxes per the income statement: ⁽¹⁾	(134)	(172)	(132)
Effective tax rate	33.8%	37.8%	35.3%

(1) In 2004, the transactions involving the redemption of the bond component of the OBSA and the sale of the CLN led to recognition of an exceptional gain of 26 million euros together with a net change in deferred taxes of 130 million euros. These transactions were excluded from the calculation of the effective tax rate in order to enable comparison with prior financial years. If exceptional items are not

excluded the effective tax rate in 2004 was 0.9%.

It should be noted that various subsidiaries in the Group have tax loss carryforwards in respect of which a deferred tax asset has not been recognized in the consolidated balance sheet because of uncertainties related to restricted possibilities for use of these losses and to their expiry in the relatively near future. They amount to 460 million euros at December 31, 2004, of which 260 million euros are of French origin.

Deferred taxes recognized in the balance sheet

Deferred tax assets and liabilities are included in the following balance sheet account captions:

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Other receivables:			
Short-term portion	76	125	155
Long-term portion	295	271	274
Total deferred tax assets	371	396	429
Provisions for contingencies and charges:			
Short-term portion	(14)	(13)	(14)
Long-term portion	(170)	(223)	(233)
Total deferred tax liabilities	(184)	(236)	(247)
Deferred tax assets, net	187	160	182
Sources of Deferred Taxes			

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Deferred tax assets arising from temporary differences	357	392	425
Deferred tax assets arising from loss carryforwards	14	4	4
Total deferred tax assets	371	396	429
Deferred tax liabilities arising from temporary differences	(27)	(28)	(5)
Deferred tax liabilities attributable to restatement of assets and liabilities at fair value on acquisitions	(157)	(208)	(242)
Total deferred tax liabilities	(184)	(236)	(247)

Deferred tax assets, net	187	160	182
	F-23		

Table of Contents**9. Investments Accounted for by the Equity Method**

Investments accounted for by the equity method at December 31, 2004 amounted to 17 million (at December 31, 2003: 30 million; at December 31, 2002: 33 million).

Changes in this account caption in 2004 were as follows:

<i>Millions of euros</i>	Balance sheet value
Total at December 31, 2003	30
New acquisitions	1
Disposals	(2)
Group share of earnings in 2004	6
Dividends paid in 2004	(7)
Effect of foreign currency and other	(11)
Total at December 31, 2004	17

The main entities accounted for under the equity method are Bartle, Bogle Hegarty (BBH) and International Sports and Entertainment (iSe). Their carrying values on the balance sheet amount to 9 million euros and 1 million euros, respectively. iSe, which was created jointly in 2003 between Publicis (45%) and Dentsu (45%), won the Hospitality and Prestige Ticketing program in respect of the FIFA 2006 World Cup Football Championship.

10. Earnings Per Share and Diluted Earnings Per Share

Earnings per share is calculated taking into account Group net income of 210 million euros and an average number of shares of 182,410,451, as against Group net income of 150 million euros and 182,795,496 shares in 2003.

Diluted earnings per share is calculated taking into account net income of 210 million euros, adjusted for an amount of 34 million euros representing financial costs related to both the OCEANEs and the ORANEs, being adjusted income of 244 million euros, as against 181 million euros in 2003.

The average number of shares taken into consideration is 251,607,849, after taking into account potential share issues resulting from the conversion of financial debt and the exercise of stock options and equity warrants in circulation, in all cases where such instruments have a dilutive effect of earnings per share. In this respect it should be noted that the calculation of dilution, when funds are obtained at the date of exercise of rights attached to certain instruments, is performed using the treasury stock method. Thus potential exercise of stock options whose exercise price is greater than 24.36 euros (being the average share price in December 2004), and of equity warrants whose exercise price is 30.5 euros, was not taken into consideration in

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determining the diluted number of shares. The number of shares taken into consideration in 2003 was 239,540,546.

11. Goodwill and Intangible Assets, Net

Goodwill balances in respect of consolidated companies can be analyzed as follows:

<i>Millions of euros</i>	Europe	North America	Rest of the World	Total
Net value 2002	784	1,780	464	3,028
Net value 2003	893	1,218	485	2,596
2004 financial year:				
Gross goodwill at January 1, 2004	1,059	1,312	522	2,893
Acquisitions in 2004 and effects of foreign currency fluctuations.	(15)	101	(56)	30
Total gross value	1,044	1,413	466	2,923
Cumulative amortization	(290)	(115)	(48)	(453)
Net value 2004	754	1,298	418	2,470

Changes in Goodwill and Other Intangible Assets, Gross

<i>Millions of euros</i>	Goodwill	Gross value		Total
		Tradenames and client relationships	Software and other	
December 31, 2002	3,244	847	122	4,213
Reclassifications	(213)	213		
Additions	269		17	286
Disposals	(8)	(4)	(30)	(42)
Translation and other	(399)	(106)	(9)	(514)
December 31, 2003	2,893	950	100	3,943
Additions	99	3	28	130
Disposals	(30)	(5)	(10)	(45)
Translation and other	(39)	(41)	(19)	(99)

December 31, 2004

2,923

907

99

3,929

Determination of fair value of identified intangible assets at acquisition date was performed by independent experts in respect of material acquisitions (Bcom3, Fallon, Frankel, Nelson, ZenithOptimedia).

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Table of Contents**Changes in Accumulated Amortization of Goodwill and Other Intangible Assets**

<i>Millions of euros</i>	Goodwill	Accumulated amortization		Total
		Tradenames and client relationships	Software and other	
December 31, 2002	216	15	75	306
Increases	113	31	16	160
Decreases	(3)	(2)	(16)	(21)
Translation and other	(29)	22	(7)	(14)
December 31, 2003	297	66	68	431
Increases ⁽¹⁾ .	188	152	10	350
Decreases	(8)	(1)	(8)	(17)
Translation and other	(24)	(14)	(7)	(45)
December 31, 2004	453	203	63	719

(1) Including 88 million euros of impairment losses in respect of goodwill and 123 million euros of impairment losses in respect of tradenames and client relationships (see note 5 Depreciation and Amortization).

12. Property and Equipment, Net
Changes in gross value of property and equipment

<i>Millions of euros</i>	Land and buildings	Gross value		Total
		Other		

December 31, 2002	196	1,134	1,130
Changes to scope of consolidation		2	2
Additions		103	103
Disposals and write offs	(1)	(149)	(150)
Translation and other	(37)	(52)	(89)
December 31, 2003	158	1,038	1,196
Changes to scope of consolidation		4	4
Additions		94	94
Disposals and write offs	(4)	(130)	(134)
Translation and other	(12)	(103)	(115)
December 31, 2004	142	903	1,045
Land and buildings			

The net book value of land and buildings of which Publicis is the proprietor is 45 million.

The Group's principal property asset is its corporate headquarters located at 133 avenue des Champs-Élysées in Paris. This seven-story building comprises about 12,000 square meters of office space primarily occupied by Group companies and 1,500 square meters of commercial property occupied by the Publicis Drugstore and two public cinemas. Following the completion

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of the major renovation program of the Drugstore and the cinemas, started at the end of 2001, the Drugstore re-opened to the public as of February 4, 2004.

The parent company, Publicis Groupe S.A., also owns four floors of the building occupied by Leo Burnett at 15 rue du Dôme in Boulogne, a suburb of Paris. Publicis also has a capital lease contract expiring in 2007 for the two other floors in this building. Following the acquisition of Saatchi & Saatchi, the Group also owns a six-story building located at 30 rue Vital Bouhot in Neuilly-sur-Seine, a suburb of Paris, comprising approximately 5,660 square meters of office space which is for the most part occupied by Group companies.

Outside France, Publicis agencies own buildings in Brussels, Amsterdam, Lisbon, Lima and Seoul, comprising a total of 14,000 square meters, all in city center locations.

Other property and equipment

The Group has significant information systems equipment dedicated to the creation and production of advertising, management of media buying and administrative functions.

In addition, gross property and equipment includes 80 million (20 million net book value) of billboards and furniture and fixtures belonging to the Group's outdoor display companies, principally JC Decaux Nederland (ex-Publex) in the Netherlands, and Métrobus, a media sales unit specializing in public transportation advertising space.

Assets under capital leases

The net book value of such assets in the consolidated balance sheet is 98 million at December 31, 2004. The principal assets capitalized are two floors of the office building located in rue du Dôme in Boulogne Billancourt (a Paris suburb) and the Leo Burnett office building in Chicago. Leo Burnett's capital lease contract is in respect of assets with a value of 91 million depreciable over 40 years and has been valued by an independent expert. The office building is located at 35 West Wacker Drive in Chicago (U.S.).

Changes in accumulated depreciation of property and equipment

	<i>Millions of euros</i>		
	Land and buildings	Other	Total
December 31, 2002	21	710	731
Changes to scope of consolidation		2	2
Increases	7	101	108
Decreases	(1)	(73)	(74)
Translation and other	(15)	(19)	(34)
December 31, 2003	12	721	733
Changes to scope of consolidation		2	2
Increases	3	104	107
Decreases	(1)	(129)	(130)
Translation and other	(8)	(98)	(106)
December 31, 2004	6	600	606

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Table of Contents**13. Investments and other financial assets, net**

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Investments in non-consolidated companies	28	29	32
Loans and advances to equity accounted and non-consolidated companies	27	21	31
CLN		392	
Other financial assets, gross	70	58	52
Gross value	125	500	115
Provisions on investments and other financial assets	(19)	(19)	(17)
Net value	106	481	98

Credit Linked Notes

In July 2003, Publicis invested in 380 million euros of CLN related to the credit risk of Publicis. The company that issued the CLN is an entity controlled by Publicis under the criteria set out in CRC rule 99-02, however it was not consolidated at December 31, 2003 due to Publicis not having a shareholding in the entity at December 31, 2003.

As from January 1, 2004, in accordance with the requirement of the French Financial Security act (LSF) that special purpose entities controlled under the criteria set out in CRC rule 99-02 be consolidated, the company that issued the CLN has been included in Publicis' scope of consolidation.

The consequences are as follows:

In the opening balance sheet at January 1, 2004, a provision of 5 million euros against the Italian state treasury bills, previously recorded in the balance sheet of the company that issued the CLN, was recognized through consolidated shareholders' equity (having an after tax effect of (3) million euros on consolidated shareholders' equity);

Remuneration of the CLN is limited to interest earned on the Italian state treasury bills. The effect of the resulting adjustment on opening shareholders' equity is (3) after tax;

Under French GAAP, the Asset Swap and the Credit Default Swap are not recognized in the balance sheet but, rather, are included in off-balance sheet commitments.

In September 2004, in the context of the program to simplify the Group's balance sheet, all the CLN were sold. The overall effect of this transaction and the transaction involving the redemption of the bond component of the OBSA is 26 million euros (before tax effect) and is included in exceptional items.

Table of Contents**Breakdown of investments in non-consolidated companies at December 31, 2004**

<i>Millions of euros</i>	%	Gross	Net	Market
	ownership	value	value	value
Interpublic Group (IPG)	1.3	15	15	52
Other		13	13	
Total		28	28	

Summary information concerning IPG (consolidated figures):

<i>Millions of dollars</i>	2003
Revenue	5,863
Net income	(452)
Shareholders' equity at December 31	2,606

14. Inventory and costs billable to clients

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Gross book value	439	418	298
Provisions against inventories	(2)	(2)	(3)
Net book value	437	416	295

15. Accounts Receivable

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Trade accounts receivable	3,323	3,315	3,716
Notes receivable	11	11	15
Gross value	3,334	3,326	3,731
Allowance for doubtful accounts	(52)	(63)	(68)
Net book value	3,282	3,263	3,663

All receivables are due in less than one year.

It should be noted that when Publicis buys media space as an agent on behalf of its clients in France (transactions for which there is no income statement movement), the related accounts receivable are recorded in Other receivables in the balance sheet.

Table of Contents**16. Other receivables**

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Taxes receivable	155	224	107
Receivables on transactions performed as an agent	86	129	79
Advances to suppliers	31	44	45
Other receivables	112	207	200
Prepaid expenses and other	81	94	95
Gross book value	465	698	526
Provision	(3)	(8)	(4)
Net book value (excluding deferred tax assets)	462	690	522
Deferred tax assets, net	371	396	429
Net book value (including deferred tax assets)	833	1,086	951

Other receivables are due within one year, with the exception of deferred tax assets.

Deferred tax assets at December 31, 2003 include 68 million euros related to restructuring and vacant property provisions recognized in respect of the Bcom3 acquisition.

17. OCEANE redemption premium

The gross amount of the OCEANE redemption premium at December 31, 2004 is 239 million euros. The redemption premium is amortized using the actuarial method over the 16-year term of the bond. At December 31, 2004, accumulated amortization of the premium was 37 million euros.

18. Marketable securities

The net book value of the portfolio of marketable securities at December 31, 2004 is 67 million euros, consisting primarily of money market funds, mutual funds, certificates of deposit and bonds. It also includes Publicis treasury stock purchased in the context of the liquidity contract – the net amount of such treasury stock is 9 million euros at December 31, 2004. The market value of marketable securities is equal to their book value.

19. Shareholders' equity**Changes in composition of the treasury stock portfolio held in the context of stock buyback programs**

The following movements took place on the treasury stock portfolio in 2004:

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<i>Millions of euros except for number of shares</i>	Number of shares	Amount deducted from shareholders equity
Treasury stock held at December 31, 2003	13,012,389	323
Purchases in 2004 at an average price of 25.58	20,000	1
Stock options exercised	(16,546)	(1)
Treasury stock held at December 31, 2004	13,015,843	323
Effect of reclassification of equity warrants into shareholders equity		
The net amount reclassified is 118 million euros broken down as follows (millions of euros):		
Fair value at date of acquisition		197
Amortization over 20 years, cumulative amount at September 17, 2004		(17)
Deferred tax asset		(62)
Net amount reclassified		118

Impact of the Saatchi & Saatchi acquisition

The acquisition of Saatchi & Saatchi, which was completed in 2000, was treated in accordance with the authorized alternative method under article 215 of Rule 99-02 of the CRC which enabled Publicis to substitute the value of the net assets acquired, adjusted to comply with Group accounting policies, for the purchase price of the shares of Saatchi & Saatchi. As a result, no goodwill was recognized in the balance sheet in respect of this acquisition, rather the accounting treatment gave rise to a net reduction of 431 million euros in consolidated shareholders equity.

Had the authorized alternative method not been applied, this acquisition would have led to the recognition of 2,313 million euros in goodwill and a corresponding annual amortization charge (over a 40-year period) of 58 million euros, which would have given rise to 246 million euros of cumulative amortization by the end of 2004.

It should be noted that a valuation is carried out annually by independent experts in the context of preparation of the 20-F filing, and would have led to recognition of an additional provision for impairment of 807 million euros at December 31, 2003.

Deduction of goodwill from shareholders equity

Over the last 10 years, the only significant amount of goodwill to be deducted from shareholders equity related to the acquisition of the FCA Group, for which goodwill of 54 million had been calculated. This goodwill, which related to all of the subsidiaries of the FCA network, would have been amortized over periods ranging from 10 to 40 years.

20. Minority Interest

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<i>Millions of euros</i>	Retained earnings
December 31, 2002	100
Effect of acquisitions	(38)
Dividends paid by subsidiaries to minority shareholders	(20)
Consolidated net income for the period, minority interest	24
Translation adjustment and other	(11)
December 31, 2003	55
Effect of acquisitions	(11)
Dividends paid by subsidiaries to minority shareholders	(23)
Consolidated net income for the period, minority interest	26
Translation adjustment and other	(1)
December 31, 2004	46

21. ORANEs

As consideration for the Bcom3 acquisition, Publicis issued 1,562,500 ORANEs with a par value of 858 million euros. This bond issue was recognized in shareholders' equity for its fair value at the date of acquisition, *i.e.*, 495 million euros. As from June 30, 2003, and in compliance with the clarification issued by the French Financial Markets Authority (AMF), the Group reclassified the entire amount of the bond from Shareholders' equity to a separate caption ORANEs outside shareholders' equity.

22. Provisions for Contingencies and charges

<i>Millions of euros</i>	Restructuring	Vacant property	Sub-Total	benefits	liabilities	claims	Other	Total
December 31, 2002	257	284	541	234	247	35	112	1,169
Updating of Bcom3 provisions ⁽¹⁾	(38)	41	3			20		23
Increases	5		5	43	26	7	36	117
Reversals	(111)	(50)	(161)	(23)	(22)	(5)	(30)	(241)
Translation and other	(11)	(43)	(54)	(7)	(15)	(3)	31	(48)
December 31, 2003	102	232	334	247	236	54	149	1,020
Increases	12	9	21	63	21	4	22	131
Reversals	(55)	(47)	(102)	(58)	(156)	(4)	(35)	(355)
Translation and other	(3)	(18)	(21)	(10)	83	(8)	(13)	31
December 31, 2004	56	176	232	242	184	46	123	827

(1) Adjustments made to provisions in the year following the acquisition of Bcom3 did not affect the

income
statement, but
rather adjusted
the original
goodwill
balance.

