Aminit Ltd. Annual Report

For the year ended December 31, 2011

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Aminit Ltd. Board of Directors' Report For the Year Ended December 31, 2011

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Board of Directors' Report on the Financial Statements as of December 31, 2011

At the meeting of the Board of Directors held on February 27, 2012, it was resolved to approve and publish the audited financial statements of Aminit Ltd. ("**the Company**" or "Aminit") for the year 2011.

Description of the General Development of the Company's Business

The Company was established and incorporated in Israel in 1979 as a private company. The Company is owned by Bank Hapoalim B.M. ("**Bank Hapoalim**").

The Company is a credit-card company and an "auxiliary corporation," according to the definition of this term in the Banking Law (Licensing), 1981 ("Auxiliary Corporation"). The Company has no subsidiaries or other investee companies.

The Company issues, clears, and operates Visa credit cards issued for use in Israel and abroad under a license granted to the Company by the Visa International Service Association ("**Visa Association**").

The Company's operations are conducted through three operating segments: the Issuance Segment, which handles cardholders; the Clearing Segment, which handles merchants; and the Traveler's Checks Segment. Credit-card systems consist of an issuer, an clearer, a merchant, and a customer (the cardholder). In some cases, the clearer is also the issuer of the credit card, whereas in other cases the clearer and the issuer are not the same entity.

Contractual engagement between the Company and Isracard Ltd. – Under an agreement between the Company and Isracard Ltd. ("**Isracard**"), a sister company, Isracard administers and operates the Company's credit-card issuance activity, clearing activity in Israel of transactions executed with merchants using Visa cards, and traveler's checks activity, on behalf of the Company ("**the Arrangement**"). The Company participates in all costs common to Isracard and the Company, according to its relative share of the relevant activity. In return for Isracard's activity in the operation of the Arrangement, the Company pays a fee and other payments to Isracard, as agreed between the parties.

The Company is part of the Isracard Group, which consists of the following companies: Isracard, Europay (Eurocard) Israel Ltd. ("**Europay**"), Poalim Express Ltd. ("**Poalim Express**"), and the Company.

Share issuance – On March 24, 2011, the Company issued 4,271 common shares of par value NIS 1 each to Bank Hapoalim, at a price of NIS 3,980 per share. The total consideration was NIS 17 million.



On December 20, 2011, the Company issued 4,459 common shares of par value NIS 1 each to Bank Hapoalim, at a price of NIS 4,037 per share. The total consideration was NIS 18 million.

Economic Environment and the Effect of External Factors on the Company's Operations

Developments in the Global Economy

Global economic activity slowed in the second half of 2011, against a backdrop of numerous issues confronted by the global economy, most notably the sovereign debt crisis in Europe. The global economy grew by 3.8%, with the developing economies contributing most of this growth. The developed economies posted a moderate growth rate of 1.6% and continued to show large internal differences: growth was 1.8% in the United States and 3.0% in Germany, whereas Japan experienced GDP contraction of 0.9%, mainly due to the immense economic damage inflicted by the earthquake and tsunami in the first quarter. The Eurozone economy achieved an average growth rate of 1.6%, but the countries in crisis – primarily Greece, Portugal, Spain, and Italy – experienced negative or very low growth. The developing economies grew by 6.2%, led by China and India, at 9.2% and 7.4% respectively. The slowdown in global activity was accompanied by high unemployment rates; unemployment in the Eurozone climbed to 10.4% by the end of the year, while in the United States the economy began to create jobs again, as unemployment lessened somewhat to 8.5%.

The recovery of the global economy is threatened by the mounting risks in the Eurozone and by the fragility of growth in other regions. A crisis of credibility of economic policies and leadership emerged in almost all of the developed countries and served as a key factor in the downgrade of credit ratings of the United States, France, and additional European countries. Financial conditions globally have continued to deteriorate, and the debt crisis in Europe has not yet been resolved; meanwhile, the Eurozone is expected to see a recession in 2012. The high debt financing needs of the Eurozone economies, first and foremost Italy and Spain, which have had to refinance debt at high yields, are jeopardizing the Eurozone's stability. Despite the establishment and expansion of the European Union, yields and insurance premiums (CDS) for debts of these countries remain high. Inflationary pressures globally have lessened with the decrease in commodity prices, enabling central banks to adopt or maintain expansionary monetary policies.

The Israeli Economy

Economic Activity in Israel

The Israeli economy continued to grow in 2011, at a rate of 4.8%, but growth began to slow at the midyear mark. The deceleration was initially mainly apparent in exports, but in the later months of the year the slowdown was felt in demand for consumption as well. The Bank of Israel's composite state-of-the-economy index rose by 2.5% in annualized terms during the second half of the year,

versus 4.5% in the first half. In comparison to economic conditions in Europe and the United States, the performance of the Israeli economy was still strong; this can be attributed to the robust condition of households, to the fact that the government was not forced to make budget cuts, and to the stability of the financial sector. The unemployment rate continued to fall during the year, reaching 5.6% in the third quarter, down from 6.5% in the last quarter of 2010. The housing market experienced a turnaround over the last year, with sales of new homes dropping by 29% year-on-year in the second half. Housing starts increased, reaching 42,000 units. As a result, the supply of unsold homes is trending up. According to the Central Bureau of Statistics (CBS) survey on prices of homes, prices began to decrease moderately during the last few months of 2011. Social protests over the cost of living in Israel broke out during the third quarter of 2011. The Committee for Socio-Economic Change was established, headed by Prof. Trachtenberg; the committee released its recommendations in late September 2011. Some of these recommendations, mainly concerning taxation, have already been implemented, as of the beginning of 2012; in the area of education, some of the recommendations have been approved, and a gradual implementation process is planned.

As of the beginning of 2012, the economy is still growing, though at a more moderate pace. The European debt crisis is a significant risk factor, as about one-third of Israel's exports of goods are designated for EU countries. Another risk factor is the financing problems facing the business sector: the volume of offerings in the capital market dropped sharply in the second half of 2011, either as a result of an increase in risk levels or due to regulation affecting institutional entities.

Inflation and Exchange Rates

Prices rose at an annualized rate of 4.4% in the first half of the year as a result of increases in prices of housing, commodities, and energy. The trend reversed in the second half as the consumer price index remained unchanged. Overall for the year, the CPI rose by 2.2%. The change in trend resulted from the slowdown in economic growth, as well as the social protests, which contributed to reductions in prices of food products and held back price hikes in other areas. Prices of homes, which are not included in the CPI, rose by 6.9% in the twelve months through November; however, the last three surveys indicate a cumulative decrease in prices of 1.5%.

Fluctuations in the exchange rate of the NIS against the major currencies were influenced by global trends. During the year, the NIS depreciated by 7.7% against the US dollar and appreciated by 4.2% against the euro. The Bank of Israel continued to purchase foreign currency during the first half, at a volume of USD 4.6 billion. During the year, the Bank of Israel took several steps aimed at reducing speculative activity by foreign investors in the currency market, such as a liquidity requirement for transactions in foreign-currency derivatives by non-residents, a reporting requirement applied to these transactions, and taxation of non-residents' investments in short-term notes (Makams). During the second half, foreign investors' holdings in Makams decreased by a cumulative NIS 20 billion.



Fiscal and Monetary Policy

The slowdown in economic growth was reflected in government tax revenues. Starting in the middle of the second quarter, indirect tax collection decreased; in the third quarter, direct taxes began to decline as well. Overall for the year, tax revenues were lower than planned by NIS 6 billion, and the budget deficit reached NIS 28.6 billion, or 3.3% of GDP, versus the target of 3.0%. The decline in tax revenues and the slowdown in economic growth have increased the probability of an above-target budget deficit in 2012; estimates by the Ministry of Finance predict a deficit of 3.2% of GDP.

The Bank of Israel interest rate trended up during the first half of 2011, as a result of the rapid growth of the economy, the increase in housing prices, and expectations that inflation would exceed the target range. The downturn in economic growth and the global economic conditions caused a halt to the increase in the interest rate in the third quarter, and the rate was lowered again in the fourth quarter. The interest rate stood at 2.0% at the beginning of 2011 and 2.75% at the end of the year, and was lowered to 2.5% in February 2012. On the annual level, monetary policy was expansionary with respect to economic growth and inflation.

The Credit-Card Industry in Israel

As of the reporting date, the following companies operate in the area of credit-card issuance and clearing in Israel: (1) the Company, which, as noted, issues and clears Visa credit cards; (2) Isracard and Europay, which issue and clear Isracard and MasterCard credit cards, respectively; (3) Poalim Express, which issues and clears American Express credit cards; (4) Leumi Card Ltd. ("Leumi Card"), which, to the best of the Company's knowledge, issues and clears Visa and MasterCard credit cards; (5) Cartisei Ashrai Leisrael Ltd. ("CAL"), which, to the best of the Company's knowledge, issues and clears Visa and MasterCard credit cards; and (6) Diners Club Israel Ltd. ("Diners"), a subsidiary of CAL, which, to the best of the Company's knowledge, issues and clears Diners credit cards.

The credit-card companies in Israel issue and clear the international credit cards noted above (Visa, MasterCard, American Express, and Diners) under licenses granted by the relevant international organizations.

In recent years, two notable trends have been evident in the credit-card issuance sector in Israel: (1) issuance of non-bank credit cards by credit-card companies, usually linked to customer clubs or consumer or other entities; (2) expansion of the range of services offered by credit-card companies in the area of credit and financing to cardholders and merchants, including through the issuance of "revolving credit" credit cards, which allow cardholders to determine debit amounts and dates according to their needs and ability.

The credit-card industry in Israel is characterized by high, dynamic regulatory intervention in the business of the companies operating in this area, both due to the fact that each of the companies is an "auxiliary corporation," and in relation to their activity in the area of credit cards. This regulation includes the Charge Cards Law, 1986 (the "Charge Cards Law") and the derived regulations; the Banking Law (Customer Service), 1981 (the "Banking Law (Customer Service)"); and the Anti-

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Money Laundering Law, 2000 (the "Anti-Money Laundering Law") and the order issued under its power by the Bank of Israel. In addition, various directives of the Supervisor of Banks apply to credit-card companies in Israel, including Proper Conduct of Banking Business Directive No. 470, which regularizes the activity of credit-card companies, as well as guidelines derived from the Basel II Accord, which establish risk-management standards aimed at reinforcing the financial robustness and stability of banking systems worldwide.

For further details, and with regard to various directives in the area of cross-clearing of Visa and MasterCard credit cards imposed on credit-card companies in Israel by the Antitrust Commissioner, the opening of the credit-card market, and the Antitrust Commissioner's declaration of Isracard as the holder of a monopoly in clearing Isracard and MasterCard credit cards in May 2005 – see the section "Restrictions and Supervision of the Company's Operations," below.

Operational Data

Number of Credit Cards (in thousands)

Number of valid credit cards as of December 31, 2011

	Active cards	Inactive cards	Total
Bank cards	15	6	21
Non-bank cards – credit risk on the Company	*_	*_	*_
Total	15	6	21

* Less than 1,000 units.

Number of valid credit cards as of December 31, 2010

	Active cards	Inactive cards	Total
Bank cards	16	6	22

Volume of transactions in credit cards issued by the Company (in NIS millions)

	For the year ended December 31		
	2011	2010	
Bank cards	515.0	507.4	
Non-bank cards – credit risk on the Company	0.1	-	
Total	515.1	507.4	



Definitions:

Valid credit card: A card issued and not cancelled by the last day of the reported period.

Active credit card: A credit card valid at the end of the reported period, which was used to execute transactions during the last quarter of the reported period.

Bank credit card: A card for which customer debits are performed in accordance with the Company's agreements with banks; debits related to the card are the responsibility of the bank.

Non-bank credit card: A card for which customer debits are performed other than in accordance with the Company's agreements with banks; the card is not the responsibility of a bank.

Transaction volume: The volume of transactions executed in the Company's cards during the reported period.

Profit and Profitability

The Company's net profit totaled NIS 1.1 million in 2011, similar to 2010.

Net return on average equity reached 2.4% in 2011, compared with 4.1% in 2010. The decrease in the rate of return resulted from an increase in the equity of the Company during 2011.

Developments in Income and Expenses

Income totaled NIS 61.6 million, compared with NIS 45.7 million in 2010, an increase of 34.8%. For an explanation of the increase, see the item of income from credit-card transactions below.

Income from credit-card transactions totaled NIS 55.9 million, compared with NIS 42.6 million in 2010, an increase of 31.2%. The increase resulted from the following factors:

- Net income from merchants totaled NIS 45.9 million, compared with NIS 32.3 million in 2010, an increase of 42.1%. This increase resulted from an increase in the number of merchants with clearing agreements with the Company.
- Income in respect of credit-card holders totaled NIS 7.0 million, compared with NIS 7.3 million in 2010, a decrease of 4%.

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• Other income totaled NIS 3.0 million, similar to 2010.

Profit from financing activity before provisions for credit losses totaled NIS 5.6 million, compared with NIS 2.9 million in 2010, an increase of 93.1%, which mainly resulted from an increase in the interest rate.

Other income totaled NIS 0.1 million, compared with NIS 0.2 million in 2010, a decrease of 50%.

Expenses before payments to banks totaled NIS 52.3 million, compared with NIS 41.0 million in 2010, an increase of 27.6%, which resulted from an increase in the volume of the Company's activity.

Expenses including payments to banks totaled NIS 60.3 million, compared with NIS 44.2 million in 2010, an increase of 36.4%, which resulted from an increase in the volume of the Company's activity.

Provisions for credit losses totaled NIS 0.5 million, compared with NIS 1.0 million in 2010, a decrease of 50%.

Operating expenses totaled NIS 30.9 million, compared with NIS 21.5 million in 2010, an increase of 43.7%, which mainly resulted from an increase in the volume of the Company's clearing business.

Sales and marketing expenses totaled NIS 7.5 million, compared with NIS 7.2 million in 2010, an increase of 4.2%, which mainly resulted from an increase in advertising expenses.

General and administrative expenses totaled NIS 13.4 million, compared with NIS 11.3 million in 2010, an increase of 18.6%, which resulted from an increase in the volume of the Company's activity.

Payments to banks, under agreements with the banks, totaled NIS 8.0 million, compared NIS 3.2 million in 2010. The change mainly resulted from an increase in the Company's surplus of income over expenses.



The ratio of expenses to income before payments to banks reached 84.9%, compared with 89.7% in 2010.

Operating profit before taxes totaled NIS 1.3 million, compared with NIS 1.5 million in 2010, a decrease of 13.3%.

The return of operating profit before taxes on average equity reached 2.8%, compared with 5.5% in 2010.

The provision for taxes on operating profit totaled NIS 0.2 million, compared with NIS 0.4 million in 2010. The effective tax rate, of total operating profit before taxes, reached 15.4%, compared with 26.7% in 2010.

The Law for Change in the Tax Burden (Legislative Amendments), 2011 was passed by Knesset on December 5, 2011. Pursuant to this law, the tax reduction established in the Economic Efficiency Law will be canceled, as noted above, and the rate of corporation tax will be 25% from 2012 forward.

Current taxes for the periods reported in these financial statements are calculated according to the tax rates established in the Economic Efficiency Law.

The balances of deferred taxes as of December 31, 2011 were calculated according to the new tax rate established in the Law for Change in the Tax Burden, based on the expected tax rate at the date of reversal. The effect of the change in the tax rate on the financial statements as of December 31, 2011 is reflected in an increase in the balance of deferred taxes, in the amount of NIS 0.1 million, against deferred tax income.

Developments in Balance-Sheet Items

The balance sheet as of December 31, 2011 totaled NIS 1,151.7 million, compared with NIS 889.1 million on December 31, 2010.

Developments in the principal balance-sheet items:

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	Decem	ber 31		
	2011 2010		Chan	ge
	NIS millions NI			
Total balance sheet	1,151.7	889.1	262.6	30
Debtors in respect of credit-card activity, net	1,081.3	836.6	244.7	29
Cash on hand and deposits with banks	30.1	51.2	(21.1)	(41)
Traveler's checks in circulation	11.2	11.0	0.2	2
Creditors in respect of credit-card activity	1,027.2	777.4	249.8	32
Subordinated notes	32.0	16.1	15.9	99
Other liabilities	12.9	50.5	(37.6)	(74)
Equity	68.3	33.3	35.0	105

Debtors in respect of credit-card activity, net, totaled NIS 1,081.3 million on December 31, 2011, compared with NIS 836.6 million at the end of 2010. This amount mainly includes sales slips in respect of transactions executed by credit-card holders and not yet repaid at the balance-sheet date.

Cash on hand and deposits with banks totaled NIS 30.1 million on December 31, 2011, compared with NIS 51.2 million at the end of 2010. The decrease resulted from a loan granted to a sister company.

Traveler's checks in circulation totaled NIS 11.2 million on December 31, 2011, compared with NIS 11.0 million at the end of 2010.

Creditors in respect of credit-card activity totaled NIS 1,027.2 million on December 31, 2011, compared with NIS 777.4 million at the end of 2010. This amount mainly includes balances payable



to merchants where credit-card holders' transactions were executed but not yet repaid at the balance-sheet date. This significant increase resulted from growth in the number of merchants with clearing agreements with the Company.

Subordinated notes totaled NIS 32.0 million on December 31, 2011, compared with NIS 16.1 million at the end of 2010. The increase resulted from the issuance of additional subordinated notes in the amount of NIS 8 million on March 24, 2011, and in the amount of NIS 7 million on December 29, 2011. Pursuant to the resolution of the Board of Directors of the Company, the linkage terms of all of the notes were changed from CPI-linked bearing a fixed rate of interest to floating rate only.

Other liabilities totaled NIS 12.9 million on December 31, 2011, compared with NIS 50.5 million at the end of 2010. The decrease mainly resulted from a decrease in the amount of debt to Isracard.

Equity totaled NIS 68.3 million on December 31, 2011, compared with NIS 33.3 million at the end of 2010. The change in equity resulted from the share issuances and from the cumulative effect, net of tax, of the initial implementation of the directive on measurement of impaired debts and provisions for credit losses on January 1, 2011.

The ratio of equity to the balance sheet reached 5.9% on December 31, 2011, compared with 3.7% on December 31, 2010.

The ratio of total capital to risk-adjusted assets under the capital measurement and adequacy directives reached 19.2% on December 31, 2011, compared with 12.3% on December 31, 2010.

The minimum capital ratio required by the Bank of Israel is 9%.

Pursuant to the instructions of the Bank of Israel, the risk appetite of the Company as a part of the Bank Hapoalim Group has been defined as a ratio of total capital to risk-adjusted assets at a rate of 12.5%, in effect as of the first quarter of 2011.

Description of the Company's Business by Operating Segments

The Credit-Card Issuance Segment

General

A credit-card company issues credit cards to its customers (credit-card holders). Credit-card holders use the card as a means of payment to merchants, and the merchants provide the credit-card holders with goods or services. Customers join the credit-card system by signing a credit-card contract with the issuer and receiving the credit card. Credit-card holders make a commitment to repay amounts owed arising from their use of the credit card.

The issuer collects various fees from the customer (the cardholder) and interchange fees or merchant fees from the clearer or merchant, respectively, for card issuance and operational services.

As of the date of the report, several companies issuing bank and non-bank credit cards operate in the credit-card issuance sector in Israel: the Company, Isracard, Europay (Eurocard) Israel, Poalim Express, Leumi Card, CAL, and Diners. This field is characterized by a high level of competition.

Bank cards issued by the Company are bank cards distributed to owners of accounts at banks with which the Company has agreements, including Bank Hapoalim, Bank Yahav for Government Employees Ltd., Bank Massad Ltd., and Bank Otsar Hahayal Ltd. (jointly, the "**Banks Under Arrangement**").

As noted, Isracard administers and operates issuance activity, credit-card clearing activity, and traveler's checks activity on behalf of the Company.

Critical success factors in the operating segment. In the opinion of the Company, the main critical success factors in the Issuance Segment are the following: (1) the ability to issue credit cards under an international license; (2) the collaboration with Bank Hapoalim in the distribution and issuance of credit cards, and collaborations with other banking corporations, as noted, for the distribution of credit cards, including the integration of a bank card with the credit card issued to the customer; (3) brand image; (4) high-quality, experienced human capital; (5) quality of customer service; (6) a supporting operational system including information systems, technologies, communications, and advanced infrastructures; (7) a technological level allowing response to changes and the development of new products; (8) a system of risk management and credit controls; and (9) the ability to recruit and retain customers through a supporting marketing system;

Key entry barriers in the operating segment. The key entry barriers in the provision of credit-card issuance services are the following: (1) the need to obtain a license from an international organization to issue the brand and receive the right to use its logo, which may involve high monetary costs; (2) compliance with certain qualifications as a condition of receiving an issuer's license; (3) the need for broad financial resources and extensive knowledge in order to carry out the



investments necessary to issue cards and the investments in technological infrastructures, including a supporting operational system, sophisticated information and communications systems, a riskmanagement and credit-control system, information security, advertising, and widely deployed sales and marketing; (4) the structure of the credit-card industry in Israel, which has a high penetration rate; and (5) the need for capital in order to comply with the directives of the Supervisor of Banks regarding the ratio of capital to risk-adjusted assets.

Substitutes for the products of the operating segment. payment methods such as cash, direct debits, electronic bank transfers, checks and gift certificates are substitutes for the services provided by credit-card companies in Israel. In addition, credit and loan services offered by various parties in the economy, either through banks or through other financial agents, constitute substitute products to credit and financing services.

Products and Services

The Company issues Visa credit cards for use in Israel and abroad. These cards are issued both as bank cards and as non-bank cards, and are used as means of payment for transactions and for cash withdrawals, locally and internationally.

The various products and services offered through Isracard include various credit plans based on Credit plans; special-purpose loans for private and corporate clients; various all-purpose loans based on credit facilities in credit cards; various options for spreading payments; and information services and certifications.

Segmentation of Income from Products and Services

All income and expenses related to customer recruitment and routine handling were allocated to the Issuance Segment.

The main income items derived by the Company from the Credit-Card Issuance Segment are: (1) interchange fees paid by clearers to issuers in respect of transactions executed using credit cards issued by the issuer and cleared by the clearer; (2) card fees – payments collected from cardholders according to a list of charges, varying based on the type of card and on various promotional campaigns and exemptions; (3) deferred-debit fees – fees collected from cardholders in respect of transactions in which the merchant spreads the amount of the purchase into installments, or when the merchant defers the charge for the transaction beyond the nearest debit date; and (4) fees from transactions overseas – fees collected for transactions executed overseas in currencies other than NIS, for which cardholders are debited in NIS.

The main expenses associated with this segment are marketing, advertising, issuance and delivery of cards and attachments, and production and delivery of debit statements.

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For details regarding the segmentation of income from credit-card transactions, see Note 19 to the Financial Statements. In addition, with regard to data on bank and non-bank cards, see "Operational Data," above.

Contractual Arrangements with Banking Corporations

In general, the various agreements of the Company with the Banks Under Arrangement grant each bank the authority to determine which of its customers are entitled to register for the credit-card arrangement of the Company, and to recommend the customer's registration for the card arrangement to the Company. As a rule, each such bank is responsible for accepting all sales slips and debits executed by the customer on the day of presentation of the sales slips or debits to the bank. The aforesaid various agreements also include payment arrangements and the relevant terms with each of the Banks Under Arrangement.

Customers – Cardholders

The credit cards issued by the Company serve customers in various sectors. As of the date of the report, there are no cardholders (bank and/or non-bank) whose share of the volume of transactions executed using the Company's credit cards constituted 10% or more of the total volume of transactions in the Company's credit cards in 2011.

Marketing and Distribution

The Company's marketing activity in the Credit-Card Issuance Segment is administered and operated by Isracard, on several levels: joint activity with the Banks Under Arrangement in the issuance of bank cards, marketing of non-bank cards, operation of a benefit program, and marketing and sales promotion, including through marketing campaigns, joint offers with leading entities in the various sectors, the operation of a telemarketing center, direct mail, salespeople, a website, and more. See also risk factors with regard to the "Cessation of Activity of a Bank in Israel" and "Competition."

Competition

The credit-card issuance field is characterized by a very high level of competition, which has intensified in recent years, encompassing all areas of activity and population segments relevant to this sector.

Competition over cardholders is apparent on several levels: registration of new customers (who do not own credit cards or who own credit cards of competing companies) for a credit-card arrangement with the Company, and the retention of existing customers and prevention of desertion to competitors, which requires the investment of efforts and resources; and competition for cardholders' "wallet" (which may hold charge cards issued by several companies) with the aim of



leading customers to carry out the major portion of their routine consumption using credit cards issued by the Company, while increasing the mix of products issued by the Company and/or increasing the volume of use of such products.

For details regarding the credit-card companies operating in Israel, see the section "The Credit-Card Industry in Israel," above.

In order to cope with the competition in this sector, the Company, through Isracard, which administers and operates credit-card issuance activity on behalf of the Company, takes the following main actions: investment of resources to improve service to cardholders, retain cardholders as customers, and increase customer loyalty; reinforcement of status and image through advertising, benefits, and various offers for cardholders; marketing and sales promotion activity, including through the contractual engagements with the Banks Under Arrangement; and innovation – response to customers' needs by developing new products and services to supply the requirements of the Company's customer segments and market needs, and development of alternative products and services to compete with prevalent means of payment such as cash and checks.

Positive factors affecting the Company's competitive standing include the following, among others: the licensing agreement with the Visa Association for the issuance and clearing of credit cards; the arrangement with Isracard for the management and operation of credit-card issuance and clearing activity; the Company's image and brand; the Company's system of agreements with banks in Israel; human capital; the products and services offered to various types of customers; an advanced service system allowing a high quality of customer service; and professional, skilled, experienced human capital.

Negative factors affecting the Company's competitive standing include, among others, technological improvements that create the possibility of development of alternative means of payment in areas such as cellular phones, which may cause a decline in the demand for credit-card issuance; and the entry of retail and other entities into the issuance field and/or expansion of activity of existing competitors, including through strategic ventures and collaborations for card issuance.

The Credit-Card Clearing Segment

General

In clearing services, the clearing credit-card company makes a commitment to merchants that subject to compliance with the terms of the agreement between them, the debits incurred by holders of cards cleared by the clearer when purchasing goods or services from the merchants will be settled by the clearer. The clearer accumulates debits for transactions executed in the credit cards cleared by the clearer with a particular merchant that has signed an clearing agreement with it, in return for a fee (called the "merchant fee"), and secures and transfers to the merchant the payments incurred by the credit-card holders who executed transactions using credit cards with that merchant.

As of the date of the report, several credit-card companies operate in the credit-card clearing segment in Israel: the Company, Isracard, Europay, Poalim Express, Leumi Card, CAL, and Diners. Competition in this field is intense, encompassing all areas of activity within the segment.

The Company has clearing agreements with merchants in various industries. In addition to clearing services, it offers merchants various financial services, advance payments, and discounting.

As noted, Isracard administers and operates issuance activity, credit-card clearing activity, and traveler's checks activity on behalf of the Company.

As of June 2007, following the Cross-Clearing Arrangement and the opening of a common local technical interface, all credit-card companies authorized to issue Visa and MasterCard cards and clear transactions executed in the said cards are able to clear Visa and MasterCard cards, each according to its authorizations. Merchants may switch clearers of these brands at their discretion. With regard to the reduction of the interchange fee, as of November 1, 2011, to an average rate not to exceed 0.875%, see Note 16.B to the Financial Statements.

Critical success factors in the operating segment, and changes therein – In the opinion of the Company, the main critical success factors in the Clearing Segment are the following: (1) the ability to clear credit cards under an international license; (2) available sources of financing for investment in new technological infrastructures necessary in order to provide clearing services and upgrades of existing infrastructures; (3) specification and development of suitable clearing systems and maintaining a high technological level; (4) high-quality, experienced human capital; (5) quality of service to customers of the Clearing Segment – merchants – and the ability to recruit and retain merchants through a supporting sales and marketing system; (6) provision of related services to merchants, including various marketing, financial, and operational services; (7) accumulated experience in the area of clearing of credit cards; and (8) available sources of financing.

Key entry barriers in the operating segment. The key entry barriers in the provision of credit-card clearing services are the following: (1) the need for financial means, experience, and extensive knowledge in order to carry out the necessary large investments in technological infrastructures, an operational system, and large-scale advertising and marketing; (2) the need to obtain a license from international organizations to clear the brands under their ownership, while continually complying with the terms stipulated in each license and with the rules of the relevant organization; (3) deployment of a communications system to allow clearing, or an agreement with Automatic Bank Services, which operates such a system in Israel; (4) the need to perform clearing services on a large scale in order to recover the investment in infrastructures, clearing systems, and other costs; (5) development of a reliable information system for account settlement; and (6) a sales, recruitment, and customer service system.

Substitutes for the products of the operating segment – Alternative means of payment such as cash, direct debits, bank transfers, and checks constitute substitutes for payment by credit card. Bank credit, discounting, and credit from additional non-bank sources in its various forms constitute substitute products to the financial services provided by the Company.



Products and Services

As a clearer, the Company has agreements with various merchants, under which it clears transactions, including domestic transactions and transactions by incoming tourists, executed using credit cards (issued by the Company and/or by other credit-card companies) with merchants with which the Company has entered into clearing agreements. In consideration for the clearing services, the Company mainly collects a merchant fee.

In addition to clearing services, the Company offers merchants financial services, such as loans, discounting services for credit-card sales slips, advance payments, flexible crediting dates, and options for payment in installments. The Company also offers marketing and operational services, such as the incorporation of coupons and personal messages in debit statements for cardholders, sales-promotion campaigns, information regarding credits of the merchant, business cards, joint advertising campaigns, unique marketing information, and benefits, all at a high quality of service backed by advanced technological infrastructures.

Segmentation of Income from Products and Services

All income from merchants and from cash withdrawals by tourists in Israel were allocated to the Clearing Segment.

The main income items in the Clearing Segment are fees from merchants, net of interchange fees, which are allocated to the Issuance Segment, as well as net financing income. The main expenses associated with this segment are recruitment and retention of merchants, joint advertising with merchants, clearing of sales slips, and production and delivery of credit statements.

For details regarding the segmentation of income from credit-card transactions, see Note 19 to the Financial Statements.

Customers

The Company's customers in the Clearing Segment are numerous, varied merchants that have entered into agreements with it, as well as discounting companies, which enter into three-fold agreements: agreements with the Company, as a clearer, for the provision of discounting services, and concurrently, agreements with merchants, which also have clearing agreements with the Company. For this purpose, the discounting company is a customer of the Company for the provision of clearing services, like any other merchant, and is counted quantitatively along with the merchants that have clearing agreements with the Company.

As of the date of the report, the Company did not derive revenues from any individual merchant constituting 10% or more of its total revenues in 2011.

Aminit Ltd.

Marketing and Sales

The Company's marketing and sales activity in the Credit-Card Clearing Segment is administered and operated by Isracard, based on the principle of focusing on merchants' needs, and is conducted through a targeted sales and support system.

The Company's key objectives in its marketing activity in this area are: 1) to recruit new merchants and to expand the Company's operations through new business activities, including credit granting; (2) to strengthen the Company's image; and (3) to retain merchants as customers by providing marketing, financial, and operational services, including information regarding past and future credits of the merchant, advertising campaigns and unique marketing information, benefits, and programs at a high level of service.

Competition

The credit-card clearing field is characterized by a very high level of competition, due to factors including the operation of the local interface for cross-clearing of transactions in Visa and MasterCard credit cards in June 2007, which led to a reduction in fees and heightened competition.

For a list of credit-card companies operating in this area in Israel, see "The Credit-Card Industry in Israel," above. Competition in the clearing sector is focused on recruiting new merchants for clearing agreements with the Company, retaining existing merchants as customers of the Clearing Segment, and preventing desertion to competitors, which requires the investment of extensive efforts and resources and high sales and marketing expenses.

Another aspect of competition in the clearing sector is focused on the development of financial and operational products and services for merchants, to increase the volume and/or amounts of transactions executed with each merchant. The credit-card companies have expanded the mix of product and services offered to merchants by offering marketing and financial services.

In order to cope with the competition in this area, the Company, including through Isracard, which administers and operates credit-card clearing activity on behalf of the Company, takes the following main actions: (1) a competitive, prudent rate policy (merchant fees); (2) increased collaborations with merchants; (3) investment of resources to improve service, retain merchants as customers, and increase customer loyalty, while adapting products and services to each merchant's unique needs; (4) operation of a professional, experienced, skilled sales and marketing system specializing in providing solutions for the various merchants, and an experienced, professional, skilled service system supported by advanced technological systems. The Company's dynamism and its ability to respond to merchants' changing needs and offer them a broad range of services, such as financing and loan services and marketing and operational services, provide a competitive response in the market and serve as an additional element in reinforcing merchants' loyalty and preference of the clearing service provider, and in formulating the overall perception of the Company by merchants.

Positive factors affecting the Company's competitive standing include the following, among others: (1) the licensing agreement with the Visa Association for the issuance and clearing of credit cards; (2) the arrangement with Isracard for the management and operation of credit-card issuance and



clearing activity; (3) a supporting marketing, sales, and service system specializing in providing suitable solutions to merchants, and containing professional, skilled, experienced human capital; (4) a brand with presence and power; and (5) an advanced technological infrastructure allowing response to the needs of the various merchants.

Negative factors affecting the Company's competitive standing include the following, among others: regulation; technological improvements that create the possibility of development of alternative means of payment in areas such as cellular phones, which may cause a decline in credit-card clearing; and merchants' ability to switch clearers in Visa and MasterCard brands at their discretion. For details regarding regulatory restrictions applicable to the Company under antitrust laws, see the section "Restrictions and Supervision of the Company's Operations."

The Traveler's Checks Segment

Within this segment, the Company clears Visa traveler's checks, mainly denominated in US dollars, issued prior to January 1, 2008, at an insignificant volume. The issuance of Visa traveler's checks was terminated by the Company as of that date, due to the policy of Visa International. The main income item in this segment is interest income arising from deposits of funds from the sale of checks not yet redeemed. The main expenses in this segment are expenses for the operation of the clearing system.

Seasonality

Given that credit-card transactions are primarily based on private consumption in Israel, seasonality in the areas of credit-card issuance and clearing is mainly derived from the seasonality of private consumption in Israel.

Financial Information on the Company's Operating Segments

Quantitative Data on Operating Segments

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Reported amounts

NIS millions

	For the year ended December 31, 2011				
Profit and loss information:		Clearing Segment	Traveler's checks	Other ⁽¹⁾	Total
Income					
Fees from external customers	7.1	48.8	-	-	55.9
Intersegmental fees	0.5	(0.5)	-	-	-
Total	7.6	48.3	-	-	55.9
Profit from financing activity before provision for credit losses	-	5.3	0.3	-	5.6
Other income	*_	0.1	-	-	0.1
Total income	7.6	53.7	0.3	-	61.6
Expenses					
Provision for credit losses	*_	0.5	-	-	0.5
Operation	3.1	27.5	0.3	-	30.9
Sales and marketing	3.6	3.9	-	-	7.5
General and administrative	0.8	12.6	-	-	13.4
Payments to banks (receipts from banks), net	(1.2)	9.2	*_	-	8.0
Total expenses	6.3	53.7	0.3	-	60.3
Operating profit before taxes	1.3	*_	*_	-	1.3
Provision for taxes on operating profit	0.2	*_	*_	-	0.2
Net profit	1.1	*_	*_	-	1.1
Return on equity (percent net profit out of average capital)	2.4	_	_	-	2.4
Average balance of assets	74.0	917.4	11.3	-	1,002.7
Average balance of liabilities	1.5	944.1	11.5	-	957.1
Average balance of risk-adjusted assets	47.5	425.0	5.6	-	478.1

* Amount lower than NIS 50 thousand.

(1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluate the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.



Financial Information on the Company's Operating Segments (cont.)

Quantitative Data on Operating Segments

Reported amounts

NIS millions

	For the year ended December 31, 2010					
Profit and loss information:	Issuance Segment	Clearing Segment	Traveler's checks	Other ⁽¹⁾	Total	
Income						
Fees from external customers	7.4	35.2	-	-	42.6	
Intersegmental fees	0.5	(0.5)	-	-		
Total	7.9	34.7	-	-	42.6	
Profit from financing activity before provision for doubtful debts	-	2.7	0.2	-	2.9	
Other income	-	-	-	0.2 ⁽²⁾	0.2	
Total income	7.9	37.4	0.2	0.2	45.7	
Expenses						
Provision for doubtful debts	-	1.0	-	-	1.0	
Operation	2.9	18.0	0.6	-	21.5	
Sales and marketing	3.8	3.4	-	-	7.2	
General and administrative	0.8	10.5	-	-	11.3	
Payments to banks (receipts from banks), net	(1.1)	4.5	(0.4)	0.2	3.2	
Total expenses	6.4	37.4	0.2	0.2	44.2	
Operating profit (loss) before taxes	1.5	*_	(*-)	*_	1.5	
Provision for taxes on operating profit	0.4	*_	(*-)	*-	0.4	
Net profit (loss)	1.1	*_	(*-)	*_	1.1	
Return on equity (percent net profit out of average capital)	4.1	_		-	4.1	
Average balance of assets	0.2	707.9	12.6	0.2	720.9	
Average balance of liabilities	0.3	(63.9)	0.3	8.6	(54.7)	
Average balance of risk-adjusted assets	40.4	229.8	3.7	0.1	274.0	

* Amount lower than NIS 50 thousand.