Provisions include, in particular, provisions for pensions and other post employment benefits and provisions for litigation and claims. They represent the Group's best estimates on the basis of the information available.

Reversals of provisions mainly correspond to utilization in the year.

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Deferred tax liabilities

This account includes the tax effect of restatement to fair value of intangible assets in the context of the Zenith (35 million) and Bcom3 (87 million) acquisitions.

The deferred tax liability relating to the bond component of the OBSA was fully reversed for its value in September 2004 at the date of redemption of the bond component, being 131 million euros. The double entry was a credit to deferred tax income in the income statement. The deferred tax asset on the optional component of the OBSA (62 million euros at the date of transfer), previously carried as a deduction from the deferred tax liability on the bond component, was neutralized, as the equity warrants were reclassified for their amount stated net of tax into shareholders equity (See note 19 shareholders equity).

Restructuring provisions and property provisions

Restructuring provisions and property provisions result mainly from the acquisition of Bcom3.

Restructuring provisions

These provisions are based on estimated closing or restructuring costs for certain activities as a result of plans announced publicly but not yet carried out at year-end 2003 (principally severance pay). The plans, detailed by project and nature, were approved by General Management before being announced. The plans are monitored centrally in order to ensure that the provision is applied to costs incurred and in order to justify the remaining balance on the basis of outstanding costs to be incurred. Modifications made, up to the end of 2003, to the provisions set up after the Bcom3 acquisition were adjusted against the related goodwill.

Vacant property provisions

These are principally comprised of provisions related to the acquisition of Bcom3, for an amount of 154 million euros at December 31, 2004, and of provisions related to Saatchi & Saatchi. These provisions relate mainly to New York City for a total amount of 98 million euros including 48 million euros for the rental contract related to the property at 375 Hudson Street in New York City. Valuations have been carried out by independent experts.

Pensions and other post-employment benefits

The Group has a certain number of commitments under defined benefit plans (pension plans and health cover). Commitments under material plans are calculated in accordance with American standards FAS 87 and FAS 106 on an annual basis. The calculations for these defined benefit plans have been carried out by independent experts in the U.S., England and Germany.

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<i>Millions of euros</i>	December 31, 2004			December 31, 2003		
	Total	Pension plans	Post-employment health cover	Total	Pension plans	Post-employment health cover
Present value of funded obligations	287	287		268	268	
Fair value of plan assets	(218)	(218)		(195)	(195)	
Excess of present value of funded obligations over the fair value of plan assets	69	69		73	73	
Present value of unfunded obligations	99	61	38	98	61	37
Present value of funded and unfunded obligations (net of plan assets)	168	130	38	171	134	37
Unrecognized actuarial gains (losses) ⁽¹⁾	(13)	(12)	(1)	(22)	(18)	(4)
Balance sheet liability related to defined benefit plans	155	118	37	149	116	33
Balance sheet liability related to defined contribution plans	87	87		98	98	
Total balance sheet liabilities	242	205	37	247	214	33

(1) Actuarial gains and losses are recognized in accordance with the accounting policy presented in note 1.2. At January 1, 2004, in application of recommendation R 03-01 of the French National Accounting Committee (CNC), accumulated actuarial gains and losses were recognized in shareholders equity.

The amounts recognized in the income statement were as follows:

<i>Millions of euros</i>	December 31, 2004		December 31, 2003	
	Defined benefit pension plans	Post-employment health cover	Defined benefit pension plans	Post-employment health cover

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Cost of services rendered in the year	15	1	16	1
Financial cost related to the unwinding of discounting of provisions for pensions and other post-employment benefits	20	2	19	2
Expected return on plan assets	(17)		(14)	
Actuarial gains (losses) recognized for the year			1	
Past service cost				
Gains (losses) on curtailment.				
Total contribution to personnel expenses	18	3	22	3
Actual return on plan assets	(18)		(26)	

The main actuarial assumptions at the balance sheet date (expressed as weighted averages) are as follows:

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	December 31, 2004	December 31, 2003
Discount rate at December 31	5.75%	6%
Expected rate of return on plan assets at December 31	8%	8%
Future salary increases	3.75%	3.75%
Future pension increases	2.5%	2.25%
Annual increase in healthcare expenses	8.75% initially 5% subsequently	11.75% initially 5% subsequently

Changes in the present value of funded and unfunded liabilities (net of plan assets) during 2004 were as follows:

<i>Millions of euros</i>	Defined benefit pension plans	Post-employment health cover
Present value of funded and unfunded obligations (net of plan assets) at start of year	134	37
Expense recognized in the income statement	18	3
Actuarial gains/losses	12	1
Contributions paid	(28)	(2)
Foreign currency translation	(6)	(1)
Present value of funded and unfunded obligations (net of plan assets) at end of year	130	38

The total amount of pensions and other post employment benefits of members of the management board included in this account caption is 17.6 million euros at December 31, 2004.

At December 31, 2004, the amount of obligations covered by insurance amounted to 21 million euros.

The allocation of defined benefit pension plan assets among different asset categories is as follows (expressed as weighted averages):

Shares	64.5%
Bonds	31.0%
Property	2.5%
Other	2.0%
Total	100%

23. Bonds, Bank Borrowings and Overdrafts

In September 2004, Publicis completed two transactions in the context of its balance sheet simplification program:

Redemption of the bond component of the OBSA, a 20-year bond issued in September 2002;

Sale of the CLN, subscribed in 2003 in the context of liquidity enhancing transactions relating to the bond component of the OBSA.

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These two transactions resulted in a net payment of 70 million euros and generated a consolidated capital gain before tax of 26 million euros, and tax income through a reduction in net deferred tax liabilities of 130 million euros.

Number of securities	<i>Millions of euros</i>	December 31		
		2004	2003	2002
	Bonds (excluding accrued interest) issued by Publicis Groupe S.A.:			
750	Bond convertible into IPG shares 2% January 2007	7	200	200
17,624,521	OCEANE 2.75% January 2018	690	690	690
	OCEANE January 2018 redemption premium	239	239	239
23,172,413	OCEANE 0.75% July 2008	672	672	
	OBSA 2.75% September 2022- bond component		463	449
	OBSA equity warrants with an exercise price of 30.50		187	197
	Other borrowings:			
	Accrued interest	12	16	13
	Other short-term lines of credit	29	124	303
	Bank overdrafts	172	451	490
	Obligations under capital leases	139	146	181
	Total	1,960	3,188	2,762

(1) The majority of the holders of the bond convertible into Interpublic Group (IPG) shares exercised their right to early reimbursement in cash on March 1, 2004 for an amount of 193 million euros out of a total of 200 million euros.

(2) Following the redemption of the bond component of the OBSA, described above, the equity warrants previously attached to the OBSA were

reclassified into
shareholders
equity at
December 31,
2004.

Bonds issued by Publicis Groupe S.A., all of which are fixed rate and in euros, are not hedged against interest rate fluctuations.

Net financial indebtedness, after deducting cash, marketable securities and the CLN, amounts to:

<i>Millions of euros</i>	December 31 2004	December 31 2003	December 31 2002
Bonds, bank borrowings and overdrafts, gross	1,960	3,188	2,762
CLN, including interest (included in other financial assets, net) ⁽¹⁾		(392)	
OCEANE redemption premium	(202)	(215)	(227)
Marketable securities	(67)	(196)	(342)
Cash	(1,128)	(1,219)	(863)
Net financial indebtedness	563	1,166	1,330

(1) The CLN, subscribed in 2003, were all sold in September 2004.

Analysis by date of maturity

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Due in less than one year	220	735	751
Due in one to five years	672	751	93
Due in more than five years	1,068	1,702	1,918
Total	1,960	3,188	2,762

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Table of Contents**Analysis by currency**

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Euros	1,715	2,638	1,883
U.S. dollars	135	387	699
Other currencies	110	163	180
Total	1,960	3,188	2,762

Analysis by interest rate category

The Group's financial indebtedness is comprised of fixed rate loans (for almost 90% of its amount at December 31, 2004) at an average interest rate for 2004 of 3.4% (this rate takes account of interest related to the unwinding of the discount on the bond component of the OBSA). Variable rate indebtedness (approximately 10% of indebtedness at December 31, 2004) incurred an average interest rate of 3% in 2004.

24. Accounts Payable

The Accounts payable caption includes all trade accounts payable (including notes payable and accrued purchases) related to the purchase of goods and services, except for purchases of media space in France under the Sapin Law (*Loi Sapin*), which are included in Accrued expenses and other liabilities. These liabilities are payable within one year.

25. Accrued Expenses and Other Liabilities

<i>Millions of euros</i>	December 31, 2004	December 31, 2003	December 31, 2002
Income taxes payable	206	276	139
Payables on transactions performed as an agent (media space purchases)	306	188	117
Liabilities related to purchase of investments	94	112	101
Advances received	267	236	202
Other payables ⁽¹⁾	793	870	915
Deferred revenue and other liabilities	152	125	140
Total	1,818	1,807	1,614

(1) These include payables related to personnel, payroll taxes, taxes (other than income tax) and to suppliers of fixed assets. They also include advances from companies that are neither consolidated nor accounted for by the equity method

The majority of accrued expenses and other liabilities at December 31, 2004 are payable within one year.

26. Off-balance Sheet Commitments

Commitments presented below are gross amounts that have not been discounted to present value.

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Contractual commitments <i>Millions of euros</i>	Total	Less than one year	Falling due One to five years	More than five years
Commitments given				
Operating lease commitments	1,375	237	816	322
Commitments and options to purchase minority interests	79	37	40	2
Commitments to sell investments	8	8		
Guarantees ⁽¹⁾	272	209	35	28
Total	1,734	491	891	352

Commitments and options to purchase minority interests

Commitments and options to purchase minority interests have been estimated at the balance sheet date on the basis of contractual clauses and the latest available data. Commitments to purchase minority interests are monitored centrally and are valued on the basis of contractual clauses and projections in respect of the relevant data over the period of the contract.

Guarantees

These principally comprise:

a guarantee given to a bank in an amount of 88 million euros, as owner of a 45% shareholding in a company called iSe (International Sports & Entertainment AG), which is committed to paying a total of 176 million euros in January 2005, for the acquisition of a license from FIFA;

guarantees given to various banks in an amount of 113 million euros in respect of future media space buying transactions on behalf of the Group's clients;

guarantees of payment of property taxes and charges relating to the Leo Burnett building in Chicago, for a total amount of 71 million euros over the period up to 2012.

The maturity schedule in respect of financial indebtedness and finance lease indebtedness is set out in note 23 to the financial statements.

Other commercial commitments <i>Millions of euros</i>	Total	Less than one year	Following due One to five years	More than five years
Commitments received				
Unutilized credit lines ⁽¹⁾	1,476	1,476		
Commitments given				
Other commercial commitments				
Total	1,476	1,476		

(1) See note 1.2
Liquidity risk

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Commitments related to bonds and to ORANEs

Bond convertible into Interpublic Group (IPG) shares 2% January 2007

The terms of this bond provide, since June 30, 2003, the option for bearers to request the exchange of their bonds for a number of shares of Interpublic Group representing a premium of 30% over the reference price (being a conversion price of 36.74 USD), on the basis of 244.3 shares per bond.

However, following the exercise of the put option in February 2004, only 750 convertible bonds remain in circulation at December 31, 2004. Publicis could thus be required, in case of a request for exchange, to deliver a maximum of 183,223 Interpublic Group shares in redemption of the bond.

OCEANE 2018 2.75% actuarial January 2018

With respect to the OCEANEs, bondholders may request that bonds be converted, at the rate of one share for each bond (which bonds had a unit value of 39.15 euros on issue), at any time after January 18, 2002 until the seventh business day before the maturity date (January 2018). Publicis therefore has a commitment to deliver, if requests for conversion are made, 17,624,521 shares which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

In addition, the bondholders have the possibility of requesting early redemption in cash, of all or part of the bonds they own, on January 18 in 2006, 2010, and 2014. The early redemption price is calculated in such a way as to provide a gross annual actuarial yield on the bond of 2.75% at the date of redemption.

OCEANE 2008 0.75% July 2008

With respect to the OCEANEs, the bondholders may request that bonds be converted, at the rate of one share for each bond (with a value of 29 euros on issue), at any time after August 26, 2003 until the seventh business day before the maturity date (July 2008). Publicis therefore has a commitment to deliver 23,172,413 shares which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

ORANEs Bonds redeemable in new or existing shares September 2022

Each ORANE gives a right to receive 18 new or existing Publicis shares, at the rate of one bond per year, over the period from September 1, 2005 until the twentieth anniversary of issuance of the bond (2022). Publicis therefore has the obligation to deliver 1,562,500 shares each year from 2005 to 2022, being a total of 28,125,000 shares, which may, at Publicis' discretion, be either new shares to be issued or existing shares held in its portfolio.

Equity warrants

The exercise of the equity warrants, which could occur at any time between September 24, 2013 and September 24, 2022 would lead to an increase in Publicis' capital stock. At a

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maximum, Publicis is committed to issuing (in the case where all equity warrants were to be exercised) 28,125,000 shares with a par value of 0.40 euros and a premium of 30.1 euros.

It should be noted that at December 31, 2004 no material commitment such as a pledge, a guarantee or a mortgage or other security over assets, nor any other material off-balance sheet commitment as defined by current accounting standards, exists.

27. Segment Information**Information by geographic region**

<i>Millions of euros</i>	Europe	North America	Rest of the World	Total
2004				
Revenues	1,579	1,633	613	3,825
Operating income before depreciation and amortization	301	318	88	707
Operating income before amortization of intangibles on acquisition	224	297	69	590
Operating income	212	161	65	438
Group's share of net income after tax*	235	126	37	398
Goodwill, intangibles and property and equipment, net	1,153	1,934	562	3,649
2003				
Revenues	1,543	1,737	583	3,863
Operating income before depreciation and amortization	243	361	73	677
Operating income before amortization of intangibles on acquisition	188	305	60	553
Operating income	180	285	57	522
Group's share of net income after tax*	44	189	30	263
Goodwill, intangibles and property and equipment, net	1,358	1,954	663	3,975
2002				
Revenues	1,243	1,295	388	2,926
Operating income before depreciation and amortization	225	261	47	533
Operating income before amortization of intangibles on acquisition	183	213	33	429
Operating income	180	192	33	405
Group's share of net income after tax*	74	132	10	216
Goodwill, intangibles and property and equipment, net	1,073	2,904	528	4,505

* Before goodwill amortization

Information by business segment:

The Group operates in a single business segment. Its operational structure may no longer be represented as comprising a set of companies categorized into distinct segments or businesses. This new structure, which has been in the making for several years, is designed to provide the Group's clients with a global, holistic service offering, which meets all of their communications needs.

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A segmental analysis of the Group by business segment is therefore no longer meaningful in view of the Group's current organizational structure.

28. Publicis Groupe S.A. Stock Option Plans**A. Stock option plans originated by Publicis**

At December 31, 2004, the status of outstanding options – both subscription options and options to purchase existing shares – was as follows:

Option 0.40 par value shares	Grant date	Number of options remaining to be exercised at December 31, 2003	Options granted in 2004	Options exercised in 2004	Options lapsed in 2004	Outstanding options at December 31, 2004	Exercise price (euros)	Expiry date
Fourth tranche	Subscription 27/03/1994	28,760			28,760	0	6.37	2004
Fifth tranche	Subscription 10/03/1995	45,290		11,070		34,220	6.63	2005
Sixth tranche	Subscription 26/04/1996	51,670		24,250		27,420	4.91	2006
Seventh tranche	Subscription 20/03/1997	39,360		14,560		24,800	5.63	2007
Eighth tranche	Subscription 10/03/1998	58,500				58,500	8.66	2008
Ninth tranche	Subscription 07/11/1998	301,500		5,000		296,500	10.24	2008
Tenth tranche	Purchase 07/09/2000	100,000				100,000	43.55	2010
Eleventh tranche	Purchase 23/04/2001	380,000				380,000	33.18	2011
Twelfth tranche	Purchase 26/11/2001	2,943,135			2,943,135		29.79	
Thirteenth tranche	Purchase 18/01/2002	104,600				104,600	29.79	2012
Fourteenth tranche	Purchase 10/06/2002	5,000				5,000	32.43	2012
Fifteenth tranche	Purchase 08/07/2002	220,000				220,000	29.79	2012
Sixteenth tranche	Purchase 28/08/2003	517,067				517,067	24.82	2013
Seventeenth tranche	Purchase 28/08/2003	9,498,000			1,484,000	8,014,000	24.82	2013 ⁽¹⁾
Eighteenth tranche	Purchase 28/09/2004		11,000			11,000	24.82	2014
Nineteenth tranche	Purchase 28/09/2004		1,959,086			1,959,086	24.82	2014 ⁽¹⁾
Total		14,292,882	1,970,086	54,880	4,455,895	11,752,193		

(1) Conditional options the exercise of which is subject to meeting objectives over the course of a 3-year plan.

B. Stock option plans originally put in place by Saatchi & Saatchi

The existing Saatchi & Saatchi option plans confer a right, when exercised, to conversion into Publicis shares based on the ratio applied for the exchange of shares when Saatchi & Saatchi was acquired by Publicis (18,252 Publicis Groupe S.A. shares for 100 Saatchi & Saatchi shares).

The number of options remaining to be exercised is broken down as follows:

Outstanding at

Outstanding at

December 31, 2003	Exercised during 2004	Lapsed in 2004	December 31, 2004
43,545	37,928	5,617	0
C. Stock option plans originally put in place by Nelson			
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On the acquisition of Nelson, these plans were converted into Publicis share purchase plans. The number of outstanding options at year-end is broken down as follows:

Outstanding at December 31, 2003	Exercised during 2004	Lapsed in 2004	Outstanding at December 31, 2004
137,034	16,546	12,620	107,868 ⁽¹⁾

(1) The latest exercise date for these options ranges between 2008 and 2009

29. Subsequent Events

In the context of its program to simplify its balance sheet structure, on January 5th 2005 Publicis announced its intention to propose the early redemption of its OCEANE 2018 bonds. Publicis offer, which covered all such bonds, led to the effective redemption, for a price of 462 million euros, of 62% of existing bonds.

This transaction was financed by the creation, at the beginning of January 2005, of a standard bond carrying a fixed interest rate of 4.125%. This bond, in a total amount of 750 million euros, was fully subscribed on January 28, 2005. Its duration is 7 years and the principal balance will be repaid on the maturity date, January 31, 2012.

Lastly, the group swapped this bond from euro fixed rate to U.S. variable rate in order to put in place dollar financing to hedge its net dollar-denominated assets, and thus to significantly reduce sensitivity of Group shareholders equity to future exchange rate fluctuations between the euro and the U.S. dollar.

30. List of principal consolidated companies at December 31, 2004

The list of principal consolidated companies is a summarized one, in which holding companies and relatively small companies (this distinction generally being made on the basis of their revenue) are not listed in order place emphasis on the most important operating companies

1) Fully consolidated companies

Name of company	Control %	Country	City
Publicis Conseil	99.61	France	Paris
Publicis Koufra	98.84	France	Strasbourg
Publicis Cachemire	70.17	France	Lyon
			Bordeaux, Brest, Rennes,
Publicis Atlantique	99.87	France	Nantes
Publicis Meetings ^(c)	95.00	France	Paris
Publicis Events ^(b)	100.00	France	Paris
Paname Communication	99.79	France	Paris
Guillaume Tell	95.01	France	Paris
Publicis Dialog	100.00	France	Paris
ECA 2	99.94	France	Neuilly-sur-Seine
Médiasystem	99.96	France	Paris

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Name of company	Control %	Country	City
Publicis Consultants	100.00	France	Paris
Carré Noir	100.00	France	Paris
Saatchi & Saatchi France	100.00	France	Paris
Leo Burnett France	100.00	France	Paris
Mundocom	99.93	France	Paris
Medicus Paris	100.00	France	Paris
Starcom Worldwide ^(a)	100.00	France	Paris
ZenithOptimedia France	100.00	France	Paris
Medias et Regies Europe	100.00	France	Paris
Le Monde Publicité	49.00	France	Paris
Espaces Libération	49.00	France	Paris
Metrobus	100.00	France	Paris
Mediavision	66.63	France	Paris
Régie I	50.00	France	Paris
Drugstore Champs-Elysées	100.00	France	Paris
Publicis Johannesburg	100.00	South Africa	Johannesburg
Publicis Germany	100.00	Germany	Frankfurt, Berlin, Hamburg
BMZ	100.00	Germany	Düsseldorf
Publicis Kommunikationsagentur	100.00	Germany	Erlangen, Munich
Saatchi & Saatchi Germany	100.00	Germany	Frankfurt
Leo Burnett Germany ^(a)	100.00	Germany	Frankfurt
Starcom Frankfurt	100.00	Germany	Frankfurt
Zenith More Media	90.50	Germany	Düsseldorf, Frankfurt, Hamburg, Munich
Optimedia Germany	100.00	Germany	Düsseldorf, Frankfurt
Publicis Communication	100.00	Australia	Brisbane, Melbourne, Sydney
Optimedia Australia	100.00	Australia	Brisbane, Melbourne
Saatchi & Saatchi Communication ^{a)}	100.00	Australia	Sydney
Leo Burnett	100.00	Australia	Sydney
Starcom Worldwide Australia	100.00	Australia	Sydney
Publicis Austria	100.00	Austria	Vienna
Saatchi & Saatchi Austria	100.00	Austria	Vienna
Publicis Belgium	100.00	Belgium	Brussels
Saatchi & Saatchi Belgium	100.00	Belgium	Brussels
Leo Burnett Brussels	100.00	Belgium	Brussels
Publicis Salles Norton	100.00	Brazil	São Paulo, Brasilia, Porto Alegre, Rio de Janeiro
Finance Nazca Publicidade Brazil	100.00	Brazil	São Paulo
Leo Burnett Publicidade	100.00	Brazil	São Paulo
Publicis Canada	70.00	Canada	Montreal, Toronto
Saatchi & Saatchi Canada	100.00	Canada	Toronto
Leo Burnett Company	100.00	Canada	Toronto

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Bensimon Byrne	100.00	Canada	Toronto
MediaVest Toronto	100.00	Canada	Toronto
Starcom Toronto	100.00	Canada	Toronto
Zenith Optimedia Canada	100.00	Canada	Montreal, Toronto
Saatchi & Saatchi Great Wall Advertising Co.	51.00	China	Beijing
Leo Burnett China	100.00	China	Hong Kong

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Name of company	Control %	Country	City
Leo Burnett Shanghai Advertising Co.	70.00	China	Shanghai
Publicis Ad Link	66.00	China	Beijing, Hong Kong, Shanghai, Guangzhou
Publicis Welcomm	60.00	Korea	Seoul
Leo Burnett Korea	100.00	Korea	Seoul
Publicis Denmark	85.00	Denmark	Copenhagen
Saatchi & Saatchi Denmark	75.00	Denmark	Copenhagen
Publicis Spain	100.00	Spain	Madrid, Barcelona, Seville, Valencia, Alicante
Publicis Casadevall y Pedreño	100.00	Spain	Barcelona, Madrid
Saatchi & Saatchi Spain	100.00	Spain	Madrid
Vitruvio-Leo Burnett	100.00	Spain	Madrid
Grupo K / Arc	100.00	Spain	Madrid
Starcom Worldwide Media Estrategia	74.00	Spain	Madrid
Optimedia Spain	100.00	Spain	Madrid
Zenith Media Spain	100.00	Spain	Madrid
Publicis USA	100.00	U.S.	New York, Dallas, Seattle, Indianapolis, San Francisco, Atlanta,
Publicis & Hal Riney	100.00	U.S.	New York, Dallas, New York, Chicago, Salt Lake City, San Francisco, Boise
Publicis Dialog	100.00	U.S.	Los Angeles
Winner & Associates	100.00	U.S.	Washington
Johnston & Associates	80.00	U.S.	Miami, Dallas, Los Angeles, New York, San Antonio
Bromley Communications	49.00	U.S.	New York
Saatchi & Saatchi North America	100.00	U.S.	New York, Los Angeles, Miami
Saatchi & Saatchi Conill	100.00	U.S.	Fayetteville
Thompson Murray ^(c)	100.00	U.S.	Chicago
Leo Burnett USA	100.00	U.S.	Troy
chemistri	100.00	U.S.	Troy
Chemistri Martin Group	70.00	U.S.	Greenwich
Arc Integrated Marketing	100.00	U.S.	Chicago
ileo	100.00	U.S.	Columbia
Semaphore Partners	100.00	U.S.	Chicago
Frankel	100.00	U.S.	Minneapolis
Fallon USA	100.00	U.S.	Chicago
Williams Labadie	100.00	U.S.	

Kaplan Thaler Group	100.00	U.S.	New York New York, Detroit, Los Angeles, San Antonio, Washington, Chicago, San Francisco, Atlanta,
Manning Selvage & Lee	100.00	U.S.	Boston
Masius USA	100.00	U.S.	New York
Rowland	100.00	U.S.	Rochester
CLT Meetings ^(c)	100.00	U.S.	Miami
Burrell Communications		U.S.	Chicago
Lápiz	100.00	U.S.	Chicago

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Name of company	Control %	Country	City
Vigilante	100.00	U.S	New York
Capps Digital	100.00	U.S.	Chicago
Nelson Communications,	100.00	U.S.	New York, Princeton
New World Health	100.00	U.S.	New York Atlanta, Boston, Chicago, Detroit, Los Angeles, New York, San Antonio, San Francisco,
Medicus Group International	100.00	U.S.	Washington
Medicus Discovery East	100.00	U.S.	Stamford
Saatchi & Saatchi Healthcare Com ^(a)	100.00	U.S.	New York
Publicis Selling Solutions	100.00	U.S.	Lawrenceville
Arista Marketing Assoc	100.00	U.S.	New York
Science Oriented Solutions	100.00	U.S.	New York Chicago, San Francisco,
Starcom USA	100.00	U.S.	Los Angeles, Miami
Starlink Services	100.00	U.S.	Chicago
Planworks	100.00	U.S.	Chicago New York, California,
MediaVest Worldwide	100.00	U.S.	Chicago
SMG Directory Marketing	100.00	U.S.	Troy
Relay St Louis	100.00	U.S.	Saint Louis
Optimedia USA	100.00	U.S.	New York
Zenith Media USA	100.00	U.S.	New York
Publicis Finland	100.00	Finland	Helsinki
Publicis Hellas	100.00	Greece	Athens
Leo Burnett Greece	100.00	Greece	Athens
Publicis Hungary	100.00	Hungary	Budapest
Saatchi & Saatchi Hungary	100.00	Hungary	Budapest
Publicis Ambience Advertising	94.00	India	Bombay
Leo Burnett Bombay	85.00	India	Bombay
Publicis Ariely	75.00	Israel	Tel Aviv
Publicis Italy	100.00	Italy	Milan, Rome
Saatchi & Saatchi Italy	100.00	Italy	Rome, Milan
Leo Burnett Italy	100.00	Italy	Milan
Adverbox	100.00	Italy	Milan
Starcom Italy	100.00	Italy	Milan
ZenithOptimedia Italy	100.00	Italy	Milan
MS&L Italy	100.00	Italy	Milan
Publicis Japan	100.00	Japan	Tokyo
Saatchi & Saatchi Japan	100.00	Japan	Tokyo
Beacon Communications	66.00	Japan	Tokyo
Medicus Tokyo	100.00	Japan	Tokyo
Starcom Japan	66.00	Japan	Tokyo

		Lebanon,	
		Jordan,	
		Bahrain,	
		Egypt,	
		UAE,	Beirut, Amman,
		Saudi	Bahrain,
		Arabia,	Cairo, Dubai, Jeddah,
		Kuwait,	Riyadh, Kuwait,
Publicis Graphics	60.00	Turkey	Istanbul
Publicis Wet Desert	70.00	Malaysia	Kuala Lumpur
Saatchi & Saatchi Malaysia	100.00	Malaysia	Petalung Jaya
Leo Burnett Advertising	100.00	Malaysia	Kuala Lumpur

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Name of company	Control %	Country	City
Publicis Arredondo de Haro	68.66	Mexico	Mexico
Leo Burnett Mexico	100.00	Mexico	Mexico
Starcom Worldwide	100.00	Mexico	Mexico
LB Oslo Gruppen	100.00	Norway	Oslo
Publicis Mojo	100.00	New Zealand	Auckland
Saatchi & Saatchi New Zealand	100.00	Zealand	Wellington
Publicis Amsterdam	100.00	Netherlands	Amsterdam
Leo Burnett Netherlands	100.00	Netherlands	Amsterdam
Saatchi & Saatchi Netherlands	100.00	Netherlands	Amsterdam
ZenithOptimedia Netherlands	100.00	Netherlands	Amsterdam
JC Decaux Netherlands	50.00	Netherlands	Amsterdam
Publicis Pologne	85.00	Poland	Warsaw
Leo Burnett Warsaw	100.00	Poland	Warsaw
Publicis Portugal	100.00	Portugal	Lisbon
BMZ/Park	72.09	Portugal	Lisbon
LB Lisbon	100.00	Portugal	Lisbon
Leo Burnett Prague	100.00	Czech Republic	Prague
Publicis U.K.	100.00	U.K.	London
Mundocom Comma	100.00	U.K.	London
Saatchi & Saatchi U.K.	100.00	U.K.	London
The Facilities Group	70.00	U.K.	London
Leo Burnett	100.00	U.K.	London
Arc Integrated Marketing ^(a)	100.00	U.K.	London
Fallon U.K.	100.00	U.K.	London
The Triangle Group	100.00	U.K.	London
Masius U.K.	100.00	U.K.	London
MS&L U.K.	100.00	U.K.	London
The Medicus Group	100.00	U.K.	London
Starcom Media Vest	100.00	U.K.	London
Zenith Optimedia U.K.	100.00	U.K.	London
Leo Burnett Moscow	100.00	Russia	Moscow
Publicis United ^(c)	60.00	Russia	Moscow
Starcom Russia	99.00	Russia	Moscow
Mother Tongue	99.00	Russia	Moscow
Publicis Eurêka	60.00	Singapore	Singapore
Saatchi & Saatchi Singapore	100.00	Singapore	Singapore
Leo Burnett Singapore	100.00	Singapore	Singapore
LB Stockholm Annonsbyra	100.00	Sweden	Stockholm
JKL Stockholm	100.00	Sweden	Stockholm
Starcom Sweden ^(d)	91.03	Sweden	Stockholm
Publicis Zürich	100.00	Switzerland	Zurich
Fischmeier	80.00	Switzerland	Adliswil
Publicis Taiwan	100.00	Taiwan	Taipei
Saatchi & Saatchi Taiwan	100.00	Taiwan	Taipei

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Leo Burnett Taiwan	100.00	Taiwan	Taipei
Star Reachers Group	100.00	Thailand	Bangkok
Publicis Thailand	100.00	Thailand	Bangkok
Saatchi & Saatchi Thailand	100.00	Thailand	Bangkok

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Name of company	Control %	Country	City
LB Istanbul Markom	100.00	Turkey	Istanbul
Leo Burnett United Arab Emirates ^(a) .	100.00	UAE	Dubai
Starcom United Arab Emirates	100.00	UAE	Dubai
Leo Burnett Venezuela	100.00	Venezuela	Caracas
Saatchi & Saatchi Vietnam	100.00	Vietnam	Ho Chi Minh City

2) Companies accounted for by the equity method

Name of company	Control %	Country	City
Bartle Bogle Hegarty (BBH)	49.00	U.K.	London
International Sports and Entertainment (iSe)	45.00	Switzerland	Zurich

Key:

(a) Change of name:

- 1/ Starcom Worldwide (ex Mediavest Paris)
- 2/ Leo Burnett Germany (ex Michael Conrad & Leo Burnett GMBH)
- 3/ Saatchi & Saatchi Communications (ex Saatchi & Saatchi Advertising)
- 4/ Saatchi & Saatchi Healthcare Com. (ex Klemtner Advertising)
- 5/ Arc Integrated Marketing (ex Imp Marketing)
- 6/ Leo Burnett United Arab Emirates (ex Radius Leo Burnett Advertising)

(b) Creation

(c) Acquisition

(d) Creation and merger of Media Synergi and Media Taktik

Companies included in the 2003 list which are no longer on the list in 2004:

Mergers: Verbe (France), Atelier (Italy).

Disposals: Regiscope (France), Publicis Dialog (Germany).

31. Summary of differences between generally accepted accounting principles in France and the United States Restatement

Impairment of goodwill

As it relates to the application of SFAS No.142 Goodwill and Other Intangible Assets, Publicis historically considered that its brands represents components, as that term is defined by paragraph 30 of SFAS No.142 and further concluded that those components (brands) could be aggregated in accordance with paragraph 30 of SFAS No 142 and the guidance of EITF Topic D-101 Clarification of Reporting Unit Guidance in Paragraph 30 of SFAS 142.