- (1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluate the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.
- (2) Redemption of Class C shares by Visa Inc.



Financial Information on the Company's Operating Segments (cont.)

Quantitative Data on Operating Segments (cont.)

Reported amounts

NIS millions

	Fo	r the year e	ended Decen	nber 31, 20	J09
Profit and loss information:	lssuance Segment	Clearing Segment		Other ⁽¹⁾	Total
Income					
Fees from external customers	7.7	23.0	-	-	30.7
Intersegmental fees	0.5	(0.5)			
Total	8.2	22.5	-	-	30.7
Profit from financing activity before provision for doubtful debts	-	2.2	0.4	-	2.6
Other income			-	0.1 ⁽²⁾	0.1
Total income	8.2	24.7	0.4	0.1	33.4
Expenses					
Provision for doubtful debts	-	0.4	-	-	0.4
Operation	3.2	14.5	0.4	-	18.1
Sales and marketing	2.6	3.0	-	-	5.6
General and administrative	0.8	8.5	-	-	9.3
Payments to banks (receipts from banks), net	0.3	(1.8)	(*-)	0.1	(1.4)
Total expenses	6.9	24.6	0.4	0.1	32.0
Operating profit (loss) before taxes	1.3	0.1	(*-)	*_	1.4
Provision for taxes on operating profit	0.3	*-	(*-)	*-	0.3
Net profit (loss)	1.0	0.1	(*-)	*_	1.1
Return on equity (percent net profit out of average capital)	4.3	0.4	-	-	4.7
Average balance of assets	71.4	470.1	14.4	0.2	556.1
Average balance of liabilities	8.2	510.8	14.2	0.2	533.4
Average balance of risk-adjusted assets	15.0	457.5	2.9	(*-)	475.4

* Amount lower than NIS 50 thousand.

(1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluate the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.

(2) Redemption of Class C shares by Visa Inc.

Aminit Ltd.

Developments in Operating Segment Items

Profit and Profitability – Issuance Segment

The segment's net profit totaled NIS 1.1 million, similar to 2010.

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Net return on average equity in the segment reached 2.4%, compared with 4.1% in 2010. The decrease in the rate of return resulted from an increase in the equity of the Company during 2011.

Developments in Income and Expenses

The segment's income totaled NIS 7.6 million, compared with NIS 7.9 million in 2010, a decrease of 3.8%.

Expenses, including net receipts from banks, totaled NIS 6.3 million, compared with NIS 6.4 million in 2010, a decrease of 1.6%.

Operating expenses totaled NIS 3.1 million, compared with NIS 2.9 million in 2010, an increase of 6.9%.

Sales and marketing expenses totaled NIS 3.6 million, compared with NIS 3.8 million in 2010, a decrease of 5.3%.

General and administrative expenses totaled NIS 0.8 million, similar to 2010.

Net receipts from banks totaled NIS 1.2 million in 2011, compared with receipts from banks in the amount of NIS 1.1 million in 2010.

Operating profit before taxes totaled NIS 1.3 million, compared with NIS 1.5 million in 2010, a decrease of 13.3%.

The return of operating profit before taxes on average equity reached 2.7%, compared with 5.5% in 2010. The decrease in the rate of return resulted from an increase in the equity of the Company during 2011.

The provision for taxes on operating profit totaled NIS 0.2 million, compared with NIS 0.4 million in 2010.

Profit and Profitability – Clearing Segment

The segment's net profit totaled less than NIS 50 thousand, similar to 2010.

Net return on average equity in the segment reached less than 0.1% in 2011.



Developments in Income and Expenses

The segment's income totaled NIS 53.7 million, compared with NIS 37.4 million in 2010, an increase of 43.6%, which resulted from an increase in the volume of transactions in credit cards cleared by the Company.

Operating income totaled NIS 48.3 million, compared with NIS 34.7 million in 2010, an increase of 39.2%.

Profit from financing activity before provisions for credit losses totaled NIS 5.3 million, compared with NIS 2.7 million in 2010.

Expenses including payments to banks totaled NIS 53.7 million, compared with NIS 37.4 million in 2010, an increase of 43.6%, which resulted from an increase in the volume of the Company's activity.

Operating expenses totaled NIS 27.5 million, compared with NIS 18.0 million in 2010, an increase of 52.8%, which resulted from an increase in the volume of the Company's activity.

Sales and marketing expenses totaled NIS 3.9 million, compared with NIS 3.4 million in 2010, an increase of 14.7%.

General and administrative expenses totaled NIS 12.6 million, compared with NIS 10.5 million in 2010, an increase of 20%, which resulted from an increase in the volume of the Company's activity.

Payments to banks totaled NIS 9.2 million, compared NIS 4.5 million in 2010.

Operating profit before taxes totaled less than NIS 50 thousand, similar to 2010.

The return of operating profit before taxes on average equity reached less than 0.1%.

The provision for taxes on operating profit totaled less than NIS 50 thousand, similar to 2010.

Profit and Profitability – Traveler's Checks Segment

The segment's profit totaled less than NIS 50 thousand, compared with a loss of less than NIS 50 thousand in 2010.

Developments in Income and Expenses

The segment's income totaled NIS 0.3 million, compared with NIS 0.2 million in 2010, an increase of 50%.

The segment's expenses totaled NIS 0.3 million, compared with NIS 0.2 million in 2010, an increase of 50%.

The Company ceased issuing traveler's checks on January 1, 2008. The Company continues to clear traveler's checks issued before that date.

Intangible Assets

The Company holds a long-term license from the Visa Organization for the issuance and clearing of Visa cards, and for the clearing of Visa traveler's checks. In addition, as a member of the Visa Association, the Company has a general right to use the brands owned by the Visa Association.

In the course of its operations, the Company is subject to the provisions of the Protection of Privacy Law, 1981, and the regulations enacted under that law, including the duty to register a database (as defined in the Protection of Privacy Law) in accordance with the requirements of the law and in accordance with its agreements.

Service Providers

Isracard – An arrangement is in place between the Company and Isracard, under which Isracard administers and operates credit-card issuance and clearing activity, as well as traveler's check activity, on behalf of the Company. For further details, see "Contractual Engagement between the Company and Isracard Ltd.," above.

Automatic Bank Services Ltd. ("ABS") – ABS serves as a communications channel between merchants and clearers. To the best of the Company's knowledge, ABS operates a system for collecting transactions executed using credit cards in Israel, collates information regarding transactions executed with the various merchants, sorts the transactions by the identity of the relevant clearer with which the merchant has an agreement, and transmits electronic messages to the clearers for approval of execution of the transaction. In addition, ABS operates transactions between credit-card companies on their behalf in connection with cross-transactions and clearing transactions. The Company, like the other credit-card companies in Israel, is materially dependent upon the services provided by ABS. Failure to receive such services from ABS could cause significant damage to the Company's operations.

Beeri Printers – The Company, through Isracard, has contracted with Beeri Printers for the provision of production, printing, and binding services of the statement of debits and credits sent by the Company to cardholders and merchants on a monthly basis. In the event of cancellation of the contractual engagement with Beeri Printers for an unforeseen reason, it would be temporarily difficult for the Company to obtain this service at the level currently provided. However, in the opinion of the Company, it would be possible to arrange to receive similar services from other companies.



Financing

The Company finances its operations mainly through its own means and through current credit from Isracard.

Among other matters, the directives of the Supervisor of Banks include restrictions affecting the ability of banking corporations in Israel to extend credit beyond certain volumes, including limits referring to the total indebtedness of a "single borrower" or of a "group of borrowers" (as these terms are defined in the directives), and to the total indebtedness of the six largest borrowers of a banking corporation. The Company, as part of the Bank Hapoalim Group, may be limited from time to time in receiving credit from other banking corporations due to these directives. According to the Company's estimates as of the date of the report, it has no effective restriction in receiving credit under the aforesaid directives.

Taxation

Changes in Tax Rates

On July 14, 2009, the Knesset passed the Economic Efficiency Law (Legislative Amendments for the Implementation of the Economic Plan for 2009 and 2010), 2009, which among other matters set forth an additional gradual reduction of the corporation tax rate, to 18% from the tax year 2016 forward.

In accordance with the aforesaid amendments, the corporation tax rates applicable from the tax year 2009 forward are as follows: 26% in the tax year 2009, 25% in the tax year 2010, 24% in the tax year 2011, 23% in the tax year 2012, 22% in the tax year 2013, 21% in the tax year 2014, 20% in the tax year 2015, and 18% from the tax year 2016 forward.

The Law for Change in the Tax Burden (Legislative Amendments), 2011 was passed by the Knesset on December 5, 2011. Pursuant to this law, the tax reduction established in the Economic Efficiency Law will be canceled, as noted above, and the rate of corporation tax will be 25% from 2012 forward. For further details, see Note 5.24 to the Financial Statements.

Other Matters

In May 2011, the Company transferred its backup site from the Bank Hapoalim backup site to a new backup site. The Company carries out routine synchronized backups of data from the production systems, which are stored at its new backup site. The Company is prepared to set up its critical systems within twelve hours of a catastrophic event. Other systems will be implemented incrementally, within three to six months of the occurrence of a catastrophic event.

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Restrictions and Supervision of the Company's Operations

As a company engaged in issuing and clearing charge cards, laws and directives related to its activity apply to the Company. These charge-card laws impose duties and restrictions on the operation of credit-card companies, including the Company, in the areas of the issuance and clearing of charge cards. In addition, various directives issued by the Supervisor of Banks and applicable to credit-card companies apply to the Company, such as Proper Conduct of Banking Business Directive No. 470 (Charge Cards), which regularizes the operation of credit-card companies that are auxiliary banking corporations and of banking corporations with regard to the operation of charge-card systems. Additional Proper Conduct of Banking Business Directives also apply to credit-card companies.

In addition, the Company is an "auxiliary corporation" under the Banking Law (Licensing). As a credit-card company and as an auxiliary corporation, a further system of rules, orders, and regulations applies to the Company, including: the Banking Law (Licensing); the Bank of Israel Law, 1954; the Banking Ordinance; the Banking Law (Customer Service), 1981 and the derived secondary legislation; and a system of directives, guidelines, and position statements of the Supervisor of Banks at the Bank of Israel.

The aforesaid laws and directives extensively affect the conduct of the Company's business (similar to other credit-card companies), including its contractual engagements, its manner of conduct, and the management of its financial resources.

In addition to the laws relevant to the Company's activity as an auxiliary corporation and as a creditcard company, various items of legislation apply to the Company which regularize its routine operations, including the Restrictive Trade Practices Law, 1988 (the "**Restrictive Trade Practices Law**"); the Interest Law, 1957; the Agency Law, 1965; the Control of Prices of Commodities and Services Law, 1957; the Control of Commodities and Services Law, 1996; and the Protection of Privacy Law, 1981 and the subsequent regulations.

Antitrust Issues

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Following talks held between the sister company Isracard, which provides operational services to the Company, and the credit-card companies Leumi Card Ltd. and Cartisei Ashrai Leisrael Ltd. (the three companies jointly, hereinafter: the "**Credit-Card Companies**"), and the Antitrust Commissioner (hereinafter: the "**Commissioner**"), the Credit-Card Companies reached an arrangement among themselves (hereinafter: the "**Arrangement**"), with the Commissioner's support, under which the Credit-Card Companies and the banks that hold control of the Credit-Card Companies will enter into a detailed Domestic Agreement among themselves regarding full local clearing in Israel, including the operation of an appropriate technical interface (hereinafter: the "**Technical Interface**"), of transactions in Visa and MasterCard credit cards. This Arrangement also includes matters that require approval of a restrictive arrangement from the Antitrust Tribunal.

The Credit-Card Companies, together with the banks that control them – respectively, Bank Hapoalim B.M., Bank Leumi LeIsrael B.M., Israel Discount Bank Ltd., and First International Bank of Israel Ltd. – filed a request to approve a restrictive arrangement with the Tribunal in on October 31, 2006, under the terms formulated and agreed upon with the Antitrust Commissioner. According to its terms, the Arrangement will be in effect from the date of its approval by the



Tribunal, and will expire on July 1, 2013. Objections to the aforesaid request have been submitted. The Tribunal has granted several temporary permits for the Arrangement.

The terms of the Arrangement include, *inter alia*: the establishment of interchange-fee rates (the fee paid by clearers of credit-card transactions to the issuers of the credit cards), which gradually decrease during the term of the Arrangement; a commitment by the parties to petition the Tribunal for approval of an interchange fee for the period following the end of the Arrangement, should the parties wish to continue cross-clearing; the obligation of the Company, under certain conditions, to set identical fees for the same merchant for clearing transactions in Isracard and MasterCard cards; and various rules of conduct to apply to the Credit-Card Companies in their agreements with merchants to enter into clearing arrangements with them, including a prohibition on link different cards and various prohibitions on discrimination; and in addition, a commitment by the banks listed above to apply the aforesaid rules of conduct to themselves as well, and to undertake rules of conduct in their relationships with credit-card holders and with merchants that accept credit cards, essentially prohibitions on discrimination, linkage, or influence in manners prohibited in the Arrangement with regard to transferring to a particular credit card or clearing with any of the Credit-Card Companies.

In May 2007, the Company signed a domestic agreement regularizing the interaction between clearers and issuers for the purposes of clearing in Israel of Visa and MasterCard cards, under temporary interchange-fee terms, as approved by the Antitrust Tribunal for other clearers, and a permanent interchange fee, to be approved, for the clearing of the aforesaid cards.

In June 2007, the Credit Card Companies began direct clearing in Israel, through the Technical Interface, of transactions executed in MasterCard and Visa credit cards, according to the credit cards in which each company operates.

In November 2007, in the discussion of the petition to approve a restrictive arrangement, the Tribunal ruled that before it ruled on the petition, an expert would be appointed to establish the components included in the principles set forth with regard to the calculation of interchange fees by the Tribunal in a different proceeding between some of the Credit Card Companies, to which Isracard was not a party. Subsequent to this determination, an expert was appointed. The expert submitted his interim report to the Tribunal in January 2009. The expert was to have continued to formulate a final opinion, but before he completed the preparation of the final opinion, the Commissioner gave notice that due to an appointment undertaken by the expert, he would be unable to complete the opinion. In May 2010, the Commissioner gave notice of her intention to appoint the chief economist of the Antitrust Authority as a new expert, replacing the previous expert Dr. Bachar. On August 12, 2010, despite the objection of the petitioners for the approval, due to their argument that the expert should be independent, the Tribunal ruled that Dr. Parizat, the chief economist of the Antitrust Authority, would be appointed to complete the opinion of Dr. Bachar.

Dr. Parizat submitted his opinion on May 23, 2011. In a decision of the Tribunal of August 7, 2011, the temporary permit was extended to December 31, 2011, provided that the average rate of the interchange fee would not exceed 0.875% starting November 1, 2011. The petitioners for the approval, including the Company, submitted counteropinions of experts.

On December 28, 2011, an amended cross-clearing arrangement was submitted to the Tribunal, amending the previous agreements with regard to the rates of interchange fees and the extension of the agreement through the end of 2018. The Tribunal granted a temporary permit to the arrangement, until February 29, 2012.

The decision of the Tribunal may have a material negative effect on the financial results of the Company in the future; however, at this stage the Company is unable to estimate the extent of such an effect.

The Company cannot estimate whether or when the request for permanent approval of the amended arrangement will be granted.

Additional Regulation

- 1. In April 2009, a private bill was submitted to the Knesset, in advance of a preliminary discussion, concerning the separation of ownership of credit-card companies from banks. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, the implications of such legislation for the Company, if any.
- 2. A private bill was submitted to the Knesset in May 2009, in advance of a preliminary discussion, concerning the right of a credit-card holder to instruct the credit-card company to cease debits due to a flaw in the basic transaction between the cardholder and the merchant with which the transaction was executed. The Company estimates that this bill, if it results in legislation, will have no material impact on the Company.
- 3. In May 2009, a private bill was submitted to the Knesset, in advance of a preliminary discussion, according to which the establishment of a minimum linkage rate constitutes a depriving condition in a uniform contract. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, its implications for the Company, if any.
- 4. A private bill was submitted to the Knesset in February 2010 according to which credit-card companies must note extensive details of merchants in their reports to cardholders. On June 6, 2010, a ministerial committee made the decision to promote this bill through secondary legislation.

A private bill was submitted to the Knesset in March 2010, according to which credit-card companies must note in their reports to cardholders whether a transaction performed by the cardholder constitutes a transaction without sight of all the card details. This bill was passed in a preliminary reading on May 26, 2010, and transferred to the Economics Committee to be prepared for a first reading. On May 23, 2010, a ministerial committee made the decision to promote this bill through regulations, in coordination with the Ministry of Justice.



In accordance with these decisions, following discussions of this matter with the Ministry of Justice, an agreement was reached regarding the execution of the amendments under both of the aforesaid bills in Proper Conduct of Banking Business Directive No. 470, Charge Cards (hereinafter: the "**Directive**"). A draft amendment of the directive was distributed in June 2011.

The private bill on reporting of transactions without sight of all the card details passed in the first reading in August 2011. If the matters addressed by the bill are included in the Directive, as noted above, it is likely that formal legislation on this matter will not be passed.

In November 2011, the matters addressed by the aforesaid bills were formulated into binding directives, through amendments to Directive 470, as noted above. The Company estimates that the amendment of the Directive will have no effect on the Company.

- 5. In March 2010, the Bank of Israel issued an amendment to Proper Conduct of Banking Business Directive No. 432 concerning the transfer of activity and closure of accounts of customers, and an amendment to Proper Conduct of Banking Business No. 470, Charge Cards, concerning the transfer of ongoing transactions in charge cards. Proper Conduct of Banking Business Directive No. 432 primarily aims to facilitate customers' transition among banks, in order to allow increased competition in the banking system. Towards that end, the circular amends the existing directive on this matter, to regularize the transfer of standing orders of customers switching from one bank to another, while also replacing their credit cards in the course of the transition. In particular, the amended directive aims to create the technological and legal infrastructure for the transfer of activity in ongoing transactions among different charge cards. This is achieved through the formation of a mechanism for the transfer of debits and the imposition of a duty upon the issuer of any credit card to perform the transfer of the activity for the customer, while communicating with the new issuer and with any merchants which were granted debiting authorizations by the customer. These directives will apply, with the necessary changes, to all transfers of activity in credit cards, including the transfer of activity in a card not issued by a bank, and the transfer of activity other than in the course of the closure of an account. Concurrently with the aforesaid amendment of Directive No. 432, appropriate amendments were made to Proper Conduct of Banking Business Directive No. 470 concerning charge cards, in order to apply the arrangement regarding the transfer of activity to credit-card companies, by including Directive No. 432 in the list of Proper Conduct of Banking Business Directives applicable to credit-card companies. The directives took effect as of September 1, 2010. The Company estimates that the amendment of the directive will have no effect on the Company.
- 6. In June 2010, an amendment to the Uniform Contracts Law was published, concerning the duty to note approvals of uniform contracts, and granting authority to the Governor of the Bank of Israel, through an amendment to the Banking Law (Customer Service), to establish rules regarding font sizes and the notation of material terms. The Company estimates that if such rules are established, there will be an effect on the Company, but not of a material amount.

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- 7. In July 2010, an amendment to the Consumer Protection Law was published, concerning the postponement of debits for cardholders who enter into ongoing transactions for medical services or emergency medical care. The Company estimates that this amendment has no material effect on the Company.
- 8. In July 2010, the Supervisor of Banks issued a letter on "Social Networks," which lists the risks involved in the use of social networks, including operational, legal, regulatory, and reputation risks. These risks may arise from factors such as customer identification (recording of customers' information that may expose the credit-card company, including reliance on personal information of the customer in order to unblock passwords); publication of information (including information that is misleading, erroneous, hostile, etc.); information security; and monitoring and controls. In addition to the provisions of Proper Conduct of Banking Business Directive No. 357 concerning information technology management, the letter requires credit-card companies to act to reduce the risks derived from the use of social networks, among other means by applying the measures established therein.
- 9. In September 2010, consumer-protection regulations were issued granting customers the right to cancel a transaction for the purchase of goods and receive a refund, in the manner in which the payment was performed, under the conditions specified in the regulations. Note that bills related to this matter were submitted to the Knesset in March 2010 and in June 2010. The Company estimates that this amendment and/or these bills, if they result in legislation, will not have a material effect on the Company.
- 10. In November 2010, a government bill was submitted to the Knesset which concerns, among other matters, the establishment of conditions in uniform contracts that constitute depriving conditions, as well as the examination of a uniform contract and the results of such examination. At this stage, the Company cannot estimate whether this bill will result in legislation. The Company estimates that if the bill results in legislation, it will have an effect on the Company, but not to a material extent.
- 11. In December 2010, the Bank of Israel issued a circular concerning Proper Conduct of Banking Business Directive No. 301, The Board of Directors. The circular is aimed at updating Proper Conduct of Banking Business Directive No. 301 with regard to the instructions of the Supervisor concerning the functioning, authority, composition, types and functions of committees, and efficient practices of the board of directors. The aim of the proposal is to ensure the existence of a high-quality, effective board of directors that fulfills its functions, with a clear understanding of its function and with the exercise of independent, appropriate judgment on matters concerning the credit-card company. The circular is in effect as of January 1, 2012.



Two additional legislative amendments in this context are Amendment No. 14 and Amendment No. 16 to the Companies Law, which were published in January 2011 and March 2011, respectively. Among other matters, these amendments concern the disclosure duties applicable to directors, the qualification to act as a director, the exercise of independent judgment by directors, and the service of external directors. Amendment No. 16 also concerns matters not directly related to the board of directors, such as various directives pertaining to the audit committee, derived claims, and the approval of transactions concerning terms of salary and service.

The Company is preparing to implement the aforesaid directives.

12. In January 2011, a circular was distributed entitled "Management of risks involved in the execution of illegal transactions through credit cards." The circular updates Proper Conduct of Banking Business Directive No. 411, Prevention of Money Laundering and Terrorism Financing, and Customer Identification. Main updates: A limit of the exposure of issuance and clearing activity overseas, particularly in countries where the Company does not have an incorporated, supervised presence; and a limit of the exposure to contractual engagements with merchants operating in high-risk sectors. In addition, criteria for the examination of the legality of the area of activity of merchants were tightened, in cases in which credit-card companies contract with merchants overseas for the clearing of transactions without presentation of the card, either over the Internet or by other means. It was further clarified that suitable procedures should be established in order to ensure compliance with the requirements established throughout the period of the contractual engagement. This directive has no effect on the activity of the Company.

In December 2011, the Supervisor of Banks issued a circular concerning the prohibition of money laundering and terrorism financing, which details the Supervisor's final instructions in connection with the struggle against parties aiding the Iranian nuclear program and related plans. The circular amends the directives of Proper Conduct of Banking Business Directive No. 411, Prevention of Money Laundering and Terrorism Financing, and Customer Identification.

The circular requires the board of directors of a credit-card company to establish policy on the management or risks involved in contractual engagement with or execution of customers' transactions for parties declared on international lists to be aiding the Iranian nuclear program and related plans. This policy must address controls and due-diligence tests designed to identify such declared parties. The circular references a legislative amendment and the international lists of such declared entities.

In addition, the circular requires credit-card companies to perform an initial survey to examine the extent of their exposure to such parties, and to submit the survey to the Supervisor of Banks no later than March 30, 2012.

The amendments to Proper Conduct of Banking Business No. 411 take effect on March 31, 2012.

- 13. A government bill approved by the Knesset plenum and published in the Official Gazette of the Government of Israel in August 2011 concerns, among other matters, the area of discounting, as well as a directive whereby an issuer that issues ten percent or more of the number of charge cards issued in Israel, or an issuer of charge cards used to execute at least ten percent of the amount of transactions executed in Israel, shall be required to contract with an clearer for cross-clearing of transactions in the charge card which it issues. The inception of this directive will be nine months after the law takes effect. The Company estimates that this law will have a material negative effect on the Company; however, at this stage the Company cannot estimate the actual extent of this effect.
- 14. In October 2011, a private bill was submitted to the Knesset according to which a banking corporation shall not hold more than 26% of the means of control of an issuer of charge cards; and an issuer shall not make use of customers' information or transfer it to another party, except for the purpose of debiting the customer's bank account. At this stage, the Company cannot estimate whether this bill will result in legislation. If this bill results in legislation, the Company cannot estimates that it may have an effect on the Company; however, at this stage the Company cannot estimate the extent of this effect.
- 15. In November 2011, the Knesset plenum passed a private bill in a preliminary reading according to which customers should be notified before the immediate repayment of a loan granted to them by a banking corporation is demanded, or before a legal proceeding is initiated, as detailed in the bill. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, its implications for the Company, if any.
- 16. Pursuant to an instruction published by the Bank of Israel in November 2011, banking corporations and credit-card companies must provide disclosure in their board of directors' reports of any group of borrowers whose net indebtedness on a consolidated basis (after the permitted deductions) exceeds 15% of the capital of the banking corporation or credit-card company, as detailed in the instruction. This instruction shall apply from the financial statements as of September 30, 2011, to the financial statements as of September 30, 2012. As of the reporting date, the Company is not required to make such disclosure in practice.
- 17. Pursuant to a bill submitted to the Knesset in November 2011 and passed in a preliminary reading in December 2011, limits shall be applied to businesses and to charge card issuers that offer benefit programs to their customers, including limits regarding the change or cancellation of such programs. In the discussion of this bill held by the Economics Committee in January 2012, an agreement was reached to split the bill into two parts, such that the part concerning the obligations applicable to businesses shall be promoted after the acceptance of an alternative phrasing of the bill that does not damage consumers and commerce, while the part concerning issuers is not promoted, subject to the regularization of benefits granted



through charge cards by the Bank of Israel. When this matter is regularized in the aforesaid manner, the bill concerning issuers will be removed from the agenda.

- 18. In December 2011, a government bill was passed in the first reading and transferred to the Constitution, Law, and Justice Committee to be prepared for the second and third readings. The bill sets forth several amendments to the Prohibition of Money Laundering Law and the Prohibition of Terrorism Financing Law, including with regard to reporting duties and the duty to receive identifying information. In addition, a discussion is scheduled for February 2012 concerning an amendment to the Money Laundering Prohibition Order applicable to banking corporations, which concerns the examination of information in order to identify activities by declared terrorist organizations and terrorist operatives. The Company estimates that the aforesaid directives will have no effect on the Company.
- 19. A discussion is planned for February 2012 concerning an amendment to the Charge Card Regulations, pursuant to which the Supervisor will be able to issue directives that differ from the current text of the regulations with regard to the delivery of statements to customers. The Company estimates that this amendment will have no effect on the Company.

Legal Proceedings and Pending Claims

- 1. No legal claims have been filed against the Company.
- 2. The Company received a letter of indemnification from Isracard with regard to compliance with the ICAAP rules.

Contingent Liabilities

Indemnification of directors and other officers: The Company has undertaken a commitment to indemnify directors and other officers of the Company, as they may be from time to time. The indemnification letter approved by the general assembly on February 12, 2012, with the approval of the Audit Committee and the Board of Directors, was adjusted to changes in legislation. The amount of the indemnification to be provided by the Company under this commitment to all insured parties of the Company in aggregate in respect of one or more indemnity events shall not exceed 50% of its equity, according to most recent (annual or quarterly) financial statements known before the actual payment.

Objectives and Business Strategy

The key objectives and strategies of the Company, as a part of the Isracard Group, are the following:

- 1. Maintaining the level of revenues and profitability and generating value for its shareholders.
- 2. Expansion of the distribution and sales-promotion base.
- 3. Extending collaborations with merchants.
- 4. Ongoing improvement in the quality of service.
- 5. Targeted actions to create customer preference for the credit cards issued by the Company.
- 6. Expansion in the area of credit and financing for merchants.
- 7. Working in accordance with the ethical code of the Company.

Risk Management Policy

The Company's activity involves various financial risks: credit risks, which represent the risk that a borrower client or merchant will default on scheduled payments as defined in the agreement with the borrower; market risks deriving from exposure to changes in interest rates, exchange rates, and inflation; and liquidity risks. In addition, the Company is exposed to operational risks, which refer to losses arising from faulty processes, human errors, system failures, and external events.

The Company is also exposed to various qualitative risks, such as reputation risk, strategic risk, regulatory risk, legal risk, and compliance risk.

Risks are managed pursuant to Proper Conduct of Banking Business Directive No. 339 and in compliance with Proper Conduct of Banking Business Directives No. 201-211 (Capital Measurement and Adequacy).

According to a decision of Management, each member of Management manages operational risks in the area of activity for which he or she is responsible. In addition, the Head of Finance and Administration is responsible for market and liquidity risks, the Head of Credit and Financial Services is responsible for credit risks, and the Head of Strategy is responsible for strategic risk and regulatory risk. The Company has a Head of Risk Management with the status of a member of Management. In addition, the organizational structure of the Risk Management Department was updated in the format outlined by the Bank of Israel. Among other matters, the functions of the department include independent supervision of the manner of management of risks at the Company, monitoring of risks, reports to Management and to the Board of Directors, validation of risk-measurement systems, involvement in the establishment of risk-management policies, and examination of the effectiveness of the Company's risk-management processes. In order to manage and minimize risks, the Company makes use of supporting computerized systems, among other means.

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Operational Risks

The Company has established a policy for the management of operational risks, as required by the Bank of Israel.

Within operational risk management, the organizational structure supporting the management of operational risks has been defined, including the roles of the Board of Directors and the Management Committee on Risk Management headed by the CEO. In addition, the Subcommittee on Operational Risk Management has been established, headed by the Chief Risk Officer; members of the committee include controllers from all departments of the Company and other officers such as the Compliance Officer, the officer responsible for money-laundering prevention, and the Head of Information Security.

As part of the management and control of operational risks, and as part of the compliance with Proper Conduct of Banking Business Directives No. 201-211 (Capital Measurement and Adequacy) in this area, the following steps have been taken:

- Operational risks identified in new processes and products.
- Appropriate controls established.
- Operational risk management and control system updated routinely.
- Business continuity plan and emergency preparedness plan established.
- Emergency procedures at the Company updated.

Market and Liquidity Risks

1. Market Risk Exposure and Management

The business activity of the Company is exposed to market risks arising from volatility in interest rates, exchange rates, and the consumer price index.

The Company does not actively create exposure to market risks. Ongoing management of these risks is therefore aimed at monitoring of the risks in relation to the policies established by the Company.

The Company's market risk management policy is based on common practices in the banking system in Israel and on the current instructions of Proper Conduct of Banking Business Directives No. 201-211 (Capital Measurement and Adequacy) regarding market risk management, adjusted to the unique risk profile of the Company. This policy was approved by the Board of Directors of the Company in March 2011. The policy includes limits on financial exposures, aimed at reducing the damage that may be caused by changes in the various markets and in rates of interest, foreign currency, the CPI, and shares. The Board of Directors of the Company updates these limits from time to time.

The market risk management philosophy is congruent with the policy described in the Company's infrastructure document on risk management.

In addition, the Company has a designated function for the management and control of risks independently of the business functions. The Risk Management Department performs control over material risks at the Company; its role is defined in the infrastructure document on risk management.

The Company manages market risks based on a comprehensive, integrative view, ensuring the optimal utilization of the capital and assets of the Company in order to achieve its strategic and business objectives while maintaining its stability.

Market risks at the Company are managed by the Head of Finance and Administration.

In order to implement the requirements of the market risk management policy, Isracard, which administers and operates the Company's operations, as noted above, uses a targeted automated asset and liability management system.

A. Linkage Base Risk

This risk is defined as exposure to currencies and to the consumer price index, expressed as the loss that may occur as a result of the effect of changes in currency exchange rates and in rates of the consumer price index on the difference between the value of assets and liabilities.

The Company applies a comprehensive policy for the management of market risks in Israeli and foreign currency, designed to support the achievement of business objectives while assessing and limiting the losses that may arise from exposure to market risks.

B. Interest-Rate Exposure

Interest-rate risk is the exposure to damage to the capital of the Company as a result of changes in interest rates in the various markets.

Among other factors, this exposure arises from the gap between maturity dates and dates of interest calculations for assets and liabilities in each of the linkage segments. For the purposes of interest rate risk management, gaps between assets and liabilities in future periods are examined, and comparisons of terms to maturity of assets, liabilities, and capital are performed on a monthly basis.

Interest-rate exposure exists primarily in the shekel segment, as this segment contains assets at fixed interest rates.



(1) Fair value of financial instruments of the Company, excluding non-monetary items

	December 31, 2011 In NIS millions						
	Israeli o	currency	Foreign currency				
	Unlinked	CPI-linked	USD	Other	Total		
Financial assets	1,123.4	2.0	19.1	2.0	1,146.5		
Financial liabilities	1,054.5	0.6	20.7	2.6	1,078.4		
Net fair value of financial instruments	68.9	1.4	(1.6)	(0.6)	68.1		

		Dece	ember 31, 2	010		
	In NIS millions					
	Israeli o	currency	Foreign currency			
	Unlinked	CPI-linked	USD	Other	Total	
Financial assets	861.1	2.3	19.8	2.3	885.5	
Financial liabilities	822.9	0.7	20.1	2.5	846.2	
Net fair value of financial instruments	38.2	1.6	(0.3)	(0.2)	39.3	

(2) Effect of hypothetical changes in interest rates on the fair value of financial instruments of the Company, excluding non-monetary items

		December 31, 2011						
	Net fair value of financial instruments after the effect of changes in interest rates							
			In NIS I	millions			Change in	fair value
	Israeli cu	irrency	Fore curre	-	_		In NIS millions	In percent
	Unlinked	CPI- linked	USD	Other	Offsetting effects	Total	Total	Total
Immediate parallel increase of 1%	68.9	1.4	(1.6)	(0.6)	-	68.1	-	-
Immediate parallel increase of 0.1%	68.9	1.4	(1.6)	(0.6)	-	68.1	-	-
Immediate parallel decrease of 1%	68.9	1.4	(1.6)	(0.6)	-	68.1	-	-

* "Net fair value of financial instruments" presented in each linkage segment is the net fair value in that segment assuming that the change noted has occurred in all interest rates in that linkage segment. The total net fair value of financial instruments is the fair value of all financial instruments (excluding non-

monetary items), assuming that the change noted has occurred in all interest rates in the entire linkage segment.

** Including Israeli currency linked to foreign currency.

		December 31, 2010						
		ts Ites ⁽¹⁾						
	In NIS millions							n fair value
	Israeli cu	urrency		eign ency**	_		In NIS millions	In percent
	Unlinked	CPI- linked	USD	Other	Offsetting effects	Total	Total	Total
Immediate parallel increase of 1%	38.2	1.6	(0.3)	(0.2)	-	39.3	*_	-
Immediate parallel increase of 0.1%	38.2	1.6	(0.3)	(0.2)	-	39.3	*_	-
Immediate parallel decrease of 1%	38.2	1.6	(0.3)	(0.2)	-	39.3	*_	-

* Amount lower than NIS 50 thousand.

** Including Israeli currency linked to foreign currency.

(1) "Net fair value of financial instruments" presented in each linkage segment is the net fair value in that segment assuming that the change noted has occurred in all interest rates in that linkage segment. The total net fair value of financial instruments is the fair value of all financial instruments (excluding nonmonetary items), assuming that the change noted has occurred in all interest rates in the entire linkage segment.

C. Exposure to the value of securities

The Company's policy states that no activity for the purpose of trading in securities shall be conducted.

D. Derivative Financial Instruments

In general, the Company's policy states that no activity for the purpose of trading in derivative financial instruments shall be conducted.

The only activity in derivative financial instruments permitted to the Company is for the purposes of economic hedging.

No transactions in derivative financial instruments were executed during the reported period.



2. Liquidity Risk Exposure and Management

The goal of the liquidity risk management process is to ensure, taking into account the risk tolerance that has been established, the Company's ability to finance the increase in its assets and to settle its liabilities on time, without falling into difficulties and without incurring material losses, including losses that may result from damage to reputation caused by an inability to finance the Company's business operations.

Liquidity risk includes the following risks: Liquidity raising risk – Risk arising from damage to the ability of the Company to raise liquidity, as a result of a loss of confidence in the Company by the market, which may result from events of damage to its reputation or damage to the market in which the Company operates.

Market liquidity risk – Risk arising from a comprehensive crisis in the markets, leading to a credit crunch, without connection to the Company's performance. Risk of impairment of liquid assets – Exposure to risk as a result of erosion of the value of liquid assets, which may damage the ability of the corporation to finance liquidity gaps.

The Company implements a comprehensive liquidity risk management policy, which was approved by the Board of Directors in November 2011. The policy is based on the prevalent sound practices in the Israeli banking system and on the current instructions of Proper Conduct of Banking Business Directives No. 201-211 (Capital Measurement and Adequacy) and Proper Conduct of Banking Business Directive No. 342 (2008 Draft on Liquidity Risk Management).

This policy is achieved by maintaining routine monitoring of the liquidity position of the Company through the use of an internal liquidity risk management model, monitoring of the indicator system for the identification of liquidity pressures, examination of extreme scenarios, and the use of an auxiliary system for current flow management. However, the disposable capital of the Company is given as credit to cardholders and merchants, and invested in deposits with banks in NIS.

Liquidity risks at the Company are managed by the Head of Finance and Administration.

Credit Risk

Credit risk is the possibility that borrowers or counterparties may default on their obligations under the agreed terms.

The Company's credit policy is approved each year by the Board of Directors of the Company. The credit policy addresses principles for granting credit, the type of exposure in each segment of activity, quantitative and qualitative exposure limits, credit concentration, pricing and collateral, handling customers experiencing difficulties, and the hierarchy of credit authorizations.

The credit-management system relies on the delegation of credit authority at different levels. The overall responsibility for direct handling of customers rests with several authorized parties, leading to improved capability to manage credit risks and monitor and control the credit-granting process.

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The Company routinely monitors and tracks borrowers through control reports generated at various cross-sections and frequencies.

The Company regularly invests resources in training employees responsible for making decisions and assessing risks in the area of credit, and in improving the computerized control tools and information systems available to them. The Company also carries out routine control of internal and regulatory limits on the level of indebtedness of a single borrower and of a group of borrowers, in accordance with the requirements of Proper Conduct of Banking Business Directive No. 313 of the Bank of Israel. The Company monitors and supervises transactions with related persons, in accordance with Proper Conduct of Banking Business Directive No. 312, and files reports pursuant to Directive No. 815.

The Company's credit-risk management is based on several statistical models, which are used to establish a score for each customer or merchant. This score is used to support decisions regarding the type of credit, amount of credit, and interest rate set for the customer or merchant. The models are tested periodically for quality and calibration and are established in accordance with internal and regulatory requirements.

Credit Control Unit

The Company receives services for the purposes of credit control from Isracard, under the responsibility of the Head of Credit and Financial Services.

Measurement and Disclosure of Impaired Debts, Credit Losses, and Provision for Credit Losses

The Company has implemented the directives of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit losses, and provisions for credit losses (hereinafter: the "Directive") as of January 1, 2011. Because the new directive was implemented prospectively, without restatement of comparative figures, in order to provide comparative disclosure, data for the current period are presented below in comparison with the appropriate balances as of December 31, 2010 (pro-forma data), as they would have been if the directive had been implemented for the first time in that year.

The pro-forma data were published for the first time in the Financial Statements for 2010. The data were adjusted following examinations performed by the Company during the period.



Nonperforming Assets, Impaired Debts Accruing Interest Income, Problematic Commercial Credit Risk, and Unimpaired Debts in Arrears of 90 Days or More

1. Non-performing assets	· · · · · ·	l amounts millions
· · · · ·	In NIS r	nillions
· · · · ·		
Impaired credit to the public pot accruing interact income:		
Impaired credit to the public not accruing interest income:		
Examined on an individual basis	-	_
Examined on a group basis	0.1	*_
Total impaired debts not accruing interest income	0.1	*_
Total non-performing assets	0.1	*_
2. Problematic commercial credit risk ⁽¹⁾		
Balance-sheet credit risk in respect of the public	0.2	*_
Total problematic commercial credit risk in respect of the public	0.2	*_
Total problematic commercial credit risk	0.2	*_
3. Unimpaired debts in arrears of 90 days or more	-	

* Amount lower than NIS 50 thousand.

(1) Balance-sheet credit risk (credit and other debts recognized in the balance sheet), excluding balancesheet credit risk in respect of private individuals.

Summary of the Effect on Retained Earnings as of December 31, 2010 (Pro-forma Data)

	Balance as of December 31 2010 (pro-forma data)
	Reported amounts in NIS millions
Balance of retained earnings as of Dec. 31, 2010 included in the financial statements	9.0 ⁽¹⁾
Cumulative effect net of tax of initial implementation of the new directives as of Jan. 1, 2011	(1.1)
Of which:	
Change in provision for credit losses	(1.4)
Related tax effect	0.3
Balance of retained earnings as of Jan. 1, 2011 under the new	
directives	7.9

(1) Restated; see Note 1.E.10 to the Financial Statements.

Risk and Credit Indices**

		Balance as of December 31, 2011
		%
(A)	Balance of impaired debtors in respect of credit-card activity not accruing interest income, as a percentage of the balance of debtors in respect of credit-card activity	st 0.009
(B)	Balance of unimpaired debtors in respect of credit-card activity in arrears of 90 day or more, as a percentage of the balance of debtors in respect of credit-card activity	/S
(C)	Balance of allowance for credit losses for debtors in respect of credit-card activity as a percentage of the balance of debtors in respect of credit-card activity	y, 0.14
(D)	Balance of allowance for credit losses for debtors in respect of credit-card activity as a percentage of the balance of impaired debtors in respect of credit-card activity not accruing interest income	
(E)	Problematic commercial credit risk, as a percentage of total credit risk	0.02
(F)	Provisions for credit losses as a percentage of the average balance of debtors i respect of credit-card activity	in 0.05
(G)	Net write-offs for debtors in respect of credit-card activity as a percentage of th average balance of debtors in respect of credit-card activity	e *-
(H)	Net write-offs for debtors in respect of credit-card activity as a percentage of allowance for credit losses for debtors in respect of credit-card activity	of 1.31

- (1) More than 100%.
- * Less than 0.005%.
- ** The provisions for credit losses in 2010 were calculated prior to the adoption of the directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provision for credit losses; accordingly, they are not comparable with the data for December 2011.

Credit Exposure to Foreign Financial Institutions and Foreign Countries

As of the reporting date, the Company has immaterial exposure to the international organization Visa Inc., in respect of balances of volumes of transactions executed by tourists in Israel, less balances of volumes of transactions executed by Israelis abroad in respect of which the Company has not yet been credited by the international organization.



Capital Measurement and Adequacy

The Company assesses its capital adequacy. Starting with the financial statements as of December 31, 2009, the Company uses the standardised approach to the calculate capital adequacy, in accordance with Proper Conduct of Banking Business Directives No. 201-211 (Capital Measurement and Adequacy).

The assessment is performed by a summation of capital and sorting of assets by risk rates and market-risk evaluations, with the addition of operational risk. Capital adequacy is determined by calculating the rate of capital out of total assets, weighted by the risk rate, as noted above, plus the market risk and the operational risk.

The Basel II guidelines were published in July 2006 by the Basel Committee. The objectives of these guidelines are, among other things, to define capital-adequacy requirements in relation to the level of the various risks at companies; to establish a system of risk management and control; and to expand disclosure requirements, in order to help bring regulatory capital closer to the economic capital necessary in order to absorb losses and ensure the robustness and resilience of the corporation.

Towards that end, the Bank of Israel issued a directive according to which banking corporations were required to implement the Basel II recommendations for the first time in 2009. In August 2007, the Bank of Israel applied the Basel II directives to credit-card companies as well, for the first time. During 2008, the Bank of Israel issued more detailed directives with regard to the implementation of the first two pillars of Basel II.

The Basel II recommendations consist of three pillars:

- Pillar I: Minimum capital adequacy, with reference to levels of credit risks, market risks, and operational risks.
- Pillar II: Establishment of a system for management and control of the various risks, including supporting systems, risk management policy documents, and internal assessment of capital adequacy against the aggregate risks involved in the activity of the corporation.
- Pillar III: Disclosure requirements under the Basel II directives.

On December 31, 2009, the Company adopted the working framework for capital measurement and adequacy published by the Supervisor of Banks, which is based on the Basel II directives. There were no material changes during the reported period relative to the qualitative reports given under Pillar III of the Basel II directives in the Board of Directors' Report as of December 31, 2010. Steps are being taken to comply with the reporting terms according to Pillar II.

On June 20, 2010, the Supervisor of Banks announced that the Basel II directives, which were published in July 2006 as a temporary order on the working framework for capital measurement and adequacy, and implemented for the first time in December 2009, had been defined as Proper Conduct of Banking Business Directives No. 201-211, "Capital Measurement and Adequacy."

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The Supervisor of Banks issued a letter entitled "Capital Policy for Interim Periods" on June 30, 2010. The letter clarifies the Supervisor of Banks' expectations of banking corporations in the periods until the adjustment of the directives to the instructions included in the draft recommendations document entitled "Reinforcing the Resilience of the Banking Sector." During this interim period, banking corporations were required to:

- Adopt a target core capital ratio, as of December 31, 2010, of no less than 7.5%, after all of the required deductions from Tier I capital.
- Submit a work plan for compliance with this target to the Supervisor of Banks by the end of August 2010.
- Credit-card companies shall not distribute dividends, without advance approval by the Supervisor of Banks, if they do not meet the aforesaid target or if the dividend distribution would cause a failure to meet the target.

On May 20, 2010, the Supervisor of Banks issued a letter entitled "Examination of the Fairness of Reporting to the Supervisor on Capital Adequacy." According to the letter, banking corporations and credit-card companies are required to contract with their external auditors, in a letter of contractual engagement, for the performance of an examination of the fairness of reporting to the Supervisor on capital adequacy as of December 31, 2010. The findings of this audit were submitted to the Supervisor of Banks in early May 2011.

Risk Appetite

The Board of Directors of the Company has defined its risk appetite and risk capacity, in line with the strategy and future business plans of the Company. Risk appetite reflects and defines the risk level to which the Company is willing to be exposed, or which it is willing to accept or sustain, during the ordinary course of business. Risk appetite serves as the basis for the allocation of resources and capital.

Risk capacity reflects the risk level which the Company will not exceed even in the event of the materialization of extreme scenarios. In light of the above, the maximum risk level undertaken by the Company during the ordinary course of business is lower than its risk capacity.

The Management of the Company is responsible for routine monitoring, and ensures through the definition and enforcement of appropriate risk limits that the Company operates within its declaration regarding risk appetite and risk capacity, as defined, through the use of risk limits, among other means.

Capital Adequacy Target

The capital target of the Company is the appropriate level of capital required in respect of the various risks to which the Company is exposed, as identified, estimated, and evaluated by the



Company. This target is higher than the minimum regulatory capital requirement, and includes the capital requirements with respect to tier I risks, in addition to capital with respect to Pillar II risks and a capital "cushion" enabling the Company to withstand losses in the event of external crisis events (extreme scenarios), while complying with the minimum regulatory capital requirement. This target takes into account actions by the Management of the Company aimed at reducing the risk level and/or enlarging the capital base.

The following are the Company's capital-adequacy targets:

The Company's target ratio of core capital to risk-adjusted assets is 7.5%.

The Company's target ratio of total capital to risk-adjusted assets is 12.5%.

Capital Management

The goal of capital management is to achieve compliance with the detailed risk-appetite definitions and the objectives of the Company, as established by the Board of Directors of the Company, subject to regulatory directives in the area of capital requirements, while striving to allocate capital efficiently. Accordingly, capital management shall:

- Ensure the existence of a capital base serving as protection against unexpected risks to which the Company is exposed, supporting business strategy, and allowing compliance at all times with the minimum regulatory capital requirement (refers to the mix and amount of capital backing the strategy and risks of the Company);
- Address future developments in the capital base and capital requirements;
- Strive for efficient allocation of capital during the ordinary course of business of the Company.

Guiding Principles in Capital Management

Capital management is an annual process with a rolling planning horizon of three years. Capital management is considered an integral part of the Company's strategic and financial plan. Capital management is based on the growth plans of the various business units, with the aim of assessing capital requirements during the period of the plan, and is used in the strategic planning process, in connection with feasibility and capital allocation to units.

Basel III

On October 26, 2011, the Supervisor of Banks issued a letter entitled "Preparation for the Adoption of the Basel III Recommendations." According to the letter, the banking system in Israel will adopt the recommendations of "Basel III: A global regulatory framework for more resilient banks and

Aminit Ltd.

banking systems," published in December 2010, after formulation and with adjustments. Accordingly, work teams were established at the Supervisor of Banks to submit professional recommendations regarding the manner of adoption.

The following table lists the required disclosures under Pillar III.

Subject	Page number
Capital adequacy	53
Applicability of implementation	54
Structure of capital	55
Risk-adjusted assets and capital requirement	57
Credit risk	58
Credit risk mitigation	68
Operational risk	77

Capital Adequacy

1. Capital for the calculation of the capital ratio

	December 31, 2011	December 31, 2010
	NIS m	nillions
Core capital and Tier I capital, after deductions*	68.3 ⁽²⁾	33.3 ⁽¹⁾
Tier II capital, after deductions**, ***	31.1	16.1
Total overall capital	99.4	49.4

- * In order for the Company to comply with the minimum capital ratio required by the Bank of Israel, as noted above, the Company made preparations such that in March 2011 its paid-up share capital increased by NIS 17 million, divided into 4,271 NIS 1 par value common shares, for a total consideration of NIS 3,980 per share (the total consideration was NIS 17 million). In addition, in December 2011, the Company issued 4,459 NIS 1 par value common shares to Bank Hapoalim, at a price of NIS 4,037 per share (the total consideration was NIS 18 million).
- ** In March 2010, subordinated notes in the amount of NIS 12 million were issued to Bank Hapoalim. In March 2011, subordinated notes in the amount of NIS 8 million were issued to Bank Hapoalim. In December 2011, subordinated notes in the amount of NIS 7 million were issued to Bank Hapoalim.
- *** Subordinated notes included in lower Tier II capital shall not exceed 50% of the Tier I capital not allocated to market risks, after the required deductions from Tier I capital only.



2. Weighted balances of risk-adjusted assets

	Decemb	er 31, 2011	December 31, 2010	
	NIS millions			
	Weighted balances of risk- adjusted assets	Capital requirement	Weighted balances of risk- adjusted assets	Capital requirement
Credit risk	437.5	39.3	341.0 ⁽¹⁾	30.7
Market risks – foreign currency exchange rate risk	2.2	0.2	0.4	*_
Operational risk	77.3	7.0	61.6	5.5
Total weighted balances of risk-adjusted assets	517.0	46.5	403.0	36.2

* Amount lower than NIS 50 thousand.

3. Ratio of capital to risk-adjusted assets

	December 31, 2011	December 31, 2010
	Per	cent
Ratio of core capital and tier I capital to risk-adjusted assets	13.2	8.3 ⁽¹⁾
Ratio of total capital to risk-adjusted assets	19.2	12.3 ⁽¹⁾
Minimum total capital ratio required by the Supervisor of Banks	9.0	9.0

(1) Restated; see Note 1.E.10 to the Financial Statements.

(2) The effect on capital due to the implementation of the directive on impaired debts is a reduction of retained earnings in the amount of NIS 1.1 million.

Applicability of Implementation

Requirements regarding capital measurement and adequacy apply to the Company. In addition, the Company is consolidated by Bank Hapoalim, which is also subject to these requirements. In general, the capital requirements of the Company are based on its financial statements, which are prepared according to Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy).

Structure of Capital

Structure of Regulatory Capital

Pursuant to the directives of Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy), credit-card companies must maintain a ratio of capital to risk-adjusted assets of no less than 9% of the average total of balance-sheet assets and off-balance-sheet risk adjusted assets.

Capital measurement for the purposes of this directive is based on the division of capital into Tier I capital and Tier II capital. Tier I capital consists of equity. Lower Tier II capital consists of subordinated notes with the following main characteristics: a term to maturity of no less than five years; issued without collateral; rights under the instruments are subordinated to the claims of other creditors of the Bank; and of the amount thereof recognized as Tier II capital, as noted, 20% shall be deducted at the beginning of each year in the last five years before their maturity date (in the event of a subordinated note settled in installments, such a deduction should be made from each installment).

Limits on the Capital Mix

The directive establishes limits on the capital mix in the various tiers; the main limits relevant to the Company are the following:

- Total core capital shall constitute at least 70% of Tier I capital, after the required deductions from the capital in this tier only.
- Total Tier II capital and Tier III capital shall not exceed 100% of total Tier I capital, after the required deductions for the capital in this tier only.
- Subordinated notes included in lower Tier II capital shall not exceed 50% of Tier I capital not allocated to market risks (to the extent that the banking corporation holds Tier III capital), after the required deductions from Tier I capital only.



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Structure of Capital

Set out below is the composition of capital for the purpose of calculating the capital ratio.

	December 31, 2011	December 31, 2010
	NIS m	illions
Tier I capital ⁽¹⁾		
Paid-up common share capital	0.8	0.8
Premium on shares	58.5	23.5
Retained earnings	9.0 ⁽³⁾	9.0 ⁽²⁾
Total core capital and tier I capital	68.3	33.3
Tier II capital*, **	31.1	16.1
Total eligible capital	99.4	49.4

- (1) In order for the Company to comply with the minimum capital ratio required by the Bank of Israel, as noted above, the Company made preparations such that in March 2011 its paid-up share capital increased by NIS 17 million, divided into 4,271 NIS 1 par value common shares, for a total consideration of NIS 3,980 per share (the total consideration was NIS 17 million). In addition, in December 2011, the Company issued 4,459 NIS 1 par value common shares to Bank Hapoalim, at a price of NIS 4,037 per share (the total consideration was NIS 18 million).
- (2) Restated; see Note 1.E.10 to the Financial Statements.
- (3) The effect on capital due to the implementation of the directive on impaired debts is a reduction of retained earnings in the amount of NIS 1.1 million.
- * In March 2010, subordinated notes in the amount of NIS 12 million were issued to Bank Hapoalim. In March 2011, subordinated notes in the amount of NIS 8 million were issued to Bank Hapoalim. In December 2011, subordinated notes in the amount of NIS 7 million were issued to Bank Hapoalim.
- ** Subordinated notes included in lower Tier II capital shall not exceed 50% of Tier I capital not allocated to market risks (to the extent that the Company holds Tier III capital), after the required deductions from Tier I capital only.

Capital Adequacy

The Company applies the standardised approach to the assessment of its regulatory capital adequacy (with respect to credit risks, market risks, and operational risks).

Report as of December 31, 2011	

The Company performs an internal process of assessment of its capital adequacy, within which a multi-year plan has been created for attainment of the capital-adequacy objectives. This plan takes into consideration the Company's present and future capital needs, according to its strategic plans, as compared to its available sources of capital. The plan addresses all present and future risk-adjusted assets of the Company, according to the required allocation under Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy), with reference to the capital-adequacy targets and risk appetite.

Risk-Adjusted Assets and Capital Requirement

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Set out below are risk-adjusted assets and capital requirements in respect of credit risk, market risk, and operational risk.

	Decembe	r 31, 2011	illions Weighted balances of	er 31, 2010	
		NIS m	nillions		
	Weighted balances of risk-adjusted assets	Capital requirement	balances of risk-adjusted	Capital requirement	
Credit risk:					
Banking corporations	409.5	36.9	323.7 ⁽¹⁾	29.1	
Corporations	19.9	1.7	10.8	1.0	
Retail to individuals	*-	*_	-	-	
Small businesses	6.8	0.6	5.4	0.5	
Other assets	1.3	0.1	1.1 ⁽¹⁾	0.1	
Total credit risk	437.5	39.3	341.0	30.7	
Market risks – foreign currency exchange rate risk	2.2	0.2	0.4	*-	
Operational risk	77.3	7.0	61.6	5.5	
Total weighted balances of risk-adjusted assets / capital requirements	517.0	46.5	403.0	36.2	

* Amount lower than NIS 50 thousand.

	December 31, 2011	December 31, 2010
Total capital ratio and tier I capital ratio		
Capital for the calculation of the capital ratio (in NIS millions)	99.4	49.4 ⁽¹⁾
Ratio of core capital tier I capital and to risk-adjusted assets	13.2%	8.3% ⁽¹⁾
Ratio of total capital to risk-adjusted assets	19.2%	12.3% ⁽¹⁾
Minimum capital ratio required by Supervisor of Banks – Pillar I	8.0%	8.0%
Minimum capital ratio required by Supervisor of Banks - Pillar II	1.0%	1.0%
Total minimum capital ratio required by Supervisor of Banks	9.0%	9.0%

(1) Restated; see Note 1.E.10 to the Financial Statements.



Credit Risk – General Disclosure Requirements

Pursuant to the directives of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provisions for credit losses, and the amendment of the directives on the treatment of problematic debts, as of January 1, 2011, the Company has implemented the United States accounting standards in this area (ASC 310) and the position statements of the bank supervision agencies in the United States and of the Securities and Exchange Commission in the United States, as adopted in the Public Reporting Directives. In addition, as of that date, the Company has implemented the directives of the Supervisor of Banks concerning the treatment of problematic debts.

Debtors in Respect of Credit Card Activity and Other Debt Balances

The directive is implemented with regard to all debt balances, such as deposits with banks and debtors in respect of credit-card activity (including credit to merchants). Debtors in respect of credit-card activity and other debt balances are reported in the Company's books according to the recorded debt balance. The recorded debt balance is defined as the debt balance after accounting write-offs but before deduction of the provision for credit losses in respect of that debt. The Company applies rules according to which the balance of the debt in the Company's books includes the component of interest accrued before the classification of the debt as a non-income-bearing problematic debt.

Provisions for Credit Losses

The Company has established procedures for the classification of credit and the measurement of the provision for credit losses, in order to maintain a provision at an appropriate level to cover estimated credit losses in respect of its credit portfolio. In addition, the Company has established the necessary procedures in order to maintain a provision, in a separate liability account, at an appropriate level to cover estimated credit losses in connection with off-balance-sheet credit instruments (such as unutilized credit facilities).

The provision to cover estimated credit losses with respect to the credit portfolio is assessed by one of two methods: "individual provision" and "group provision." The Company also examines the overall fairness of the provision for credit losses.

Individual provision for credit losses – The Company individually examines all debts with a contractual balance (excluding provisions for credit losses, and without deducting accounting write-offs that do not involve an accounting waiver) of NIS 500 thousand or more. Individual provisions for credit losses are recognized for all debts classified as impaired. Debts are classified as impaired when, based on current information and events, it is probable that the Company will be unable to collect the full amount owed to it according to the contractual terms of the debt agreement. In any

case, debt is classified as impaired debt when the principal or interest in respect of the debt is in arrears of 90 days or more. Such debts that are examined individually, are not in arrears, and are found to be sound are provided for on a group basis. In addition, any debt the terms of which have been changed in the course of the restructuring of problematic debt is classified as impaired debt, and is examined individually. The individual provision for credit losses is assessed based on the assets held by the Company, which are the turnover of transactions in credit cards of the debtor.

Group provision for credit losses – Applied to provisions for impairment of large groups of homogeneous small debts, and in respect of debts examined individually and found to be unimpaired. The group provision is assessed in accordance with the rules established in ASC 450, Contingencies (FAS 5, Accounting for Contingencies), based on a current estimate of the rate of past losses in respect of each of the defined groups. The formula for the calculation of the group provision is detailed in the temporary order issued by the Supervisor of Banks, in effect up to and including December 31, 2012. The formula is based on historical rates of loss in 2008, 2009, and 2010, and on actual rates of net accounting write-offs recorded as of January 1, 2011. The calculation differentiates between consumer credit and commercial credit, sound debts (separately for debts under the responsibility of banks and debts under the responsibility of the Company) and problematic debts, the international organization, and credit-card companies.

The provision required with respect to off-balance-sheet credit instruments is estimated according to the rules established in FAS 5 (ASC 450). The provision assessed on a group basis for off-balance-sheet credit instruments is based on the provision rates established for balance-sheet credit (as described above), taking into consideration the expected rate of conversion of the credit for off-balance-sheet credit risk. The conversion rate of credit is calculated by the Company based on coefficients for conversion into credit, as specified in Proper Conduct of Banking Business Directive No. 203, Capital Measurement and Adequacy – Credit Risk – The Standardised Approach.

The Company classifies all of its debts and items of off-balance-sheet credit into the categories: sound, under special supervision, substandard, or impaired.

Bad Debts

From time to time, the Company classifies impaired debts as bad debts, when all collection processes have been exhausted, including legal process, following approval by the authorized parties within the Company.

Loans in arrears – Loans where a period of more than thirty days has elapsed from the date when the Company was entitled to receive payment. Debts are in arrears when the principal or interest has not been paid. The status of a loan in arrears is determined according to the type of instrument.

Impaired loans – Debts examined on an individual basis, in arrears of more than ninety days, except if the loan is in collection proceedings; and any other debt the collection of which has been determined to be in doubt by the Company.

Credit Risk Management



Credit risk is one of the risks managed, monitored, and controlled by the Company, as a necessary characteristic of its activity as a company engaged in granting credit. The credit risk management process aids the Company in viewing risk according to the component product mix.

Activity of the Company in the area of credit-risk management:

- The Company sets limits on credit granting, by risk rating, with segmentation by credit products (according to the products' risk weighting), in order to prevent damage to the quality of the Company's credit portfolio, thereby reducing credit risk arising from borrower quality.
- The Company conducts internal controls of credit-risk management by assigning a risk weighting to each type of credit product, according to its derived risk. For example, in certain cases, references are made to the type of product sold by the merchant and to its supply times; the longer the supply time of the product, the higher the probability of a failure to deliver the product to the customer.
- The Company sets sectoral limits in order to prevent sectoral concentration in the credit portfolio.
- The Company acts in accordance with the guidelines of the Bank of Israel in Directive No. 313, Limits on the Indebtedness of a Single Borrower and of a Group of Borrowers. Working according to this directive and setting internal limits reduces borrower concentration risk.
- The Company has set internal limits on its exposure to financial institutions, in congruence with the risk appetite approved by the Board of Directors.
- The Company monitors and supervises transactions with related persons, in accordance with Proper Conduct of Banking Business Directive No. 312, and files reports pursuant to Directive No. 815.

Principles of Credit Concentration Risk Management

- In accordance with the second pillar of Basel II, the Company calculates an internal capital allocation, as required, against concentration risks.
- Borrower concentration routine monitoring of the major borrowers of the Company; compliance with limits required in Proper Conduct of Banking Business Directive No. 313 (Single Borrowers and Borrower Groups) of the Bank of Israel. In addition, the Company reports to the Bank of Israel on a quarterly basis, in accordance with the directive.

Assigning Risk Ratings to Customers Based on Statistical Models

- The Company routinely invests in models for rating the credit risk of private and business customers. The models are matched to the credit products, economic conditions, and target population to grant the credit.
- Models are divided as follows:
 - 1. AS (application scoring) model for new customers;
 - 2. BS (behavior scoring) model a behavioral model for customers of the Company;
 - 3. SME (small-medium enterprise) model a model for business clients.
- The risk rating models are used to support decisions regarding the type of credit, amount of credit, and interest rate set for the customer or merchant.
- The development of risk ratings in the credit portfolio is routinely controlled and monitored.
- The models are tested periodically for quality and calibration by the Model Development Unit in the Credit and Financial Services Division, and validated by the Risk Management Department (the second level of controls).

Establishing the Hierarchy of Credit Granting Authority

The establishment of the hierarchy is aimed at maintaining the quality of the Company's credit portfolio, while supervising credit approvals, according to the appropriate professional authority. Credit is granted at the Company according to a hierarchy of authority, including:

- Authorization for maximum exposure according to the authority of the responsible party (in accordance with the risk-rating model).
- Defined authorizations for deviations for exceptional transactions, according to the authority of the responsible party.
- Defined hierarchy of authority for the establishment of the interest rate for the credit.

Exposure to Financial Institutions

The Company's operations involve exposure to financial institutions, in Israel and globally:

- Credit-card companies in Israel and globally Cross-clearing activity occurs between the Company and credit-card companies in Israel. In addition, there is exposure to global creditcard companies.
- Banks in Israel Credit-card activity under the responsibility of banks is conducted with customers' accounts at Israeli banks. In addition, deposits and hedging transactions create exposure to the bank with which the transaction was executed.



- Foreign financial institutions Activity with overseas entities or activity by foreigners in Israel; deposits of foreign currency with financial institutions overseas. The Company's exposure is immaterial.
- The Company routinely monitors these exposures and reports exceptions from limits.

Credit exposure to financial institutions results from:

- Transactions in credit cards issued by banks with which the Company has arrangements the exposure is created when the Company uses its own funds to finance the time gap between the date of crediting the merchant and the date of transfer of the payments by the Banks Under Arrangement. If a bank becomes insolvent, there is a risk that the funds may not be transferred to the Company, which would then absorb the losses in its capital.
- Deposits with banks deposits performed by the Company with banks create an automatic exposure to such banks.

Independent Supervision

The Chief Risk Officer maintains independent supervision of the manner in which credit risks are managed at the Company. This supervision includes:

- Checking compliance with credit policy directives and with the instructions of the Bank of Israel.
- Active involvement in establishing credit policy, including credit limits. Control over the implementation of credit policy.
- Identifying new risks and emerging risks.
- Reporting the results of the monitoring to senior management and to the Board of Directors.
- Monitoring risk-assessment models.

Reports to Management and the Board of Directors and Compliance with Policies and Procedures

- The Company's credit policy is updated and approved by the Board of Directors each year, according to developments at the Company, in the industry, and in the economy.
- The Company's Management is provided with data on the Company's credit-portfolio mix each month. The mix presents the segmentation of the portfolio in terms of credit products, sectors,

risk ratings, geographical distribution, compliance with regulatory and internal limits, a risk-return analysis, and more.

- The credit-portfolio mix is presented to the Board of Directors of the Company on a quarterly basis.
- The Chief Risk Officer submits an independent report to Management on the control over credit-risk management each month.
- The Chief Risk Officer submits an independent report to the Board of Directors each quarter.
- Working procedures at the Company are updated routinely by the various departments.

Off-Balance-Sheet Exposures

The Company uses a credit conversion factor (CCF) to convert its off-balance-sheet credit exposures into credit exposures under Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy), as described below:

- Unutilized credit facilities of credit cards for holders of retail cards 10%*.
- Other off-balance-sheet exposures, including unutilized credit facilities of credit cards for nonretail cardholders, for a period of up to one year – 20%.
- Other off-balance-sheet exposures, including unutilized credit facilities of credit cards for nonretail cardholders, for a period of more than one year – 50%.
- * With regard to unutilized credit facilities of credit cards for holders of retail cards, the repayment capability of retail cardholders is effectively monitored through various control tools, including the use of behavioral rating models and monitoring activities performed routinely by the Security Department.

With regard to unutilized credit facilities of credit cards for holders of retail cards issued by the Banks Under Arrangement, approvals were received from the banks with regard to the existence of effective monitoring of the repayment capability of the holders of the retail cards.



Credit Exposures

The following tables present details of credit exposure by risk weightings, with segmentation of the exposure by counterparty (segment), before and after credit-risk mitigation.

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Gross credit risk exposures, by principal type of credit exposure (before provision for credit losses):

	December 31, 2011								
			NIS mi	llions					
	Ba	lance-sheet	credit risk	Off-baland credit		_			
Type of exposure	Credit	Deposits/ other	Total balance- sheet credit risk	Credit facilities	Other	Total overall credit exposure			
Banking corporations	1,043.4	30.1	1,073.5	0.1	-	1,073.6			
Corporations	15.9	-	15.9	11.9	-	27.8			
Retail to individuals	45.8	-	45.8	336.2	-	382.0			
Small businesses	16.7	-	16.7	31.5	-	48.2			
Other assets	-	1.3	1.3	-	-	1.3			
Total exposures	1,121.8	31.4	1,153.2	379.7	-	1,532.9			

The comparative figures are not comparable, due to changes in this table after the adoption of the directive on impaired debts.

<u>Gross</u> credit risk exposures, by principal type of credit exposure (after deducting the provision for doubtful debts):

	December 31, 2010								
			NIS mi	llions					
	Bal	ance-sheet	credit risk	Off-baland credit		_			
Type of exposure	Credit	Deposits/ other	Total balance- sheet credit risk	Credit facilities	Other	Total overall credit exposure			
Banking corporations	764.6 ⁽¹⁾	51.2	815.8	0.1		815.9			
Corporations	10.9	-	10.9	1.4	-	12.3			
Retail to individuals	48.8	-	48.8	382.0	-	430.8			
Small businesses	12.4	-	12.4	32.3	-	44.7			
Other assets	-	1.2 ⁽¹⁾	1.2	-	-	1.2			
Total exposures	836.7	52.4	889.1	415.8	-	1,304.9			

(1) Restated; see Note 1.E.10 to the Financial Statements.

Aminit Ltd.

December 31, 2011 **NIS** millions **Off-balance-sheet Balance-sheet credit risk** credit risk **Deposits**/ Total balance-Credit Total overall credit exposure⁽²⁾ Type of exposure other Credit sheet credit risk facilities Other 978.0 Banking corporations 944.0 34.0 0.1 978.1 Corporations 17.5 -17.5 4.4 21.9 Retail to individuals 45.6 45.6 345.5 391.1 --16.8 31.2 48.0 Small businesses 16.8 _ _ Government -----_ -Other assets -1.0 1.0 _ 1.0 **Total exposures** 35.0 1,058.9 381.2 1,440.1 1,023.9 -

<u>Average gross</u> credit risk exposures, by principal type of credit exposure (before provision for credit losses):

The comparative figures are not comparable, due to changes in this table after the adoption of the directive on impaired debts.

<u>Average gross</u> credit risk exposures, by principal type of credit exposure (after deducting the provision for doubtful debts):

	December 31, 2010									
Type of exposure			NIS m	illions						
	Bala	ance-sheet	credit risk	Off-balan credit						
	Credit	Deposits/ other	Total balance- sheet credit risk	Credit facilities	Other	Total overall credit exposure ⁽²⁾				
Banking corporations	644.0(1)	55.8	699.8	-	-	699.8				
Corporations	8.5	-	8.5	1.4	-	9.9				
Retail to individuals	46.4	-	46.4	439.2	-	485.6				
Small businesses	13.8	-	13.8	37.3	-	51.1				
Government	-	-	-	-	-	-				
Other assets	-	0.8 ⁽¹⁾	0.8	-	-	0.8				
Total exposures	712.7	56.6	769.3	477.9	-	1,247.2				

(1) Restated; see Note 1.E.10 to the Financial Statements.

(2) Average exposure calculated on a quarterly basis.



Segmentation of the Portfolio by Remaining Contractual Term to Maturity

The following table shows details of gross credit exposure (before deducting the provision for credit losses) by contractual term to maturity (the last period), according to the principal types of financial instruments.

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			December	31, 2011		
	Exp	ected contra	ctual future	cash flows	s, in NIS milli	ons
				B	Balance-shee	t balance
	Up to 1 year	1 year to 2 years	2 years to 3 years	Total cash flows	No maturit y period	Total
Cash on hand and deposits with banks Credit:	30.2	-	-	30.2	-	30.1
Debtors in respect of credit cards	49.3	2.0	0.5	51.8	0.2	52.0
Credit to merchants	22.9	0.1	-	23.0	0.2	23.2
Companies and international credit-card						
organization	982.5	20.5	4.5	1,007.5	-	1,007.5
Income receivable and others	0.1	-	-	0.1	-	0.1
Other assets	38.8	-	0.2	39.0	0.6	39.6
Non-monetary assets	-	-	-	-	0.7	0.7
Off balance sheet – credit facilities	370.2	9.5	-	379.7	-	379.7
Total	1,494.0	32.1	5.2	1,531.3	1.7	1,532.9

The comparative figures are not comparable, due to changes in this table after the adoption of the directive on impaired debts.

The following table shows details of gross credit exposure (after deducting the provision for doubtful debts) by contractual term to maturity (the last period), according to the principal types of financial instruments.

			Decem	ber 31, 2010	D				
	Expected contractual future cash flows, in NIS millions								
					Balance-shee	t balance			
	Up to 1 year	1 year to 2 years	2 years to 3 years	Total cash flows	No maturity period	Total			
Cash on hand and deposits with banks	51.2	-	-	51.2		51.2			
Credit:									
Debtors in respect of credit cards	52.4 ⁽¹⁾	2.0	0.3	54.7	(0.3)	54.4			
Credit to merchants	13.8	0.2	-	14.0	0.5	14.5			
Companies and international credit-card organization	753.4 ⁽¹⁾	11.1	3.1	767.6	_	767.6			
Income receivable and others	0.1	-	-	0.1		0.1			
Other assets	(0.1)	0.1	0.2	0.2	0.1	0.3			
Non-monetary assets	-	-	-	-	1.0 ⁽¹⁾	1.0			
Off balance sheet – credit facilities	415.8	-	-	415.8	-	415.8			
Total	1,286.6	13.4	3.6	1,303.6	1.3	1,304.9			

(1) Restated; see Note 1.E.10 to the Financial Statements.