Accordingly, the Group concluded that it had two reporting units for purposes of goodwill impairment testing.

In December 2005, Publicis revised its determination of operating segments in accordance with U.S. GAAP. Upon revision of its historical policy, Publicis identified eight

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operating segments, seven of them are based on brands and the eighth segment is for Corporate and other activities. Each of Publicis' operating segments corresponding to brands is further segregated on the basis of geography, with each of the geographies within a brand constituting a component for purposes of SFAS N° 142. Each of those components meets the criteria set forth in paragraph 30 of SFAS 142 as clarified by EITF Topic D-101 for aggregation and, accordingly, Publicis has determined that each of its eight operating segments represents a reporting unit for purposes of goodwill impairment testing in accordance with SFAS 142.

The revision to its historical policy described above and related impacts of goodwill impairment tests causes Publicis to record, under U.S. GAAP, a goodwill impairment charge related to Leo Burnett for the year ended December 31, 2003 in the amount of \$ 847 million.

Cumulative translation adjustments

In addition, Publicis noted that the incremental goodwill and intangible assets that it recorded for U.S. GAAP purposes in connection with the acquisition of Bcom3 and Saatchi & Saatchi were not previously accounted for in the functional currency of the related subsidiary. The Group computed the effect on goodwill, intangible assets, cumulative translation adjustments and amortization expense as of December 31, 2002, 2003 and 2004, as if the incremental goodwill and intangible assets had been properly accounted for in the functional currency of the related subsidiary and after giving consideration to the impairment charge described above.

The following tables summarize the impact of all these adjustments on previously reported amortization expense, operating income, net income, earning per share, assets and shareholders' equity for consolidated financial statements ended December 31, 2002, 2003 and 2004.

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	For the year ended December 31, 2002		
	As		
(millions)	previously reported	Impact of restatement	Restated
Amortization expense	(158)	1	(157)
Operating income	352	1	353
Net income (loss)	(14)	1	(13)
Earnings per share (Diluted)	(0.10)	0.01	(0.09)
Earnings per share (Basic)	(0.10)	0.01	(0.09)

	December 31, 2002		
	As		
(millions)	previously reported	Impact of restatement	Restated
Goodwill, net	5,422	(57)	5,365
Intangible assets, net	1,950	(35)	1,915
Total assets	14,367	(91)	14,276
Shareholders equity	3,846	(91)	3,755

	For the year ended December 31, 2003		
	As		
(millions)	previously reported	Impact of restatement	Restated
Amortization expense	(196)	(845)	(1,041)
Operating income	347	(845)	(498)
Net income	155	(845)	(690)
Earnings per share (Diluted)	0.78	N/A	(3.77)
Earnings per share (Basic)	0.85	(4.62)	(3.77)

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	(millions)	December 31, 2003		Restated
		As previously reported	Impact of restatement	
Goodwill, net		5,214	(991)	4,223
Intangible assets, net		1,671	(28)	1,643
Total assets		14,241	(1,019)	13,222
Shareholders equity		3,403	(1,019)	2,384

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	For the year ended December 31, 2004		
	As		
(millions)	previously reported	Impact of restatement	Restated
Amortization expense	(303)	3	(300)
Operating income	399	3	402
Net income	343	3	346
Earnings per share (Diluted)	1.36	0.02	1.38
Earnings per share (Basic)	1.88	0.02	1.90

	December 31, 2004		
	As		
(millions)	previously reported	Impact of restatement	Restated
Goodwill, net	5,315	(1,034)	4,281
Intangible assets, net	1,464	(52)	1,412
Total assets	13,231	(1,086)	12,145
Shareholders' equity	3,570	(1,086)	2,484

The Group's consolidated financial statements have been prepared in accordance with accounting principles generally accepted in France (French GAAP), which differ from generally accepted accounting principles in the United States (U.S. GAAP). The significant differences applicable to the Group are summarized below:

A. Restructuring costs

The Group implemented restructuring plans related to its acquisitions made in 2002. In accordance with French GAAP, the restructuring costs and costs related to vacant properties of the acquiring entity are included in the liabilities assumed to the extent they relate to excess capacity, whereas under U.S. GAAP, these costs are excluded from the liabilities assumed. As such, under French GAAP, in 2003 and 2002, respectively, approximately 122 million and 10 million was capitalized as part of the purchase price that is disallowed under U.S. GAAP.

Additionally, in accordance with U.S. GAAP, restructuring plans related to acquired businesses must be finalized and quantified within one year of acquisition, and under French GAAP, the plans must be finalized within the fiscal year end following an acquisition. As such, under French GAAP in 2003, approximately 7 million was capitalized as part of the purchase price that was disallowed under U.S. GAAP.

Table of Contents**B. Accounting for convertible debt**

The Group issued a debenture loan in December 2001 with a face value of 200 million payable at par in January 2007 and paying a fixed annual yield of 2%. The bondholder may exchange the bonds as of June 30, 2003 into Interpublic Group shares representing a premium of 30% in relation to the reference price of \$28.26 (which represents an exchange price of \$36.74) (Exchange Option) or repaid in cash at the choice of Publicis (Cash Settlement Right). The bonds may be redeemed at the choice of Publicis as from January 10, 2005, if the Interpublic Group share price exceeds the initial exchange price of \$36.74 by 30% during a period of 20 trading days (Call Option). Bondholders may request from Publicis the redemption of their bonds at par on March 1, 2004.

In accordance with U.S. GAAP, the Call Option, Exchange Option, and Cash Settlement Right are considered to be embedded derivative instruments and are required to be separately accounted for under SFAS 133 at fair value with changes in fair value reflected through the income statement. The change in the fair value of the Call Option, Cash Settlement Right and Exchange Option resulted in an expense of 6 million for the 2003 fiscal year (compared to income of 11 million in 2002). Under French GAAP, these instruments are considered to be an off-balance sheet commitment and are not recorded.

In March 1, 2004 the majority of the Bondholders exercised their put option for a total amount of 193 million, which decreased the debt from 200 million to 7 million.

C. Accounting for OCEANES

In January 2002, the Group issued OCEANES (bonds that may be converted into or exchanged for new or existing shares), with a face value of 690 million and a maturity period of 16 years. Unless previously redeemed, these bonds will be fully redeemed at maturity, i.e. January 18, 2018, for an amount equivalent to 134.59% of par, plus accrued and unpaid interest, if any (redemption premium). Under French GAAP, the redemption premium asset of 239 million is recognized at issuance (with a corresponding credit to long-term debt to reflect the gross redemption obligation in 2018) and amortized under the actuarial method over the 16-year term of the bond.

Under U.S. GAAP, in accordance with APB Opinion No. 14, Accounting for Convertible Debt and Debt Issued with Stock Purchase Warrants (APB 14), the hybrid instrument must be reflected on the balance sheet at fair value. The amount received from the investors of 690 million represents the fair value of the instrument at issuance; the redemption premium is recorded over time using the effective interest method such that, at redemption, the recorded obligation will reflect the redemption amount. As of December 31, 2004, 2003 and 2002, this resulted in an adjustment to the balance sheet to reverse the asset and related liability recognized under French GAAP, which amounted to 202 million, 215 million and 227 million, respectively, to conform to U.S. GAAP.

D. Treasury shares

Under French GAAP, treasury stock held in the Group's portfolio at year-end is either deducted from shareholders equity, or recognized as an asset under marketable securities

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depending on its function, with any decrease in the value of the shares recorded as marketable securities recorded through the income statement.

Under U.S. GAAP, treasury shares are deducted from shareholders' equity at the amount at which they were repurchased. Subsequent fluctuations in the market price of treasury shares are not recorded under U.S. GAAP.

As of December 31, 2004, 9 million of treasury shares were held in the context of the liquidity contract put in place in November 2004. These treasury shares were shown as marketable securities under French GAAP. Under U.S. GAAP, these assets were reclassified to stockholders' equity. In addition, under French GAAP, there was no income statement impact recognized in 2004 for a decrease in value of treasury shares recognized as marketable securities.

E. Accounting for business combination with Bcom3

Under French GAAP, in accordance with the Article 210 of Rule 99-02 of the CRC (Comité de Réglementation Comptable), the purchase price of the Bcom3 shares equals the fair value of the securities issued in the combination as of the date of consummation of the acquisition, or September 24, 2002. This resulted in the new Publicis shares and the ORANEs being valued at the prevailing market price at the date of acquisition (€ 17.6 per share). Under French GAAP until June 30, 2003, based on the results of a detailed assessment of this financial instrument, the ORANEs were classified as shareholders' equity with the related interest treated as dividends. Beginning July 1, 2003, following clarifications of the AMF concerning the classification of hybrid instruments on the balance sheet under French GAAP, the ORANEs were reclassified outside shareholders' equity with the related interest for the year treated as interest expense. The OBSAs were valued at an amount consisting of the present value of the debt component and the fair value of the equity warrants at the acquisition date. These values were calculated by applying a 8.5% discount rate for the debt component of the OBSA and using the Black-Scholes model to measure the value of the equity warrants at the acquisition date (with volatility assumptions between 33% to 35%). Both the notes and the detachable warrants are classified as long-term debt in accordance with French GAAP. The equity warrants are amortized and recorded as interest income over 20 years under French GAAP.

Under U.S. GAAP, the value of the ordinary shares exchanged for Bcom3 stock and ORANEs issued is based on the five-day average of Publicis' share price of € 36.41 per share (two days before the public announcement of the acquisition on March 7, 2002, the day of announcement, and two days after). Under U.S. GAAP, the ORANEs are classified as long-term debt in accordance with APB 14, with the related interest classified accordingly. Additionally, the notes and detachable warrants comprising the OBSAs are recorded on a pro rata basis based on their relative fair values at the date of announcement. Detachable warrants are required to be separately accounted for as paid-in capital under APB 14, and the notes portion is classified as long-term debt. The U.S. GAAP values were calculated by applying a 7% discount rate for the bond component of the OBSA and using the Black-Scholes model to measure the value of the equity warrants at the announcement date (with volatility assumption of 30% at that date).

In 2004, the Group redeemed the debt component of the OBSA. The detachable warrants were reclassified, net of tax, from long-term debt to shareholders' equity under French GAAP.

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The difference of the debt value between French GAAP and U.S. GAAP was recognized as an adjustment to the income statement in computing net income in accordance with U.S. GAAP.

F. Sale-leaseback transaction

Under French GAAP, Bcom3's 1997 sale-leaseback transaction related to the Leo Burnett office building in Chicago is treated as a capital lease. The related assets are capitalized at their fair value at the acquisition date for the portion of the building leased-back by the Group and the related debt consists of the present value of the minimum lease payments over the lease term discounted at the internal borrowing rate of the Group.

Under U.S. GAAP, this transaction is accounted for as a financing lease, with the building and the related financing obligation continuing to be reflected in the Group's financial statements at their fair value at the acquisition date.

G. Accounting for the business combination with Saatchi & Saatchi

Under French GAAP, the business combination with Saatchi & Saatchi was accounted for in accordance with the alternative method under Article 215 of Rule 99-02 of the CRC as follows:

Assets and liabilities are recorded at historical cost less accumulated depreciation at the combination date;

The results of operations and cash flows are combined from the acquisition date to year-end;

The derogatory method is similar to the pooling of interests method under U.S. GAAP, except that the results and cash flows are combined only from the acquisition date to the end of the period (and no for the pre-acquisition periods as well).

Under U.S. GAAP, the acquisition did not qualify as a pooling of interests. Consequently, the transaction must be accounted for using purchase accounting principles, with Publicis Groupe, S.A. being the acquiror on September 8, 2000. This gives rise to a number of differences as follows:

1) Goodwill and intangible assets

Goodwill has been calculated under U.S. GAAP by comparing the fair value of the identifiable assets acquired and liabilities assumed with the fair value of the consideration given, including related transaction costs. Such goodwill was amortized over 40 years until January 1, 2002. In 2004, 2003 and 2002, no goodwill is amortized due to the Group's adoption of Statement of Financial Accounting Standards (SFAS) No. 142, "Goodwill and Other Intangible Assets" (SFAS 142). Under SFAS 142, goodwill is no longer amortized, but reviewed at least annually for impairment. Other intangible assets include principally trademarks with indefinite useful lives and major client relationships amortized over 7 to 40 years.

2) Impairment of goodwill

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Under U.S. GAAP goodwill in the amount of approximately 586 million was written off through a charge to income in 2001. That write-off, which relates to goodwill associated with the acquisition of Saatchi & Saatchi in 2000, represents the amount necessary to write-down the carrying value of goodwill for those businesses to the Company's best estimate of its fair value, as of December 31, 2001, based on the Company's accounting policy described in note 1.2. Goodwill was not recorded for the Saatchi & Saatchi acquisition under French GAAP, as described above.

3) Contingent value rights

In connection with the acquisition of Saatchi & Saatchi, the Company issued contingent value rights (CVRs) to the former shareholders of Saatchi & Saatchi. Each CVR represented a right to receive a cash payment if the market price of Publicis shares 18 months after the acquisition date was below its level at the acquisition date, limited to a maximum payment per CVR of 10% of the market price at the acquisition date. The CVRs were actively traded on the Paris stock exchange until their maturity. Under French GAAP, the CVRs were originally considered to be an off-balance sheet commitment, and were not recorded until payment was considered to be highly probable. Additionally, fluctuations in the amount to be paid were recorded against equity. The CVRs were not recorded under French GAAP until December 31, 2001.

Under U.S. GAAP, the fair value of the CVRs at the acquisition date is included in the cost of acquisition and reflected as a liability in purchase accounting. Subsequent changes in the fair value of the CVRs are adjusted through earnings.

In March 2002, all outstanding CVRs matured at an amount of approximately 196 million. In accordance with U.S. GAAP, the difference between the fair value of the CVRs at December 31, 2001, 165 million, and the amount paid out of 196 million, or 31 million, is recognized as an expense in 2002. Under French GAAP, as of December 31, 2001 an amount of 195 million was recognized as a liability and an additional 1 million was recognized in 2002.

4) Stock compensation

In connection with the acquisition of Saatchi & Saatchi, the Group agreed to exchange options to purchase Publicis shares for Saatchi & Saatchi shares obtained through the exercise of outstanding stock options of Saatchi & Saatchi at the acquisition date. Under French GAAP, stock options are not recorded in shareholders' equity until they are exercised.

Under U.S. GAAP, to the extent options are granted by the acquiring company for outstanding vested options or options that vest upon change in control of the target company, the fair value of the new options is included as part of the purchase price and allocated to the assets acquired. The fair value of options exchanged for outstanding unvested options is also included as part of the purchase price and a portion of the unvested intrinsic value is allocated to

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unearned compensation cost and amortized over the remaining vesting period. The amount of unearned compensation cost is deducted from the fair value of the options in determining the purchase price.

5) Net operating loss carry forwards

In connection with the business combination with Saatchi & Saatchi, Publicis acquired approximately 503 million in net operating loss carryforwards related to former Saatchi & Saatchi operations. For all net operating loss carryforwards, in the French GAAP financial statements, deferred taxes have not been recognized due to the uncertainty of their recoverability.

For U.S. GAAP purposes, deferred tax assets have been recorded and a 100% valuation allowance has been provided because the recoverability of the deferred tax assets was not considered to satisfy the applicable more likely than not standard.

In 2004, 2003 and 2002, under French GAAP, Publicis realized tax benefits by using Saatchi & Saatchi loss carryforwards to offset taxable income and recorded a tax credit in the income statement. Under U.S. GAAP, any tax benefit realized by using these loss carryforwards reduces the recorded goodwill with no effect on income tax expense in the income statement.

H. Accounting for Zenith Optimedia Group

Under French GAAP, the formation of the Zenith Optimedia Group in 2001 resulted in the revaluation of the Zenithmedia net assets acquired in conjunction with the acquisition of Saatchi & Saatchi.

Under French GAAP, the acquisition of Saatchi & Saatchi was treated in a manner similar to a pooling of interests. Under U.S. GAAP, the acquisition was accounted for as a purchase and the assets acquired and liabilities assumed (excluding the portion attributable to minority interests) were recorded at their fair value on the date of acquisition (2000). Under French GAAP, the Zenithmedia assets were recorded at their fair value upon formation in 2001, with final adjustments to the purchase price allocation in 2002. Under U.S. GAAP these entries are reversed.

In 2003, Publicis acquired the remaining minority interests of the Zenith Optimedia Group and recorded 76 million of additional goodwill.

I. Accounting for goodwill

Under French GAAP, in 1993, the goodwill arising from the acquisition of the FCA Group paid for by issuing new shares was written off through shareholders equity.