Information regarding loans and provisions for credit losses in respect of debts and off-balancesheet credit instruments, by counterparty:

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				Decemb	per 31, 201	1					
	NIS millions										
Exposure – credit	_		unimpaire	unt of ed loans in ears		_	Net provision for credit losses	Net accounting			
	Credit risk	Amount of impaired loans	Over 30 days to 90 days	Over 90 days	Individual allowance for credit losses	Group allowance for credit losses	recognized in statement of profit and loss	write-offs recognized in statement of profit and loss			
Retail to individuals	Balance sheet	-	-	-	-	*-	*_	-			
Small businesses	Balance sheet	-	-	-	-	0.4	*_	-			
Corporations	Balance sheet	0.1	*-	-	-	0.6	0.1	*_			
Banking corporations	Balance sheet	-	-	-	-	0.5	0.2	-			
Credit facilities	Off-balance-sheet	-	-	-	-	0.2	0.2	-			
Total		0.1	*_	-	-	1.7	0.5	*_			

* Amount lower than NIS 50 thousand.

The comparative figures are not comparable, due to changes in this table after the adoption of the directive on impaired debts.

Information regarding loans and provisions for doubtful debts, by counterparty:

		December	r 31, 2010	
Exposure – credit	Credit risk	Problematic debt ⁽¹⁾	Debt in arrears ⁽²⁾	Provision for doubtful debts
Corporations	Balance sheet	0.3		0.3

(1) Problematic debt – More than 90 days in arrears.

(2) Debt in arrears – More than 60 days in arrears.



Credit Risk Mitigation (CRM)

Amounts of exposure, before/after credit-risk mitigation, according to the standard approach

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Credit Risk Weighting

The following table presents details of credit exposure (after deduction of the provision for credit losses, by risk weights).

Before credit-risk mitigation

		December 31, 2011									
		NIS millions									
Exposure	Rating	0%	20%	50%	75%	100%	150%	Credit exposure			
Retail to individuals	Unrated	-	-	-	382.0	-	-	382.0			
Small businesses	Unrated	-	-	-	47.8	-	-	47.8			
Corporations	Unrated	-	-	-	-	27.0	-	27.0			
Banking corporations	Unrated	-	539.4	504.4	-	-	-	1,043.8			
	Rated	-	8.2	21.1	-	-	-	29.3			
Other assets	Unrated	-	-	-	-	1.3	-	1.3			
Total		-	547.6	525.5	429.8	28.3	-	1,531.2			

After credit risk mitigation

				December	31, 2011					
		NIS millions								
Exposure	Rating	0%	20%	50%	75%	100%	150%	Credit exposure		
Retail to individuals	Unrated	-	-	-	0.4	-	-	0.4		
Small businesses	Unrated	-	-	-	9.3	-	-	9.3		
Corporations	Unrated	-	-	-	-	24.5	-	24.5		
Banking corporations	Unrated	-	539.4	505.3	-	-	-	1,044.7		
	Rated	-	34.7	416.3	-	-	-	451.0		
Other assets	Unrated	-	-	-	-	1.3	-	1.3		
Total		-	574.1	921.6	9.7	25.8	-	1,531.2		

Credit Risk Mitigation (CRM) (cont.)

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Amounts of exposure, before/after credit-risk mitigation, according to the standardised approach

Credit Risk Weighting

The following table presents details of credit exposure (after deduction of the provision for doubtful debts, by risk weights).

Before credit-risk mitigation

	December 31, 2010 NIS millions								
Exposure	Rating	0%	20%	50%	75%	100%	150%	Credit exposure	
Retail to individuals	Unrated	-	-	-	430.8	-	-	430.8	
Small businesses	Unrated	-	-	-	44.7	-	-	44.7	
Corporations	Unrated	-	-	-	-	12.3	-	12.3	
Banking corporations	Unrated	-	380.1	383.3	-	-	-	763.4	
	Rated	-	33 .4 ⁽¹⁾	19.1	-	-	-	52.5	
Other assets	Unrated	0.1	-	-	-	1.1 ⁽¹⁾	-	1.2	
Total		0.1	413.5	402.4	475.5	13.4	-	1,304.9	

After credit risk mitigation

	December 31, 2010 NIS millions								
Exposure	Rating	0%	20%	50%	75%	100%	150%	Net credit exposure	
Retail to individuals	Unrated	-	-	-	-	-	-	-	
Small businesses	Unrated	-	-	-	7.2	-	-	7.2	
Corporations	Unrated	-	-	-	-	10.8	-	10.8	
Banking corporations	Unrated	-	380.1	382.7	-	-	-	762.8	
	Rated	-	60.3 ⁽¹⁾	462.6	-	-	-	522.9	
Other assets	Unrated	0.1	-	-	-	1.1 ⁽¹⁾	-	1.2	
Total		0.1	440.4	845.3	7.2	11.9	-	1,304.9	

(1) Restated; see Note 1.E.10 to the Financial Statements.



Use of Eligible Collateral for Credit Risk Mitigation

The following table lists the types of exposures used and the exposures covered (after deduction of the provision for credit losses).

	December 31, 2011								
Exposure	Credit risk	Type of exposure	Gross credit risk exposure	Exposure covered under the responsibility of the Banks Under Arrangement		Net credit risk exposure			
				Total amounts subtracted	Total amounts added				
			NIS milli	ons					
Retail to individuals	Balance sheet	Credit	45.8	(45.8)	-	*_			
	Off balance sheet	Credit facility	336.2	(335.8)	-	0.4			
Small businesses	Balance sheet	Credit	16.3	(7.2)	-	9.1			
	Off balance sheet	Credit facility	31.5	(31.3)	-	0.2			
Corporations	Balance sheet	Credit	15.4	(0.1)	-	15.3			
	Off balance sheet	Credit facility	11.6	(2.4)	-	9.2			
Banking corporations	Balance sheet	Credit	1,042.9	-	53.1	1,096.0			
	Balance sheet	Deposits	30.1	-	-	30.1			
	Off balance sheet	Credit facility	0.1	-	369.5	369.6			
Other assets	Balance sheet	Other assets	1.3	-	-	1.3			
Total			1,531.2	(422.6)	422.6	1,531.2			

* Amount lower than NIS 50 thousand.

Use of Eligible Collateral for Credit Risk Mitigation (cont.)

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The following table lists the types of exposures used and the exposures covered (after deduction of the provision for doubtful debts).

	December 31, 2010							
Exposure	Credit risk	Type of exposure	Gross credit risk exposure	Exposure covered under the responsibility of the Banks Under Arrangement		Net credit risk exposure		
				Total amounts subtracted	Total amounts added			
			NIS milli	ons				
Retail to individuals	Balance sheet	Credit	48.8	(48.8)	-	-		
	Off balance sheet	Credit facility	382.0	(382.0)	-	-		
Small businesses	Balance sheet	Credit	12.4	(5.2)	-	7.2		
	Off balance sheet	Credit facility	32.3	(32.3)	-	-		
Corporations	Balance sheet	Credit	10.9	(0.1)	-	10.8		
	Off balance sheet	Credit facility	1.4	(1.4)	-	-		
Banking corporations	Balance sheet	Credit	764.6 ⁽¹⁾	_	54.1	818.7		
	Balance sheet	Deposits	51.2	-	-	51.2		
	Off balance sheet	Credit facility	0.1	-	415.7	415.8		
Other assets	Balance sheet	Other assets	1.2 ⁽¹⁾	-	-	1.2		
Total			1,304.9	(469.8)	469.8	1,304.9		

(1) Restated; see Note 1.E.10 to the Financial Statements.



Credit Risk Weighting

The Company implements the standardised approach to determine risk weightings to apply to the counterparty. The standardised approach requires the use of independent ratings by international rating agencies.

Credit rating agencies used:

Credit rating agency	Used for
Moody's	Corporations, banks
S&P	Corporations, banks
Fitch	Banks

Adjustment of each agency's scale to risk groups: The Company uses standard mapping.

Credit Risk Mitigation (CRM)

The Company has repayment sources (means of repayment of customers' debts) which are not recognized under Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy) for the purpose of minimizing credit risks, in the calculation of the capital allocation required according to the standardised approach in Pillar I. However, in its routine operations the Company considers these repayment sources as existing permanent flows, and uses them to manage credit risks (for risk management purposes, rather than for capital allocation).

No collateral exists against non-bank credit to cardholders.

Corporate credit is mainly based on the turnover of the merchant, and the credits owed to it serve as the repayment source for cases in which the credit is not repaid.

This activity is conducted in accordance with credit policies. The amount of the credit is established according to the rating of the merchant, the type of credit product, and the turnover of the merchant.

In order to calculate the capital allocation of the Company against credit risks, the Company uses agreements signed with the Banks Under Arrangement as a means of credit risk mitigation (CRM), using the simple approach, such that the credit risk of the cardholder is replaced by the credit risk of the bank under the arrangement.

General Disclosure Regarding Exposures Related to Counterparty Credit Risk

Hedging Interest-Rate Exposures

The financial activity of the Company is usually characterized by a parallel between the average duration of assets and liabilities (mainly short-term); i.e. customers' activity ("debtors in respect of credit cards") versus liabilities to merchants ("creditors in respect of credit-card activity"). However, the Company also extends credit for the medium term (usually up to one year, and sometimes up to three years). In addition, activity in credit at fixed interest rates is conducted, which creates a gap in durations and generates exposure to changes in interest rates during the routine course of the Company's operations.

Hedging Foreign Currency Exposures

The Company's currency exposure is managed through daily matching of assets and liabilities in foreign currency (and linked to foreign currency) through foreign currency current accounts with banks, where the goal is to bring the net position to zero at the end of each day.

Disclosure by Companies Using the Standardised Approach

General

The Company accounts for all of its assets and liabilities using the standardised measurement approach, as defined in Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy).

The Company does not have a trading portfolio, and all of its assets and liabilities are part of the banking book.

Strategy and Processes

The Board of Directors of the Company approves the market risk management policy of the Company on an annual basis. The Board of Directors is involved in risk management, particularly in setting limits and restrictions for the volume of activity and exposures.

The Company's strategy in the management of market risks is to minimize risks arising from its main areas of activity (issuance, clearing, and credit); the Company has a very low "risk appetite" for market risks.



Within this strategy, the Board of Directors and Management of the Company approve the Company's policy document, on an annual basis. The policy document is based on the following key principles:

- Organization and control A central market and liquidity risk management function headed by the Head of Finance and Administration; an internal investment committee headed by the Chief Risk Controller; the Audit Committee; the Risk Management Committee of the Board of Directors, established on December 21, 2011; and the Board of Directors.
- Procedures and policies The areas of responsibility and authority in the area of risk management assigned to Management, the Board of Directors, the Audit Committee, the Risk Management Committee, and specialized functions such as the Risk Manager are formalized in clear, accessible documentation, with the aim of ensuring uniform implementation in the organization.
- Risk management processes Processes are in place for the routine identification of exposures, risk assessment, examination of controls, and risk minimization processes (including limits).
- **Tools and technologies** A computerized system supporting risk assessment, risk management, reporting, monitoring, and planning.
- Reporting and monitoring of risks Reports from each business line of the Company to the central Market and Liquidity Risk Management Unit in a structured process, in which exposures are reported to Management and to the Board of Directors; proper intra-organizational communication channels ensure timely reporting of issues that need to be addressed.

For the purpose of the control and management of market and liquidity risk, the Financial Management Unit in the Finance and Administration Division, under the authority of the Head of Market and Liquidity Risk, works to identify, measure, monitor, and report on market and liquidity risks, in practice, on a routine basis.

Structure and Organization of Market Risk Management Function

The market risk management system of the Company is based on an integrative system for the management of exposures, composed of the following functions:

Market Risk Manager

The Head of Finance and Administration is the manager of market risks at the Company. Within this framework, he is responsible for the formulation, implementation, and absorption of a comprehensive policy for the management of all market and liquidity risks to which the Company is exposed (currency, CPI, interest rate, securities, liquidity), including:

- Responsibility for financial exposures at the Company, subject to limits approved by the Board of Directors.
- Procedures for monitoring and control on matters related to exposure management.
- Conducting a biweekly financial meeting to formulate activity in the area of market and liquidity risks (the investment committee).
- Monthly reports on market and liquidity risk to the Board of Directors.
- Management of foreign currency risks, including decisions regarding hedging of long-term foreign currency exposures.
- Asset and liability management (ALM).
- Routine measurement and control of the market and liquidity risk indices of the Company.
- Preparation of reports on interest-rate risks.
- Analysis of results and preparation of findings for discussion by Management and the Board of Directors.

Chief Risk Officer

The Chief Risk Officer of the Company is responsible, as part of his duties, among other matters, for control of the market risks of the Company. Within this framework, he is responsible for controlling the Company's market risk management policies and processes.

The Chief Risk Officer assists the Board of Directors of the Company in approving and examining the market risk management strategy and the policy rules in this area, with reference to new products and processes at the Company.

The Chief Risk Officer assists Management in the control of the market risk strategy approved by the Board of Directors by examining compliance with policies and procedures for the identification, measurement, monitoring, and control of market risks. The Chief Risk Officer reports directly to the CEO of the Company and performs independent control of the exposure to market risks.

Nature and Volume of Risk Reporting and Measurement Systems

An RMS (Risk Management System) has been acquired, and has been in use since the first quarter of 2010. The RMS serves as a strategic instrument for the management of market risks to which the Company is exposed as a result of gaps between the nature of assets and liabilities.



Risks are measured in the following reports:

ALM reports: fair value, duration, internal rate of return, interest rate gap, cash flows.

Stress reports: tests of the sensitivity of the portfolio to changes in risk factors.

Risk Monitoring and Minimization Policy

Interest-Rate Exposure Management

Exposure is monitored through reports on the effect of changes in interest rates. In the event that an exception from the limits established is identified, the exposure is reduced by considering fixed-rate credit granting activity and considering the purchase of interest-rate hedging transactions.

Foreign Currency Exposure Management

Transactions are hedged using derivative and other financial instruments at banks.

The Company's policy is to bring foreign currency exposure to zero. However, immaterial exposures form as a result of differences in timing between the dates of calculation and the dates of accounts settlement in foreign-currency transactions. The Company monitors these differences and buys and sells foreign currency in order to hedge the exposure.

Capital requirements in respect of foreign currency exchange rate risk

	Capital requirement		
	December 31, 2011	December 31, 2010	
	In NIS	millions	
Market risks – foreign currency exchange rate risk**	0.2	*_	

* Amount lower than NIS 50 thousand.

** Specific risk arising from the surplus of assets over liabilities in the foreign-currency-linked segment, weighted by the percentage of the capital requirement (9.0%).

Operational Risk

Operational risk is managed by the members of Management at the Company, each with regard to the area for which he or she is responsible. The Head of Risks and Security at the Company is responsible for independent supervision of the manner of management of risks at the Company (second level). The management of operational risks at the Company is intended to minimize losses by establishing orderly processes aimed at reducing the operational risks to which the Company is exposed. In this process, authority and responsibility frameworks are established, and a culture of operational risk management is instilled in all managers and employees.

Capital Requirement in Respect of Operational Risk

	Capital re	quirement
	December 31, 2011	December 31, 2010
	In NIS	millions
Operational risk	7.0	5.5

The Company has a policy for the management of operational risks, which includes the following objectives:

- To manage operational risks as an integral part of the working processes of the Company, including the introduction of new products and processes.
- To maintain effective controls of risks according to risk ratings.
- To ensure effective identification of operational risks in all of the main processes at the Company.
- To create a work culture that encourages an organizational culture of risk management.
- To report loss events on a regular basis, according to the rules defined in the policy.
- To comply with legal and regulatory requirements regarding operational risks.
- To manage and allocate capital optimally in respect of operational risks.
- To establish a business continuity and emergency preparedness plan.

Within its operational risk management policy, the Company has defined the supporting organizational structure in detail, including the duties and responsibilities of the Board of Directors, Management, the Chief Risk Officer, the Information Systems Division, the departmental risk controllers, and the various business units.

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Once every three years, the Company performs a survey of operational risks, as follows:

- Full mapping of all operational processes at the Company.
- Classification of the processes into groups, according to the Basel II classification methodology.
- Mapping of all controls relevant to each risk, including residual risk, and additional recommended controls if necessary.
- Rating of risk levels in each process on a scale of the level of damage / expected frequency.
- Implementation of a multi-year action plan to reduce material risks and increase controls where necessary.

Each quarter, the Chief Risk Officer reports to Management and the Board of Directors on operational risks, as follows:

- Material damage events and consequent actions taken.
- New operational processes at a high level of risk and actions taken to increase controls and minimize risk.
- Approval of changes in operational risk policy.

All events of damage at the Company are collected into a single database. All material events (the materiality threshold as of December 2011 is NIS 10,000) are reported on a quarterly basis to Management and the Board of Directors. The events are analyzed in order to ensure that a relevant operational process exists and that the existing controls are sufficient in order to reduce the risk of an additional event. If necessary, additional controls are added to the process.

Material operational risks are mitigated by:

- Adding controls for identification and prevention, according to risk level.
- Acquiring appropriate insurance, including property insurance, professional liability insurance, and insurance against fraud, embezzlement, and computer crimes.

Disclosure Regarding Positions in Shares in the Banking Book

From time to time, the Company invests in areas of activity synergetic with its operations and/or complementary to its core activity. These investments are of a strategic nature, and are not

performed as financial holdings. According to the Company's policies, no activity is to be performed for the purpose of trading in securities.

Prohibition of Money Laundering and Financing of Terror

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The legislation applicable to credit-card companies in Israel with regard to the prohibition of money laundering and financing of terror is the following:

- The Money Laundering Prohibition Law, 2000.
- The Money Laundering Prohibition Order (Identification, Reporting, and Record-Keeping Duties of Banking Corporations for the Prevention of Money Laundering and Terrorism Financing), 2001.
- Proper Conduct of Banking Business No. 411 of the Bank of Israel, Prevention of Money Laundering and Terrorism Financing and Identification of Customers (this directive has recently been updated). Also see the section "Restrictions and Supervision of the Company's Operations," Additional Regulation, Section 12.

The Company operates in accordance with the requirements in the area of control with regard to customers and merchants defined as high risk.

The Company routinely operates controls to ensure that it has all of the information and documents required by the directives, and acts to remedy and eliminate any gaps discovered.

All employees, without exception, are required to maintain current knowledge in this area through computerized tutorials. In addition, specific training sessions were held for the various departments concerned with the prohibition of money laundering and financing of terror.

The Company's procedures have been updated and expanded in order to fully cover all topics in accordance with the requirements.

The Compliance Officer coordinates the Compliance Committee, the Compliance Trustees Forum, and the Money Laundering Prohibition Team.

Routine reports are submitted to the Israel Money Laundering Prohibition Authority regarding ordinary transactions (pursuant to the directives of the Order) and unusual transactions. In addition, monthly reports are submitted to the Bank of Israel.



Critical Accounting Policies

The financial statements of the Company are prepared in conformity with generally accepted accounting principles in Israel and in accordance with the directives and guidelines of the Supervisor of Banks, the main points of which are described in Note 1 to the Financial Statements, "Significant Accounting Policies," in the section concerning the implementation of accounting principles. When preparing the financial statements, the Management of the Company uses assumptions, estimates, and evaluations that affect the reported amounts of assets and liabilities (including contingent liabilities), and the results reported by the Company.

Some of these estimates and evaluations involve uncertainty, and may be affected by possible future changes.

The Management of the Company is of the opinion that the estimates and evaluations applied during the preparation of the financial statements are fair, and were made to the best of its knowledge and professional judgment, as of the date of preparation of the financial statements.

Provisions for Credit Losses

The Company has established procedures for the classification of credit and the measurement of the provision for credit losses, in order to maintain a provision at an appropriate level to cover estimated credit losses in respect of its credit portfolio. In addition, the Company has established the necessary procedures in order to maintain a provision, in a separate liability account, at an appropriate level to cover estimated credit losses in connection with off-balance-sheet credit instruments (such as unutilized credit facilities).

The provision to cover estimated credit losses with respect to the credit portfolio is assessed by one of two methods: "individual provision" and "group provision." The Company also examines the overall fairness of the provision for credit losses.

Individual provision for credit losses – The Company individually examines all debts with a contractual balance (excluding provisions for credit losses, and without deducting accounting write-offs that do not involve an accounting waiver) of NIS 500 thousand or more. Individual provisions for credit losses are recognized for all debts classified as impaired. Debts are classified as impaired when, based on current information and events, it is probable that the Company will be unable to collect the full amount owed to it according to the contractual terms of the debt agreement. In any case, debt is classified as impaired debt when the principal or interest in respect of the debt is in arrears of 90 days or more. Such debts that are examined individually, are not in arrears, and are found to be sound are provided for on a group basis. In addition, any debt the terms of which have been changed in the course of the restructuring of problematic debt is classified as impaired debt, and is examined individually. The individual provision for credit losses is assessed based on the assets held by the Company, which are the turnover of transactions in credit cards by the debtor.

Group provision for credit losses – Applied to provisions for impairment of large groups of homogeneous small debts, and in respect of debts examined individually and found to be

Aminit Ltd.

unimpaired. The group provision is assessed in accordance with the rules established in ASC 450, Contingencies (FAS 5, Accounting for Contingencies), based on a current estimate of the rate of past losses in respect of each of the defined groups. The formula for the calculation of the group provision is detailed in the temporary order issued by the Supervisor of Banks, in effect up to and including December 31, 2012. The formula is based on historical rates of loss in 2008, 2009, and 2010, and on actual rates of net accounting write-offs recorded as of January 1, 2011. The calculation differentiates between consumer credit and commercial credit, sound debts (separately for debts under the responsibility of banks and debts under the responsibility of the Company) and problematic debts, the international organization, and credit-card companies.

The provision required with respect to off-balance-sheet credit instruments is estimated according to the rules established in FAS 5 (ASC 450). The provision assessed on a group basis for off-balance-sheet credit instruments is based on the provision rates established for balance-sheet credit (as described above), taking into consideration the expected rate of conversion of the credit for off-balance-sheet credit risk. The rate of realization as credit is calculated by the Company based on coefficients for conversion into credit, as specified in Proper Conduct of Banking Business Directive No. 203, Capital Measurement and Adequacy – Credit Risk – The Standardised Approach.

The Company classifies all of its debts and items of off-balance-sheet credit into the categories: sound, under special supervision, substandard, or impaired.

Discussion of Risk Factors

The main risk factors to which the Company is exposed have been mapped. This mapping and the assessment of the risks and of the effects thereof are subjective estimates by the Management of the Company.

Risk factor		Brief description			
1.	Overall effect of credit risks	Risk arising from borrowers' failure to fulfill their obligations to the Company. Deterioration in the stability of the various borrowers may have an adverse effect on the Company's asset value and profitability. To minimize this risk, the Company has a defined credit policy and exposure limits with regard to borrowers/sectors in the various segments of activity, by risk level.	Medium		



Risk factor		Brief description	Effect	
1.1.	1.1. Risk in respect of the quality of borrowers and collateral Deterioration in the quality of borrowers and in the collateral provided to the Company to secure credit in adverse effect on the probability of collecting the Company has a credit policy and exposure limits wid different types of borrowers in the various segment and products, and a process is in place for the compliance with these limits.		Medium	
1.2.	Risk in respect of sectoral concentration	Risk arising from a high volume of credit granted to borrowers belonging to a particular sector of the economy. Deterioration in business activity in such an economic sector may lead to damage to repayment capability and to the value of collateral provided by some borrowers belonging to the sector.	Low	
1.3.	Risk in respect of concentration of borrowers/ borrower groups	Present or future risk arising from deterioration in the condition of a large borrower or group of borrowers relative to the credit portfolio, which may cause an adverse effect on the probability of collecting the credit. The Bank of Israel has set limits on the maximum exposure to borrowers and groups of borrowers, and control of compliance with these limits is carried out routinely.	Low	
2.	Effect of market risks: interest rate / inflation / exchange rate risks	Present or future risk to the Company's revenue and capital arising from changes in interest rates, currency exposures, and exceptional changes in the consumer price index. Such changes may cause the Company to suffer losses and/or a reduction in revenues.	Low	
3.	Liquidity risk	Present or future risk to the Company's revenue and capital arising from an inability to supply its liquidity needs. In exceptional demand and supply situations in the financial markets, unplanned costs may be incurred in raising resources. The Company has taken action to diversify its liquidity sources.	Low	

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Risk factor		Brief description	Effect	
4.	Operational risk	Present or future risk to the Company's revenue and capital that may arise from failed or faulty internal processes, human actions, system malfunctions, or external events. This includes the risk of embezzlement and fraud as well as legal risk, but does not include strategic risk and reputation risk. Failures related to one of the aforesaid factors may cause possible damage to profitability. The Company has an operational risk management policy, and operates units, procedures, and systems in the areas of human resources, information security, security, process control, survivability and recovery, and more.	Medium	
5.	Legal risk	Present or future risk to the Company's revenue and capital resulting from unexpected events such as legal claims, including class-action suits, inability to enforce contracts, or rulings against the Company, which may cause damage to the Company's profitability.	Low	
6.	Reputation risk	Damage to the Company's reputation as a stable, credible credit-card company in the eyes of customers, business partners, and regulatory agencies may lead to the transfer of customers' activity to other companies, causing damage to the Company's activity and profitability.	Low	
7.	Competition	The credit-card industry in Israel is characterized by a high level of competition, both in the area of bank cards and in the area of non-bank cards, as reflected in the loss of customers or reduction of customers' activity, or the termination of the contractual engagement with one of the Banks Under Arrangement, and entails extensive, constant investments in customer recruitment and retention (cardholders and merchants).	Medium	



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Risk factor		Brief description	Effect
8.	Regulation and legislation	Present or future risk to the Company's revenue and capital arising from legislation and/or directives of various regulatory agencies that cause changes to the Company's business environment. Such changes may occasionally influence the Company's activity, revenue, and ability to offer certain services, and/or may obligate the Company to carry out technological and other investments at considerable cost, while disrupting schedules for development of other planned services. Also see the section "Restrictions and Supervision of the Company's Operations," above.	High
9.	Condition of the Israeli and global economy	A possible slowdown in the local and global economic and financial markets may damage the standard of living, households' income, the condition of some businesses, the level of economic activity, and the unemployment rate. An economic slowdown or recession may cause a decrease in private consumption and in merchants' volume of activity, and may have an adverse impact on the Company's activity and business results.	Medium
10.	Political / security risk	Deterioration in the political and security situation in Israel may, among other effects, cause a slowdown in economic activity, damage infrastructures, affect the level of private consumption (the quantity of products and/or services purchased, and/or revenues), and exert an adverse impact on the Company's activity and results.	Medium
11.	Cessation of operation of a bank in Israel	The cessation of operation of a bank in Israel, in particular one of the Banks Under Arrangement, including due to collapse as a result of insolvency, could lead to a situation in which that bank is unable to meet its obligations under its agreements with the Company, and may lead to a situation in which the Company is unable to fully or partially collect debits owed to it by customers of the relevant bank.	Medium

Risk factor		Brief description				
12.	Cessation of operation of an international credit-card organization	The cessation of operation of the Visa Association may materially impair the Company's operations and financial results. In addition, collapse or insolvency of the Company and/or of Bank Hapoalim could lead to a situation in which the Company is obliged to bear debts, damages, and liabilities in amounts that may be material, leading to damage to its financial results.	Medium			

Disclosure Regarding the Internal Auditor

The Company receives internal audit services from Bank Hapoalim B.M. (hereinafter: "the Bank").

Information regarding the Internal Auditor – Mr. Jacob Orbach has served as Chief Internal Auditor of the Company from January 1, 2010. Mr. Orbach has worked at the Bank Hapoalim Group since 1980, and is employed full-time. He holds a B.A. degree in Economics from Tel Aviv University and has experience in the areas of banking and auditing. Mr. Orbach meets the conditions stipulated in Section 3(A) of the Internal Audit Law, 1992 (hereinafter: the "Internal Audit Law"). The Internal Auditor is not an interested party of the Company, and holds no other office in addition to his position as Chief Internal Auditor of Bank Hapoalim and of some of the subsidiaries in the Bank Group (including the Isracard Group), as required under Section 146(B) of the Companies Law and Section 8 of the Internal Audit Law.

The appointment and termination of internal audit employees are subject to approval by the Internal Auditor; internal audit employees receive instructions on audit-related matters only from the Internal Auditor or from internal audit executives authorized by him; in general, internal audit employees do not hold other positions in addition to internal auditing; employees of the Internal Auditor Bureau are authorized to sign on behalf of the Company only documents related to audit work, as required under the directives of Section 8 of the Banking Rules (Internal Audit), 1992 (hereinafter: the "Audit Rules"). The Internal Auditor is a full-time employee of Bank Hapoalim, with the rank of a Member of the Board of Management.

Appointment method – The appointment of the Internal Auditor was approved by the Board of Directors of the Company on December 29, 2009, following the recommendation and approval of the Audit Committee on December 29, 2009.

Superior officer of the Internal Auditor – The Chief Internal Auditor reports organizationally to the Chairperson of the Board of Directors.

Work plan – Internal auditing is conducted in accordance with an annual work plan and a threeyear long-term work plan. The work plan for 2011 was derived from the multi-year plan, which is based on the following, among other matters: risk assessment at audited units; embezzlement and fraud survey; updated organizational structure of the Company; audit rounds at various units; and findings discovered in previous audits. In order to formulate the work plan, the audit team held



discussions and consultations with the Chairperson of the Board of Directors and the CEO of the Company.

The audit work plan also includes examination of the approval processes of material transactions, if any, all based on a comprehensive perspective with a focus on risks.

Following the formulation of the audit work plan by Internal Audit, the plan was submitted for discussion by the Audit Committee; subsequently, taking the committee's recommendations into consideration, the plan was discussed and approved by the Board of Directors.

The Internal Auditor has the discretion to diverge from the work plan in response to changing, unexpected needs. The work plan includes resource allocation for audits of special events and unplanned audits, including audits by demand of authorized parties, such as the Board of Directors, the Audit Committee, Company management officials, and regulators. Material changes to the work plan are discussed and approved by the Audit Committee and by the Board of Directors.

Auditing resources – 16 audit days were invested directly at the Company in 2011. In addition, activities outsourced by the Company to its sister company Isracard Ltd. are audited within the internal audit at that company. The volume of resources in internal auditing is determined according to the multi-year work plan, which is based on a risk survey.

Remuneration – Mr. Orbach was not remunerated by the Company. Auditing is supplied through outsourcing, and the Company pays the Bank for the internal auditing services based on the number of work days of the auditors. In the opinion of the Board of Directors, the aforesaid payments are not such that would affect the professional judgment of the Internal Auditor.

Performing audits – Internal Audit at the Company operates under laws, regulations, Audit Rules, directives and guidelines of the Supervisor of Banks, professional standards, professional guidelines of the Institute of Internal Auditors in Israel, and guidelines of the Audit Committee and of the Board of Directors.

Having examined the Internal Audit work plan and the actual execution of said plan, the Board of Directors and the Audit Committee believe that the Company's internal auditing complies with the requirements established in the professional standards and in the directives of the Supervisor of Banks.

Access to information – Internal Audit has unrestricted access to all information at the Company, including constant unmediated access to the Company's information systems, including financial data, as necessary to perform its duties.

Internal Auditor's report – Internal Audit reports, including periodic reports, are submitted in writing. Audit reports are submitted to the Chairperson of the Board of Directors, the Chairperson of the Audit Committee, and the CEO of the Company, and are also distributed to the members of the Audit Committee. Audit reports are discussed by the Audit Committee.

Summary of Internal Audit activity – A summary of audit activities for 2010 was submitted to the Audit Committee on April 10, 2011, and discussed by the committee on July 19, 2011. A summary

of audit activities for 2011 is expected to be submitted to the Audit Committee during the first quarter of 2012.

Evaluation of the activity of the Internal Auditor by the Board of Directors – In the opinion of the Board of Directors and of the Audit Committee, the volume, nature, continuity of activity, and work plan of Internal Audit are reasonable under the circumstances, and are sufficient to realize the Company's internal auditing objectives.

Disclosure Regarding the Procedure for Approval of the Financial Statements

The Board of Directors of the Company is the organ charged with overarching control at the Company. As part of the procedure for approval of the Company's financial statements by the Board of Directors, a draft of the financial statements and a draft of the Board of Directors' report are delivered for perusal by the members of the Board of Directors several days prior to the meeting scheduled for the approval of the reports. The CEO of the Company reviews the ongoing activity of the Company and the effect of this activity on its results, and highlights material issues for the members of the Board of Directors.

During the meeting of the Board of Directors in which the financial statements are discussed and approved, the Head of Finance and Administration reviews main items in the financial statements, material issues in financial reporting, material evaluations and critical estimates implemented in the financial statements, the plausibility of the data, including an analysis of the results in relation to the results of the corresponding period in the previous year and in relation to the budget, and material changes in the accounting principles applied.

This meeting is attended by representatives of the Company's external auditors, who add their comments and insights with regard to the financial statements and with regard to any clarification required by the members of the Board of Directors.

Any significant flaws discovered in the establishment or operation of the internal control of financial reporting are also presented to the Audit Committee and to the Board of Directors.

The reports are signed by the Chairperson of the Board of Directors, the CEO of the Company, and the Chief Accountant.

The Board of Directors

In 2011, the Board of Directors of the Company continued to set forth the Company's policy and the guiding principles for its activity and establish directives on various matters.

Thirteen meetings of the Board of Directors and twelve meetings of the Audit Committee were held in 2011.



Directors with Accounting and Financial Expertise

Pursuant to the Public Reporting Directives of the Supervisor of Banks, the Company must specify the minimum number of directors with "accounting and financial expertise" which it has determined should serve on the Board of Directors and the Audit Committee. The Board of Directors of the Company has determined that the appropriate minimum number of directors with accounting and financial expertise on the Board of Directors and the Audit Committee is one.

Note that at the reporting date, the number of directors with accounting and financial expertise, according to their education, qualifications, and experience, is five.

Members of the Board

Irit Izakson Chairperson of the Company as of December 2008. Member of the Credit Committee of the Board of Directors of the Company.

Also serves as Chairperson of Isracard, Europay, and Poalim Express, and as Chairperson of the Credit Committee of the Board of Directors of Isracard and of Poalim Express.

Member of the Board of Directors of Bank Hapoalim from December 27, 1999.

Chairperson of the following Board Committees at Bank Hapoalim: the Finance and Prospectus Committee, and the Committee for Risk Management and Control and Implementation of Proper Conduct of Banking Business Directives 201-211 (Capital Measurement and Adequacy). Member of the following Board Committees at Bank Hapoalim: the Credit Committee and the New Products Committee.

Also a member of the board of directors of the following companies: Arison Holdings (1998) Ltd., Arison Investments Ltd., Housing and Construction Holdings Ltd.

Member of the Board of Trustees of Ben-Gurion University and the Van Leer Jerusalem Institute.

In early 2011, appointed to the Executive Board of the Association of Public Companies.

In the last five years, or during part of that period, served as a director at the following companies: Israel Corp. Ltd., Israel Chemicals Ltd., Dead Sea Bromine Company Ltd., Bromine Compounds Ltd.; however, she no longer serves at these companies.

Also served on the Board of Directors of IDB Development Ltd. until January 2, 2012.

MSc. in Operational Research, School of Business Administration, Tel Aviv University;

B.A. in Economics, Tel Aviv University.

Director with accounting and financial expertise.

To the best of the knowledge of the Company and of Ms. I. Izakson, she is not a family member of another interested party of the corporation.

Avi Idelson Senior human-resources consultant for mergers and acquisitions and global systems, and a director of companies.

Member of the Board of Directors of the Company from January 31, 2010.

External director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks.

Member of the Audit Committee of the Board of Directors of the Company; Chairperson of the Committee from August 29, 2011.

Member of the Credit Committee of the Board of Directors of the Company.

Also a member of the board of directors of the following companies: Isracard, Europay, Poalim Express, Mehadrin Ltd., Avi Idelson Management and Consulting Ltd.

Chairman of the Audit Committee of the Board of Directors of Isracard; member of the following board committees at Isracard: IT Committee, Credit Committee, Wage and Remuneration Committee; Chairman of the Audit Committee of the Board of Directors of Europay; member of the Audit Committee and the Credit Committee of the Board of Directors of Poalim Express.

In the last five years or during part of that period, served as head of human resources and special consultant at the BSG Investments Group; member of the governing board of the Bank of Israel and head of human resources and administration; and a consultant to companies in the area of human resources for mergers and acquisitions and global systems.

Previously served as VP of human resources at Amdocs, and served in a series of positions at Bank Hapoalim B.M.: head of the Planning, Research, and Development Department; head of the Human Resources



Management Department; and various positions in the areas of training, operations, and human resources.

B.A. in Sociology and Education Administration, Tel Aviv University;

M.A. studies in the Department of Labor Studies at Tel Aviv University, specialized in human resources management and organizational development.

Courses in banking and management at Bank Hapoalim.

Various courses and seminars in the areas of option plans, mergers and acquisitions, integration processes, and strategy, at E&Y, Mercer, and Harvard University.

To the best of the knowledge of the Company and of Mr. A. Idelson, he is not a family member of another interested party of the corporation.

Amiel Gurt Retiree and lawyer in private practice.

Member of the Board of Directors of the Company from July 28, 1981.

Employed as a lawyer at Bank Hapoalim B.M. until December 31, 2005.

Member of the Managing Committee of the Israel - Australia, New Zealand, and Oceania Chamber of Commerce.

Member of the Managing Committee of the Gurt Foundation.

M.Jur., Hebrew University of Jerusalem.

To the best of the knowledge of the Company and of Mr. A. Gurt, he is not a family member of another interested party of the corporation.

Ilan Grinboim CEO of Eurocom Cellular Communications Ltd. as of 2004.

Member of the Board of Directors of the Company from May 26, 2010.

External director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks.

Also a member of the board of directors of the following companies: Dash Apax Holdings Ltd., Isracard, and Europay; and a member of the Wage and Remuneration Committee of the Board of Directors of Isracard.

	M.B.A., Tel Aviv University.
	B.A. in Economics, Tel Aviv University.
	Director with accounting and financial expertise.
	To the best of the knowledge of the Company and of Mr. I. Grinboim, he is not a family member of another interested party of the corporation.
Jacky Wakim	Head of the Finance Administration of the City of Haifa.
	Member of the Board of Directors of the Company from March 12, 2009.
	External director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks.
	Member of the Audit Committee of the Board of Directors of the Company.
	Also a member of the board of directors of the following companies: Mifal Hapayis, Local Government Economic Services Insurance Agency (1992) Ltd., Local Government Economic Services Ltd.
	In the last five years or during part of that period, served as a director at MTM – Scientific Industries Center Haifa Ltd., Isracard, Europay, and Poalim Express; however, he no longer serves at these companies.
	M.B.A., Thames Valley University.
	B.A. in Economics and Accounting, Haifa University.
	L.L.B., Ono Academic College.
	C.P.A.
	Director with accounting and financial expertise.
	To the best of the knowledge of the Company and of Mr. J. Wakim, he is not a family member of another interested party of the corporation.
Eldad Kahana	Attorney, Head of Central Legal Counsel Division, Bank Hapoalim B.M.
	Member of the Board of Directors of the Company from November 15, 2006.



Member of the Audit Committee of the Board of Directors of the Company.

Also a member of the Board of Directors of Isracard and Europay, and of the Audit Committees of these companies, and member of the Wage and Remuneration Committee of the Board of Directors of Isracard.

L.L.B., Hebrew University of Jerusalem.

To the best of the knowledge of the Company and of Mr. E. Kahana, he is not a family member of another interested party of the corporation.

Shmuel Lachman Member of the Board of Directors of the Company from May 21, 2009.

External director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks.

Chairperson of the Credit Committee of the Board of Directors of the Company, and member of the Audit Committee of the Board of Directors of the Company.

CEO of Shiral 10 Ltd.

Also a member of the board of directors of the following companies: Isracard, Poalim Express, Europay, the Association for the Wellbeing of Israel's Soldiers Ltd., Shiral 10 Ltd., and the Computer Direct Group Ltd.

Chairman of the Finance Committee and Member of the Governing Board of Shenkar College.

Chairperson of the IT Committee of the Board of Directors of Isracard; member of the following committees of the Board of Directors of Isracard: Audit Committee, Risk Management Committee; member of the Audit Committee of Europay and Poalim Express.

In the last five years or during part of that period, served as a member of the board of directors of the following companies: Pangaea Israel (T.R.) Ltd., Dafron Ltd., One System Integration Ltd., IDB Holdings Ltd.; however, he no longer serves at these companies.

M.Sc., Industry and Management, Technion;

B.Sc., Industry and Management, Technion.

Courses abroad, mainly at the IBM training center in Brussels, on management, marketing, balance-sheet analysis, and strategic management of companies.

Director with accounting and financial expertise.

To the best of the knowledge of the Company and of Mr. S. Lachman, he is not a family member of another interested party of the corporation.

Ran Oz Member of the Board of Management of Bank Hapoalim B.M., Head of Finance, CFO, from April 16, 2009.

Member of the Board of Directors of the Company from June 25, 2009.

Also serves as chairperson of the board of directors of the following companies: Diur B.P. Ltd., Diur B.P. Investments (1992) Ltd., Diur B.P. Properties (1993) Ltd.

Member of the board of directors of the following companies: Isracard, Europay, Poalim Express, Poalim Capital Markets Investments Ltd., Poalim Capital Markets and Investment Holdings Ltd., Sure-Ha International Ltd.

Chairman of the Wage and Remuneration Committee of the Board of Directors of Isracard; member of the Risk Management Committee of the Board of Directors of Isracard.

In the last five years or during part of that period, served in the following positions: CFO of Intouch Insurance BV; CFO and Deputy CFO at Bezeq the Israel Telecommunications Corp. Ltd.; CFO and Corporate VP at NICE Systems Ltd.; however, he no longer serves at these companies.

Also served, in the last five years or during part of that period, on the board of directors of the following companies: Bezeq International, Pelephone Communications, DBS Satellite Services (1998) Ltd., Bezeq Zahav Holdings Ltd., Walla, NICE Systems GmbH, NICE CTI Systems UK Ltd., NICE Systems Canada Ltd., NICE Technologies Ltd., IEX Corp BV, FAST Video Security (UK) Ltd., NICE Switzerland AG, NICE Systems Asset Management LLC, NICE APAC Ltd., NICE Interactive Solutions India Private Ltd., NICE Systems (Singapore) PTE Ltd., NICE Systems Australia PTY, NICEeye Ltd., NICE Systems Inc., IEX Corp., and NICE Systems Latin America Inc.; however, he no longer serves at these companies.

M.A. in Economics and Business Administration, Hebrew University of Jerusalem;

B.A. in Accounting and Economics, Hebrew University of Jerusalem.



	C.P.A.
	Director with accounting and financial expertise.
	To the best of the knowledge of the Company and of Mr. R. Oz, he is not a family member of another interested party of the corporation.
Ruth Arad	Member of the Board of Directors of the Company from September 2011.
	External director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks.
	Also a member of the board of directors of the following companies: Isracard and Europay, from March 2011.
	Also serves as Chairperson of the Risk Management Committee of the Board of Directors of Isracard and as a member of the Audit Committee of the Board of Directors of Isracard and Europay.
	Risk management advisor at HMS from the beginning of 2011.
	In the last five years or during part of that period, served as chief risk controller at the Leumi Group, as a director at the Israel-United States Commerce and Industry Bureau, and at the Fisher Institute for Air and Space Strategic Studies; however, she no longer serves in these positions.
	Ph.D. and M.A. in Financing and Statistics, Princeton University.
	B.A. in Mathematics and Economics, Tel Aviv University.
	Director with accounting and financial expertise.
	To the best of the knowledge of the Company and of Dr. R. Arad, she is not a family member of another interested party of the corporation.
Ronny Shaten	Served as an external director of the Company under Proper Conduct of Banking Business Directive No. 301 of the Supervisor of Banks from September 28, 2005 to September 27, 2011. Also served as Chairperson of the Audit Committee of the Board of Directors of the Company.

Senior Members of Management

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Dov Kotler	Chief Executive Officer of the Company from February 1, 2009.
	Also serves from February 1, 2009 as CEO of the following credit-card companies: Isracard, Europay, and Poalim Express.
	Chairperson of the board of directors of the following companies: Tzameret Mimunim Ltd., Isracard (Nechasim) 1994 Ltd., and Isracard Mimun Ltd.
	Member of the board of directors of Amir Marketing and Investments in Agriculture Ltd. and H.E.O.H. Management Services Ltd.
	In the last five years or during part of that period, served as CEO of Union Bank Ltd. and as CEO of Prisma Investment House, and was self-employed.
	M.B.A., Financing Section, Tel Aviv University;
	B.A. in Economics, studies in International Relations, Tel Aviv University;
	AMP (Advanced Management Program), Harvard University.
	To the best of the knowledge of the Company and of Mr. D. Kotler, he is not a family member of another interested party of the corporation.
Yigal Bareket	Member of the Management of the Company from September 1, 2010.
	Head of Marketing.
	In the last five years or during part of that period, served as head of the private marketing division and the products and services division at Bezeq, and as head of marketing in the Internet sector at 013 Barak.
	B.A. in Communications and Management, College of Management.
	To the best of the knowledge of the Company and of Mr. Y. Bareket, he is not a family member of another interested party of the corporation.
Ronen Zaretsky	Member of the Management of the Company from December 18, 2005.
	Head of Information Technology and Operations.
	Served in the computer units of the IDF, most recently as commander of the IDF Manpower Computing Center, and held the rank of Colonel.



M.A. in Public Administration, Bar Ilan University;

B.A. in Computer Science, Economics, and Criminology, Bar Ilan University.

Computer technician and computer practical engineer degree, Technological Training Center.

Graduate of the IDF Command and Staff College.

Member of management of Project Management Institute P.M.I. Israel (R.A.)

Founder and active participant in Bridge of Light – A shared activity of high-tech industry workers, IDF soldiers, and the blind.

Founder and treasurer of the Elul *Gemach* (charity organization), within the non-profit association of the Shaarey Tikvah synagogue and community Torah center.

To the best of the knowledge of the Company and of Mr. R. Zaretsky, he is not a family member of another interested party of the corporation.

Amir Kushilevitz-Ilan Member of the Management of the Company from February 2011.

Head of Risk Management and Security and Chief Risk Officer (CRO).

In the last five years or during part of that period, served as head of the Risk Management Department of the Company, and as head of the Credit Risk Model Section in the Risk Management Area at Bank Hapoalim.

B.Sc. in Aeronautics and Space Engineering, Technion; M.B.A., Ben-Gurion University.

To the best of the knowledge of the Company and of Mr. A. Kushilevitzllan, he is not a family member of another interested party of the corporation.

Ami Alpan Member of the Management of the Company from February 27, 2007.

Head of Strategic Planning.

Serves as a member of the board of directors of the following companies: I.M.T. – The Central Vehicle Distribution Company Ltd., Life Style

Cu	stomer	Loyalty	Club	Ltd.,	Life	Style	Financing	Ltd.,	and	Store	
Alli	ance.Co	om Ltd.									

Also serves from February 28, 2011 as a director at Tzameret Mimunim Ltd.

M.B.A., Tel Aviv University;

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B.A. in Management and Economics, Tel Aviv University.

To the best of the knowledge of the Company and of Mr. A. Alpan, he is not a family member of another interested party of the corporation.

Ron Cohen Member of the Management of the Company from February 27, 2007.

Head of Credit and Financial Services.

Serves as a member of the board of directors of the following companies: Tzameret Mimunim Ltd., Global Factoring Ltd., Kidum Mivne Iguach Ltd.

In the last five years or during part of that period, served as Head of Customer Relations at the Corporate Area, Bank Hapoalim B.M.

M.A. in Business Administration, Marketing, and Financing, Hebrew University of Jerusalem;

B.A. in Economics and International Relations, Hebrew University of Jerusalem.

To the best of the knowledge of the Company and of Mr. R. Cohen, he is not a family member of another interested party of the corporation.

Oren Cohen Butensky Member of Management of the Company from June 2011.

Head of Customer and Merchant Service.

Previously served as head of sales at the sales company of MIRS Communications, SDM, and as head of Internet support centers at 012.

M.A. in Business and Marketing, Darby University.

B.A. in Economics and Social Sciences, Bar Ilan University.

B.A. in Psychology, Open University.



To the best of the knowledge of the Company and of Mr. A. Cohen Butensky, he is not a family member of another interested party of the corporation.

Ram GevMember of the Management of the Company from the end of March
2011.

Head of Finance and Administration.

Served as head of finance at Harel Finance until March 2011. Previously served as deputy manager of the corporate department at the Israel Securities Authority.

C.P.A.

M.B.A. (specialized in financing), Hebrew University of Jerusalem;

B.A. in Accounting and Economics, Hebrew University of Jerusalem.

To the best of the knowledge of the Company and of Mr. R. Gev, he is not a family member of another interested party of the corporation.

Maora Shalgi Member of the Management of the Company from May 1, 2011.

Head of Human Resources.

M.A. in Human Resources, Faculty of Labor Studies, Tel Aviv University.

B.A. in Social Sciences and Liberal Arts, Open University.

To the best of the knowledge of the Company and of Ms. M. Shalgi, she is not a family member of another interested party of the corporation.

Ron Weksler Member of the Management of the Company from October 2, 2011.

Head of Commerce and Sales.

Served as a director (with accounting and financial expertise) of Isracard and Europay, and as a member of the audit committees of these companies, until the end of September 2011.

Served in various positions at Bank Hapoalim B.M. from 2002.

Doctor of Philosophy and Ph.D. in Public Administration, Bar Ilan University.

M.B.A., Bar Ilan University;

LL.B., Tel Aviv University;

B.A. in Accounting, Tel Aviv University.

To the best of the knowledge of the Company and of Mr. R. Weksler, he is not a family member of another interested party of the corporation.

Controls and Procedures Regarding Disclosure and the Company's Internal Control of Financial Reporting

In accordance with the Public Reporting Directives of the Supervisor of Banks, the Chief Executive Officer and the Chief Accountant of the Company must each separately sign a declaration regarding their responsibility for the establishment and application of controls and procedures concerning disclosure and the Company's internal control of financial reporting, pursuant to the provisions of Sections 302 and 404 of the law known as the "Sarbanes-Oxley Act," enacted in the United States. The provisions of these two sections of the law were merged by the Supervisor of Banks in the Proper Conduct of Banking Business Directive (Directive 309) in September 2008, and the Public Reporting Directives were adjusted accordingly in June 2009.

The two directives of the aforesaid law have been implemented at the Company since their inception dates:

- The directive in Section 302 regarding the responsibility for the establishment and application of controls and procedures concerning disclosure has been implemented quarterly as of the financial statements for June 30, 2007.
- The directive in Section 404 regarding the responsibility for the Company's internal control of financial reporting has been implemented at year end, as of the financial statements for December 31, 2008.

The Company routinely updates and documents existing processes; including material new processes; and examines the effectiveness of the procedures for internal control of financial reporting through renewed examinations of the main controls.

Evaluation of Controls and Procedures Regarding Disclosure

The Management of the Company, in cooperation with the Chief Executive Officer and the Chief Accountant of the Company, has assessed the effectiveness of the controls and procedures regarding disclosure at the Company at the end of the period covered by this report. Based on this



assessment, the Chief Executive Officer and the Chief Accountant of the Company have concluded that, as of the end of this period, the controls and procedures regarding disclosure at the Company are effective in order to record, process, summarize, and report the information which the Company is required to disclose in its annual report, in accordance with the Public Reporting Directives of the Supervisor of Banks, on the date stipulated in these directives.

Internal Control of Financial Reporting

During the fourth quarter ended on December 31, 2011, there was no change in the Company's internal control over financial reporting that had a material impact, or could reasonably be expected to have a material impact, on the Company's internal control of financial reporting. Note that following the directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risks, and credit loss provisions, a computerized system has been in place from the first quarter of 2011 to generate data for accounting purposes; in addition, the Company has adjusted its work processes and established the appropriate controls.

Wages and Benefits of Officers

As part of the Company's participation in joint costs of Isracard and the Company, the Company also bears the relative cost of the wages of officers. This cost is charged to the Company as a general amount, and cannot be attributed specifically to individual officers. The payment of wages to the officers is performed by Isracard, which operates the activity of the Company, as noted.

Remuneration of Auditors⁽¹⁾⁽²⁾

	2011	2010
	In NIS th	ousands
For audit activities ⁽³⁾ :		
Joint auditors	442	137
For tax services ⁽⁴⁾ :		
Joint auditors	*_	*_
For other services ⁽⁵⁾ :		
Joint auditors	-	5
Total remuneration of auditors	442	142

Aminit Ltd.

* Amount lower than NIS 1 thousand.

- (1) Report by the Board of Directors to the annual general assembly on the remuneration of auditors for audit activities and for services in addition to the audit, pursuant to sections 165 and 167 of the Companies Law, 1999.
- (2) Includes remuneration paid and remuneration accrued .
- (3) Audits of annual financial statements and reviews of interim reports; also includes an audit of the internal control over financial reporting

(SOX 404).

- (4) Includes tax adjustment reports, tax assessment law, and tax consulting.
- (5) Mainly includes routine processes.

Irit Izakson Chairperson of the Board of Directors Dov Kotler Chief Executive Officer

Tel Aviv, February 27, 2012.

Aminit Ltd. **Management's Review** For the Year Ended December 31, 2011

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Report as of December 31, 2011

Balance Sheets – Multi-Period Data

Addendum 1

Reported amounts

In NIS millions

	December 31				
	2011	2010	2009	2008	2007
Assets					
Cash on hand and deposits with banks	30.1	51.2	55.6	39.1	25.9
Debtors in respect of credit-card activity	1,082.8	836.9 ⁽¹⁾⁽²⁾⁽³)	592.4 ⁽¹⁾⁽²⁾ (3)	433.1 ⁽¹⁾ (2)(3)	216.7 ⁽¹⁾⁽²⁾⁽³)
Provisions for credit losses	(1.5)	(0.3) ⁽¹⁾⁽²⁾	(0.4) ⁽¹⁾⁽²⁾	(0.1) ⁽¹⁾⁽²)	_(1)(2)
Debtors in respect of credit-card activity, net	1,081.3	836.6	592.0	433.0	216.7
Securities	-	-	*-	*_	-
Computers and equipment	-	*_	*-	0.1	0.1
Other assets	40.3	1.3 ⁽³⁾	1.0 ⁽³⁾	1.0 ⁽³⁾	0.9 ⁽³⁾
Total assets	1,151.7	889.1	648.6	473.2	243.6
Liabilities					
Credit from banking corporations	0.1	0.8	*_	*_	*_
Traveler's checks in circulation, net	11.2	11.0	12.6	13.5	15.8
Creditors in respect of credit-card activity	1,027.2	777.4	542.6	406.5	198.7
Subordinated notes	32.0	16.1	3.5	-00.0	-
Other liabilities	12.9	50.5 ⁽³⁾	66.2 ⁽³⁾	30.6 ⁽³⁾	22.3 ⁽³⁾
Total liabilities	1,083.4	855.8	624.9	450.6	236.8
	.,				
Equity	68.3	33.3 ⁽³⁾	23.7 ⁽³⁾	22.6 ⁽³⁾	6.8 ⁽³⁾
Total liabilities and capital	1,151.7	889.1	648.6	473.2	243.6

* Amount lower than NIS 50 thousand.

(1) On January 1, 2011, the Company adopted the directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provision for credit losses, for the first time. Comparative figures for previous years were not restated; the data as of December 31, 2011 are therefore not comparable with the data marked (1) in 2010. For further explanations of the effect of the initial adoption of this directive, see Note 1.D.1. below.

(2) The data were reclassified in order to match the item headings and presentation method for the current period. See Note 1.C below.



(3) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below.

Statements of Profit and Loss – Multi-Period Data

Addendum 2

Reported amounts

In NIS millions

	Foi	the year	ended D	ecember	31
	2011	2010	2009	2008	2007
Income					
From credit-card transactions	55.9	42.6	30.7	22.3	9.0
Profit from financing activity before provision for credit losses	5.6	2.9	2.6	1.2	0.3
Others	0.1	0.2	0.1	0.2	-
Total income	61.6	45.7	33.4	23.7	9.3
Expenses					
Provision for credit losses	0.5	1.0	0.4	0.1	*_
Operating expenses	30.9	21.5 ⁽¹⁾	18.1 ⁽¹⁾	14.3 ⁽¹⁾	7.5 ⁽¹⁾
Sales and marketing expenses	7.5	7.2 ⁽¹⁾	5.6 ⁽¹⁾	7.5 ⁽¹⁾	5.0 ⁽¹⁾
General and administrative expenses	13.4	11.3 ⁽¹⁾	9.3 ⁽¹⁾	6.4 ⁽¹⁾	2.1 ⁽¹⁾
Payments to banks (receipts from banks), net	8.0	3.2 ⁽¹⁾	(1.4) ⁽¹⁾	(5.6) ⁽¹⁾	(5.7) ⁽¹⁾
Total expenses	60.3	44.2	32.0	22.7	8.9
Operating profit before taxes	<u>1.3</u>	<u>1.5</u>	<u>1.4</u>	<u>1.0</u>	<u>0.4</u>
Provision for taxes on operating profit	0.2	0.4 ⁽¹⁾	0.3 ⁽¹⁾	0.2 ⁽¹⁾	0.1 ⁽¹⁾
Net profit	1.1	1.1	1.1	0.8	0.3
Basic and diluted net profit per common share (in NIS)	91	171	190	312	141

* Amount lower than NIS 50 thousand.

(1) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 to the Financial Statements.



Rates of Income and Expenses

Addendum 3

Reported amounts

Unlinked Israeli Currency

	For the	year ended December	31, 2011
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	975.6	4.9	0.50
Total assets	975.6	4.9	0.50
Liabilities	920.3	0.1	0.01
Total liabilities	920.3	0.1	0.01
Interest-rate gap		5.0	0.51

CPI-Linked Israeli Currency

	For the	year ended December	31, 2011
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	1.9	-	-
Total assets	1.9	-	-
Liabilities	0.6	-	-
Total liabilities	0.6	-	-

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the provision for credit losses.

(2) Calculated on an annualized basis.

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Reported amounts

Foreign Currency

	For the	year ended December	31, 2011
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	21.6	(4.3)	(19.91)
Total assets	21.6	(4.3)	(19.91)
Liabilities	24.5	4.9	20.00
Total liabilities	24.5	4.9	20.0
Interest-rate gap		0.6	0.09

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Total

	For the year	or the year ended December 31, 2011		
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾	
	NIS m	illions	Percent	
Monetary assets generating financing income	999.1	0.6	0.06	
Total assets	999.1	0.6	0.06	
Monetary liabilities generating financing expenses	945.4	5.0	0.53	
Total liabilities	945.4	5.0	0.53	
Interest-rate gap				
Profit from financing activity before provision for credit losses		5.6	0.59	
Provision for credit losses		(0.5)		
Profit from financing activity after provision for credit losses		5.1		

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the provision for credit losses.

(2) Calculated on an annualized basis.

Note: Full data regarding the rates of income and expenses in each segment, by balance-sheet item, will be provided upon request.

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Reported amounts



	For the year ended December 31, 2011
	Average balance ⁽¹⁾
	NIS millions
Nonetary assets generating financing income	999.1
Other monetary assets	0.5
Provision for credit losses	(1.3)
Fotal monetary assets	998.3
lonetary liabilities generating financing expenses	945.4
ther monetary liabilities	6.3
otal monetary liabilities	951.7
otal surplus of monetary assets over monetary liabilities	46.6
lon-monetary assets	0.6
lon-monetary liabilities	1.5
otal capital means	45.7

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the provision for credit losses.

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Foreign Currency – Nominal in USD

	For the ye	ear ended December	31, 2011
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	USD m	nillions	Percent
Monetary assets in foreign currency generating financing income	6.1	(1.2)	(19.67)
Total assets	6.1	(1.2)	(19.67)
Monetary liabilities in foreign currency	6.0		20.20
generating financing expenses Total liabilities	6.9 6.9	1.4 1.4	20.29 20.29
Interest-rate gap			0.62

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(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the provision for credit losses.

(2) Calculated on an annualized basis.



Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Reported amounts

Unlinked Israeli Currency

	For the	ear ended December	31, 2010
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	693.5	3.1	0.45
Total assets	693.5	3.1	0.45
Liabilities	656.9	(0.5)	(0.08)
Total liabilities	656.9	(0.5)	(0.08)
Interest-rate gap			0.37

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CPI-Linked Israeli Currency

	For the	31, 2010	
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	1.8	-	-
Total assets	1.8	-	-
Liabilities	10.2	(0.6)	(5.88)
Total liabilities	10.2	(0.6)	(5.88)

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the specific provision for doubtful debts.

(2) Calculated on an annualized basis.

1.24

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Reported amounts

Foreign Currency

	For the y	vear ended December	31, 2010
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Assets	24.7	4.5	18.22
Total assets	24.7	4.5	18.22
Liabilities	21.2	(3.6)	(16.98)
Total liabilities	21.2	(3.6)	(16.98)

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Interest-rate gap

Total

	For the year ended December 31, 20		
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾
	NIS m	illions	Percent
Monetary assets generating financing income ⁽³⁾	720.0	7.6	1.06
Total assets	720.0	7.6	1.06
Monetary liabilities generating financing expenses	688.3	(4.7)	(0.68)
Total liabilities	688.3	(4.7)	(0.68)
Interest-rate gap			
Profit from financing activity before provision for credit losses		2.9	0.38
Provision for credit losses		(1.0)	
Profit from financing activity after provision for credit losses		1.9	

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the specific provision for doubtful debts.

(2) Calculated on an annualized basis.

(3) The average balance of unrealized profits from adjustments to fair value of bonds, in an amount lower than NIS 50 thousand, was deducted from the average balance of bonds available for sale.

Note: Full data regarding the rates of income and expenses in each segment, by balance-sheet item, will be provided upon request.

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Reported amounts



	For the year ended December 31, 2010
	Average balance ⁽¹⁾
	NIS millions
Monetary assets generating financing income	720.0
Other monetary assets	0.2
Total monetary assets	720.2
Monetary liabilities generating financing expenses	688.3
Other monetary liabilities	-
Total monetary liabilities	688.3
Total surplus of monetary assets over monetary liabilities	31.9
Non-monetary assets	0.7
Non-monetary liabilities	5.5
Total capital means	27.1

(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the specific provision for doubtful debts.

Rates of Income and Expenses (cont.)

Addendum 3 (cont.)

Foreign Currency – Nominal in USD

	For the year ended December 31, 2010					
	Average balance ⁽¹⁾	Financing income (expenses)	Rate of income (expenses) ⁽²⁾			
	USD m	illions	Percent			
Monetary assets in foreign currency generating financing income	6.6	1.2	18.18			
Total assets	6.6	1.2	18.18			
Monetary liabilities in foreign currency generating financing expenses	5.7	(1.0)	(17.54)			
Total liabilities	5.7	(1.0)	(17.54)			
Interest-rate gap			0.64			

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(1) Based on balances at the start of each month, after deducting the average balance-sheet balance of the specific provision for doubtful debts.

(2) Calculated on an annualized basis.



Exposure of the Company to Changes in Interest Rates as of December 31, 2011

Addendum 4

Reported amounts

.

	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 3 years	Over 3 years and up to 5 years
			NIS million	S	-
Unlinked Israeli currency					
Financial assets:					
Financial assets	690.2	217.0	189.3	26.6	-
Total fair value	690.2	217.0	189.3	26.6	-
Financial liabilities:					
Financial liabilities	638.4	210.4	181.3	24.0	-
Total fair value	638.4	210.4	181.3	24.0	-
Financial instruments, net Exposure to changes in interest rates in the segment	51.8	6.6	8.0	2.6	_
Cumulative exposure in the segment	51.8	58.4	66.4	69.0	69.0
Linked Israeli currency					
Financial assets:					
Financial assets	0.7	0.7	0.5	0.1	-
Total fair value	0.7	0.7	0.5	0.1	-
Financial liabilities:					
Financial liabilities	0.2	0.2	0.2	-	-
Total fair value	0.2	0.2	0.2	-	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	0.5	0.5	0.3	0.1	-
Cumulative exposure in the segment	0.5	1.0	1.3	1.4	1.4

Over 5 years	No maturity period	Total fair value	Internal rate of return	Effective average duration
	-		In percent	In years
 				- 4
-	0.3	1,123.4	2.54	0.13
-	0.3	1,123.4	2.54	0.13
_	0.4	1,055.0	2.54	0.14
-	0.4	1,055.0	2.54	0.14
-	(0.1)	68.9		
 69.0	68.9			
-	-	2.0	0.82	0.21
-	-	2.0	0.82	0.21
_		0.6	_	0.23
-	-	0.6	-	0.23
 		4 4		
- 1.4	- 1.4	1.4		

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Exposure of the Company to Changes in Interest Rates as of December 31, 2011 (cont.)

Addendum 4 (cont.)

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Reported amounts

	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 3 years	Over 3 years and up to 5 years
			NIS million	S	
Foreign currency					
Financial assets:					
Financial assets	10.4	0.2	10.6	-	-
Total fair value	10.4	0.2	10.6	-	-
Financial liabilities:					
Financial liabilities	21.0	2.0	0.1	_	-
Total fair value	21.0	2.0	0.1	-	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	(10.6)	(1.8)	10.5	-	-
Cumulative exposure in the segment	(10.6)	(12.4)	(1.9)	(1.9)	(1.9)
Total exposure to changes in interest rates					
Financial assets:					
Financial assets	701.3	217.9	200.4	26.7	-
Total fair value	701.3	217.9	200.4	26.7	-
Financial liabilities:					
Financial liabilities	659.6	212.6	181.6	24.0	-
Total fair value	659.6	212.6	181.6	24.0	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	41.7	5.3	18.8	2.7	-
Cumulative exposure in the segment	41.7	47.0	65.8	68.5	68.5

Over 5 years	No maturity period	Total fair value	Internal rate of return	Effective average duration
-			In percent	In years
-	(0.1)	21.1	-	0.29
-	(0.1)	21.1	-	0.29
_	0.2	23.3	_	0.07
-	0.2	23.3	-	0.07
-	(0.3)	(2.2)		
(1.9)	(2.2)			
-	0.2	1,146.5	2.52	0.14
-	0.2	1,146.5	2.52	0.14
-	0.6	1,078.4	-	0.14
 -	0.6	1,078.4	-	0.14
_	(0.4)	68.1		
68.5	68.1			

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Exposure of the Company to Changes in Interest Rates as of December 31, 2010

Addendum 4 (cont.)

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Reported amounts

	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 3 years	Over 3 years and up to 5 years
			NIS million	S	
Unlinked Israeli currency					
Financial assets:					
Financial assets	545.1	163.8	134.7	16.3	-
Total fair value	545.1	163.8	134.7	16.3	-
Financial liabilities:					
Financial liabilities	536.2	147.1	124.2	13.9	-
Total fair value	536.2	147.1	124.2	13.9	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	8.9	16.7	10.5	2.4	-
Cumulative exposure in the segment	8.9	25.6	36.1	38.5	38.5
Linked Israeli currency					
Financial assets:					
Financial assets	0.8	0.8	0.7	-	-
Total fair value	0.8	0.8	0.7	-	-
Financial liabilities:					
Financial liabilities	0.3	0.2	0.2	_	-
Total fair value	0.3	0.2	0.2	-	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	0.5	0.6	0.5	_	-
Cumulative exposure in the segment	0.5	1.1	1.6	1.6	1.6

Over 5 years	No maturity period	Total fair value	Internal rate of return	Effective average duration
	-		In percent	In years
 -	0.2	860.1	2.56	0.12
 -	0.2	860.1	2.56	0.12
-	0.5	821.9	2.51	0.13
 -	0.5	821.9	2.51	0.13
-	(0.3)	38.2		
38.5	38.2			
-	-	2.3	0.04	0.19
 -	-	2.3	0.04	0.19
-	-	0.7	0.04	0.20
-	-	0.7	0.04	0.20
		1.6		
1.6	1.6			

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Exposure of the Company to Changes in Interest Rates as of December 31, 2010 (cont.)

Addendum 4 (cont.)

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Reported amounts

	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 3 years	Over 3 years and up to 5 years
			NIS million	5	
Foreign currency					
Financial assets:					
Financial assets	11.3	0.3	10.5	-	-
Total fair value	11.3	0.3	10.5	-	-
Financial liabilities:					
Financial liabilities	20.7	1.6	0.1	-	-
Total fair value	20.7	1.6	0.1	-	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	(9.4)	(1.3)	10.4	-	-
Cumulative exposure in the segment	(9.4)	(10.7)	(0.3)	(0.3)	(0.3)
Total exposure to changes in interest rates					
Financial assets:					
Financial assets	557.2	164.9	145.9	16.3	-
Total fair value	557.2	164.9	145.9	16.3	-
Financial liabilities:					
Financial liabilities	557.2	148.9	124.5	13.9	-
Total fair value	557.2	148.9	124.5	13.9	-
Financial instruments, net					
Exposure to changes in interest rates in the segment	-	16.0	21.4	2.4	-
Cumulative exposure in the segment	_	16.0	37.4	39.8	39.8

Over 5 years	No maturity period	Total fair value	Internal rate of return	Effective average duration
			In percent	In years
 		22.1	0.55	0.29
-	-	22.1	0.55	0.29
 _	0.2	22.6	0.37	0.07
-	0.2	22.6	0.37	0.07
_	(0.2)	(0.5)		
 (0.3)	(0.5)			
-	0.2	884.5	2.44	0.13
-	0.2	884.5	2.44	0.13
_	0.7	845.2	2.48	0.13
-	0.7	845.2	2.48	0.13
_	(0.5)	39.3		
39.8	39.3			

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Balance Sheets as of the End of Each Quarter – Multi-Quarter Data

Addendum 5

Reported amounts

In NIS millions

	2011					
	Q4	Q3	Q2	Q1		
Assets						
Cash on hand and deposits with banks	30.1	26.2	42.5	35.9		
Debtors in respect of credit-card activity	1,082.8	1,079.6	987.9	892.7		
Provisions for credit losses	(1.5)	(1.7)	(1.4)	(1.3)		
Debtors in respect of credit-card activity, net	1,081.3	1,077.9	986.5	891.4		
Computers and equipment	-	-	*_	*_		
Other assets	40.3	15.3	0.9	1.0		
Total assets	1,151.7	1,119.4	1,029.9	928.3		
Credit from banking corporations	0.1	*_	*_	*_		
Liabilities	0 1	*_	*_	*_		
Traveler's checks in circulation, net	11.2	11.1	10.4	10.8		
Creditors in respect of credit-card activity	1,027.2	1,023.0	932.0	830.4		
Subordinated notes	32.0	24.7	24.5	24.2		
Other liabilities (of which, provisions for credit losses in respect of off-balance-sheet liabilities in an amount lower than NIS 50 thousand)	12.9	10.7	13.3	13.4		
Total liabilities	1,083.4	1,069.5	980.2	878.8		
	-,	-,				
Equity	68.3	49.9	49.7	49.5		
Total liabilities and capital	1,151.7	1,119.4	1,029.9	928.3		

* Amount lower than NIS 50 thousand.

Balance Sheets as of the End of Each Quarter – Multi-Quarter Data (cont.)

Addendum 5 (cont.)

Reported amounts

In NIS millions

	2010						
	Q4	Q3	Q2	Q1			
Assets							
Cash on hand and deposits with banks	51.2	39.5	65.4	66.9			
Debtors in respect of credit-card activity	836.9 ₍₁₎₍₂₎₍₃₎	719.7 ⁽¹⁾⁽²⁾⁽³⁾	657.0 ⁽¹⁾⁽²⁾⁽³⁾	637.7 ⁽¹⁾⁽²⁾⁽³			
Provisions for doubtful debts	(0.3) ⁽¹⁾⁽²⁾	(0.5) ⁽¹⁾⁽²⁾	(0.5) ⁽¹⁾⁽²⁾	(0.5) ⁽¹⁾⁽²			
Debtors in respect of credit-card activity, net	836.6	719.2	656.5	637.2			
Computers and equipment	*_	*_	*_	*_			
Other assets	1.3 ⁽³⁾	0.8 ⁽³⁾	0.8 ⁽³⁾	0.9			
Total assets	889.1	759.5	722.7	705.0			
Liabilities							
Credit from banking corporations	0.8	*_	*_	*_			
Traveler's checks in circulation, net	11.0	11.6	12.6	12.3			
Creditors in respect of credit-card activity	777.4	655.1 ⁽³⁾	595.3 ⁽³⁾	579.6			
Subordinated notes	16.1	16.1	15.9	15.5			
Other liabilities	50.5 ⁽³⁾	43.6 ⁽³⁾	74.5 ⁽³⁾	73.5			
Total liabilities	855.8	726.4	698.3	680.9			
Equity	33.3	33.1 ⁽³⁾	24.4 ⁽³⁾	24.1			
Total liabilities and capital	889.1	759.5	722.7	705.0			

* Amount lower than NIS 50 thousand.