Under U.S. GAAP, such goodwill has been capitalized and amortized over 40 years through December 31, 2001. Beginning January 1, 2002, with the adoption of FAS 142, goodwill is no longer amortized, but reviewed annually for impairment.

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J. Accounting for compensation arrangements

In the French financial statements, certain compensation arrangements with employees of acquired companies have been accounted for as element of purchase price in purchase accounting.

Under U.S. GAAP, to the extent that the compensation is related to continuing employment with the group, it is recorded as compensation expense in the periods in which it is earned.

K. Valuation of marketable securities and investments in non-consolidated entities

In accordance with French regulations, the Group's policy is to value marketable securities at the lower of aggregate cost or market value. Investments in non-consolidated entities in which Publicis owns less than 20% are stated at cost and an allowance is recorded (with a corresponding charge to income) when a recoverable value, based upon management's analysis of the specific nature of each investment, appears to be permanently less than carrying value. Allowances can be subsequently reversed if the estimated recoverable value of the investments increases. Unrealized gains on marketable securities and investments are not recognized.

Under U.S. GAAP (SFAS No. 115, Accounting for Certain Investments in Debt and Equity Securities), marketable equity securities and other investments in debt securities with readily determinable fair values, other than investments accounted for under the equity method, are divided into three categories: trading (used as part of a company's cash management activities), held-to-maturity (a company has the positive intent and ability to hold the securities to maturity) and available-for-sale (all other securities). All of Publicis' marketable securities and investments with readily determinable fair values are considered to be available-for-sale and are reflected at market value on the closing date on the face of the balance sheet. All unrealized gains and unrealized losses are recorded as a separate component of shareholders' equity. Unrealized losses that are other than temporary are charged to income and any write-down is irreversible.

L. Derivatives and hedging

Under U.S. GAAP, the Group applies the provisions of SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities (SFAS 133). SFAS 133, as amended by SFAS Nos. 137 and 138, establishes accounting and reporting standards for derivative instruments and hedging activities. It requires an entity to recognize all derivatives as either assets or liabilities on the balance sheet. SFAS 133 also requires changes in the fair value of the derivative instruments to be recorded in either net earnings or other comprehensive income, depending on their intended use.

Publicis manages foreign currency risks using derivative financial instruments including foreign exchange futures contracts and currency swaps. All such instruments are entered into for hedging purposes. Income and expenses resulting from the use of these instruments are recorded in the consolidated statement of income on a symmetrical basis with the underlying item being hedged. Initial differences between the contract rate and the spot rate on the day the Group

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entered into forward exchange contracts and currency swaps designated as hedging operations are recorded in income over the life of the contract as an adjustment to interest expense. Subsequent gains and losses generated on these contracts due to fluctuations in exchange rates are recorded as exchange rate corrections resulting from the item hedged.

Under U.S. GAAP, all derivative instruments (including certain derivative instruments embedded in other contracts) are recognized in the balance sheet at their fair value and changes in fair value are recognized immediately in earnings. Publicis does not use any derivative instruments other than routine foreign currency hedging contracts designated as fair value hedges, with changes in fair value of these derivatives and of the underlying items being hedged recognized in earnings.

M. Accounting for Credit Linked Notes

Through December 31, 2003, under French GAAP, the entity that issued the CLN has not been consolidated and, therefore, interest income was computed based on the CLN yield.

Under U.S. GAAP, the entity that issued the CLN is a variable interest entity, which was consolidated by the Group according to the FIN 46 Consolidation of Variable Interests Entities. The government treasury bonds replacing the CLN following consolidation are classified as available for sale and valued at fair value with differences in fair value reflected directly in shareholders' equity.

The Asset Swap and the Credit Default Swap are derivatives valued at fair value with differences in fair value recognized in the statement of income.

Under French GAAP, the entity has been consolidated from January 1, 2004. The Asset Swap and the Credit Default Swap continue to be accounted for as off-balance sheet commitments.

In September 2004, the CLN, including the Asset Swap and the Credit Default Swap, were fully redeemed in connection with the redemption of the debt component of the OBSA (See description E Accounting for business combination with Bcom3).

N. Goodwill and intangible assets (Restated)

Under U.S. GAAP, goodwill and intangible assets deemed to have indefinite lives (principally trademarks) are not amortized but are subject to annual impairment tests. Intangible assets with a definite life are amortized over their estimated useful lives and are tested for impairment whenever events or circumstances indicate that a carrying amount of an asset (asset group) may not be recoverable.

In accordance with SFAS 142, the Group completed the initial impairment test as of January 1, 2002 by comparing the fair value of their reporting units using the discounted cash flows method to their carrying values. Prior to adoption of SFAS 142, the Group assessed the recoverability of goodwill for each entity by comparing the undiscounted projected future earnings before interest and after taxes over its economic life to its carrying amount. As a result of the transitional impairment test, the Group recorded a charge of 223 million on January 1,

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2002 in relation to intangibles with indefinite useful lives, namely trademarks; this charge has been recorded as a Cumulative effect of accounting change on the consolidated statement of operations.

In accordance with SFAS 142, the incremental goodwill recognized under U.S. GAAP in connection with Bcom3 acquisition has been impaired as of December 31, 2003 for a total amount of 847 million. The Group performed its annual impairment for review for goodwill and intangibles with indefinite useful lives, which did not result in additional impairment in 2004.

O. Out-of-pocket costs

In accordance with EITF Issue No. 01-14, Income Statement Characterization of Reimbursements Received for Out-of-Pocket Expenses Incurred (EITF 01-14), the Group recorded approximately 43 million of reimbursed out-of-pocket costs in both revenue and other general expenses for the 2002 fiscal year. Publicis clarified its policy, in accordance with French GAAP, concerning the classification of out-of-pocket expenses and for the year 2004 and 2003, reimbursements of such expenses are classified within revenue. Accordingly there is no difference between French GAAP and U.S. GAAP in 2003 and 2004.

P. Minimum pension liability

No minimum liability adjustment is recognized under French GAAP, whereas under U.S. GAAP, a minimum pension liability is required to be recognized when the accumulated benefit obligation exceeds the fair value of plan assets by an amount in excess of accrued or prepaid pension cost as capitalized by actuarial methods. The additional minimum liability is offset by an intangible asset up to the amount of any unrecognized prior service cost, and the excess is recorded in comprehensive income, net of tax.

Q. Net operating loss carryforwards in connection with Bcom3 acquisition

In connection with acquisition of Bcom3, Publicis acquired net operating loss carryforwards related to former Bcom3 operations. For all net operating loss carryforwards, in the consolidated financial statements prepared under French GAAP, deferred taxes have not been recognized due to the uncertainty of their recoverability. For U.S. GAAP purposes, deferred tax assets have been recorded and a 100% valuation allowance has been provided because the recoverability of the deferred tax assets was not considered to satisfy the applicable more likely than not criteria. In 2004, under French GAAP, Publicis realized tax benefits by using Bcom3 loss carryforwards to offset taxable income and recorded a tax benefit of 5 million in the income statement. Under U.S. GAAP, any tax benefit realized by using these carryforwards reduced the recorded goodwill with no effect on income tax expense in the income statement.

R. Recognition of actuarial gains and losses on pensions

Under French GAAP, the recommendation R-03-01, issued in April 2003 of the Conseil National de la Comptabilité on pensions allows companies to recognize all cumulative actuarial gains and losses directly in equity on January 1, 2004. The Group has chosen this option and

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pension liabilities have been increased by 23 million as of January 1, 2004, resulting in a decrease in shareholders equity by 14 million, net of income taxes.

Under U.S. GAAP, in accordance with FAS 87 Employer's Accounting for Pensions the Group recognizes amortization of the unrecognized net gain or loss if, as of the beginning of the year, that unrecognized net gain or loss exceeds 10% of the greater of the projected benefit obligation or the market-related value of plan assets. If amortization is required, the amortization is computed as that excess divided by the average remaining service period of active employees expected to receive benefits under the pension plan.

S. Exceptional items

Amounts presented, as Exceptional Items in the consolidated income statement under French GAAP do not meet the definition of extraordinary items under U.S. GAAP, as these items are not both unusual and infrequent.

Reconciliation of Net income and Comprehensive income to U.S. GAAP

The following is a reconciliation of net income as reported in the consolidated statements of income under French GAAP to net income (loss) and comprehensive income (loss) as adjusted for the effects of the application of U.S. GAAP for each of the years ended December 31, 2004, 2003 and 2002:

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		2004	December 31, 2003	2002
	Ref.	(Restated)	(Restated)	(Restated)
		<i>(in millions, except per share data)</i>		
Net income reported		210	150	147
Adjustments to conform to U.S. GAAP:				
Restructuring charges	A	0	(129)	(10)
Accounting for convertible debt	B	0	(6)	11
Interest on ORANEs	E	0	0	(3)
Accounting for equity warrants	E	17	(10)	0
Accounting for sale-leaseback transaction	F	3	(2)	0
Compensation arrangements	J	0	(1)	(5)
Consolidation of variable-interest entity	M	(33)	23	0
Pension	R	(2)	0	0
Goodwill Impairment	N	0	(847)	0
Loss carryforward (Bcom3)	Q	(5)	0	0
Reversal of amortization expense on goodwill	N	188	113	75
		378	(709)	215
Adjustments related to the business combination with Saatchi & Saatchi:				
Depreciation and amortization expense on tangible assets, intangible assets and goodwill	G-1	(29)	(31)	(35)
Goodwill impairment	G-2	0	0	0
Contingent value rights	G-3	0	0	(31)
Stock compensation	G-4	0	(3)	(5)
Loss carryforwards	G-5	(17)	(4)	(12)
Total adjustments related to Saatchi & Saatchi		(46)	(38)	(83)
Net income (loss) as determined under U.S. GAAP before cumulative effect of accounting change and tax effect		329	98	131
Tax effect of all above adjustments		14	57	15
Cumulative effect of accounting change (SFAS 142), net of income taxes of 63 million	N	0	0	(160)
Net income (loss) as determined under U.S. GAAP		346	(690)	(13)

Earnings per share as determined under U.S. GAAP

Basic		1.90	(3.77)	(0.09)
Diluted		1.38	(3.77)	(0.09)
Weighted average common shares outstanding:				
Basic		182	183	146
Diluted		251	240	171
Net income (loss) as determined under U.S. GAAP		346	(690)	(13)

Other comprehensive income (loss), net of taxes

Unrealized gain/(loss) on available-for-sale securities	K	1	(15)	(84)
Foreign currency translation adjustment		(177)	(585)	(236)
Minimum pension liability adjustment	P	(7)	(23)	0

Comprehensive loss		163	(1,313)	(333)
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Certain elements of the consolidated statement of income have been classified as non-operating expenses although they would have been considered operating expenses under U.S. GAAP. The consolidated statement of operations prepared under U.S. GAAP reflecting all of the above reconciling items is presented as follows:

	Period ended December 31,		
	2004 (Restated)	2003 (Restated)	2002 (Restated)
	<i>(In millions of euros)</i>		
Revenues	3,825	3,863	2,969
Salaries and related expenses	(2,199)	(2,284)	(1,669)
Office and general expenses	(924)	(1,036)	(790)
Depreciation and amortization (1)	(300)	(1,041)	(157)
Operating income (loss)	402	(498)	353
Interest expense	(54)	(116)	(64)
Interest income	13	51	35
Other income (expense), net	17	12	(22)
Income (loss) before income taxes	378	(551)	302
Income taxes	(12)	(119)	(129)
Income (loss) after income taxes	366	(670)	173
Equity in net income of non-consolidated companies	6	4	3
Minority interest	(26)	(24)	(29)
Net income (loss) before cumulative effect of accounting changes	346	(690)	147
Cumulative effect of accounting change (SFAS 142), net of taxes of 63 million			(160)
Net income (loss)	346	(690)	(13)

(1) For the 12 month period ended in December 31, 2003, the amount of Depreciation and amortization expense comprises 847 million of goodwill impairment charge related to Bcom3.

Reconciliation of shareholders equity to U.S. GAAP

The following is a reconciliation of shareholders equity as reported in the consolidated balance sheet to shareholders equity as adjusted for the effects of the application of U.S. GAAP as of December 31, 2004, 2003 and 2002:

	Ref	As of December 31,		
		2004 (Restated)	2003 (Restated)	2002 (Restated)
		<i>(In millions of euros)</i>		
Shareholders equity as reported in the consolidated balance sheet		881	726	1,501

Adjustments to conform to U.S. GAAP

Restructuring charges	A	(106)	(170)	(41)
Accounting for convertible debt	B	0	0	6
Treasury shares	D	(9)	0	0
Bcom3 business combinations fair value date of announcement under U.S. GAAP	E	1,123	1,315	816
Accounting for sale-leaseback transaction	F	28	23	0
Accounting for Zenith Optimedia Group	H	(77)	(77)	(86)
Goodwill written-off to equity, gross	I	54	54	54
Accumulated amortization on goodwill written-off to equity	I	(10)	(10)	(10)
Compensation arrangements	J	(15)	(15)	(14)

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	Ref	As of December 31,		
		2004 (Restated)	2003 (Restated)	2002 (Restated)
		<i>(In millions of euros)</i>		
Valuation of marketable securities	K	37	50	51
Consolidation of variable-interest entity	M	0	18	0
Goodwill Impairment	N	(847)	(847)	0
Reversal of amortization expense on goodwill	N	376	188	75
Intangibles impairment	N	(223)	(223)	(223)
Loss carryforward	Q	(5)	0	0
Unrecognized actuarial gains and losses	R	23	0	0
Minimum pension liability adjustment	P	(30)	(23)	0
		1,200	1,009	2,129
Adjustments related to the business combinations with Saatchi & Saatchi:				
Saatchi & Saatchi business combinations recorded as a purchase under U.S. GAAP	G-1	2,060	2,132	2,303
Goodwill impairment	G-2	(570)	(570)	(570)
Contingent value rights	G-3	49	49	49
Stock options Saatchi & Saatchi	G-4	148	158	155
Loss carryforwards	G-5	(33)	(16)	(12)
Total adjustments Saatchi & Saatchi		1,654	1,753	1,925
Tax effect of above adjustments		(370)	(378)	(299)
Shareholders equity as adjusted for U.S. GAAP		2,484	2,384	3,755

Following the Bcom3 and Saatchi & Saatchi acquisitions, and other U.S. GAAP adjustments described above, the consolidated balance sheets as presented under U.S. GAAP at December 31, 2004, 2003 and 2002 are summarized as follows:

	December 31,		
	2004 (Restated)	2003 (Restated)	2002 (Restated)
	<i>(in millions)</i>		
Assets			
Goodwill, net	4,281	4,223	5,365
Intangible assets, net	1,412	1,643	1,915
Property and equipment, net	511	542	699
Deferred income taxes	338	326	274
Investments and other financial assets, net.	143	549	149

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Investments accounted for by the equity method	17	30	33
Total non current assets, net	6,702	7,313	8,436
Inventory and costs billable to clients	437	416	295
Accounts receivable	3,282	3,263	3,663
Other receivables	462	690	522
Deferred income taxes	76	125	155
Marketable securities	58	196	342
Cash and cash equivalents	1,128	1,219	863
Current assets	5,443	5,909	5,840
Total assets	12,145	13,222	14,276
Liabilities and shareholders equity			
Capital stock	78	78	78
Additional paid-in capital	4,752	4,760	4,767
Retained earnings (deficit).	(1,007)	(1,306)	(570)

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	2004	December 31, 2003	2002
	(Restated)	(Restated)	(Restated)
		<i>(in millions)</i>	
Treasury stock	(332)	(323)	(318)
Accumulated other comprehensive income	(1,007)	(825)	(201)
Shareholders equity	2,484	2,384	3,755
Current portion of long-term debt and capital lease obligations	105	284	261
Short-term borrowings and overdrafts	172	451	490
Accounts payable	3,694	3,590	3,832
Accrued expenses and other liabilities	1,818	1,807	1,370
Current liabilities	5,789	6,132	5,953
Minority interests	46	55	75
Long-term debt and capital lease obligations, less current portion	2,634	3,240	2789
Deferred income taxes	542	614	532
Provisions for contingencies and charges	650	797	1,172
Total liabilities and shareholders equity	12,145	13,222	14,276

The components of shareholders equity for U.S. GAAP purposes as of December 31, 2004, 2003 and 2002 are as follows:

	2004	December 31, 2003	2002
	(Restated)	(Restated)	(Restated)
		<i>(in millions)</i>	
Share capital	78	78	78
Additional paid-in capital	4,752	4,760	4,767
Retained earnings (deficit).	(1,007)	(1,306)	(570)
Treasury stock	(332)	(323)	(318)
	3,491	3,209	3,957
Accumulated other comprehensive income (loss):			
Unrealized gains on securities	37	36	51
Foreign currency translation adjustment	(1,014)	(838)	(253)
Minimum pension liability adjustment	(30)	(23)	0
Accumulated other comprehensive income (loss).	(1,007)	(825)	(202)
Total shareholders equity as adjusted for U.S. GAAP	2,484	2,384	3,755

Supplemental U.S. GAAP disclosures

Consolidated statement of cash flows

The consolidated statement of cash flows prepared under French GAAP presents substantially the same information as that required under U.S. GAAP but they differ with regard to the classification of items within them and as regards the definition of cash (treasury) under French GAAP and cash and cash equivalents under U.S. GAAP.