(1) On January 1, 2011, the Company adopted the directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provision for credit losses, for the first time. Comparative figures for previous years were not restated; the data as of December 31, 2011 are therefore not comparable with the data marked (1) in 2010. For further explanations of the effect of the initial adoption of this directive, see Note 1.D.1. below.

(2) The data were reclassified in order to match the item headings and presentation method for the current period. See Note 1.C below.

(3) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below.



Quarterly Statements of Profit and Loss – Multi-Quarter Data

Addendum 6

Reported amounts

In NIS millions

		201	11	
	Q4	Q3	Q2	Q1
Income				
From credit-card transactions	14.3	14.3	14.6	12.7
Profit from financing activity before provision for doubtful debts	1.7	1.3	1.6	1.0
Others	*_	0.1	*_	*-
Total income	16.0	15.7	16.2	13.7
Expenses				
Provisions for credit losses	*-	0.3	0.1	0.1
Operating expenses	8.1	7.8	7.7	7.3
Sales and marketing expenses	2.0	2.2	1.4	1.9
General and administrative expenses	3.7	3.5	2.8	3.4
Payments to banks	1.8	1.6	3.9	0.7
Total expenses	15.6	15.4	15.9	13.4
Operating profit before taxes	0.4	0.3	0.3	0.3
Provision for taxes on operating profit	(*-)	0.1	0.1	*_
Net profit	0.4	0.2	0.2	0.3
Basic and diluted net profit per common share (in NIS)	27	18	20	13

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* Amount lower than NIS 50 thousand.

Quarterly Statements of Profit and Loss – Multi-Quarter Data (cont.)

Addendum 6 (cont.)

Reported amounts

In NIS millions

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	2010			
	Q4	Q3	Q2	Q1
Income				
From credit-card transactions	12.7	11.8	9.4	8.7
Profit from financing activity before provision for doubtful debts	0.5	0.9	0.7	0.8
Others	*_	*_	*_	0.2
Total income	13.2	12.7	10.1	9.7
Expenses				
Provision for doubtful debts	0.9	-	0.1	*_
Operating expenses ⁽¹⁾	5.9	5.4	5.0	5.2
Sales and marketing expenses ⁽¹⁾	2.9	1.6	1.4	1.3
General and administrative expenses ⁽¹⁾	3.3	2.9	2.6	2.5
Payments to banks (receipts from banks), net ⁽¹⁾	(0.1)	2.5	0.6	0.2
Total expenses	12.9	12.4	9.7	9.2
Operating profit before taxes	0.3	0.3	0.4	0.5
Provision for taxes on operating profit ⁽¹⁾	0.1	0.1	0.1	0.1
Net profit	0.2	0.2	0.3	0.4
Basic and diluted net profit per common share (in NIS)	25	37	41	69

* Amount lower than NIS 50 thousand.

(1) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 to the Financial Statements.



Certification

I, Dov Kotler, hereby declare that:

- 1. I have reviewed the annual report of Aminit Ltd. (hereinafter: the "**Company**") for 2011 (hereinafter: the "**Report**").
- 2. Based on my knowledge, the Report contains no incorrect presentation of a material fact, and there is no presentation of a material fact missing from the Report that is necessary so that the presentations included therein, in light of the circumstances under which such presentations were included, are not misleading with regard to the period covered by the Report.
- 3. Based on my knowledge, the financial statements and other financial information included in the Report fairly reflect the financial position, results of operations, changes in shareholders' equity, and cash flows of the Company, in all material aspects, for the dates and periods covered in the Report.
- 4. I, and others at the Company making this declaration, are responsible for the establishment and application of controls and procedures regarding the Company's disclosure¹ and internal control of financial reporting¹; furthermore:
 - A. We have established such controls and procedures, or caused such controls and procedures to be established under our supervision, aimed at ensuring that material information pertaining to the Company is brought to our knowledge by others at the Company, in particular during the preparation of the Report;
 - B. We have established such internal control of financial reporting, or caused such internal control of financial reporting to be established under our supervision, intended to provide a reasonable degree of confidence with regard to the reliability of the financial reporting, and that the financial reports for external purposes are prepared in accordance with generally accepted accounting principles and with the directives and guidelines of the Supervisor of Banks;
 - C. We have assessed the effectiveness of the controls and procedures concerning disclosure at the Company, and we have presented our conclusions with regard to the effectiveness of the controls and procedures concerning disclosure, as of the end of the period covered in the Report, based on our assessment; and
 - D. We have disclosed in the Report any change in the internal control of financial reporting at the Company that occurred during the fourth quarter, and that had a material effect, or could reasonably be expected to have a material effect, on the internal control of financial reporting at the Company.

- 5. I, and others at the Company making this declaration, have disclosed to the auditors, to the Board of Directors, and to the Audit Committee of the Board of Directors of the Company, based on our most current assessment of the internal control of financial reporting:
 - A. Any significant deficiencies and material weaknesses in the establishment or application of internal control over financial reporting that can reasonably be expected to impair the Company's ability to record, process, summarize, or report financial information; and
 - B. Any fraud, whether material or immaterial, in which Management was involved, or in which other employees were involved who have a significant role in the internal control of financial reporting at the Company.

The aforesaid shall not detract from my responsibility, or from the responsibility of any other person, under any law.

¹ As defined in the Public Reporting Directives, "Board of Directors' Report."

Dov Kotler

Tel Aviv, February 27, 2012

Chief Executive Officer



Certification

I, Sigal Barmack, hereby declare that:

- 1. I have reviewed the annual report of Aminit Ltd. (hereinafter: the "**Company**") for 2011 (hereinafter: the "**Report**").
- 2. Based on my knowledge, the Report contains no incorrect presentation of a material fact, and there is no presentation of a material fact missing from the Report that is necessary so that the presentations included therein, in light of the circumstances under which such presentations were included, are not misleading with regard to the period covered by the Report.
- 3. Based on my knowledge, the financial statements and other financial information included in the Report fairly reflect the financial position, results of operations, changes in shareholders' equity, and cash flows of the Company, in all material aspects, for the dates and periods covered in the Report.
- 4. I, and others at the Company making this declaration, are responsible for the establishment and application of controls and procedures regarding the Company's disclosure¹ and internal control of financial reporting¹; furthermore:
 - A. We have established such controls and procedures, or caused such controls and procedures to be established under our supervision, aimed at ensuring that material information pertaining to the Company is brought to our knowledge by others at the Company, in particular during the preparation of the Report;
 - B. We have established such internal control of financial reporting, or caused such internal control of financial reporting to be established under our supervision, intended to provide a reasonable degree of confidence with regard to the reliability of the financial reporting, and that the financial reports for external purposes are prepared in accordance with generally accepted accounting principles and with the directives and guidelines of the Supervisor of Banks;
 - C. We have assessed the effectiveness of the controls and procedures concerning disclosure at the Company, and we have presented our conclusions with regard to the effectiveness of the controls and procedures concerning disclosure, as of the end of the period covered in the Report, based on our assessment; and
 - D. We have disclosed in the Report any change in the internal control of financial reporting at the Company that occurred during the fourth quarter, and that had a material effect, or could reasonably be expected to have a material effect, on the internal control of financial reporting at the Company.

- 5. I, and others at the Company making this declaration, have disclosed to the auditors, to the Board of Directors, and to the Audit Committee of the Board of Directors of the Company, based on our most current assessment of the internal control of financial reporting:
 - A. Any significant deficiencies and material weaknesses in the establishment or application of internal control over financial reporting that can reasonably be expected to impair the Company's ability to record, process, summarize, or report financial information; and
 - B. Any fraud, whether material or immaterial, in which Management was involved, or in which other employees were involved who have a significant role in the internal control of financial reporting at the Company.

The aforesaid shall not detract from my responsibility, or from the responsibility of any other person, under any law.

¹ As defined in the Public Reporting Directives, "Board of Directors' Report."

Tel Aviv, February 27, 2012

Sigal Barmack Manager of Finance and Accounting Department, Chief Accountant



Report of the Board of Directors and Management on the Internal Control of Financial Reporting

The Board of Directors and the Management of Aminit Ltd. (hereinafter: the "**Company**") are responsible for the establishment and application of adequate internal control over financial reporting (as defined in the Public Reporting Directives concerning the "Board of Directors' Report"). The system of internal control at the Company was designed to provide a reasonable degree of confidence to the Board of Directors and Management of the Company with regard to the adequate preparation and presentation of the financial statements, which are published in accordance with generally accepted accounting principles and the directives and guidelines of the Supervisor of Banks. Regardless of the quality of planning of the internal control systems, any such system has inherent limitations. Thus, even if it is determined that these systems are effective, such systems can provide only a reasonable degree of confidence with regard to the preparation and presentation of the financial statement by the systems are effective.

Management, under the supervision of the Board of Directors, maintains a comprehensive system of controls aimed at ensuring that transactions are executed in accordance with Management's authorizations, that assets are protected, and that accounting records are reliable. In addition, Management, under the supervision of the Board of Directors, applies measures to ensure that information and communication channels are effective and monitor performance, including the performance of internal control procedures.

The Management of the Company, under the supervision of the Board of Directors, assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2011, based on the criteria established in the internal control model of the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on this assessment, Management believes that as of December 31, 2011, the Company's internal control of financial reporting is effective.

The effectiveness of the Company's internal control of financial reporting as of December 31, 2011 was audited by the Company's external auditors, Somekh Chaikin Certified Public Accountants (Isr.) and Ziv Haft Certified Public Accountants (Isr.), as noted in their report on page 136. The auditors' report includes an unqualified opinion with regard to the effectiveness of the Company's internal control of financial reporting as of December 31, 2011.

Irit Izakson

Chairperson of the Board of Directors

Dov Kotler Chief Executive Officer Sigal Barmack

Manager of Finance and Accounting Department, Chief Accountant

Tel Aviv, February 27, 2012

Aminit Ltd. Financial Statements

For the year ended December 31, 2011

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Report as of December 31, 2011

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Auditors' Report to the Shareholders of Aminit Ltd.

Pursuant to the Public Reporting Directives of the Supervisor of Banks on the Internal Control of Financial Reporting

We have audited the internal control over financial reporting of Aminit Ltd. (hereinafter: "the Company") as of December 31, 2011, based on criteria established in Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (hereinafter: "COSO"). The Company's Board of Directors and Management are responsible for maintaining effective internal control over financial reporting and for their assessment of the effectiveness of internal control over financial reporting, included in the accompanying Directors' and Management's reports on internal control over financial reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States) concerning audits of internal control over financing reporting, as adopted by the Institute of Certified Public Accountants in Israel. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material aspects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

The internal control over financial reporting of a credit-card company is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in Israel (Israeli GAAP) and in accordance with directives and guidelines of the Supervisor of Banks. The internal control over financial reporting of a credit-card company includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and transfers of the assets of the company (including the removal of assets from its possession); (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with Israeli GAAP and in accordance with directives and guidelines of the Supervisor of Banks, and that receipts and expenditures of the company are made only in accordance with authorizations of the board of directors and management of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets (including removal of assets from its possession) that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the Company maintained, in all material aspects, effective control over financial reporting as of December 31, 2011, based on criteria established in Internal Control – Integrated Framework issued by COSO.

We have also audited, in accordance with accepted auditing standards in Israel, and certain auditing standards applied in the audit of credit-card companies as determined by directives and guidelines of the Supervisor of Banks, the financial statements of the Company as of December 31, 2011 and 2010, and for each of the years in the three-year period ended on December 31, 2011. Our report dated February 27, 2012, expressed an unqualified opinion on the said financial statements, while drawing attention to Note 16B to the financial statements concerning antitrust issues.

Ziv Haft Certified Public Accountants (ISR) Somekh Chaikin Certified Public Accountants (ISR)

Tel Aviv, February 27, 2012.



Somekh Chaikin, a partnership registered under the Israeli Partnership Ordinance, is the Israeli member firm of KPMG International, a Swiss cooperative.





Auditors' Report to the Shareholders of Aminit Ltd. – Annual Financial Statements

We have audited the accompanying balance sheets of Aminit Ltd. (hereinafter: "the Company") as of December 31, 2011 and 2010, and the statements of profit and loss, reports on changes in equity, and statements of cash flows of the Company, for each of the three years in the period ended on December 31, 2011. These financial statements are the responsibility of the Company's board of directors and management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with Generally Accepted Auditing Standards in Israel, including standards prescribed by the Auditors Regulations (Manner of Auditor's Performance), 1973, and certain auditing standards applied in the audit of credit-card companies as determined by directives and guidelines of the Supervisor of Banks. These standards require that we plan and perform the audit with the aim of obtaining reasonable assurance that the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes an assessment of the accounting principles implemented and significant estimates used by the board of directors and by the management of the Company, as well as an evaluation of the fairness of the overall presentation in the financial statements. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2011 and 2010, and the results of operations, changes in equity, and cash flows of the Company for each of the three years in the period ended on December 31, 2011, in conformity with generally accepted accounting principles in Israel (Israeli GAAP). Furthermore, in our opinion, these financial statements have been prepared in accordance with the directives and guidelines of the Supervisor of Banks.

Without qualifying our aforesaid opinion, we draw attention to Note 16B to the financial statements, concerning antitrust issues.

We have also audited, in accordance with standards of the Public Company Accounting Oversight Board (United States) (PCAOB) concerning audits of internal control over financial reporting, as adopted by the Institute of Certified Public Accountants in Israel, the internal control of the Company over financial reporting as of December 31, 2011, based on criteria established in the Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated February 27, 2012, expressed an unqualified opinion of the effectiveness of the Company's internal control over financial reporting.

Ziv Haft

Somekh Chaikin

Certified Public Accountants (Isr.)

Certified Public Accountants (Isr.)

Tel Aviv, February 27, 2012.



Somekh Chaikin, a partnership registered under the Israeli Partnership Ordinance, is the Israeli member firm of KPMG International, a Swiss cooperative.

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Report as of December 31, 2011

Balance Sheets

Reported amounts In NIS millions

		Decem	ber 31
	Note	2011	2010
Assets			
Cash on hand and deposits with banks	2	30.1	51.2
Debtors in respect of credit-card activity	3, 4	1,082.8	836.9(1)(2)(3
Provisions for credit losses		(1.5)	(0.3)(1)(2
Debtors in respect of credit-card activity, net		1,081.3	836.6
Computers and equipment	5	-	*-
Other assets	6	40.3	1.3 ⁽³⁾
Total assets		1,151.7	889.1
Liabilities			
Credit from banking corporations	7	0.1	0.8
Traveler's checks in circulation, net	8	11.2	11.0
Creditors in respect of credit-card activity	9	1,027.2	777.4
Subordinated notes	10	32.0	16.1
Other liabilities	11, 16	12.9	50.5 ⁽³⁾
Total liabilities		1,083.4	855.8
Contingent liabilities and special agreements	16		
Equity	12	68.3	33.3 ⁽³⁾
Total liabilities and capital		1,151.7	889.1

* Amount lower than NIS 50 thousand.

- (1) On January 1, 2011, the Company adopted the directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provision for credit losses, for the first time. Comparative figures for previous years were not restated; the data as of December 31, 2011 are therefore not comparable with the data marked (1) in 2010. For further explanations of the effect of the initial adoption of this directive, see Note 1.D.1. below.
- (2) The data were reclassified in order to match the item headings and presentation method for the current period. See Note 1.C.5 below.
- (3) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below.

The accompanying notes are an integral part of the financial statements.

Irit Izakson Chairperson of the Board of Directors Tel Aviv, February 27, 2012 Dov Kotler Chief Executive Officer Sigal Barmack Manager of Finance and Accounting Department, Chief Accountant



Statements of Profit and Loss

Reported amounts

In NIS millions

	Note	For D		
		2011	2010	2009
Income				
From credit-card transactions	19	55.9	42.6	30.7
Profit from financing activity before provision for credit losses	20	5.6	2.9	2.6
Others		0.1	0.2	0.1
Total income		61.6	45.7	33.4
Expenses				*****
Provision for credit losses	ЗA	0.5	1.0	0.4
Operating expenses	21	30.9	21.5 ⁽¹⁾	18.1 ⁽¹⁾
Sales and marketing expenses	22	7.5	7.2 ⁽¹⁾	5.6 ⁽¹⁾
General and administrative expenses	23	13.4	11.3 ⁽¹⁾	9.3 ⁽¹⁾
Payments to banks (receipts from banks), net	16H	8.0	3.2 ⁽¹⁾	(1.4) ⁽¹⁾
Total expenses		60.3	44.2	32.0
Operating profit before taxes		1.3	1.5	1.4
Provision for taxes on operating profit	24	0.2	0.4 ⁽¹⁾	0.3(1)
Net profit		1.1	1.1	1.1
Basic and diluted net profit per common share (in NIS)		91	171	190
Number of common shares used in calculation		11,524	6,697	6,000

(1) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below.

The accompanying notes are an integral part of the financial statements.



Report on Changes in Equity

Reported amounts

In NIS millions

	Paid-up share capital	Premium on shares	Total paid-up share capital and capital reserves	Retained earnings	Total equity
Balance as of Dec. 31, 2008	0.8	15.0	15.8	6.8 ⁽¹⁾	22.6
Annual net profit	-	-		1.1	1.1
Changes and adjustments arising from:					
Share issuance	-	-	-	-	-
Balance as of Dec. 31, 2009	0.8	15.0	15.8	7.9 ⁽¹⁾	23.7
Annual net profit	-	-		1.1	1.1
Changes and adjustments arising from:					
Share issuance	*_	8.5	8.5	-	8.5
Balance as of Dec. 31, 2010	0.8	23.5	24.3	9.0 ⁽¹⁾	33.3
Cumulative effect, net of tax, of initial implementation of directive on measurement of impaired debts and provisions for credit losses on Jan. 1, 2011		-	-	(1.1)	(1.1)
Annual net profit	_	-	_	1.1	1.1
Changes and adjustments arising from:					
Share issuance	*_	35.0	35.0	-	35.0
Balance as of Dec. 31, 2011	0.8	58.5	59.3	9.0	68.3

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* Amount lower than NIS 50 thousand.

(1) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below. As a result of the effect of the retroactive implementation, the opening balance of retained earnings decreased by a total of less than NIS 50 thousand.

The accompanying notes are an integral part of the financial statements.



Statement of Cash Flows

Reported amounts

In NIS millions

	For the year ended Deceml		
	2011	2010	2009
Cash flows from operating activity			
Annual net profit	1.1	1.1	1.1
Adjustments required to present operating cash flows:			
Revaluation of deposits from banking corporations	(0.8)	0.8	0.1
Revaluation of subordinated notes	0.9	0.6	-
Depreciation	**-	**-	**_
Provision for credit losses	0.3	(0.1)	0.3
Profit from realization and adjustment of securities available for sale	-	(0.2)	(0.7)
Deferred taxes, net	(0.3)	0.1 ⁽¹⁾	(0.1) ⁽¹⁾
(Increase) decrease in other assets	(38.5)	(0.4)	0.1
(Decrease) increase in other liabilities	(37.6)	(15.7) ⁽¹⁾	35.6 ⁽¹
Net cash generated by (used for) operating activity	(74.9)	(13.8)	36.4
Cash flows from activity in assets			
Deposits deposited with banks*	(9.9)	(12.0)	(13.9)
Withdrawal of deposits from banks*	10.5	12.9	14.8
Purchase of securities available for sale	-	-	(21.6)
Proceeds of realization of securities available for sale	-	0.2	22.2
Increase in credit to merchants, net	(9.1)	(3.8)	(6.9)
Increase in debtors in respect of credit-card activity, net	(237.2)	(240.7) ⁽¹⁾	(152.4) ⁽¹
Net cash used for activity in assets	(245.7)	(243.4)	(157.8)
Cash flows from activity in liabilities and capital			
Short-term credit from banking corporations, net	(0.7)	0.8	**_
Increase (decrease) in traveler's checks in circulation	0.2	(1.6)	(0.9)
Increase in creditors in respect of credit-card transactions, net	249.8	234.8 ⁽¹⁾	136.1 ⁽¹
Increase in subordinated notes, net	15.0	12.0	3.5
Issuance of share capital	35.0	8.5	-
Net cash generated by activity in liabilities and capital	299.3	254.5	138.7
(Decrease) increase in cash and cash equivalents	(21.3)	(2.7)	17.3
Balance of cash and cash equivalents at beginning of year	40.1	42.8	25.5
Balance of cash and cash equivalents at end of year	18.8	40.1	42.8

* For an original period of more than 3 months.

** Amount lower than NIS 50 thousand.

(1) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 below. As a result of the effect of the retroactive implementation, the opening balance of retained earnings decreased by a total of less than NIS 50 thousand.

The accompanying notes are an integral part of the financial statements.

A. General

- 1. Aminit Ltd. (hereinafter: the "**Company**") is a corporation incorporated in Israel in 1979 and is wholly owned by Bank Hapoalim B.M. The Company is an auxiliary corporation under the Banking Law (Licensing), 1981. The Company issues and clears transactions in Visa branded credit cards.
- 2. Isracard Ltd. (hereinafter: "Isracard"), a sister company, operates the Company's creditcard system on behalf of the Company. An agreement is in place between the Company and Isracard for that purpose, regularizing the manner of account settlement between the parties (see Note 16G).
- 3. The financial statements of the Company were prepared in accordance with generally accepted accounting principles in Israel (Israeli GAAP) and with the directives and guidelines of the Supervisor of Banks with regard to the preparation of annual financial statements of credit-card companies.
- 4. The annual financial statements were approved for publication by the board of directors of the Company on February 27, 2012.

B. Definitions

In these financial statements:

- International Financial Reporting Standards (hereinafter: "IFRS") Standards and interpretations adopted by the International Accounting Standards Board (IASB), including IFRS and International Accounting Standards (IAS), and interpretations of these standards by the International Financial Reporting Interpretations Committee (IFRIC) or the Standing Interpretations Committee (SIC), respectively.
- Generally accepted accounting principles (GAAP) for US banks Accounting principles which American banks traded in the United States are required to implement. These rules are established by the bank supervision agencies in the United States, the Securities and Exchange Commission in the United States, the Financial Accounting Standards Board in the United States, and other entities in the United States, and implemented according to the hierarchy established in FAS 168 (ASC 105-10), The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles, which replaced FAS 162. In addition, as established by the Supervisor of Banks, despite the hierarchy established in FAS 168, it has been clarified that any position stated publicly by the bank supervision agencies in the United States or by the staff of the bank supervision agencies in the United States with regard to the manner of implementation of US GAAP constitutes GAAP for US banks.
- 1. The Company Aminit Ltd.
- 2. The Parent Company Bank Hapoalim B.M.



B. Definitions (cont.)

- 3. Related parties As defined in Opinion Statement No. 29 of the Institute of Certified Public Accountants in Israel, excluding interested parties.
- 4. Interested parties As defined in Paragraph 1 of the definition of an "interested party" of a corporation in Section 1 of the Securities Law, 1968.
- 5. Controlling shareholders As defined in the Securities Regulations (Presentation of Transactions between a Corporation and its Controlling Shareholder in Financial Statements), 1996.
- 6. CPI The consumer price index in Israel published by the Central Bureau of Statistics.
- 7. USD United States dollar.
- 8. Adjusted amount Nominal historical amount adjusted to the CPI for December 2003, in accordance with the directives of Opinion Statements No. 23 and 36 of the Institute of Certified Public Accountants in Israel.
- 9. Adjusted financial reporting Financial reporting in values adjusted to changes in the general purchasing power of Israeli currency, in accordance with the directives of the Opinion Statements of the Institute of Certified Public Accountants in Israel.
- 10. Reported amount Amount adjusted to the transition date (December 31, 2003), plus amounts in nominal values added after the transition date, less amounts subtracted after the transition date.
- 11. Cost Cost in reported amounts.
- 12. Nominal financial reporting Financial reporting based on reported amounts.
- 13. Functional currency The currency of the main economic environment in which the company operates; the functional currency of banking corporations and credit-card companies in Israel is the NIS (New Israeli Shekel).
- 14. Presentation currency The currency in which the financial statements are presented.

C. Basis for Preparation of the Financial Statements

1. Reporting Principles

The financial statements of the Company are prepared in accordance with the Public Reporting Directives of the Supervisor of Banks. In preparing the financial statements, the Company implements, among other matters, certain IFRS and GAAP for US banks, in the following manner:

 On matters related to the core business of banking – Accounting treatment in accordance with the directives and guidelines of the Supervisor of Banks, and in accordance with GAAP

C. Basis for Preparation of the Financial Statements (cont.)

for US banks that have been adopted as part of the Public Reporting Directives of the Supervisor of Banks.

- On matters not related to the core business of banking Accounting treatment in accordance with Israeli GAAP and IFRS. International standards are implemented according to the following principles:
 - In cases in which a material issue arises that is not resolved in the IFRS or in the implementation instructions of the Supervisor, the Group treats the issue according to GAAP for US banks specifically applicable to these matters;
 - In cases in which there is no specific reference to material matters in the standards or interpretations, or there are several alternatives for the treatment of a material matter, the Group acts according to specific implementation guidelines established by the Supervisor;
 - Where an IFRS that has been adopted contains a reference to another IFRS adopted in the Public Reporting Directives, the Group acts in accordance with the IFRS;
 - Where an IFRS that has been adopted contains a reference to another IFRS that has not been adopted in the Public Reporting Directives, the Bank acts in accordance with the Reporting Directives and with Israeli GAAP;
 - Where an IFRS that has been adopted contains a reference to a definition of a term defined in the Public Reporting Directives, a reference to the definition in the Directives shall replace the original reference.

2. Functional Currency and Presentation Currency

The currency representing the primary economic environment in which the Company operates is the NIS. The financial statements are presented in NIS and rounded to the nearest million, unless otherwise noted.

3. Measurement Base

The financial statements were prepared on the basis of historical cost, with the exception of the assets and liabilities listed below:

- Financial instruments measured at fair value;
- Deferred tax assets and liabilities;
- Provisions;
- Assets and liabilities in respect of employee benefits.

The value of non-monetary assets and items of capital measured on the basis of historical cost was adjusted to changes in the CPI up to December 31, 2003, because the Israeli



C. Basis for Preparation of the Financial Statements (cont.)

economy was considered a hyper-inflationary economy until that date. From January 1, 2004, the Company has prepared its financial statements in reported amounts.

4. Use of Estimates

The preparation of the financial statements in conformity with Israeli GAAP and the directives and guidelines of the Supervisor of Banks requires the Management of the Company to exercise judgment in the use of estimates, evaluations, and assumptions that affect the application of policies and the amounts of assets, liabilities, income, and expenses. It is hereby clarified that actual results may differ from such estimates.

In formulating the accounting estimates used in the preparation of the financial statements of the Company, the Management of the Company is required to make assumptions with regard to circumstances and events that involve significant uncertainty. The Management of the Company bases its judgment in establishing these estimates on past experience, various facts, external factors, and reasonable assumptions, according to the circumstances, as appropriate for each estimate.

The estimates and the underlying assumptions are reviewed routinely. Changes in accounting estimates are recognized in the period in which the estimates are amended and in every affected future period.

5. Change in Classification

Due to the first-time implementation of certain accounting standards and directives of the Supervisor of Banks (see Sections D and E below), certain items in the financial statements and certain comparative figures were reclassified, in order to match the item headings and reporting requirements for the current period.

• Debtors in respect of credit-card activity, net, as of December 31, 2010 were reclassified to match presentation in gross amounts as of January 1, 2011.

D. First-Time Implementation of Accounting Standards, Updates of Accounting Standards, and Directives of the Supervisor of Banks

During 2011, the Company commenced implementation of the following accounting standards and directives:

1. Directives of the Supervisor of Banks regarding the measurement and disclosure of impaired debts, credit risk, and credit loss provisions, and amendment of the directives regarding the treatment of problematic debts;

- 2. Certain IFRS, listed below:
 - IFRS 2, Share-Based Payment;
 - IFRS 3 (2008), Business Combinations;
 - IFRS 5, Non-Current Assets Held for Sale and Discontinued Operations;
 - IAS 8, Accounting Policies, Changes in Accounting Estimates and Errors;
 - IAS 10, Events After the Reporting Period;
 - IAS 16, Property, Plant and Equipment;
 - IAS 17, Leases;
 - IAS 20, Accounting for Government Grants and Disclosure of Government Assistance;
 - IAS 21, The Effects of Changes in Foreign Exchange Rates;
 - IAS 27 (2008), Consolidated and Separate Financial Statements;
 - IAS 28, Investments in Associates;
 - IAS 29, Financial Reporting in Hyperinflationary Economies;
 - IAS 31, Interests In Joint Ventures;
 - IAS 33, Earnings Per Share;
 - IAS 34, Interim Financial Reporting;
 - IAS 36, Impairment of Assets;
 - IAS 38, Intangible Assets;
 - IAS 40, Investment Property.
- FAS 157 (ASC 82010), Fair Value Measurements (hereinafter: "FAS 157"); FAS 159 (ASC 82510), The Fair Value Option for Financial Assets and Financial Liabilities (hereinafter: "FAS 159"); and ASU 2010-06, Improving Disclosures about Fair Value Measurements;
- 4. Instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits;



- D. First-Time Implementation of Accounting Standards, Updates of Accounting Standards, and Directives of the Supervisor of Banks (cont.)
- 5. ASU 2011-02, A Creditor's Determination of Whether a Restructuring Is a Troubled Debt Restructuring.

The accounting policies of the Company, as detailed in Section E below, include the new accounting policies resulting from the implementation of the accounting standards, accounting standard updates, and directives of the Supervisor of Banks, and present the manner and effect, if any, of the initial implementation thereof.

E. Accounting Policies Implemented in the Preparation of the Financial Statements

1. Foreign Currency and Linkage

Transactions in Foreign Currency

Transactions in foreign currency are translated into the relevant functional currency of the Company according to the exchange rate in effect at the dates of the transactions. Monetary assets and liabilities denominated in foreign currency at the reporting date are translated into the functional currency according to the exchange rate in effect at that date. Exchange-rate differences in respect of monetary items are the difference between the depreciated cost in the functional currency at the beginning of the year, adjusted for payments during the year, and the depreciated cost in foreign currency translated according to the exchange rate at the end of the year.

Non-monetary assets and liabilities denominated in foreign currency and measured at fair value are translated into the functional currency according to the exchange rate in effect on the date on which the fair value is determined. Exchange-rate differences arising from translation into the functional currency are recognized in profit and loss, with the exception of differences arising from translation into the functional currency are recognized in profit and loss, with the exception of differences arising from translation into the functional currency of non-monetary equity financial instruments classified as available for sale.

CPI-Linked Assets and Liabilities Not Measured at Fair Value

Assets and liabilities linked to the consumer price index are included according to the linkage terms established for each balance.

Initial Implementation of IAS 21, The Effects of Changes in Foreign Exchange Rates

The initial implementation of this standard had no effect on the financial statements of the Company.

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Set out below are details regarding representative exchange rates and the CPI (2010 base = 100), and the rates of change therein:

		December 31			
	2011	2010	2009		
Consumer price index (in points)	104.0	101.8	99.2		
United States dollar exchange rate (in NIS per 1 USD)	3.821	3.549	3.775		

		Percent change in the year endeo December 31		
	2011	2010	2009	
Consumer price index	2.2	2.7	3.9	
USD exchange rate	7.7	(6.0)	(0.7)	

2. Basis for Recognition of Revenue

- (1) Income from clearing fees is included in the statement of profit and loss at the date of capture of the transaction at the Company, on a cumulative basis, upon completion of the service. In transactions in installments funded by the merchants, income is allocated as a separate transaction for each payment.
- (2) The Company applies the directives of Clarification No. 8 of the Israel Accounting Standards Board, "Reporting Income on a Gross or Net Basis," and accordingly presents income from clearing fees on a net basis.
- (3) Income from card fees and deferred-debit fees collected from cardholders are included in the statement of profit and loss on a cumulative basis.
- (4) Income from interest is recorded on a cumulative basis and recognized according to the interest method, with the exception of income from interest on debts in arrears; such interest is allocated to the statement of profit and loss based on actual collection.
- (5) Other income and expenses recognized on an accrual basis.

3. Impaired Debts, Credit Risk, and Credit Loss Provisions

Pursuant to the directives of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provisions for credit losses, and the amendment of the directives on the treatment of problematic debts, as of January 1, 2011, the Company has implemented the American accounting standards in this area (ASC 310) and the position statements of the bank supervision agencies in the United States and of the Securities and Exchange Commission in the United States, as adopted in the Public Reporting Directives. In



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

addition, from that date, the Company has implemented the directives of the Supervisor of Banks concerning the treatment of problematic debts.

Debtors in Respect of Credit Card Activity and Other Debt Balances

The directive is implemented with regard to all debt balances, such as deposits with banks and debtors in respect of credit-card activity (including credit to merchants). Debtors in respect of credit-card activity and other debt balances are reported in the Company's books according to the recorded debt balance. The recorded debt balance is defined as the debt balance after accounting write-offs but before deduction of the provision for credit losses in respect of that debt. The Company applies rules according to which the balance of the debt in the Company's books includes the component of interest accrued before the classification of the debt as a non-income-bearing problematic debt.

Provisions for Credit Losses

The Company has established procedures for the classification of credit and the measurement of the provision for credit losses, in order to maintain a provision at an appropriate level to cover estimated credit losses in respect of its credit portfolio. In addition, the Company has established the necessary procedures in order to maintain a provision, in a separate liability account, at an appropriate level to cover estimated credit losses in connection with offbalance-sheet credit instruments (such as unutilized credit facilities).

The provision to cover estimated credit losses with respect to the credit portfolio is assessed by one of two methods: "individual provision" and "group provision." The Company also examines the overall fairness of the provision for credit losses.

Individual provision for credit losses – The Company individually examines all debts with a contractual balance (without deducting accounting write-offs that do not involve an accounting waiver and provisions for credit losses) of NIS 500 thousand or more. Individual provisions for credit losses are recognized for all debts classified as impaired. Debts are classified as impaired when, based on current information and events, it is probable that the Company will be unable to collect the full amount owed to it according to the contractual terms of the debt agreement. In any case, debt is classified as impaired debt when the principal or interest in respect of the debt is in arrears of 90 days or more. Such debts that are not in arrears and are found to be sound are provided for on a group basis. In addition, any debt the terms of which have been changed in the course of the restructuring of problematic debt is classified as impaired debt, and is examined individually. The individual provision for credit losses is assessed based on the assets held by the Company, which are the turnover of transactions in credit cards of the debtor.

Group provision for credit losses – Applied to provisions for impairment of large groups of homogeneous small debts, and in respect of debts examined individually and found to be unimpaired. The group provision is assessed in accordance with the rules established in ASC

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

450, Contingencies (FAS 5, Accounting for Contingencies), based on a current estimate of the rate of past losses in respect of each of the defined groups. The formula for the calculation of the group provision is detailed in the temporary order issued by the Supervisor of Banks, in effect up to and including December 31, 2012. The formula is based on historical rates of loss in 2008, 2009, and 2010, and on actual rates of net accounting write-offs recorded as of January 1, 2011. The calculation differentiates between consumer credit and commercial credit, sound debts (separately for debts under the responsibility of banks and debts under the responsibility of the Company) and problematic debts, the international organization, and credit-card companies.

The provision required in respect of off-balance-sheet credit instruments is assessed according to the rules established in FAS 5 (ASC 450). The provision assessed on a group basis for off-balance-sheet credit instruments is based on the rates of provisions established for balance-sheet credit (as detailed above), taking into consideration the expected rate of realization as credit of off-balance-sheet credit risk. The rate of realization as credit is calculated by the Company based on coefficients for conversion into credit, as specified in Proper Conduct of Banking Business Directive No. 203, Capital Measurement and Adequacy – Credit Risk – The Standardised Approach.

The Company classifies all of its debts and items of off-balance-sheet credit into the categories: sound, under special supervision, substandard, or impaired.

Revenue Recognition

Upon classification of a debt as impaired or substandard, the Company defines the debt as a debt not accruing interest income, and ceases accruing interest income in respect of the debt.

Restructuring of Problematic Debt

A debt that has undergone restructuring of problematic debt is defined as a debt in respect of which, for economic or legal reasons related to financial difficulties of the borrower, the Company has granted a concession, in the form of a change in the terms of the debt, in order to ease the burden of cash payments for the borrower in the near term (postponement of cash payments required of the borrower). In order to determine whether a debt arrangement executed by the Company constitutes restructuring of problematic debt, the Company performs a qualitative examination of the terms and circumstances of the arrangement in aggregate, to establish whether: (1) the borrower is in financial difficulties; and (2) the Company granted a concession to the borrower as part of the arrangement.

In order to determine whether the borrower is in financial difficulties, the Company determines whether there are signs indicating that the borrower was in difficulties at the time of the arrangement, or whether there is a reasonable probability that the borrower will fall into financial difficulties without the arrangement. Among other factors, the Company examines the existence of one or more of the following circumstances: at the date of the debt arrangement, the borrower is in default, including when any other debt of the borrower is in default; with regard to debts that at the date of the arrangement are not in arrears, the Company estimates whether, based on the borrower's current repayment capability, it is likely that the borrower will



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

default in the foreseeable future and will fail to comply with the original contractual terms of the debt; the debtor has been declared bankrupt, is in a receivership proceeding, or there are significant doubts regarding the continued survival of the borrower as a going concern; and, if there is no change in the terms of the debt, the borrower will be unable to raise funds from other resources at the prevalent interest rate in the market for borrowers who are not in default.

The Company concludes that a concession was granted to the borrower in the arrangement, even if the contractual interest rate was raised as part of the arrangement, if one or more of the following occurs: as a result of the restructuring, the Company is not expected to collect the full amount of the debt (including interest accrued according to the contractual terms); the debtor does not have the ability to raise resources at the prevalent market rate for debt with terms and characteristics such as those of the debt granted in the arrangement.

Restructured debts, including those examined on a group basis prior to restructuring, shall be classified as impaired debt and shall be assessed on an individual basis for the purpose of the provision for credit losses or accounting write-off. In light of the fact that a debt that has undergone problematic debt restructuring will not be repaid according to its original contractual terms, the debt continues to be classified as impaired, even after the borrower resumes repayment according to the new terms.

Accounting Write-Offs

The Company performs accounting write-offs for any debt evaluated on an individual basis which is thought to be uncollectible and is of such low value that its retention as an asset is unjustified, or debt in respect of which the Company has carried out prolonged collection efforts (defined in most cases as a period exceeding two years). With regard to debts evaluated on a group basis, write-off rules were established based on the period of arrears (in most cases more than 150 consecutive days). It is hereby clarified that accounting write-offs do not entail a legal waiver, and serve to reduce the reported balance of the debt for accounting purposes only, while creating a new cost base in the Company's books.

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Policy on Provisions for Doubtful Debts Before the Implementation of the Directives on Impaired Debts, Credit Risk, and Credit Loss Provisions, the Amendment of the Directives on the Treatment of Problematic Debts, and the Accounting Standards Update ASU 2011-02, A Creditor's Determination of Whether a Restructuring Is a Troubled Debt Restructuring

Specific provisions for doubtful debts fairly reflected, according to Management's estimates, the loss inherent in debts the collection of which was in doubt. Management established the fairness of the provision based, among other factors, on a risk assessment according to the information available to it regarding debtors' financial condition, the volume of their activity, an evaluation of the collateral received from them, and past experience. Doubtful debts which the Management of the Company believed there was no chance of collecting were written off, according to a decision by Management.

In addition, a group provision for doubtful debts was calculated, based on past experience, in respect of debts that require a specific provision but whose risk characteristics have not yet been identified.

Bad debts were written off when the Company determined that the debt was uncollectible, following legal proceedings undertaken or as a result of agreements or arrangements executed, usually in cases in which no legal proceedings were undertaken, and the debts are not collectible, or due to other reasons for which the debts are uncollectible.

Effect of Initial Implementation

Pursuant to the instructions of the Supervisor of Banks, the directive was not implemented retroactively in financial statements for previous periods. At the initial implementation date, among other matters, the Company:

- Performed accounting write-offs of all debts meeting the conditions for accounting write-offs on that date;
- Classified all debts meeting the conditions for such classification as sound, under special supervision, substandard, or impaired.
- Adjusted the balance of the provision for credit losses for debtors in respect of credit-card activity and off-balance-sheet credit instruments as of January 1, 2011 to the requirements of the directive; and
- Adjusted the balance of deferred taxes receivable as of January 1, 2011.

The effect of the initial implementation of the directive, in the amount of NIS 1.1 million (net of tax), was allocated as a reduction of the balance of retained earnings as of January 1, 2011.

After the approval of the financial statements, following discussions held by the Management and Board of Directors of the Company, a decision was made to continue to examine the implementation of the aforesaid accounting policy with regard to the directive, and to update it



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

as necessary. The policy was updated, and a decision was made to perform a division into credit risk groups and establish a different provision rate for each group.

In addition, during April 2011 the FASB issued ASU 2011-02, A Creditor's Determination of Whether a Restructuring Is a Troubled Debt Restructuring.

The rules established in the ASU for the identification of arrangements to be defined as problematic debt restructurings were adopted by the Supervisor of Banks and took effect on July 1, 2011. The rules apply to the determination whether a restructuring constitutes a problematic debt restructuring, for any debt arrangement executed as of January 1, 2011. The changes in the measurement method of the provision for credit losses were implemented prospectively, such that the update of the required provision calculated on an individual basis was recorded in the third quarter of 2011. The initial implementation of the ASU had no material effect on the Company's results.

4. Establishing the Fair Value of Financial Instruments

As of January 1, 2011, the Company has adopted the rules established in FAS 157 (ASC 820-10), which defines fair value and establishes a consistent working framework for the measurement of fair value by defining fair value assessment techniques with regard to assets and liabilities, and by establishing a fair value hierarchy and detailed instructions for implementation.

Fair value is defined as the amount or price that would be obtained from the sale of an asset, or that would be paid to extinguish a liability, in a transaction between a willing seller and a willing buyer, at the date of measurement. Among other matters, in order to assess fair value, the standard requires the maximum possible use of observable inputs, and minimum use of unobservable inputs. Observable inputs represent information available in the market and received from independent sources, whereas unobservable inputs reflect the assumptions of the Company. FAS 157 specifies a hierarchy of measurement techniques, based on the question whether the inputs used to establish fair value are observable or unobservable. These types of inputs form the following fair-value hierarchy:

- Level 1 data: Prices quoted (unadjusted) in active markets for identical assets or liabilities.
- Level 2 data: Prices quoted in active markets for similar assets or liabilities; prices quoted in inactive markets for identical assets or liabilities; prices derived from evaluation models in which all significant inputs are observed in the market or supported by observed market data.
- Level 3 data: Unobservable inputs regarding the asset or liability, arising from evaluation models in which one or more of the significant inputs is unobservable.

The hierarchy requires the use of observable market inputs, when such information is available. When possible, the Company considers relevant observable market information in its evaluation. The volume and frequency of transactions, bid-ask spread, and size of the

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

adjustment necessary in comparing similar transactions are all factors taken into consideration when determining the liquidity of markets and the relevance of prices observed in such markets.

The implementation of the rules set forth in FAS 157 requires the cessation of use of the blockage factor in calculating fair value, and replaces the instructions in EITF 02-3 (ASC 815-10), Issues Involved in Accounting for Derivative Contracts Held for Trading Purposes and Contracts Involved in Energy Trading and Risk Management Activities, which prohibit the recognition of day one profits and require that the fair value of derivative instruments not traded on an active market be determined according to the transaction price.

Securities

The fair value of securities held for trading and of securities available for sale is determined based on market prices quoted in the primary market. In such cases, the fair value of the Company's investment in securities is the number of units multiplied by the quoted market price. If no quoted market price is available, the fair-value estimate is based on the best available information, with maximum use of observable inputs, taking into consideration the risks inherent in the financial instrument (market risk, credit risk, non-tradability, etc.).

Derivative Financial Instruments

Derivative financial instruments with an active market were evaluated according to the market value established in the primary market, or in the absence of a primary market, according to the market price quoted on the most beneficial market. Derivative financial instruments that are not traded were evaluated using models that take the risks inherent in the derivative instrument into consideration (market risk, credit risk, etc.).

Additional Non-Derivative Financial Instruments

A "market price" cannot be obtained for the majority of financial instruments in this category (such as debtors in respect of credit-card activity and deposits with banks), because no active market exists in which they are traded. Fair value is therefore estimated by means of accepted pricing models, such as the present value of future cash flows discounted by a discounting interest rate that reflects the level of risk inherent in the financial instrument. For that purpose, future cash flows of impaired debts and other debts were calculated after the deduction of the effects of accounting write-offs and of provisions for credit losses in respect of the debts.

Disclosure Requirements

FAS 157 expands the disclosure requirements for measurements of fair value. In addition, ASU 2010-06 requires the inclusion of additional disclosures, such as disclosure of amounts of significant transitions from Level 2 fair-value measurements to Level 1 measurements and vice versa, and the inclusion of explanations for such transitions. Disclosure is also required for gross



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

amounts of changes in Level 3 fair-value measurements resulting from transactions of acquisition, sale, issuance, and maturation. The new disclosures are required on a quarterly basis. The aforesaid required disclosures are included in these financial statements. However, there is no requirement to apply the aforesaid disclosure requirements to financial statements for periods presented before the initial implementation of the standard. Accordingly, these financial statements do not include comparative figures for the new disclosures.

The implementation of these standards had no material effect on the financial statements of the Company.

5. Debtors and Creditors in Respect of Credit-Card Transactions

Upon capture of a credit-card transaction, the Company includes, in its balance sheet, a debt of the cardholder, if it is the issuing company, or a debtor of another issuing company, against a liability to pay the merchant. If the merchant does not receive clearing services from the Company, the Company records a liability to pay another clearing company.

6. Offsetting Financial Instruments

Financial assets and financial liabilities are stated in the balance sheet at net amounts only when the Company has the enforceable legal right to offset them, and the intention to settle the asset and the liability on a net basis, simultaneously.

7. Fixed Assets (Computers and Equipment)

Recognition and Measurement

Fixed-asset items are measured at cost, with the deduction of accrued depreciation and losses from impairment. The cost includes expenses directly attributable to the acquisition of the asset. The cost of assets created in-house includes the cost of materials and direct labor wages, as well as any additional cost directly attributable to bringing the asset to the location and condition necessary in order for it to operate in the manner intended by management.

Costs of acquired software that constitutes an integral part of the operation of the related equipment are recognized as part of the cost of such equipment. In addition, pursuant to the Public Reporting Directives, the Company classifies costs in respect of software assets acquired or costs capitalized as an asset in respect of software developed in-house for internal use under the item "computers and equipment." With regard to the accounting treatment of software costs, see the section "Intangible Assets," below.

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Subsequent Costs

Routine maintenance costs of fixed-asset items are allocated to profit or loss upon formation.

Depreciation

Depreciation is the systematic allocation of the depreciable amount of an asset over its useful life. The depreciable amount is the cost of the asset, or another amount substituted for the cost, with the deduction of the residual value of the asset.

Depreciation is allocated to the statement of profit and loss using the straight-line method, over the estimated useful life of each part of the fixed-asset items, because this method best reflects the forecast pattern of consumption of the future economic benefits inherent in the asset.

Estimates related to the depreciation method, useful life, and residual value are reexamined at least at the end of each fiscal year, and adjusted when necessary.

Annual depreciation rates:

	%
Computers and peripheral equipment	20-33
Software costs	20-25

Initial Implementation of IAS 16, Property, Plant and Equipment

The initial implementation of this standard had no material effect on the financial statements of the Company.

8. Intangible Assets

Software Costs

Software acquired by the Company is measured at cost, with the deduction of accumulated depreciation and losses from impairment.

Costs related to software development or adaptation for in-house use are capitalized if and only if: the development costs can be measured reliably; the software is technically and commercially feasible; future economic benefits are expected; and the Company has the intention and sufficient resources to complete the development and use the software. Costs recognized as an intangible asset include direct costs of materials and services and direct labor wages for workers. Such costs are measured at cost, with the deduction of accumulated depreciation and losses from impairment. Overhead costs that cannot be directly attributed to the development of the software and research costs are recognized as expenses upon formation.



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Depreciation

Depreciation is allocated to the statement of profit and loss, using the straight-line method, over the estimated useful life of intangible assets, including software assets, starting on the date when the assets are available for use.

Intangible assets created at the Company (such as software under development) are not depreciated systematically as long as they are not available for use. Accordingly, these intangible assets are examined for impairment at least once a year until they become available for use.

Subsequent Costs

Subsequent costs are recognized as intangible assets only when they increase the future economic benefit inherent in the asset in respect of which they were expended. Other costs, including costs related to goodwill or to brands developed in-house, are allocated to the statement of profit and loss when they arise.

Initial Implementation of IAS 38, Intangible Assets

The initial implementation of this standard had no material effect on the financial statements of the Company.

9. Impairment of Assets

Impairment of Non-Financial Assets

At each reporting date, an examination is performed to determine whether indications of impairment exist with regard to the non-financial assets of the Company, excluding deferred tax assets and including investments accounted for using the equity method. If such indications exist, an estimate of the recoverable amount of the asset is calculated. The recoverable amount of an asset is the higher of its value in use and net sale value (fair value net of selling expenses).

In determining value in use, the Company discounts the estimated future cash flows according to a pretax discounting rate reflecting market estimates regarding the time value of the money and the specific risks related to the asset.

Losses from impairment are recognized when the book value of the asset exceeds the recoverable amount, and are charged to profit and loss.

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Impairment of In-House Software Development Costs

In addition to the indications of impairment established in IAS 36, Impairment of Assets, tests of impairment of in-house software development costs shall also be performed when the signs listed in GAAP for US banks, SOP 98-1: Accounting for the Costs of Computer Software Developed or Obtained for Internal Use (ASC 350-40), are present:

- (1) The software is not expected to provide significant potential services;
- (2) The manner or volume of use or expected use of the software has changed substantially;
- (3) The software has been or will be substantially changed;
- (4) Costs of the development or conversion of the software designated for internal use significantly exceed the expected amounts;
- (5) It is no longer expected that development will be completed and the software will be used.

If one or more of the signs listed above exists, an examination for impairment must be performed, in accordance with the rules set forth in IAS 36, Impairment of Assets.

Initial Implementation of IAS 36, Impairment of Assets

The initial implementation of this standard had no material effect on the financial statements of the Company.

10. Employee Benefits

Obligations for Employee Benefits

The Company's liabilities for benefits post-termination of the employer-employee relationship and/or other long-term benefits granted according to law and/or agreements and/or customary practice at the Company are calculated in accordance with the Company's policies and procedures. The calculation also includes active employees expected to retire with preferred retirement terms, before the legal retirement age. Changes in the various actuarial characteristics would lead to results different from those obtained today.

Short-term employee benefits, such as labor costs, vacation, and bonuses, are reported on an uncapitalized basis, and the expense in respect thereof for the period is allocated when the relevant service is provided.



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Instructions and Clarifications Concerning the Reinforcement of Internal Control over Financial Reporting on Employee Benefits

On March 27, 2011, the Supervisor of Banks issued instructions regarding the reinforcement of internal control over financial reporting on employee benefits. The instructions establish several clarifications regarding the assessment of the liability in respect of employee benefits and instructions regarding internal control over the process of financial reporting on employee benefits, with requirements for the involvement of a licensed actuary, identification and classification of liabilities in respect of employee benefits, maintenance of internal controls with regard to the reliance upon and validation of the actuary's assessment, and certain disclosure requirements.

In addition, according to the circular, a banking corporation or credit-card company that expects a group of employees to be paid benefits beyond the contractual terms shall take into consideration the expected rate of employees leaving (including employees expected to retire under voluntary-retirement plans or upon receiving other preferred terms) and the benefits that these employees are expected to receive upon leaving. The liability in respect of severance pay for this group of employees shall be presented in the financial statements as the higher of the amount of the liability calculated on an actuarial basis, taking into consideration the additional cost expected to be incurred by the banking corporation or credit-card company due to the aforesaid benefits, and the amount of the liability calculated by multiplying the employee's monthly salary by the number of years of the employee's service, as required in Opinion Statement 20 of the Institute of Certified Public Accountants in Israel.

The instructions of the circular were implemented starting with the financial statements for periods after April 1, 2011. The effect of the initial implementation was included by retroactive implementation. As a result of the effect of the retroactive implementation, the opening balance of retained earnings decreased by a total of less than NIS 50 thousand.

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

The effect of the retroactive implementation on each of the previous reporting years for which data is included in the financial statements is set out below:

Reported amounts, in NIS millions

	December 31, 2010				
	Before restatement	Effect of restatement	After restatement		
Effect on balance sheet					
Debtors in respect of credit-card activity, net	835.6	1.0	836.6		
Other assets	1.3	*_	1.3		
Creditors in respect of credit-card activity	777.4	_	777.4		
Other liabilities	49.5	1.0	50.5		
Equity	33.3	*_	33.3		
Total capital ratio	12.3%	_	12.3%		
Core and tier I capital ratio	8.3%	-	8.3%		

* Amount lower than NIS 50 thousand.



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

Reported amounts, in NIS millions

	For the year ended December 31, 2010		For the year ende December 31, 200			
	Before restatement	Effect of restatement	After restatement	Before restatement	Effect of restatement	After restatemen
Effect on profit and loss items:						
Operating expenses	21.5	*_	21.5	18.1	*_	18.1
Sales and marketing expenses	7.2	*_	7.2	5.6	*_	5.6
General and administrative expenses	11.3	*_	11.3	9.3	*_	9.3
Payments to banks	3.2	*_	3.2	(1.4)	*-	(1.4)
Operating profit before taxes	1.5	*_	1.5	1.4	*_	1.4
Provision for taxes on operating profit	0.4	*_	0.4	0.3	*_	0.3
Net profit attributed to shareholders of the Company	1.1	*_	1.1	1.1	*_	1.1
Earnings per share (in NIS)	171	*_	171	190	*_	190
Effect on statement of cash flows:						
Cash flows from operating activity	(13.8)	*_	(13.8)	36.4	*_	36.4
Cash flows from activity in assets	(243.4)	*_	(243.4)	(157.8)	*_	(157.8)
Cash flows from activity in liabilities and capital	254.5	*_	254.5	138.7	*_	138.7

* Amount lower than NIS 0.5 million.

11. Share-Based Payment

The fair value at the date of the grant of share-based payments to employees is allocated as a wage expense, in parallel to the increase in equity, over the period in which the unconditional eligibility for the grant is attained. The amount allocated as an expense in respect of share-based payment grants contingent upon vesting conditions, which are service conditions or performance conditions that are not market conditions, is adjusted to reflect the number of grants expected to vest. For share-based payment grants contingent upon conditions that are

E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

not vesting conditions or on vesting conditions that are performance conditions constituting market conditions, the Company takes such conditions into consideration when estimating the fair value of the equity instruments granted. The Company therefore recognizes the expense in respect of such grants regardless of whether the conditions are fulfilled.

In transactions in which the Parent Company grants employees of the Company rights to equity instruments, where the grant is treated as a share-based payment transaction settled in equity instruments, the Company recognizes the fair value of the grant directly against a capital reserve from a controlling shareholder.

Initial Implementation of IFRS 2, Share-Based Payment

Equity grants after November 7, 2002 and before March 15, 2005 were treated retroactively, in accordance with IFRS 2. The amended measurement had no effect on the balance of retained earnings.

Until the implementation of the standard, share-based payments were included in a capital reserve from share-based payment; following the implementation of the standard, these payments were reclassified as capital reserves.

12. Taxes on Income

Expenses for taxes on income include current and deferred taxes. Current and deferred taxes are allocated to the statement of profit and loss, unless the tax arises from a transaction or event recognized directly in equity. In such cases, the expense for taxes on income is allocated to equity. Current tax is the amount of tax expected to be paid (or received) on the taxable income for the year, calculated according to the applicable tax rates under laws legislated or legislated in practice at the balance-sheet date, including changes in tax payments referring to previous years.

The Company recognizes deferred taxes with reference to temporary differences between the book value of assets and liabilities for the purposes of financial reporting and their value for tax purposes. The deferred taxes are measured according to the tax rates expected to apply to the temporary differences at the date when they are realized, based on laws legislated or legislated in practice at the balance-sheet date. The Company offsets deferred tax assets and liabilities in the event that an enforceable legal right exists for the offsetting of current tax assets and liabilities, and they are attributed to the same taxable income item taxed by the same tax authority, with the intention to settle current tax assets and liabilities on a net basis, or the tax assets and liabilities are settled simultaneously.

Deferred tax assets in respect of losses carried forward and in respect of rights carried forward to offset tax are recognized in the books in cases in which the realization of the said tax in the foreseeable future is not in doubt. A deferred tax asset is recognized in respect of temporary differences when it is probable that a tax saving will be created in respect thereof at the reversal date. The creation of net deferred tax assets shall not exceed the current taxes in the accounting period, except in special cases in which the realization of the tax in the foreseeable future is not in doubt.



E. Accounting Policies Implemented in the Preparation of the Financial Statements (cont.)

13. Earnings Per Share

The Company presents data on basic earnings per share with respect to its common share capital. Basic earnings per share are calculated by dividing the profit or loss attributed to holders of the common shares of the Company by the weighted average number of common shares in circulation during the period.

Initial Implementation of IAS 33, Earnings Per Share

The initial implementation of this standard had no effect on the manner of calculation of earnings per share.

14. Statement of Cash Flows

The statement of cash flows is presented classified into cash flows from operating activity, from activity in assets, and from activity in liabilities and capital. Cash flows from activity in assets and from activity in liabilities and capital are presented net, except for changes in non-monetary assets.

The item "cash and cash equivalents" includes cash on hand and deposits with banks for an original period of up to three months.

15. Segmental Reporting

A segment of activity is a component of the Company engaged in activities from which it is likely to derive income and bear expenses, the results of operations of which are regularly examined by Management and the Board of Directors in order to make decisions regarding resource allocation and performance evaluation, and with regard to which separate financial information exists. The format for reporting on the segments of activity of the Company is established in the Public Reporting Directives of the Supervisor of Banks. See also Note 25 below.

F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation

1. Directives Concerning the Format of the Statement of Profit and Loss of a Banking Corporation and the Adoption of GAAP for US Banks on Interest Income Measurement

F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

A circular of the Supervisor of Banks was issued on December 29, 2011, with the aim of adjusting the Public Reporting Directives as follows:

Establishing the manner of presentation of the statement of profit and loss – The directive adjusts the format of the statement of profit and loss to the prevalent manner of presentation globally and in the United States. The new format changes the manner of presentation of the components of financing profit in the statement of profit and loss itself and in the accompanying notes; changes the classification of linkage differentials on principal as part of "interest"; and changes the classification and names of other items of the statement of profit and loss. In addition, the directive cancels the item "profit from extraordinary transactions" and adopts the customary approach in the United States, according to which special items are defined as items that are "unusual" and "infrequent," and states that the classification of any event as a special item shall only be possible with advance approval of the Supervisor of Banks. The directive also establishes changes in the format of additional notes to the financial statements.

The directives with regard to the format of the statement of profit and loss will be implemented beginning with the public report for the first quarter of 2012, retroactively. The initial implementation of the directives is expected to have no effect, other than the change in presentation.

Adoption of the rules established in US GAAP regarding "nonrefundable fees and other costs" – The directive establishes rules for the treatment of fees from the creation of loans and direct costs of the creation of loans. The eligible fees and costs, according to the criteria established, shall not be recognized immediately in the statement of profit and loss, but shall be taken into account in calculating the effective interest rate of the loan. In addition, the directive changes the treatment of fees and costs related to commitments to allocate credit, including credit-card transactions. The directive also sets forth rules regarding the treatment of changes in the terms of debt that do not constitute restructuring of problematic debt, treatment of early repayment of debts, and treatment of other credit granting transactions.

The rules established in the directive represent a significant change relative to the existing rules in the Public Reporting Directives. The preparations for the implementation of the rules established in the directive are complex; the Supervisor of Banks intends to guide the banking corporations and credit-card companies in the preparatory process, especially in the area of identifying eligible costs. The circular states that the rules on this matter will be implemented from January 1, 2013, forward. The directives concerning the change in the definition of "interest" in respect of impaired debts will be implemented, with regard to debts classified as impaired, from January 1, 2012 forward only.

The Company is examining the expected implications of the initial implementation of the directives.

2. In July 2006, the Israel Accounting Standards Board published Accounting Standard No. 29, Adoption of International Financial Reporting Standards (IFRS). The standard stipulates that entities subject to the Securities Law, 1968 and required to report under its regulations shall prepare their financial statements according to IFRS for periods starting as of January 1,



F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

2008. The aforesaid does not apply to banking corporations and credit-card companies whose financial statements are prepared according to the directives and guidelines of the Supervisor of Banks.

In June 2009, the Supervisor of Banks issued a letter concerning reporting by banking corporations and credit-card companies in Israel in accordance with IFRS, which establishes the expected manner of adoption of IFRS by banking corporations and credit-card companies.

It was further clarified that subsequent to the completion of the process of adjusting the directives to the international standards, the Supervisor of Banks will retain the authority to set forth binding clarifications with regard to the manner of implementation of the requirements of the international standards, and to set forth additional directives in cases in which it is necessary due to the requirements of the supervisory agencies in developed countries globally, or on matters not addressed by the international standards. In addition, the Supervisor of Banks will retain the authority to establish disclosure and reporting requirements.

Pursuant to the circular, the deadlines for reporting according to IFRS by banking corporations and credit-card companies are as follows:

- (1)On matters related to the core business of banking As of January 1, 2013. The Supervisor of Banks intends to reach a final decision on this matter. The final decision will be made taking into consideration the schedule established in the United States and the progress of the convergence process between international and American standards. A final decision on this matter has not yet been made.
- (2)On matters not related to the core business of banking January 1, 2011. However, the IFRS listed below have not yet taken effect, and will be adopted in accordance with the directives of the Supervisor of Banks, when such directives are published, with regard to the timing and manner of the initial implementation of the standards:
 - IAS 7, Statement of Cash Flows;
 - IAS 12, Income Taxes;
 - IAS 19, Employee Benefits;
 - IAS 23, Borrowing Costs;
 - IAS 24, Related Party Disclosures.

A circular concerning the adoption of certain IFRS was issued on November 30, 2011. Among other matters, the circular states that these IFRS, with the exception of IAS 19, Employee Benefits, shall be implemented by banking corporations and credit-card companies as of January 1, 2012. Upon initial implementation of these IFRS, banking corporations and credit-card companies are required to act in accordance with the

F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

transitional directives set forth in the standards, including retroactive amendment of comparative figures if required.

Additional details regarding the standards to be adopted as of January 1, 2012 are set out below.

IAS 12, Taxes on Income

The standard establishes the accounting treatment of taxes on income. Pursuant to the standard, deferred taxes shall be recognized with reference to temporary differences between the book value of assets and liabilities and the value of the assets and liabilities for tax purposes, with the exceptions stipulated in the standard, according to which deferred taxes shall not be recognized in respect of temporary differences. The deferred taxes shall be measured in accordance with the tax rates expected to apply during the period in which the temporary differences will be realized, based on tax rates and tax laws legislated, or the legislation of which has been essentially completed, by the end of the reporting period. Current tax liabilities or assets in respect of the estimated amount to be paid to the tax authorities or refunded by the tax authorities, using the tax rates and tax laws legislated, or the legislation of which has been essentially completed, by the end of the paid to the tax authorities or refunded by the tax authorities, using the tax rates and tax laws legislated, or the legislation of which has been essentially completed, by the end of the paid to the tax authorities or refunded by the tax authorities, using the tax rates and tax laws legislated, or the legislation of which has been essentially completed, by the end of the paid to the tax authorities or refunded by the tax authorities, using the tax rates and tax laws legislated, or the legislation of which has been essentially completed, by the end of the balance-sheet period.

The standard further states that deferred tax assets shall be recognized in the books in respect of losses carried forward, tax credits, and deductible temporary differences when it is probable that taxable income against which they can be used will exist in the future. In accordance with the rules set forth in the standard, as adopted in the Public Reporting Directives of the Supervisor of Banks, the term "probable" shall be defined consistently with the application of the phrase "more likely than not," instead of the translation of the term "probable" in the Public Reporting Directives implemented today, in which the threshold is established as "beyond any reasonable doubt."

In addition, in situations of uncertainty with regard to taxes on income, banking corporations shall be required to implement the rules set forth in FIN 48, Accounting for Uncertainty in Income Taxes, as long as these rules do not contradict IFRS, by establishing policies and procedures and implementing documentation requirements with respect to tax positions of various degrees of uncertainty.

The initial implementation of this standard is not expected to have a material effect on the financial statements of the Company.

IAS 7, Statement of Cash Flows

The standard states that information should be provided regarding changes in cash and cash equivalents during the reporting period through the statement of cash flows. Changes have been established in the Public Reporting Directives of the Supervisor of Banks in the present format of the statement of cash flows, to adjust this format to the requirements of the standard and to the reporting requirements established in certain



F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

other IFRS. Specifically, cash flows shall be classified into cash flows from operating activities, investing activities, and financing activities. In addition, a determination was made regarding the activities that shall be considered principal revenue-producing activities for the banking corporation, and that consequently shall be classified as operating activities. Guidelines were also established with regard to the presentation of cash flows in gross and net amounts. The effect of changes in exchange rates on cash and cash equivalents held in foreign currency or due for settlement in foreign currency shall be stated separately from other changes in cash and cash equivalents. Cash flows from interest and dividends received or paid and cash flows arising from taxes on income shall be given separate disclosure.

In addition, the cash flow statement was adjusted to other changes that have occurred in the Public Reporting Directives, pursuant to the adoption of certain IFRS.

The initial implementation of this standard is expected to have no effect, other than the change in presentation.

IAS 23, Borrowing Costs

The standard states that entities must capitalize borrowing costs attributable directly to the acquisition, construction, or production of a qualifying asset. A qualifying asset is an asset that requires a substantial period of time to prepare for its designated use or sale, including fixed assets, software assets, and other assets where a long period is necessary in order to bring the asset to a condition in which it can fulfill its designated function or be sold. However, it has been clarified in the directives of the Supervisor of Banks that banking corporations shall not capitalize borrowing costs without establishing clear policies, procedures, and controls with regard to the criteria for recognition of assets as qualifying assets and with regard to the borrowing costs that are capitalized.

Accordingly, the initial implementation of this standard is expected to have no effect on the annual financial statements.

IAS 24, Related Party Disclosures

The standard establishes the required disclosures by an entity regarding its relationship with a related party and regarding transactions and unsettled balances with a related party.

In addition, disclosure is required for compensation to key management personnel. Key management personnel are those persons having authority and responsibility for planning, directing, and controlling the activities of the entity, directly or indirectly, including any directors (whether executive or otherwise) of the entity.

F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

As part of the expected adoption of the standard by the Supervisor of Banks, the format of the required disclosure in the financial statements will be adjusted, in order to comply with the disclosure requirements of IAS 24 as well as the additional disclosures required under the Securities Regulations (Annual Financial Statements), 2010. The initial implementation of this standard is expected to have no effect, other than the change in presentation.

3. In December 2006, the Israel Accounting Standards Board issued Accounting Standard No. 23, Accounting Treatment of Transactions between an Entity and its Controlling Party. The standard replaces the Securities Regulations (Presentation of Transactions between a Corporation and its Controlling Party in Financial Statements), 1996, as adopted in the Public Reporting Directives of the Supervisor of Banks. The standard stipulates that assets and liabilities in respect of which a transaction has been executed between an entity and its controlling party shall be measured at the date of the transaction at fair value, with the difference between the fair value and the consideration allocated in the transaction to be allocated to equity. A negative difference essentially constitutes a dividend and therefore reduces the balance of retained earnings. A positive difference essentially constitutes an owner's investment, and is therefore stated in a separate item in equity entitled "capital reserve from a transaction between an entity and its controlling party."

The standard addresses three issues related to transactions between an entity and its controlling party, as follows: (1) transfers of assets to the entity from the controlling party, or alternatively, transfers of assets from the entity to the controlling party; (2) undertaking of a liability of the entity towards a third party, in full or in part, by the controlling party, or indemnification of the entity by its controlling party for expenses, or a waiver by the controlling party of a debt owed by the entity, in full or in part; and (3) loans given to or received from the controlling party. In addition, the standard stipulates the disclosure to be made in the financial statements with regard to transactions between an entity and its controlling party during the period.

A circular concerning the adoption of certain IFRS was issued on November 30, 2011. Among other matters, the circular states that as of January 1, 2012, for the purposes of accounting for transactions between a banking corporation and its controlling party or a company controlled by the banking corporation, GAAP for US banks should be implemented. In situations where these rules do not address the treatment method, the rules established in Israeli accounting Standard 23 shall be applied, in a manner consistent with the principles of the adoption of IFRS on matters not related to the core business of banking.

The initial implementation of this standard is not expected to have a material effect.

4. ASU 2011-04, Fair Value Measurement

This Accounting Standard Update updates the instructions regarding the manner of measuring fair value set forth in FAS 157 (ASU 820-10).



F. New Accounting Standards and New Directives of the Supervisor of Banks in the Period Prior to Implementation (cont.)

The updates in the ASU include clarifications by the FASB of its intentions regarding the manner of implementation of fair value measurement rules and the current disclosure requirements, as well as updates that establish principles or specific requirements regarding fair value measurement and regarding the disclosure requirements pertaining to fair value measurements.

Among other matters, these updates include additional clarifications and specific instructions with regard to the measurement of fair value of financial instruments managed within a portfolio; rules for the measurement of fair value of instruments classified in equity by the reporting entity; and clarifications regarding the application of premiums or discounts in calculating the fair value of an accounting unit of an asset or liability. In addition, the standard sets forth additional disclosure requirements, as follows:

(1) With regard to fair value measurements classified as Level 3 in the fair value hierarchy:

- The assessment process implemented by the reporting entity;
- Analysis of the sensitivity of the fair value measurement to changes in unobservable inputs and the interaction between such unobservable inputs, if any.
- (2) Use of a nonfinancial asset in a manner different from the highest and best use, when the asset is measured at fair value in the balance sheet or when its fair value is included in the disclosures according to the assumption of highest and best use.
- (3)Classification into levels, within the fair value hierarchy, for items not measured at fair value in the balance sheet, but for which the disclosure of fair value is required.

The standard will be implemented in annual periods beginning January 1, 2012. Early implementation is not permitted. The updates established in the ASU shall be implemented prospectively.

The initial implementation of this standard is expected to have no effect, other than the change in presentation.

Note 2 – Cash on Hand and Deposits with Banks

Reported amounts NIS millions

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	December 31		
	2011	2010	
Cash on hand ⁽¹⁾	18.6	39.9	
Deposits with banks for an original term of up to 3 months ⁽¹⁾	0.2	0.2	
Total cash and cash equivalents	18.8	40.1	
Other deposits with banks ⁽¹⁾	11.3	11.1	
Total	30.1	51.2	

(1) After deduction of the provision for credit losses.



Note 3 – Debtors in Respect of Credit-Card Activity

Reported amounts NIS millions

General

The Company has implemented the new directive of the Supervisor of Banks concerning the measurement and disclosure of impaired debts, credit risk, and provisions for credit losses as of January 1, 2011. These financial statements include disclosures according to the new format, adjusted to the reporting requirements of the aforesaid directive. Because the new directive was implemented prospectively, without restatement of comparative figures, in order to provide comparative disclosure, data for the current period are presented below in comparison with the appropriate balances as at December 31, 2010 (pro-forma data), as they would have been if the directive had been implemented for the first time in that year. The proforma data were published for the first time in the Financial Statements for 2010. The proforma data were restated following examinations performed by the Company during the period.

The effect of the initial implementation of the new directive on provisions for credit losses in respect of debts and in respect of off-balance-sheet credit instrument, and the change in the balance of the provision in the one-year period ended December 31, 2011, are set out below:

	For the year ended December 31, 201			
	Individual provision	Group provision	Total	
Allowance for credit losses as of Dec. 31, 2010*	0.3		0.3	
Net accounting write-offs recognized as of Jan. 1, 2011***	-	(0.5)	(0.5)	
Other changes in the allowance for credit losses as of Jan. 1, 2011 (allocated to capital)***	(0.3)	1.7	1.4	
Provisions for credit losses	_	0.5	0.5	
Accounting write-offs	_	(**-)	(**-)	
Collection of debts written off in accounting in previous years	-	**_	**_	
Accounting write-offs, net	-	(**-)	(**-)	

Allowance for credit losses as of Dec. 31, 2011	-	1.7	1.7

* Prior to January 1, 2011, this amount was presented under the item "provision for doubtful debts."

** Amount lower than NIS 50 thousand.

Report as of December 31, 2011

*** As a result of the initial implementation of the new directive on the measurement and disclosure of impaired debts, credit risk, and provision for credit losses.



Note 3 – Debtors in Respect of Credit-Card Activity (cont.)