A reconciliation of cash or treasury under French GAAP to cash and cash equivalents under U.S. GAAP is presented as follows:

	For the year ended December 31,		
	2004	2003	2002
	<i>(in millions)</i>		
Cash and cash equivalents under French GAAP	1,023	964	715
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	For the year ended December 31,		
	2004	2003	2002
	<i>(in millions)</i>		
Less: Marketable securities	(67)	(196)	(342)
Add: Bank overdrafts.	172	451	490
Cash and cash equivalents under U.S. GAAP	1,128	1,219	863

The cash flows under U.S. GAAP can be summarized as follows:

	For the year ended December 31,		
	2004	2003	2002
	<i>(in millions)</i>		
Cash provided by operating activities	770	559	574
Cash provided by/(used in) investing activities	384	(531)	(267)
Cash provided by financing activities	(1,206)	411	11
Effect of exchange rate changes on cash and cash equivalents	(39)	(83)	(76)
Increase in cash and cash equivalents	(91)	356	242
Cash and cash equivalents at beginning of year	1,219	863	621
Cash and cash equivalents at end of year	1,128	1,219	863

Non-cash investing activities primarily relate to the Bcom3 acquisition in 2002.

Cash provided by financing activities includes (857) million, 519 million, and 445 million change in borrowings per the French GAAP accounts. A breakdown of the change in borrowings is as follows:

	For the year ended December 31,		
	2004	2003	2002
	<i>(in millions)</i>		
Proceeds from borrowings of long-term debt	450	761	690
Repayments of borrowings of long-term debt	(1,307)	(242)	(245)
	(857)	519	445

A breakdown of the change in net working capital requirement is as follows:

	For the year ended December 31,		
	2004	2003	2002
	<i>(in millions)</i>		

Changes in operating assets and liabilities:

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Accounts receivable and other receivables	76	(158)	(11)
Inventory and costs billable to clients	(47)	(180)	72
Accounts payable and other current liabilities	270	570	122
Change in working capital requirements	299	232	183

Supplemental cash flow information for the years ended December 31, 2004, 2003 and 2002 is as follows:

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	2004	December 31, 2003	2002
		<i>(in millions)</i>	
Interest paid	73	74	45
Income taxes paid	114	100	227

Use of estimates

The preparation of the consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentration of credit risk

Credit limits, ongoing credit evaluation and account monitoring procedures are utilized to minimize the risk of loss. Collateral is generally not required. Expected losses are provided for currently and actual losses have been within management's expectations.

Goodwill

During the year 2003, we recorded a goodwill impairment charge of \$847 million at the Leo Burnett reporting unit. The acquisition that generated the Leo Burnett goodwill was the acquisition of Bcom3 that was announced March 7, 2002 and was closed on September 24, 2002. For U.S. GAAP purposes, the purchase price for the acquisition was determined in accordance with the guidance set forth in EITF 99-12 *Determination of the Measurement Date for the Market Price of Acquirer Securities Issued in a Purchase Business Combination* using March 7, 2002 as the measurement date, resulting in a fair value for our shares issued to effect the combination of \$36.41/share. Subsequent to the announcement of the acquisition, the market value of our shares experienced a sustained decline and, upon closing the acquisition on September 24, 2002, the market value of our shares was \$17.60/share, which is the per share fair value used to compute the purchase price under French GAAP. The differential in the per share fair value used to compute the purchase prices under U.S. and French GAAP resulted in the recognition of approximately \$1.7 billion of additional goodwill under U.S. GAAP by comparison to French GAAP. It is a significant portion of this additional goodwill that results from the differential in per share fair value used to compute the purchase price that is impaired under U.S. GAAP.

The Leo Burnett reporting unit fair value has been determined based on future discounted operating cash flow. These discounted future operating cash flow projections caused the estimated fair value of Leo Burnett to be less than its book value.

Intangible assets

The gross carrying amounts and accumulated amortization of intangible assets, by major class, are as follows:

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<i>(In millions of euros)</i>	Gross carrying amount	Accumulated depreciation*	Net carrying amount
At December 31, 2004 (Restated)			
Tradenames and client relationships	2,015	637	1,378
Software and other	103	69	34
Total	2,118	706	1,412
At December 31, 2003 (Restated)			
Tradenames and client relationships	2,092	482	1,610
Software and other	104	72	32
Total	2,196	554	1,642
At December 31, 2002 (Restated)			
Tradenames and client relationships	2,341	473	1,868
Software and other	127	80	47
Total	2,468	553	1,915

*Includes impairment of 346 million, 223 million and 223 million in 2004, 2003 and 2002 respectively.

Consolidated amortization expense related to intangible assets, subject to amortization, for 2004, 2003 and 2002 was 68 million, 77 million and 51 million respectively.

Estimated aggregate amortization expense for intangible assets subject to amortization, calculated upon such assets held as at December 31, 2004, for each of the next five fiscal years is as follows:

Year ending December 31, (Restated)	(In millions of euros)
2005	83
2006	86
2007	88
2008	91
2009	95

Acquisitions

In 2004, Publicis made the following acquisitions:

40% of the minority interests of Fallon U.K.;

100% of Thomsonmurray Inc. and CLT Meetings; and

Other non significant entities.

These acquisitions taken as a whole represent less than 1% of the total revenue and the total assets of the Group.

In 2003, upon the conclusion of the agreement signed with Cordiant in September 2001, Publicis acquired Cordiant's 25% stake in ZenithOptimedia Group for an amount of 107 million, thereby increasing its holding to 100%. Goodwill of 76 million was recognized.

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Publicis has also purchased the minority interests of 32.6% in Starcom Motive London for 35 million.

Non-significant acquisitions have also taken place during the year. These acquisitions taken as a whole represent less than 1% of the consolidated revenues and a negative contribution of 1.7% of the total net income before amortization of goodwill.

On September 24, 2002, Publicis acquired 100% of the outstanding shares of Bcom3, Inc., an American company specializing in multinational advertising and marketing services. Bcom3 has been fully consolidated since September 24, 2002 for French and U.S. GAAP purposes.

Under the terms of the agreement, Publicis provided consideration for the acquisition by issuing the following securities to Bcom3 shareholders:

56,250,000 new Publicis shares with a value on issue of 30.5 (with a nominal value of 0.4 and a premium of 30.1 per share);

Bonds with a face value of 858 million represented by 1,562,500 ORANEs redeemable into 28,125,000 existing or new Publicis shares;

Bonds with a face value of 858 million, represented by 2,812,500 OBSAs with detachable equity warrants granting the right to subscribe to 28,125,000 Publicis shares.

Total consideration paid in for Bcom3 amounted to 3,984 million, resulting in additional goodwill of 3,863 million. The components of the purchase price and allocations are as follows:

	<i>(In millions of)</i>
Consideration and acquisition costs:	
Fair value of Publicis shares	2,048
Fair value of ORANEs	1,024
Fair value of OBSAs	858
Acquisition costs (net of tax)	54
	3,984

	<i>(In millions of)</i>
Allocation of purchase price:	
Property and equipment	35
Client relationships	309
Trademarks	387
Other intangibles	7
Goodwill	3,863
Net liabilities assumed and other	(617)
	3,984

The acquired goodwill was assigned to the reporting units that were expected to benefit from Group synergies.

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In addition to the acquisition of Bcom3, several smaller-scale agencies were acquired, such as Gravitas in Japan, Johnston & Associates in the United States, Van Sluis in the Netherlands, Direct n More in Austria, Arredondo de Haro and Art-y-maña in Mexico, Magnesium in Belgium, Sales Story, ECA2, Stella, and Flamenco in France.

The operations of all of the businesses acquired by Publicis in 2002 contributed 5% to Group revenues and 4% to the Group's net income before goodwill amortization.

Pro-forma information regarding the Bcom3 acquisition

The following pro forma information for the year ended December 31, 2002 presents the effect of the acquisition of Bcom3, the most significant acquisition of Publicis in 2002, as if it had occurred as of the beginning of 2002. The pro forma financial information is based on the historical financial statements of Publicis and Bcom3.

	French GAAP Year ended December 31, 2002	U.S. GAAP Year ended December 31, 2002
	(Unaudited)	(Unaudited)
	<i>(in millions except per share data)</i>	
Pro forma revenues.	4,280	4,426
Pro forma income before cumulative effect of accounting change (SFAS 142)	156	209
Pro forma net income	156	49
Pro forma basic earnings per share, before cumulative effect of accounting change	0.80	1.12
Pro forma diluted earnings per share, before cumulative effect of accounting change	0.75	0.90
Pro forma basic earnings per share.	0.80	0.26
Pro forma diluted earnings per share	0.75	0.21

Restructuring charges

The Group has recorded liabilities for restructuring charges to be incurred related to the Bcom3 acquisition on September 24, 2002. The Group began to formulate a restructuring plan at the acquisition date, which included the closing of some Bcom3 locations, mainly in the city of New York, and the consolidation of Bcom3 and Publicis facilities in other locations. Costs included in the restructuring liabilities consist primarily of involuntary termination benefits for former Bcom3 employees and relocation costs. As of December 31, 2002, the Group has recorded

200 million of liabilities for restructuring charges to be incurred related to the Bcom3 acquisition. Provisions for vacant property of 241 million have also been recorded to cover future losses related to Bcom3's lease contracts mainly located in the city of New York.

The Group has recorded liabilities for restructuring charges to be incurred related to the Saatchi & Saatchi acquisition, which was consummated in September 2000. The Group began to formulate a restructuring plan at the acquisition date, which included the closing of the Saatchi & Saatchi headquarters in London and New York, the closing of Saatchi & Saatchi offices in certain locations, and the consolidation of Saatchi & Saatchi and Publicis facilities in other

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locations. Costs included in the restructuring liabilities consist primarily of involuntary termination benefits for former Saatchi & Saatchi employees and relocation costs. This plan was finalized in 2001 and goodwill was increased by approximately 37 million for restructuring charges, of which none remained as of December 31, 2003.

The impact of U.S. GAAP adjustments related to restructuring provisions is as follows:

	Dec. 31, 2002	Current year increase	Release of reserve to income	Net impact P&L	Cash payments (reversal)	Currency translation and reclassifications(1)	Others changes in Goodwill	Dec. 31, 2003
<i>In millions</i>								
<i>Restructuring provisions</i>								
French GAAP restructuring reserve	257	5	(4)	1	(107)	(107)	58	102
U.S. GAAP restatement: finalization of BCom3 restructuring (2)		37		37			(37)	
U.S. GAAP restructuring reserve	257	42	(4)	38	(107)	(107)	21	102

(1) The impact of (107) includes translation adjustment for (11) million and reclassifications for (96) million (including 42 million to real estate provisions and 51 million to write-off of assets).

(2) In 2003, the Group finalized the Bcom3 restructuring plan. In accordance with U.S. GAAP, restructuring costs related to the acquiring entity and plans

finalized after one year following the acquisition date are excluded from the liabilities assumed and are therefore booked through P&L.

The impact of U.S. GAAP adjustments related to real estate provisions is as follows:

	Dec. 31, 2002	Current year increase	Release of reserve to income	Net impact P&L	Cash payments (reversal)	Currency translation and reclassifications(1)	Others changes in Goodwill(2)	Dec. 31, 2003
	<i>In millions real estate provisions</i>							
French GAAP real estate provision	284				(34)	(1)	(17)	232
U.S. GAAP restatement: finalization of Bcom3 restructuring (3)		92		92			(92)	
U.S. GAAP real estate provisions	284	92		92	(34)	(1)	(109)	232

(1) The impact of (1) includes translation adjustment for (43) million and reclassifications for 42 million (from restructuring provisions).

(2) The impact of (17) million includes additions of 29 million, change in estimates of (30) million and reversal through goodwill for

(16) million.

- (3) In 2003, the Group has finalized the Bcom3 restructuring. In accordance with U.S. GAAP, vacant properties costs related to the acquiring entity and plans finalized after one year following the acquisition are excluded from the liabilities assumed and booked through P&L.

The U.S. GAAP restatement of 92 million includes for 65 million change that lead to identify double capacity in 2003 under U.S. GAAP and 29 million of additions booked in 2003 under French GAAP that were disallowed under U.S. GAAP.

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The Group maintains retirement plans, some of these are defined benefit pension plans (Defined Benefit Pensions) which require disclosure of assets and obligations and others are defined contribution plans which by definition have assets equal to liabilities and, therefore, the Group shows only the annual expense associated with such plans.

The Group also provides certain healthcare and life insurance benefits (Postretirement Plans) to certain retired U.S. and U.K. employees. U.S. employees hired by MacManus before January 1, 1993 may be eligible for certain postretirement life insurance and medical benefits depending on years of service and other requirements. U.S. employees hired by Leo Burnett before January 1, 2002 may be eligible for certain postretirement medical benefits depending on years of service and other requirements.

Effective September 24, 2002, Publicis acquired Bcom3 and assumed the assets and liabilities of the plans as of that date. The business combination has been accounted for by the purchase method under SFAS 141.

The changes in the assets and benefit obligations and the reconciliation of the Group's Defined Benefit Pensions and Postretirement Plans in the accompanying consolidated balance sheets for the period January 1, 2004 through December 31, 2004 and January 1, 2003 through December 31, 2003, respectively were as follows (in millions):

	Defined Benefit Pensions				Postretirement Plans			
	2004		2003		2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.
Change in benefit obligation								
Benefit obligation at beginning of year	151.1	177.6	165.2	183.7	35.4	2.8	34.5	3.1
Acquisitions		1.8						
Service cost	11.7	3.3	13.3	3.3	1.0		0.8	
Interest cost	9.1	10.5	9.8	9.5	2.2	0.1	2.4	0.1
Plan amendments			0.6				0.5	
Participant contributions		0.4		0.6	0.9		0.9	
Actuarial loss (gain).	4.8	8.3	9.5	(0.8)	1.2		6.0	
Benefits and lump sums paid	(15.0)	(3.0)	(17.6)	(7.0)	(2.8)		(3.1)	0.2
Effect of exchange rates	(11.9)	(0.4)	(29.7)	(11.7)	(2.8)		(6.6)	(0.6)
Benefit obligation at end of year	149.8	198.5	151.1	177.6	35.1	2.9	35.4	2.8
Change in plan assets								
Fair value at beginning of year	89.7	105.3	99.0	100.0				
Acquisitions		1.5						
Actual return on assets	11.3	6.8	14.6	12.3				
Company contributions	21.7	8.1	11.4	7.4	1.9		2.2	0.2
Benefits and lump sums paid	(15.0)	(4.9)	(17.6)	(7.0)	(2.8)		(3.1)	(0.2)
Participant contributions		0.4		0.6	0.9		0.9	

Effect of exchange rates	(8.1)	1.2	(17.7)	(8.0)
Fair value of plan assets at end of year	99.6	118.4	89.7	105.3

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	Defined Benefit Pensions				Postretirement Plans			
	2004		2003		2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.
Funded status at end of year	(50.1)	(80.0)	(61.4)	(72.3)	(35.1)	(2.9)	(35.4)	(2.8)
Unrecognized net actuarial loss (gain)	(1.9)	28.2	(3.6)	22.2	5.3		4.6	
Unrecognized prior service costs	0.9	0.4	1.1		0.3		0.4	
Net Amount recognized	(51.1)	(51.4)	(63.9)	(50.1)	(29.5)	(2.9)	(30.4)	(2.8)
Amounts recognized in Statement of Financial Position consist of:								
Prepaid benefit cost		4.7						
Accrued benefit liability	(52.1)	(85.0)	(64.2)	(73.3)	(29.5)	(2.9)	(30.4)	(2.8)
Intangible asset.		0.4						
Accumulated other comprehensive income	1.0	28.5	0.3	23.2				
Net Amount recognized	(51.1)	(51.4)	(63.9)	(50.1)	(29.5)	(2.9)	(30.4)	(2.8)

Defined Benefit Pensions with accumulated benefit obligations in excess of plan assets consist of the following as of December 31, 2004 and 2003, respectively (in millions):

	Defined Benefit Pensions			
	2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.
Accumulated benefit obligation	149.8	184.2	151.1	132.6
Projected benefit obligation	149.8	198.5	151.1	140.3
Plan assets at fair value	99.6	118.4	89.7	68.1

The accumulated benefit obligation on the domestic defined benefit pension plan is 15.1 million and 17.1 million, as of December 31, 2004 and 2003 respectively. There are no plan assets related to the domestic plan and no contributions expected to be paid. The measurement date used to determine the benefit obligation of the domestic plan is December 31, 2004.

The components of net periodic benefit costs for the Defined Benefit Pensions and Postretirement Plans for the year ending December 31, 2004 and 2003, respectively, are as follows (in millions):

	Defined Benefit Pensions				Postretirement Plans			
	2004		2003		2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.

Service cost for benefits earned during the year	11.8	3.3	13.3	3.3	1.0		0.8	
Interest cost on projected benefit obligation	9.1	10.5	9.8	9.5	2.2	0.1	2.4	0.1
Expected return on plan assets.	(8.1)	(8.6)	(7.5)	(7.2)				
Amortization of prior service cost	0.1	0.1	0.1		0.1		0.1	
Recognized actuarial loss (gain)		1.8		1.1	0.1		(0.1)	
Net periodic benefit cost	12.9	7.1	15.7	6.7	3.4	0.1	3.2	0.1
Defined contribution cost.	11.2	3.1	10.5	2.0				
Total retirement cost.	24.1	10.2	26.2	8.7				

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The weighted average assumptions used in determining the benefit obligation as of December 31, 2004 and 2003 respectively are:

	Defined Benefit Pensions				Postretirement Plans			
	2004		2003		2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.
Discount rate	6.00%	5.0%	6.25%	5.62%	6.00%	5.75%	6.25%	6.25%
Expected rate of future compensation increases	N/A	3.79%	N/A	3.77%	5.00%	N/A	N/A	N/A

The weighted average assumptions used in determining the net periodic benefit costs for the years ended December 31, 2004 and 2003 respectively are:

	Defined Benefit Pensions				Postretirement Plans			
	2004		2003		2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.
Discount rate	6.25%	5.19%	6.75%	5.64%	6.25%	5.75%	6.75%	6.75%
Expected rate of future compensation increases	N/A	3.43%	N/A	3.39%	N/A	5.00%	N/A	N/A
Expected long-term rate on plan assets	8.50%	7.50%	8.50%	7.50%	N/A	N/A	N/A	N/A

* These assumptions are based on estimates of the long-term rate for these factors over the life of the plan.

<i>(In millions of euros)</i>	Defined Benefit Pensions		Postretirement Plans	
	2004	2003	2004	2003
	Increase in minimum liability included in other compressive income	30	23	N/A

For the U.S. plans, as of December 31, 2004, the medical inflation rates were assumed to be 10.5%, gradually declining to 5% in 2007, and remaining at that rate thereafter. A one-percentage-point increase in the medical inflation rate would increase the accumulated postretirement benefit obligation as of December 31, 2004 by approximately

5.3 million and increase the net periodic benefit cost for the year ended December 31, 2004 by approximately 0.5 million. A one-percentage-point decrease in the medical inflation rate would decrease the accumulated postretirement benefit obligation as of December 31, 2004 by approximately 4.3 million and decrease the net periodic benefit cost for the year ended December 31, 2004 by approximately 0.4 million.

The weighted average allocation of funds invested in Group pension plans as of December 31, 2004 and 2003 was as follows:

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Asset category (in percentage)	Funds invested			
	2004		2003	
	U.S.	Non-U.S.	U.S.	Non-U.S.
Equity securities	66%	62%	71%	Not available
Debt securities	33%	29%	26%	Not available
Real estate	1%	5%	0%	Not available
Other	0%	3%	3%	Not available
Total	100%	100%	100%	Not available

The table below shows the expected cash outflows on pensions and other post-employment benefits over the next ten years:

<i>(In millions of euros)</i>	Pensions and similar benefits	
	U.S.	Non-U.S.
Estimated employer's contribution in 2005	18	9
Estimated benefit payments:		
2005	14	8
2006	15	6
2007	15	8
2008	16	10
2009	16	10
2010 and thereafter	92	52

Long-term debt

Future minimum payments as of December 31, 2004, on long-term debt, including capital leases, are as follows:

Year	(In millions of)
2005	105
2006	57
2007	57
2008	729
2009	57
Thereafter	1,734
Subtotal	2,739
Less: Current maturities	(105)

Shareholders equity

Publicis capital stock consists of 195,471,061; 195,378,253 and 196,081,129 ordinary shares issued at December 31, 2004, 2003 and 2002, respectively, with a par value of 0.40 each. These amounts include shares held in treasury of 13,015,843; 13,012,389 and 12,790,600 respectively.

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Employee stock option plans

Publicis grants stock options through employee stock option plans (the Plans). Under the 2000 plan, options for a fixed number of shares (with an exercise price equal to the average market value of Publicis stock for the last 20 days before the grant date) are granted to employees. Under this plan, the options vest after 5 years and expire 10 years after the date of grant. Under the 2001 plan, options for a fixed number of shares (with an exercise price equal to the higher of the average market value of Publicis stock for the last 20 days before the grant date or the cost of treasury shares) are granted to employees. Under this plan, options vest after 4 years and expire 10 years after the date of grant. Under the 2002 plan, options for a fixed number of shares (with an exercise price equal to the average purchase price of treasury shares held by Publicis at the grant date) are granted to employees. The options vest after 4 years and expire 10 years after the date of grant. Options were also granted in 2001 under a variable plan to former Saatchi & Saatchi management (with an exercise price equal to the average purchase price of treasury shares held by Publicis at the grant date). The allotment of these options is subject to the attainment of certain financial objectives over the 2001-2003 period. These options vest upon confirmation of allotment and expire 10 years after the date of grant.

Under the 2003 plan, options for a fixed number of shares (with an exercise price equal to the average purchase price of treasury shares held by Publicis at the grant date) are granted to employees. The options vest after 4 years and expire 10 years after the date of grant.

Options were also granted to employees under a Long-Term Incentive Plan for 2003-2005 (variable plan with an exercise price equal to the average purchase price of treasury shares held by Publicis at the grant date). Half of these options vest in 2006 upon the attainment of certain financial objectives over the 2003-2005 period and expire 10 years after the date of grant. The other half of these options vest in 2007 upon the attainment of such objectives and expire 10 years after the date of grant.

Under the 2004 plan, options for a fixed number of shares (with an exercise price equal to the average purchase price of treasury shares held by Publicis at the grant date) are granted to employees. The options vest after 4 years and expire 10 years after the date of grant. Additional options were also granted to employees under the Long-Term Incentive Plan for 2003-2005.

Under the former Publicis Communication Stock Option Plan, options for a fixed number of shares (with an exercise price equal to the fair value of the shares at the date of grant) were granted to employees. Under this plan, the options vest immediately and expire 10 years after the date of grant.

A summary of the status of the Plans as of December 31, 2004, 2003 and 2002 and changes for the years then ended, are presented below:

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	2004		2003		2002	
	Shares	Weighted average exercise price	Shares	Weighted average exercise price	Shares	Weighted average exercise price
2000 Plan						
Outstanding at beginning of year	100,000	43.55	100,000	43.55	100,000	43.55
Granted						
Exercised						
Forfeited/Expired						
Outstanding at end of year	100,000	43.55	100,000	43.55	100,000	43.55
2001 Plan						
Outstanding at beginning of year	380,000	33.18	380,000	33.18	380,000	33.18
Granted						
Exercised						
Forfeited/Expired						
Outstanding at end of year	380,000	33.18	380,000	33.18	380,000	33.18
2002 Plan						
Outstanding at beginning of year	329,600	29.83	329,600	29.83		
Granted					329,600	29.83
Exercised						
Forfeited/Expired						
Outstanding at end of year	329,600	29.83	329,600	29.83	329,600	29.83
2003 Plan						
Outstanding at beginning of year	517,067	24.82				
Granted			517,067	24.82		
Exercised						
Forfeited/Expired						
Outstanding at end of year	517,067	24.82	517,067	24.82		
2004 Plan						
Outstanding at beginning of year						
Granted	1,970,086	24.82				
Exercised						
Forfeited/Expired						

Outstanding at end of year	1,970,086	24.82				
Saatchi & Saatchi Management Plan						
Outstanding at beginning of year	2,943,135	29.79	2,943,135	29.79	2,943,135	29.79
Granted						
Exercised						
Forfeited/Expired	2,943,135	29.79				
Outstanding at end of year			2,943,135	29.79	2,943,135	29.79
Long-Term 2003 Incentive Plan						
Outstanding at beginning of year	9,498,000	24.82				
Granted			9,498,000	24.82		
Exercised						

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	2004		2003		2002	
	Shares	Weighted average exercise price	Shares	Weighted average exercise price	Shares	Weighted average exercise price
Forfeited/Expired	1,484,000	24.82				
Outstanding at end of year	8,014,000	24.82	9,498,000	24.82		

Stock options related to the Publicis Communication Stock Option Plan were converted into Publicis stock options upon the merger of Publicis Communication into Publicis, S.A. on December 11, 1998. A summary of the activity for this plan is presented below:

	2004		2003		2002	
	Shares	Weighted average exercise price	Shares	Weighted average exercise price	Shares	Weighted average exercise price
Former Publicis Communication Plan						
Outstanding at beginning of year	525,080	8.67	570,050	8.54	652,150	8.29
Exercised	(54,880)	5.92	(44,970)	7.02	(45,590)	6.46
Forfeited						
Expired	(28,760)	6.37			(36,510)	6.99
Outstanding at end of year	441,440	9.16	525,080	8.67	570,050	8.54

Former Saatchi & Saatchi Plans

Saatchi & Saatchi had several stock option plans for employees and management prior to the acquisition. These plans involved several execution criteria for the grant of options. At the time of the merger with Publicis, these plans were simplified, and the maximum number of options that could be granted was granted.

Two types of options remain:

1. Those to be issued in connection with the Equity Participation Plan and for which the exercise price was paid at the grant date. No additional payment will be made at the date of exercise of the options, and
2. Those to be issued related to other plans and for which the exercise price must be paid at the date of exercise of the options.

In these two cases, the beneficiaries were to receive Saatchi & Saatchi shares upon exercise of their options. These shares will be exchanged for new shares of Publicis based on a rate of 18.252 Publicis shares for 100 Saatchi & Saatchi shares.

The number of options that can be exercised under the former Saatchi & Saatchi plans, converted for simplification purposes into Publicis shares at a rate of 0.18252, is summarized as follows:

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Former Saatchi & Saatchi Plans:	2004		2003		2002	
	Shares	Weighted average exercise price	Shares	Weighted average exercise price	Shares	Weighted average exercise price
Outstanding at beginning of year	43,545	9.92	80,503	10.90	266,046	11.71
Granted						
Exercised	(37,928)	9.92	(36,958)	12.22	(185,543)	10.33
Forfeited/Expired	(5,617)	9.92				
Outstanding at end of year			43,545	9.92	80,503	10.90

Former Nelson Plan

The Group additionally granted options in connection with the Nelson acquisition at the end of 2000. In conjunction with this acquisition, Publicis exchanged Publicis options for those of Nelson. A summary of the activity for this plan is presented below:

Former Nelson Plan:	2004		2003		2002	
	Shares	Weighted average exercise price	Shares	Weighted average exercise price	Shares	Weighted average exercise price
Outstanding at beginning of year	137,034	19,32	282,154	24,40	518,730	28.11
Exercised	(16,546)	19,64	(103,522)	21,04	(65,040)	24.40
Forfeited/Expired	(12,620)	19,64	(41,598)	21,57	(171,536)	23.73
Outstanding at end of year	107,868	17,91	137,034	19,32	282,154	24.40

The following information applies to options outstanding and exercisable at December 31, 2004:

	Outstanding	Exercisable	Weighted average remaining life in years	Weighted Average Exercise Price
Former Publicis				
Communication Plan	441,440	441,440	2	9.16
2000 Plan	100,000		6	43.55
2001 Plan	380,000		7	33.18
2002 Plan	329,600		8	29.83
2003 Plan	517,067		9	24.82
2004 Plan	1,970,086		10	24.82
Saatchi & Saatchi Management Plan				

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Long-Term Incentive Plan 2003	8,014,000		9	24.82
Former Nelson Plan	107,868	107,868	4	17.91
Former Saatchi & Saatchi Plans			0	
Total	11,860,061	549,308	9	24.74

In accordance with SFAS 123, Publicis elected to continue to account for stock-based compensation using the intrinsic value method under the guidelines of APB 25, as opposed to the fair value method in SFAS 123. For the Publicis plans, under APB 25, no compensation expense has been recognized for the year ended December 31, 2002 because the stock options

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were either fully vested prior to these periods, or the exercise price of options granted in these periods is greater than or equal to the market value at the date of grant. In 2004 and in 2003, under APB 25, the compensation expense was not significant.

SFAS 148, Accounting for Stock-Based Compensation Transition and Disclosure requires companies that continue to account for stock-based compensation in accordance with APB 25 to disclose certain information using tabular presentation as presented below. If the Group had elected to recognize compensation expense based upon the fair value method of SFAS 123, pro forma net earnings and earnings per common share would be as follows (for purposes of pro forma disclosures, the estimated fair value of the options granted is amortized to expense over the vesting period of the options):

	2004 (Restated)	2003 (Restated)	2002 (Restated)
Net earnings U.S. GAAP			
Net income (loss) as reported	346	(690)	(13)
Add: Stock-based employee compensation expense, net of tax, included in reported net income (loss)			
Deduct: Stock-based compensation expense determined under fair value method for all awards, net of tax	(15)	(4)	(7)
Pro forma net income (loss)	331	(694)	(20)
Basic earnings per common share			
As reported	1.90	(3.77)	(0.09)
Pro forma	1.81	(3.80)	(0.14)
Diluted earnings per common share			
As reported	1.38	(3.77)	(0.09)
Pro forma	1.45	(3.80)	(0.14)

The fair value of options was estimated at the date of grant using the Black-Scholes option-pricing model with the following assumptions for 2004, 2003 and 2002: dividend yields of 1.12% in 2004, 0.91% in 2003 and zero in 2002; expected volatility of 24.0% for 2004, 30.0% for 2003 and 52.3% for 2002; risk-free interest rate ranging between 2.63% and 3.47%, depending on the maturity date, in 2004, 4% in 2003, and 4.5% in 2002; and expected term of 2.6 for the first half of the long term incentive plan, 3.6 years for the second half in 2004 and 5 years for the unconditional plan; and of 5 years for 2003 and 2002. The weighted average estimated fair values of employee stock options granted during fiscal 2004, 2003 and 2002 were 3.59, 8.85 and 12.47, respectively.

Income taxes

The income tax disclosures required for French GAAP are included in note 8 to the financial statements. Additional information required for U.S. GAAP purposes is as follows:

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	2004	December 31, 2003	2002
Net income before taxes and minority interests:			
France	29	(42)	44
Foreign	211	388	264
Total	240	346	308
Income tax expense:			
France	(109)	1	19
Foreign	113	171	113
Total	4	172	132

Expiration dates of net operating loss carry forwards

In connection with the business combination with Saatchi & Saatchi, Publicis acquired approximately 361 million in net operating loss carryforwards related to former Saatchi & Saatchi operations. At December 31, 2004, the remaining net loss carryforwards related to these operations amounted to 278 million, which will expire between 2005 and 2009. The Company has not recognized these operating loss carryforwards in the French financial statements due the uncertainty of their realizability. For U.S. GAAP purposes, the deferred tax assets acquired in connection with this business combination has been 100% reserved.

Additionally, under French GAAP, at December 31, 2004, the Group had approximately 460 million of operating loss carryforwards, of which 14 million will expire between 2005 and 2009 and 21 million will expire between 2009 and 2019. The remaining 425 million have no expiration. The Group has not recognized these operating loss carry forwards in the French financial statements due to the uncertainty of their realizability.

Earnings per share

Basic earnings per share under French GAAP is calculated by dividing net income by the weighted average number of ordinary shares outstanding during the period after deduction of the weighted average number of shares of treasury stock. In 2002, the ORANEs were accounted for as equity instruments under French GAAP, but as debt under U.S. GAAP with the related interest classified accordingly. In 2003, following clarification of certain rules by the AMF (see note 21), the ORANEs were reclassified as other equity under French GAAP and the recognition of interest paid in respect of ORANEs is now treated as a financial cost and no longer as a distributed dividend.

Diluted earnings per share numerator represents net income, increased by the OCEANEs and ORANEs after-tax interest expense that would have been avoided if converted. Diluted earnings per share denominator takes into account share equivalents having a dilutive effect. Potentially dilutive common shares consist of stock options to employees, conversion of all convertible bonds (OCEANEs) and the redemption of all ORANEs into shares. However, in light of prevailing share price levels, the potential dilutive effect of the OBSA equity warrants has not been taken into account. The dilutive effect of stock options is calculated using the treasury stock method.

The following table sets forth the computation of basic and diluted earnings per common share under French GAAP, which, other than the impact of the interest on the ORANEs on the

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numerator of basic earnings per share in the 2002 fiscal year, is calculated in the same manner for French and U.S. GAAP:

	2004	2003	2002
	<i>(in millions except per share data)</i>		
Numerator:			
Earnings from continuing operations (French GAAP)	210	150	147
After-tax interest expense on ORANEs			(2)
Earnings available to shareholders for basic earnings per share	210	150	145
Earnings from continuing operations (French GAAP)	210	150	147
After-tax saving of OCEANEs and ORANEs interest if converted	34	31	19
Earnings available to shareholders for diluted earnings per share	244	181	166
Denominator:			
Denominator for basic earnings per share weighted-average shares	182	183	146
Potential dilutive common shares employee stock options	1	1	
Potential dilutive common shares OCEANEs	40	28	17
Potential dilutive common shares ORANEs	28	28	8
Denominator for diluted earnings per share adjusted weighted-average shares and assumed conversions	251	240	171
Basic earnings available to shareholders per common share	1,15	0.82	0.99
Earnings available to shareholders per common share assuming dilution	0,97	0.75	0.97

Leases

The Group leases certain premises and equipment under both capital and operating leases. Property leases typically provide for renewal options. The following is a schedule of future minimum lease payments for capital and operating leases in effect at December 31, 2004.

<i>(In millions of euros)</i>			Operating sublease income	Operating leases, net
Years ending December 31,	Capital leases	Operating leases		
2005	8,4	237	(8)	229
2006	8,6	224	(6)	218
2007	8,8	211	(6)	205
2008	8,4	194	(4)	190
2009	8,7	187	(4)	183
Thereafter	402,7	322	(11)	311
Total minimum lease payments	445,6	1 375	(39)	1 336

Less: amount representing interest	(175,6)
Total obligation under capital leases	270,0
Less: current portion	(8,4)
Long-term portion	261,6

Property, plants and equipment at December 31 include the following for capitalized leases:
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	2004	2003	2002
	<i>(in millions of)</i>		
Land	21	23	28
Buildings	152	163	195
Less allowances for depreciation	(12)	(8)	(4)
Total:	161	178	219

Net rental expenses for operating leases was 186 million, 201 million and 169 million for the years ended December 31, 2004, 2003 and 2002, respectively.

Related parties transaction

International Sports and Entertainment AG (iSe):

In January 2003 Publicis Group, Dentsu and Sports Mondial entered into a Shareholders Agreement pursuant to which they agreed to create a joint venture, International Sports and Entertainment AG (iSe). At inception, Publicis contributed CHF6.7 million (4 million) in capital to the joint venture in exchange for equity interests in the joint venture of 45%. The joint venture is incorporated in Zurich (Switzerland). The joint venture is engaged in the provision for services to various sports federations and the acquisition, sale and marketing of sponsorship and television rights in relation to sporting and entertainment event federations. On June 2003, iSe entered into an agreement with FIFA to be appointed as the exclusive worldwide agency for the sale and management of the FIFA hospitality program for the 2006 FIFA World Cup in Germany in exchange for CHF270 million.

On behalf of iSe, Publicis agreed to provide the banks providing the letter of credit to FIFA with a collateral guarantee (50% of the total amount). In connection with this contract, Publicis has provided a French bank with a guarantee in the amount of 88 million (CHF 135 million). In January 2005 iSe paid the CHF 270 to FIFA and the collateral guarantee contract between iSe and Publicis has been terminated.

Publicis assessed its interests in iSe and determined that iSe is a variable interest entity (VIE). Given the commitments of Publicis towards the other owner of iSe, Publicis is not deemed the primary beneficiary and has not consolidated the VIE.

As of December 31, 2004 total investment of Publicis Groupe in iSe amounted to 4 million. ISe is consolidated under the equity method.

Barter Bogle Hegarty LLC (BBH):

Publicis Groupe holds 49% of the capital of BBH. BBH is an advertising agency and is engaged in the planning, creation, supervision and placement of advertising in various media, as well as providing certain studio services. BBH serves clients primarily in the U.S. in several industries, including consumer products and technology, among other industries.

As of December 31, 2004 total investment of Publicis Groupe in BBH amounted to 9 million. The entity is accounted for under the equity method. BBH paid dividends of 4 million in 2004 to Publicis Group.

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The following table presents the carrying amounts in accordance with U.S. GAAP and estimated fair value of the Group's financial instruments at December 31, 2004, 2003 and 2002:

	2004		2003		2002	
	Carrying amount	Fair Value	Carrying amount	Fair Value	Carrying amount	Fair value
			<i>(In millions of euros)</i>			
Cash, cash equivalents and marketable securities	1,195	1,195	1,415	1,415	1,205	1,205
Investments (IPG and other)			528	528	135	135
Long-term debt, including current maturities	2,739	2,267	3,524	3,349	3,050	3,050
Embedded Derivative Instruments					11	11
Other Derivative instruments	(39)	(39)	(15)	(15)		
Financial commitments						
Contingent value rights						

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value:

Cash, cash equivalents and marketable securities

The carrying values of cash, cash equivalents and marketable securities approximate fair value due to the relatively short maturity of these instruments (between three months and one year).

Investments

Investments consist of available-for-sale securities, primarily those that are publicly traded, and other investments. The available-for-sale securities are carried at market value and the unrealized gains and losses on these securities are included in shareholders' equity. As of December 31, 2004, 2003 and 2002, unrealized gains of 30 million, 36 million and 51 million, respectively, have been recorded in shareholders' equity in accordance with U.S. GAAP. Other long-term investments are carried at cost, which approximates estimated fair value.

Long-term debt

The Group's long-term debt consists of floating rate debt and fixed interest debt. The main difference as of December 31, 2004 between the carrying value and the fair value relates to the ORANes.

Derivative financial instruments

The carrying value of derivatives (foreign exchange futures contracts and currency swaps) equals the fair value. Fair value has generally been determined by reference to market prices resulting from trading on a national securities exchange or in an over-the-counter market. In cases where quoted market prices are not available, fair value is based on estimates using present value or other valuation techniques.

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Financial commitments

Contingent value rights were publicly traded until their maturity in March 2002. The liability related to these rights was carried at market value and changes in market value were recorded in earnings.

Segment information

The Group operates in one industry segment, advertising and communications. All of the Group's operations fall within one reportable segment as defined in SFAS No. 131, Disclosures about Segments of an Enterprise and Related Information .

Subsequent events

Publicis Groupe divested in late 2005 France-based and Netherlands-based media sales assets to JCDecaux: its 50% interest in SOPACT (Société de Publicité des Atribus et Cabines Téléphoniques), the company managing the advertising contract for bus shelters in Paris, a 33% interest in Métrobus, the company managing advertising space in the Metro, RER suburban rail system and buses, as well as advertising space in the Marseille metro and bus networks in some 60 other French cities and finally its 50% interest in JCDecaux Nederland BV and VKM, companies that manage urban furniture contracts for main Dutch cities. Aggregate proceeds for the sale of these three interests amount to 110 million.

In September 2005, Publicis Groupe acquired through its Public Relations and Corporate Communications Group, a 50.01% stake in Freud Communications, the largest independent British consumer public relations firm. This acquisition reinforces Publicis Groupe's presence in the dynamic U.K. advertising and communications market. Its core business is consumer public relations for brands such as Nike, KitKat, Tropicana, Walkers, Nescafé, Jack Daniel's and AOL. In recent years the company has also seen dynamic growth in its Corporate, Film, Entertainment and International divisions, with clients including Sony Pictures Entertainment, Nestlé, Time Warner, Pepsico and the London Development Agency.

In November 2005, Publicis Groupe also announced the acquisition of a majority stake in eventive Holding, the No. 1 event group in Austria and a key player in Germany and Switzerland. eventive, with offices in Vienna, Hamburg, Munich, New York and Beijing, will be part of the Publicis Events Worldwide network and will soon be renamed as Publicis eventive.

New accounting pronouncements

In March 2004, the EITF reached a consensus on EITF 03-1, The Meaning of Other Than Temporary Impairment and its Application to Certain Investments . EITF 03-01 contains additional guidance for determining when an investment is impaired. The effective date for applying this guidance is currently suspended pending the issue of a further FASB Staff Position statement. In the opinion of Publicis, adoption of the additional guidance would not have a material effect on the consolidated financial statements.

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In December 2004, the Financial Accounting Standards Board issued Statement of Financial Accounting Standards No. 123 (revised 2004), Share-Based Payment (FAS 123R). FAS 123R requires that Publicis recognizes the cost of share-based payments granted to employees measured at the grant-date fair value of the award. Publicis is required to adopt FAS 123R effective January 1, 2006 to all share-based grants made or modified after June 15, 2005 and for the unvested portion of outstanding share-based grants made prior to June 15, 2005. Publicis is currently evaluating the impact of adopting FAS 123R.

In March 2004, the FASB ratified the consensus reached on EITF Issue No. 03-6, Participating Securities and the Two-Class Method under FASB Statement No. 128, Earnings Per Share. EITF 03-6 clarifies what constitutes a participating security and requires the use of the two-class method for computing basic earnings per share when participating securities exist. EITF 03-6 is effective April 1, 2004 and requires retroactive adjustment to earnings per share presented for prior periods. The adoption did not have a material impact on the consolidated financial statements of Publicis.

In December 2004 the FASB issued SFAS No. 153 Exchanges of Non-Monetary Assets as an amendment to APB Opinion No. 29 Accounting for Non-Monetary Transactions. APB 29 prescribes that exchanges of non-monetary transactions should be measured based on the fair value of the assets exchanged, while providing an exception for non-monetary exchanges of similar productive assets. SFAS 153 eliminates the exception provided in APB 29 and replaces it with a general exception for exchanges of non-monetary assets that do not have commercial substance. SFAS 153 is to be applied prospectively and is effective for all non-monetary asset exchanges occurring in fiscal periods beginning after June 15, 2005. Publicis does not expect there to be any material effect on the Consolidated Financial Statements upon adoption of the new standard.

In May 2005, SFAS No. 154, *Accounting Changes and Error Corrections*, was issued, which replaces APB Opinion No. 20, *Accounting Changes*, and SFAS No. 3, *Reporting Accounting Changes in Interim Financial Statements*. Among other changes, SFAS No. 154 requires retrospective application of a voluntary change in an accounting principle to prior period financial statements presented on the new accounting principle, unless it is impracticable to determine either the period-specific effects or the cumulative effect of the change. SFAS No. 154 also requires accounting for a change in method of depreciating or amortizing a long-lived non-financial asset as a change in accounting estimate (prospectively) affected by a change in accounting principle. Further, the statement requires that corrections of errors in previously issued financial statements be termed a restatement. The new standard is effective for accounting changes and error corrections made in fiscal years beginning after December 15, 2005. We do not expect the adoption of SFAS No. 154 to have a material impact on our Consolidated Balance Sheet or Statement of Operations.

Table of Contents**Item 19. Exhibits**

The following exhibits are included herein:

Exhibit Number	Description
1	Statuts (bylaws) of Publicis Groupe S.A. (unofficial English translation) (incorporated by reference from Exhibit 1 to the Annual Report of Publicis Groupe S.A. on Form 20-F for the fiscal year ended December 31, 2001).
2	We agree to furnish a copy of an English translation of any instrument defining the rights of holders of our long term indebtedness to the SEC upon its request.
4.1	Strategic Alliance Agreement, dated as of November 30, 2003, by and between Publicis Groupe S.A. and Dentsu Inc. (incorporated by reference from Exhibit 99.3 to the Schedule 13D/A filed by Dentsu Inc. on December 5, 2003).
4.2	Shareholders Agreement, dated as of November 30, 2003, by and between Publicis Groupe S.A. and Dentsu Inc. (incorporated by reference from Exhibit 99.4 to the Schedule 13D/A filed by Dentsu Inc. on December 5, 2003).
4.3	First Amendment to Shareholders Agreement, dated as of September 24, 2004, by and between Publicis Groupe S.A. and Dentsu Inc. (incorporated by reference from Exhibit 99.11 to the Schedule 13D/A filed by Dentsu Inc. on October 7, 2004).
4.4	Shareholders Agreement, dated as of November 30, 2003, by and between Elisabeth Badinter and Dentsu Inc. (incorporated by reference from Exhibit 99.5 to the Schedule 13D/A filed by Dentsu Inc. on December 5, 2003).
4.5	First Amendment to Shareholders Agreement, dated as of September 24, 2004, by and between Elisabeth Badinter and Dentsu Inc. (incorporated by reference from Exhibit 99.10 to the Schedule 13D/A filed by Dentsu Inc. on October 7, 2004).
4.6	CEO Employment Agreement, dated as of January 1, 2001, among Roger A. Haupt, Bcom3 Group, Inc., Leo Burnett Worldwide, Inc., and Leo Burnett USA, Inc. (Haupt Employment Agreement) (incorporated by reference from Exhibit 10.5 to the report on Form 10 of Bcom3 Group, Inc. filed on April 30, 2001).
4.7	Amendment to Haupt Employment Agreement dated as of March 26, 2003 (incorporated by reference from Exhibit 4.5 to the Annual Report of Publicis Groupe S.A. on Form 20-F for the fiscal year ended December 31, 2003).
4.8	Agreement, dated as of November 3, 2005, by and between Saatchi & Saatchi North America, Inc. and Kevin Roberts.
4.9	Agreement, dated as of November 3, 2005, by and among Saatchi & Saatchi North America, Inc., Saatchi & Saatchi Limited and Red Rose Limited.
4.10	Annuity Agreement, dated as of November 3, 2005, by and among Saatchi & Saatchi North America, Inc. and Kevin Roberts.
4.11	Employment Agreement, dated as of September 8, 2002, by and between Saatchi & Saatchi North America, Inc. and Robert L. Seelert (incorporated by reference from Exhibit 4.5 to the Annual Report of Publicis Groupe S.A. on Form 20-F for the fiscal year ended December 31, 2003).
4.12	Employment Agreement, dated as of July 1, 2004, by and among Jack Klues, Publicis Groupe S.A. and Starcom Worldwide division of Leo Burnett USA, Inc. (incorporated by reference from Exhibit 4.11 to the Annual Report of Publicis S.A. on Form 20-F for the fiscal year ended December 31, 2004).
4.13	Executive Consulting Agreement, dated as of December 21, 2004, by and between Leo Burnett Worldwide, Inc. and Roger Haupt (incorporated by reference from Exhibit 4.12 to the Annual Report of Publicis S.A. on Form 20-F for the fiscal year ended December 31, 2004).
4.14	Consulting Services Agreement, dated as of November 8, 2004, by and between Publicis Groupe S.A. and Roger A. Haupt (incorporated by reference from Exhibit 4.13 to the Annual Report of Publicis S.A.

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- on Form 20-F for the fiscal year ended December 31, 2004).
- 4.15 By-Laws (statuts) of the Societe en Participation by and between Elisabeth Badinter and Dentsu Inc., adopted September 24, 2004 (unofficial English translation) (incorporated by reference from Exhibit 99.9 to the Schedule 13D/A filed by Dentsu Inc. on October 7, 2004).
- 8 List of Subsidiaries. See note 30 to our financial statements.
- 11 Code of Ethics (incorporated by reference from Exhibit 11 to the Annual Report of Publicis S.A. on Form 20-F for the fiscal year ended December 31, 2004).
- 99.1 Certification by Maurice Lévy, Chairman of the Management Board and Chief Executive Officer, required by Section 302 of the Sarbanes-Oxley Act of 2002.
- 99.2 Certification by Jean-Michel Etienne, Chief Financial Officer, required by Section 302 of the Sarbanes-Oxley Act of 2002.
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Exhibit Number	Description
99.3	Certification by Maurice Lévy, Chairman of the Management Board and Chief Executive Officer, and Jean-Michel Etienne, Chief Financial Officer, required by Section 906 of the Sarbanes-Oxley Act of 2002.

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SIGNATURES

The registrant hereby certifies that it meets all of the requirements for filing on Form 20-F/A and that it has duly caused and authorized the undersigned to sign this annual report on its behalf.

Publicis Groupe S.A.

By: /s/ Maurice Lévy

Name: Maurice Lévy

Title: Chief Executive Officer and
Chairman of the Management Board

Dated: December 23, 2005

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