Reported amounts NIS millions

A. Debtors in Respect of Credit-Card Activity

			December 31	
	Average annual interest rate 2011		2011	2010
	For daily balance	For transactions in the last month		
	%	%		
Debtors in respect of credit cards ^{(1) (2)}	-	-	52.0	54.4
Credit to merchants ⁽³⁾	6.5	6.5	23.2	14.5
Total debtors and credit to credit-card holders and merchants ^{(4) (5)}			75.2	68.9
Less: Provision for credit losses			(1.0)	(0.3)
Total debtors and credit to credit-card holders and merchants, net			74.2	68.6
Companies and international credit-card organization ^{(5) (6)}			1,007.0	766.6
Income receivable			0.1	0.1
Others			*_	1.3 ⁽⁷⁾
Total debtors in respect of credit-card activity, net			1,081.3	836.6

- * Amount lower than NIS 50 thousand.
- (1) Under the responsibility of banks.
- (2) Debtors in respect of credit cards non-interest bearing. Includes balances in respect of ordinary transactions, transactions in installments at the expense of the merchant, and other transactions.
- (3) Includes advance payments to merchants in the amount of NIS 23.0 million (Dec. 31, 2010: NIS 14.0 million).
- (4) Of which, NIS 10.7 million in debts examined on an individual basis, including debts found to be unimpaired, the provision for credit losses in respect of which was calculated on a group basis. For further details, see Note 3.B below.
- (5) Of which, NIS 1,072.1 million in debts not examined individually, the provision for credit losses in respect of which was calculated on a group basis. For details, see Note 3.C below.
- (6) Of which, a provision for credit losses in the amount of NIS 0.5 million in 2011.
- (7) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.

Note 3 – Debtors in Respect of Credit-Card Activity (cont.)

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Reported amounts NIS millions

A. Debtors in Respect of Credit-Card Activity (cont.)

	De	December 31, 2011			31, 2010 (pro-f	orma data)
	Recorded debt balance	Provision for credit losses	Net debt balance	Recorded debt balance	Provision for credit losses	Net debt balance
Debtors in respect of credit-card activity – debts examined on an individual basis	10.7	0.2	10.5	3.5	0.2	3.3
Debtors in respect of credit-card activity – debts examined on a group basis	1,072.1	1.3	1,070.8	832.0	1.0	831.0
Total debtors in respect of credit- card activity	1,082.8	1.5	1,081.3	835.5	1.2	834.3



Note 3 – Debtors in Respect of Credit-Card Activity (cont.)

Reported amounts NIS millions

B. Debtors in Respect of Credit-Card Activity – Debts Examined on an Individual Basis

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	December 31, 2011			December 3	31, 2010 (pro-f	orma data)
	Recorded debt balance	Provision for credit losses	Net debt balance	Recorded debt balance	Provision for credit losses	Net debt balance
Impaired debts*	-	-	-	-	-	-
Other unimpaired debts**	10.7	0.2	10.5	3.5	0.2	3.3
Total debts examined on an individual basis	10.7	0.2	10.5	3.5	0.2	3.3

* Impaired debts do not accrue interest income.

** Debts examined on an individual basis and found to be unimpaired. The provision for credit losses in respect of these debts was calculated on a group basis.

C. Debtors in Respect of Credit-Card Activity – Debts Examined on a Group Basis

	De	cember 31, 20)11	December 31, 2010 (pro-forma dat		
	Recorded debt balance	Provision for credit losses	Net debt balance	Recorded debt balance	Provision for credit losses	Net debt balance
Impaired debts	0.1	0.1	-	*_	*_	*_
Unimpaired debts in arrears of 90 days or more	-	_				_
Unimpaired debts in arrears of 30 to 89 days	*-	*_	*_	_	_	_
Other unimpaired debts	1,072.0	1.2	1,070.8	832.0	1.0	831.0
Total debts examined on a group basis	1,072.1	1.3	1,070.8	832.0	1.0	831.0

* Amount lower than NIS 50 thousand.

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Note 3A – Provisions for Credit Losses in Respect of Debts and in Respect of Off-Balance-Sheet Credit Instruments

Reported amounts

NIS millions

	For the year ended December 31, 2011		
	Individual provision	Group provision	Total
Allowance for credit losses as of Jan. 1, 2011 (pro-forma data)	-	1.2	1.2
Provisions for credit losses	-	0.5	0.5
Accounting write-offs	-	(*-)	(*-)
Collection of debts written off for accounting purposes in previous years	-	*_	*-
Accounting write-offs, net	-	(*-)	(*-)
Allowance for credit losses as of Dec. 31, 2011	-	1.7	1.7
Composition of allowance as of Dec. 31, 2011 In respect of debtors and credit to credit-card holders and merchants In respect of companies and the international credit-card organization		1.0 0.5	1.0 0.5
In respect of other debts	-	*_	*_
In respect of off-balance-sheet credit instruments	-	0.2	0.2
Composition of allowance as of Jan. 1, 2011 (pro-forma data)			
In respect of debtors and credit to credit-card holders and merchants	-	0.9	0.9
In respect of companies and the international credit-card organization	-	0.3	0.3
In respect of other debts	-	*_	*_
In respect of off-balance-sheet credit instruments	-	*_	*-

* Amount lower than NIS 50 thousand.



Note 4 – Debtors⁽¹⁾ in Respect of Credit-Card Activity and Off-Balance-Sheet Credit Risk by Size of Borrowers' Indebtedness

Reported amounts

NIS millions

		Dece	mber 31, 2011	
			rs in respect of t-card activity	_
	Number of borrowers ⁽²⁾	Total	Of which: under responsibility of banks	
		In I	NIS millions	
Credit ceiling (in NIS thousands)				
Borrower balances up to 5	17,500	18.3	17.5	-
Borrower balances over 5 and up to 10	2,481	16.8	15.4	-
Borrower balances over 10 and up to 15	767	9.0	7.9	0.1
Borrower balances over 15 and up to 20	339	5.6	4.6	0.1
Borrower balances over 20 and up to 30	212	4.8	3.2	0.3
Borrower balances over 30 and up to 40	71	2.2	1.4	0.2
Borrower balances over 40 and up to 80	73	3.7	1.5	0.1
Borrower balances over 80 and up to 150	27	2.3	0.5	0.5
Borrower balances over 150 and up to 300	9	1.5	-	0.4
Borrower balances over 300 and up to 600	3	0.4	-	0.8
Borrower balances over 600 and up to 1,200	2	1.6	-	0.3
Borrower balances over 1,200 and up to 2,000	1	_	-	1.3
Borrower balances over 2,000 and up to 4,000	5	7.0	-	4.8
Borrower balances over 4,000 and up to 8,000	1	4.1	-	1.2
Borrower balances over 400,000 and up to 600,000	2	1,005.4	-	-
Total	21,493	1,082.7	52.0	10.1
Income receivable and other debtors	-	0.1	-	-
Total	21,493	1,082.8	52.0	10.1

(1) Before deduction of the provision for credit losses.

(2) Number of borrowers by total debtors and credit risk.

(3) Credit risk in off-balance-sheet financial instruments, as calculated for the purposes of the limits on indebtedness of a borrower (excluding credit facilities under the responsibility of banks).

Note 4 – Debtors in Respect of Credit-Card Activity by Size of Borrowers' Indebtedness (cont.)

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Reported amounts

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NIS millions

		December 31, 20)10
		Debtors in respect of credit- card activity	
	Number of borrowers ⁽²⁾	Total ⁽¹⁾	Of which: under responsibility of banks*
		In NIS millions	6
Credit ceiling (in NIS thousands)			
Borrower balances up to 5	*18,248	*18.9	18.1
Borrower balances over 5 and up to 10	2,560	*17.4	16.1
Borrower balances over 10 and up to 15	823	*9.6	8.5
Borrower balances over 15 and up to 20	323	5.4	4.4
Borrower balances over 20 and up to 30	224	5.2	4.0
Borrower balances over 30 and up to 40	70	2.3	1.5
Borrower balances over 40 and up to 80	*67	*3.5	1.4
Borrower balances over 80 and up to 150	24	2.4	0.4
Borrower balances over 150 and up to 300	3	0.7	-
Borrower balances over 300 and up to 600	-	_	-
Borrower balances over 600 and up to 1,200	*3	*2.6	-
Borrower balances over 1,200 and up to 2,000	1	1.9	-
Borrower balances over 2,000 and up to 4,000	1	3.4	-
Borrower balances over 200,000 and up to 400,000	2	763.2	-
Total	22,349	836.5	54.4
Income receivable and other debtors	-	*0.1	-
Total	22,349	836.6	54.4

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* Restated.

(1) After deducting specific provisions for doubtful debts.

(2) Number of borrowers by total debtors and credit risk.



Note 5 – Computers and Equipment

Reported amounts NIS millions

	Computers and peripheral equipment
Cost:	
As of December 31, 2010	0.1
Additions	
As of December 31, 2011	0.1
Accrued depreciation:	
As of December 31, 2010	0.1
Additions	*_
As of December 31, 2011	0.1
Depreciated balance as of December 31, 2011	-
Depreciated balance as of December 31, 2010	*-
Average weighted depreciation rate in 2011	25.0%
Average weighted depreciation rate in 2010	25.0%

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* Amount lower than NIS 50 thousand.

Note 6 – Other Assets

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Reported amounts NIS millions

	December 31		
	2011	2010	
Deferred taxes receivable, net (see Note 24)	0.6	**0.1	
Surplus of advance income-tax payments over current provisions	_	0.1	
Other debtors and debit balances: Prepaid expenses	0 7	1 0	
Isracard (related party)*	38.8	1.0	
Other debtors	0.2	0.1	
Total other debtors and debit balances	39.7	1.2	
Total other assets	40.3	1.3	

* This balance is unlinked, and bears interest at the rate commonly used at Bank Hapoalim B.M. for weekly short-term deposits.

** Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.



Note 7 – Credit from Banking Corporations

		December 31		
	Average anr	Average annual interest rate		2010
	For daily balance			l amounts
	%	%	NIS m	nillions
Credit in current drawing accounts	5.25	5.25	0.1	0.8

Note 8 – Traveler's Checks in Circulation, Net

Reported amounts NIS millions

A. Composition:

	Decen	December 31		
	2011	2010		
Traveler's checks in USD	10.8	10.6		
Traveler's checks in GBP	0.1	0.1		
Traveler's checks in EUR	0.3	0.3		
Total	11.2	11.0		

- **B.** The amount constitutes the net balance of traveler's checks not yet presented for redemption.
- **C.** The Company has contingent liabilities in foreign currency related to the loss of traveler's checks in the amount of NIS 6.5 million (December 31, 2010: NIS 6.1 million). The Company included an appropriate provision in its financial statements for the aforesaid lost traveler's checks.
- **D.** The Company ceased issuing traveler's checks on January 1, 2008. The Company continues to clear traveler's checks issued before that date.

Note 9 – Creditors in Respect of Credit-Card Activity

Reported amounts

NIS millions

	December 31		
	2011	2010	
Merchants ⁽¹⁾	920.7	728.2	
Liabilities in respect of deposits	0.2	0.2	
Credit-card company	103.8	48.4	
Prepaid income	0.5	0.3	
Others	2.0	**0.3	
Total creditors in respect of credit-card activity	1,027.2	777.4	

(1) Net of balances in respect of the discount of sales slips for merchants in the amount of NIS 70.3 million as of December 31, 2011 (Dec. 31, 2010: NIS 83.4 million).

** Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.



Note 10 – Subordinated Notes

Reported amounts NIS millions

A. Item Composition

	Average duration ⁽¹⁾	Internal rate of return ⁽²⁾	Decen	nber 31
	%	%	2011	2010
	20	011		
In Israeli currency				*****
Unlinked	7.45	3.64	*32.0	16.1

- * Includes a balance of payable interest in the amount of NIS 0.9 million as of December 31, 2011 (December 31, 2010: NIS 0).
- (1) Average duration is the average payment period weighted by the cash flows, capitalized at the internal rate of return.
- (2) The internal rate of return is the interest rate discounting the expected cash flow to the balance-sheet balance included in the financial statements.

B. Additional information regarding subordinated notes:

In March 2011, subordinated notes in the amount of NIS 8 million were issued to Bank Hapoalim.

In December 2011, subordinated notes in the amount of NIS 7 million were issued to Bank Hapoalim.

Note 11 – Other Liabilities

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Reported amounts

NIS millions

	December 31		
	2011	2010	
Other creditors and credit balances:			
Expenses payable in respect of wages and related expenses	0.1	0.1	
Suppliers of services and equipment	1.3	1.2	
Expenses payable	7.6	6.4	
Isracard (related party)	_	*41.8	
Institutions	0.5	0.1	
Others	3.2	0.9	
Provision for credit losses in respect of off-balance-sheet liabilities	0.2	-	
Total other liabilities	12.9	50.5	

* Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.



Note 12A – Equity

Composition:

	Registered	Issued and paid-up
	Decemb	per 31, 2011
	Ir	n NIS
Common shares of par value NIS 1 each	15,002,000	16,820

	Registered	Issued and paid-up		
	Decemb	er 31, 2010		
	In NIS			
Common shares of par value NIS 1 each	15,002,000	8,090		

Share issuance – On March 24, 2011, the Company issued 4,271 common shares of par value NIS 1 each to Bank Hapoalim, at a price of NIS 3,980 per share. The total consideration was NIS 17 million.

On December 20, 2011, the Company issued 4,459 common shares of par value NIS 1 each to Bank Hapoalim, at a price of NIS 4,037 per share. The total consideration was NIS 18 million.

Note 12B – Capital Adequacy According to the Directives of the Supervisor of Banks

Reported amounts

NIS millions

A. Capital Adequacy According to the Directives of the Supervisor of Banks

	December 31, 2011	December 31, 2010
1. Capital for the calculation of the capital ratio		
Core capital and tier I capital, after deductions*	68.3 ⁽²⁾	33.3 ⁽¹⁾
Tier II capital, after deductions**, ***	31.1	16.1
Total overall capital	99.4	49.4

In order for the Company to comply with the minimum capital ratio required by the Bank of Israel, as noted above, the Company made preparations such that in March 2011 its paid-up share capital increased by NIS 17 million, divided into 4,271 NIS 1 par value common shares, for a total consideration of NIS 3,980 per share (the total consideration was NIS 17 million). In addition, in December 2011, the Company issued 4,459 NIS 1 par value common shares to Bank Hapoalim, at a price of NIS 4,037 per share (the total consideration was NIS 18 million).

- ** In March 2010, subordinated notes in the amount of NIS 12 million were issued to Bank Hapoalim. In March 2011, subordinated notes in the amount of NIS 8 million were issued to Bank Hapoalim. In December 2011, subordinated notes in the amount of NIS 7 million were issued to Bank Hapoalim.
- *** Subordinated notes included in lower Tier II capital shall not exceed 50% of the Tier I capital not allocated to market risks, after the required deductions from Tier I capital only.
- (1) Restated; see Note 1.E.10 above.
- (2) The effect on capital due to the implementation of the directive on impaired debts is a reduction of retained earnings in the amount of NIS 1.1 million.

2. Weighted balances of risk-adjusted assets	December	31, 2011	December 31, 2010		
	Weighted balances of risk- adjusted assets		Weighted balances of risk- adjusted assets	Capital requirement	
Credit risk:					
Credit risk	437.5	39.3	341.0 ⁽¹⁾	30.7	
Market risks – foreign currency exchange rate risk	2.2	0.2	0.4	*_	
Operational risk	77.3	7.0	61.6	5.5	
Total weighted balances of risk-adjusted assets	517.0	46.5	403.0	36.2	

* Amount lower than NIS 50 thousand.

(1) Restated; see Note 1.E.10 above.



Note 12B – Capital Adequacy According to the Directives of the Supervisor of Banks (cont.)

Reported amounts NIS millions

3. Ratio of capital to risk-adjusted assets	December 31, 2011	December 31, 2010
	Per	cent
Ratio of core capital and tier I capital to risk- adjusted assets	13.2 ⁽²⁾	8.3 ⁽¹⁾
Ratio of total capital to risk-adjusted assets	19.2	12.3 ⁽¹⁾
Minimum total capital ratio required by the Supervisor of Banks	9.0	9.0
(1) Destated as Note 1 5 10 should		

(1) Restated; see Note 1.E.10 above.

(2) The effect on capital due to the implementation of the directive on impaired debts is a reduction of retained earnings in the amount of NIS 1.1 million.

B. Capital Components for the Calculation of the Capital Ratio

	December 31, 2011	December 31, 2010
1. Tier I capital		
Equity	68.3	33.3
Total Tier I capital	68.3	33.3
2. Tier II capital		
Lower Tier II capital		
Subordinated notes	31.1	16.1
Total Tier II capital	31.1	16.1

(1) Calculated in accordance with Proper Conduct of Banking Business Directives No. 201-211, "Capital Measurement and Adequacy."

Capital Adequacy Target

Capital adequacy is calculated in accordance with Proper Conduct of Banking Business Directives No. 201-211, "Capital Measurement and Adequacy." A resolution of the Board of Directors of February 28, 2011 established minimum targets of 7.5% for the Company's core Tier I capital ratio and 12.5% for the Company's total capital ratio. This resolution took effect as of the first quarter of the year.

Note 13 – Employee Benefits

Wage expenses shown in the Company's reports are charged to the Company in accordance with the agreement between the Company and Isracard.

The Chairperson of the Board of Directors, Ms. Irit Izakson, serves as the Chairperson of the Board of Directors of the Company from December 30, 2008. The Bank of Israel has approved the continued service of Ms. Izakson as Chairperson of the Board of Directors of the Company, concurrently with her service at other companies in the Group and at Bank Hapoalim B.M., until December 31, 2013.

The CEO of the Company, Mr. Dov Kotler, has served as CEO of the Company from February 2009. In January 2012, the Board of Directors approved the continued employment of Mr. Kotler, until January 31, 2015, subject to the consensual formulation of a new employment agreement.



Note 14 – Assets and Liabilities by Linkage Base

Reported amounts NIS millions

	December 31, 2011						
	Foreign Israeli currency currency*		Non-				
	Unlinked	CPI- linked	USD	Other	monetary items	Total	
Assets							
Cash on hand and deposits with banks	8.1	-	19.7	2.3	-	30.1	
Debtors in respect of credit-card activity, net ⁽¹⁾	1,080.1	2.0	(0.5)	(0.3)	-	1,081.3	
Computers and equipment	-	-	-	-	-	_	
Other assets	39.6	-	-	-	0.7	40.3	
Total assets	1,127.8	2.0	19.2	2.0	0.7	1,151.7	
Liabilities							
Credit from banking corporations	0.1	-	-	-	-	0.1	
Traveler's checks in circulation	-	-	10.8	0.4	-	11.2	
Creditors in respect of credit-card activity	1,015.3	0.6	9.8	1.0	0.5	1,027.2	
Subordinated note	32.0	-	-	-	-	32.0	
Other liabilities	11.6	-	0.1	1.2	-	12.9	
Total liabilities	1,059.0	0.6	20.7	2.6	0.5	1,083.4	
Difference	68.8	1.4	(1.5)	(0.6)	0.2	68.3	

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* Including foreign-currency linked.

(1) After deduction of the provision for attributed credit losses, in the amount of NIS 1.5 million.

Note 14 – Assets and Liabilities by Linkage Base (cont.)

Reported amounts NIS millions

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	December 31, 2010						
	Foreign Israeli currency currency*			Non-			
	Unlinked	CPI- linked	USD	Other	monetary items	Total	
Assets							
Cash on hand and deposits with banks	30.3	-	18.4	2.5	-	51.2	
Debtors in respect of credit-card activity, net ⁽¹⁾	**833.2	2.3	1.3	(0.2)	-	836.6	
Computers and equipment	-	-	-	-	*_	*_	
Other assets	0.3	-	-	-	1.0	1.3	
Total assets	863.8	2.3	19.7	2.3	1.0	889.1	
Liabilities							
Credit from banking corporations	-	-	-	0.8	-	0.8	
Traveler's checks in circulation	-	-	10.6	0.4	-	11.0	
Creditors in respect of credit-card activity	760.2	0.7	9.0	0.7	6.8	777.4	
Subordinated note	16.1	-	-		-	16.1	
Other liabilities	**49.5	-	0.5	0.5	-	50.5	
Total liabilities	825.8	0.7	20.1	2.4	6.8	855.8	
Difference	38.0	1.6	(0.4)	(0.1)	(5.8)	33.3	

^{*} Including foreign-currency linked.

** Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.

(1) After deducting the provision for doubtful debts.



Note 15 – Assets and Liabilities by Linkage Base and by Term to Maturity

Reported amounts

NIS millions

			Decembe	er 31, 2011		
		Expecte	ed future co	ntractual cas	h flows	
	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 2 years	Over 2 years and up to 3 years	Over 3 years and up to 4 years
Unlinked Israeli currency				-	-	
Assets	690.3	217.7	191.3	22.5	5.1	-
Liabilities	607.0	211.3	184.6	21.8	5.7	1.3
Difference	83.3	6.4	6.7	0.7	(0.6)	(1.3
CPI-linked Israeli currency						
Assets	0.7	0.7	0.6	*_	*_	-
Liabilities	0.2	0.2	0.2	*_	*_	-
Difference	0.5	0.5	0.4	*_	*_	-
Foreign currency ⁽³⁾						
Assets	10.4	0.2	10.8	-	-	-
Liabilities	21.0	2.0	0.1	-	-	-
Difference	(10.6)	(1.8)	10.7	-	-	-
Non-monetary items						
Assets	-	-	-	-	-	-
Liabilities	-	-	-	-	-	-
Difference	-	-	-	-	-	-
Total						
Assets	701.4	218.6	202.7	22.5	5.1	-
Liabilities	628.2	213.5	184.9	21.8	5.7	1.3
Difference	73.2	5.1	17.8	0.7	(0.6)	(1.3

* Amount lower than NIS 50 thousand.

(1) Expected future contractual cash flows in respect of asset and liability items by linkage base, according to remaining contractual terms to maturity of each flow.

Data are presented net of provisions for doubtful debts.

(2) As included in Note 14, "Assets and Liabilities by Linkage Base."

(3) Including foreign-currency linked.

(4) The contractual rate of return is the interest rate discounting the expected contractual future cash flows presented in this note in respect of monetary items to their balance-sheet balance.

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		Balance-sheet balance ⁽²⁾				
Over 4 ears and up to 5 years	Over 5 years and up to 10 years	Total cash flows ⁽¹⁾	No maturity date	Total	Contractual rate of return ⁽⁴⁾	
-	_	1,126.9	0.9	1,127.8	-	
1.3	35.6	1,068.6	0.4	1,059.0	2.22%	
(1.3)	(35.6)	58.3	0.5	68.8	-	
-	_	2.0	-	2.0	-	
-	-	0.6	-	0.6	-	
-	-	1.4	-	1.4	-	
-	_	21.4	(0.1)	21.2	1.65%	
-	-	23.1	0.2	23.3	0.01%	
-	-	(1.7)	(0.3)	(2.1)		
-	-	-	0.7	0.7	-	
-	-	-	0.5	0.5	-	
-	-	-	0.2	0.2	-	
-	_	1,150.3	1.5	1,151.7	0.06%	
1.3	35.6	1,092.3	1.1	1,083.4	2.22%	
(1.3)	(35.6)	58.0	0.4	68.3	-	



Note 15 – Assets and Liabilities by Linkage Base and by Term to Maturity (cont.)

Reported amounts

NIS millions

	December 31, 2010						
	Expected future contractual cash flows						
	Upon demand and up to 1 month	Over 1 month and up to 3 months	Over 3 months and up to 1 year	Over 1 year and up to 2 years	Over 2 years and up to 3 years		
Unlinked Israeli currency							
Assets	545.1	*165.1	136.1	17.1	-		
Liabilities	*537.5	147.6	125.6	14.6	-		
Difference	7.6	17.5	10.5	2.5	-		
CPI-linked Israeli currency							
Assets	0.8	0.8	0.7	-	-		
Liabilities	0.3	0.2	0.2	-	-		
Difference	0.5	0.6	0.5	-	-		
Foreign currency ⁽³⁾							
Assets	11.4	0.3	10.4	-	-		
Liabilities	20.6	1.6	0.1	-	-		
Difference	(9.2)	(1.3)	10.3	-	-		
Non-monetary items							
Assets	-	-	-	-	-		
Liabilities	-	-	-	-	-		
Difference	-	-	-	-	-		
Total							
Assets	557.3	166.2	147.2	17.1	-		
Liabilities	558.4	149.4	125.9	14.6	-		
Difference	(1.1)	16.8	21.3	2.5	-		

* Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.

 Expected future contractual cash flows in respect of asset and liability items by linkage base, according to remaining contractual terms to maturity of each flow.

Data are presented net of provisions for doubtful debts.

(2) As included in Note 14, "Assets and Liabilities by Linkage Base."

(3) Including foreign-currency linked.

(4) The contractual rate of return is the interest rate discounting the expected contractual future cash flows presented in this note in respect of monetary items to their balance-sheet balance.

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		Balance-shee	t balance ⁽²⁾	
Over 5 years and up to 10 years	Total cash flows ⁽¹⁾	No maturity date	Total	Contractua rate of return ⁽⁴⁾
-	863.4	0.4	863.8	0.02%
-	825.3	0.5	825.8	-
-	38.1	(0.1)	38.0	0.02%
_	2.3	-	2.3	-
-	0.7	-	0.7	-
	1.6	-	1.6	-
_	22.1	(0.1)	22.0	1.85%
-	22.3	0.2	22.5	-
-	(0.2)	(0.3)	(0.5)	1.85%
_	-	1.0	1.0	-
-	-	6.8	6.8	-
	-	(5.8)	(5.8)	-
_	887.8	1.3	889.1	0.12%
-	848.3	7.5	855.8	-
-	39.5	(6.2)	33.3	0.12%



A. Off-Balance-Sheet Financial Instruments

Reported amounts NIS millions

	December 31		
	2011	2010	
Unutilized credit-card credit lines:			
Credit risk on banks	369.6	415.8	
Credit risk on the Company	0.6	-	
Provision for credit losses	(*-)	-	
Total unutilized credit-card credit lines, net	370.2	415.8	
Other liabilities:			
Exposure in respect of merchant credit lines	9.5	-	
Provision for credit losses	(0.2)	-	
	9.3	-	

* Amount lower than NIS 50 thousand.

B. Antitrust Issues

Following talks held between the sister company Isracard, which provides operational services to the Company, and the credit-card companies Leumi Card Ltd. and Cartisei Ashrai Leisrael Ltd. (the three companies jointly, hereinafter: the "**Credit-Card Companies**"), and the Antitrust Commissioner (hereinafter: the "**Commissioner**"), the Credit-Card Companies reached an arrangement among themselves (hereinafter: the "**Arrangement**"), with the Commissioner's support, under which the Credit-Card Companies and the banks that control the Credit-Card Companies will enter into a detailed Domestic Agreement among themselves regarding full local clearing in Israel, including the operation of an appropriate technical interface (hereinafter: the "**Technical Interface**"), of transactions in Visa and MasterCard credit cards. This Arrangement also includes matters that require approval of a restrictive arrangement from the Antitrust Tribunal.

The Credit-Card Companies, together with the banks that control them – respectively, Bank Hapoalim B.M., Bank Leumi LeIsrael B.M., Israel Discount Bank Ltd., and First International Bank of Israel Ltd. – filed a request to approve a restrictive arrangement with the Tribunal on

B. Antitrust Issues (cont.)

October 31, 2006, under the terms formulated and agreed upon with the Antitrust Commissioner. According to its terms, the Arrangement will be in effect from the date of its approval by the Tribunal, and will expire on July 1, 2013. Objections to the aforesaid request have been submitted. The Tribunal has granted several temporary permits for the Arrangement.

The terms of the Arrangement include, inter alia: the establishment of interchange-fee rates (the fee paid by clearers of credit-card transactions to the issuers of the credit cards), which gradually decrease during the term of the Arrangement; a commitment by the parties to petition the Tribunal for approval of an interchange fee for the period following the end of the Arrangement, should the parties wish to continue cross-clearing; the obligation of the Company, under certain conditions, to set identical fees for the same merchant for clearing transactions in Isracard and MasterCard cards; and various rules of conduct to apply to the Credit-Card Companies in their agreements with merchants to enter into clearing arrangements with them, including a prohibition on ligation of different cards and various prohibitions on discrimination; and in addition, a commitment by the banks listed above to apply the aforesaid rules of conduct to themselves as well, and to undertake rules of conduct in their relationships with credit-card holders and with merchants that accept credit cards, essentially prohibitions on discrimination, ligation, or influence in manners prohibited in the Arrangement with regard to transferring to a particular credit card or clearing with any of the Credit-Card Companies.

In May 2007, the Company signed a domestic agreement regularizing the interaction between clearers and issuers for the purposes of clearing in Israel of Visa and MasterCard cards, under temporary interchange-fee terms, as approved by the Antitrust Tribunal for other clearers, and a permanent interchange fee, to be approved, for the clearing of the aforesaid cards.

In June 2007, the Credit Card Companies began direct clearing in Israel, through the Technical Interface, of transactions executed in MasterCard and Visa credit cards, according to the credit cards in which each company operates.

In November 2007, in the discussion of the petition to approve a restrictive arrangement, the Tribunal ruled that before it ruled on the petition, an expert would be appointed to establish the components included in the principles set forth with regard to the calculation of interchange fees by the Tribunal in a different proceeding between some of the Credit Card Companies, to which Isracard was not a party. Subsequent to this determination, an expert was appointed. The expert submitted his interim report to the Tribunal in January 2009. The expert was to have continued to formulate a final opinion, but before he completed the preparation of the final opinion, the Commissioner gave notice that due to an appointment undertaken by the expert, he would be unable to complete the opinion. In May 2010, the Commissioner gave notice of her intention to appoint the chief economist of the Antitrust Authority as a new expert, replacing the previous expert Dr. Bachar. On August 12, 2010, despite the objection of the petitioners for the approval, due to their argument that the expert should be independent, the Tribunal ruled that Dr. Parizat, the chief economist of the Antitrust Authority, would be appointed to complete the opinion of Dr. Bachar.

Dr. Parizat submitted his opinion on May 23, 2011. In a decision of the Tribunal of August 7, 2011, the temporary permit was extended to December 31, 2011, provided that the average rate of the interchange fee would not exceed 0.875% starting November 1, 2011. The petitioners for the approval, including the Company, submitted counteropinions of experts.



B. Antitrust Issues (cont.)

On December 28, 2011, an amended cross-clearing arrangement was submitted to the Tribunal, amending the previous agreements with regard to the rates of interchange fees and the extension of the agreement through the end of 2018. The Tribunal granted a temporary permit to the arrangement, until February 29, 2012.

The decision of the Tribunal may have a material negative effect on the financial results of the Company in the future; however, at this stage the Company is unable to estimate the extent of such an effect.

The Company cannot estimate whether or when the request for permanent approval of the amended arrangement will be granted.

C. Additional Regulation

- 1. In April 2009, a private bill was submitted to the Knesset, in advance of a preliminary discussion, concerning the separation of ownership of credit-card companies from banks. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, the implications of such legislation for the Company, if any.
- 2. A private bill was submitted to the Knesset in May 2009, in advance of a preliminary discussion, concerning the right of a credit-card holder to instruct the credit-card company to cease debits due to a flaw in the basic transaction between the cardholder and the merchant with which the transaction was executed. The Company estimates that this bill, if it results in legislation, will have no material impact on the Company.
- 3. In May 2009, a private bill was submitted to the Knesset according to which the establishment of a minimum linkage rate constitutes a depriving condition in a uniform contract. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, its implications for the Company, if any.
- 4. A private bill was submitted to the Knesset in February 2010 according to which credit-card companies must note extensive details of merchants in their reports to cardholders. On June 6, 2010, a ministerial committee made the decision to promote this bill through secondary legislation.

A private bill was submitted to the Knesset in March 2010, according to which credit-card companies must note in their reports to cardholders whether a transaction performed by the cardholder constitutes a transaction without presentation of the card. This bill was passed in a preliminary reading on May 26, 2010, and transferred to the Economics Committee to be

C. Additional Regulation (cont.)

prepared for a first reading. On May 23, 2010, a ministerial committee made the decision to promote this bill through regulations, in coordination with the Ministry of Justice.

In accordance with these decisions, following discussions of this matter with the Ministry of Justice, an agreement was reached regarding the execution of the amendments under both of the aforesaid bills in Proper Conduct of Banking Business Directive No. 470, Charge Cards (hereinafter: the "**Directive**"). A draft amendment of the directive was distributed in June 2011.

The private bill on reporting of transactions without presentation of the card passed in the first reading in August 2011. If the matters addressed by the bill are included in the Directive, as noted above, it is likely that the legislation on this matter will not be promoted.

In November 2011, the matters addressed by the aforesaid bills were formulated into binding directives, through amendments to Directive 470, as noted above. The Company estimates that the amendment of the Directive will have no effect on the Company.

- In March 2010, the Bank of Israel issued an amendment to Proper Conduct of Banking 5. Business Directive No. 432 concerning the transfer of activity and closure of accounts of customers, and an amendment to Proper Conduct of Banking Business No. 470, Charge Cards, concerning the transfer of ongoing transactions in charge cards. Proper Conduct of Banking Business Directive No. 432 primarily aims to facilitate customers' transition between banks, in order to allow increased competition in the banking system. Towards that end, the circular amends the existing directive on this matter, to regularize the transfer of standing orders of customers switching from one bank to another, while also replacing their credit cards in the course of the transition. In particular, the amended directive aims to create the technological and legal infrastructure for the transfer of activity in ongoing transactions among different charge cards. This is achieved through the formation of a mechanism for the transfer of debits and the imposition of a duty upon the issuer of any credit card to perform the transfer of the activity for the customer, while communicating with the new issuer and with any merchants which were granted debiting authorizations by the customer. These directives will apply, with the necessary changes, to all transfers of activity in credit cards, including the transfer of activity in a card not issued by a bank, and the transfer of activity other than in the course of the closure of an account. Concurrently with the aforesaid amendment of Directive No. 432, appropriate amendments were made to Proper Conduct of Banking Business Directive No. 470 concerning charge cards, in order to apply the arrangement regarding the transfer of activity to credit-card companies, by including Directive No. 432 in the list of Proper Conduct of Banking Business Directives applicable to credit-card companies. The directives took effect as of September 1, 2010. The Company estimates that the amendment will have no effect on the Company.
- 6. In June 2010, an amendment to the Uniform Contracts Law was published, concerning the duty to note approvals of uniform contracts, and granting authority to the Governor of the Bank of Israel, through an amendment to the Banking Law (Customer Service), to establish rules regarding font sizes and the notation of material terms. The Company estimates that if



C. Additional Regulation (cont.)

such rules are established, there will be an effect on the Company, but not of a material volume.

- 7. In July 2010, an amendment to the Consumer Protection Law was published, concerning the postponement of debits for cardholders who enter into ongoing transactions for medical services or emergency medical care. The Company estimates that this amendment has no material effect on the Company.
- 8. In July 2010, the Supervisor of Banks issued a letter on "Social Networks," which lists the risks involved in the use of social networks, including operational, legal, regulatory, and reputation risks. These risks may arise from factors such as customer identification (recording of customers' information that may expose the credit-card company, including reliance on personal information of the customer in order to unblock passwords); publication of information (including information that is misleading, erroneous, hostile, etc.); information security; and monitoring and controls. In addition to the provisions of Proper Conduct of Banking Business Directive No. 357 concerning information technology management, the letter requires credit-card companies to act to reduce the risks derived from the use of social networks, among other means by applying the measures established therein.
- 9. In September 2010, consumer-protection regulations were issued granting customers the right to cancel a transaction for the purchase of goods and receive a refund, in the manner in which the payment was performed, under the conditions specified in the regulations. Note that bills related to this matter were submitted to the Knesset in March 2010 and in June 2010. The Company estimates that this amendment and/or these bills, if they result in legislation, will not have a material effect on the Company.
- 10. In November 2010, a government bill was submitted to the Knesset which concerns, among other matters, the establishment of conditions in uniform contracts that constitute depriving conditions, as well as the examination of a uniform contract and the results of such examination. At this stage, the Company cannot estimate whether this bill will result in legislation. The Company estimates that if the bill results in legislation, it will have an effect on the Company, but not to a material extent.
- 11. In December 2010, the Bank of Israel issued a circular concerning Proper Conduct of Banking Business Directive No. 301, The Board of Directors. The circular is aimed at updating Proper Conduct of Banking Business Directive No. 301 with regard to the instructions of the Supervisor concerning the functioning, authority, composition, types and functions of committees, and efficient practices of the board of directors. The aim of the proposal is to ensure the existence of a high-quality, effective board of directors that fulfills

C. Additional Regulation (cont.)

its functions, with a clear understanding of its function and with the exercise of independent, appropriate judgment on matters concerning the credit-card company. The circular is in effect as of January 1, 2012.

Two additional legislative amendments in this context are Amendment No. 14 and Amendment No. 16 to the Companies Law, which were published in January 2011 and March 2011, respectively. Among other matters, these amendments concern the disclosure duties applicable to directors, the qualification to act as a director, the exercise of independent judgment by directors, and the service of external directors. Amendment No. 16 also concerns matters not directly related to the board of directors, such as various directives pertaining to the audit committee, derived claims, and the approval of transactions concerning terms of salary and service.

The Company is preparing to implement the aforesaid directives.

12. In January 2011, a circular was distributed entitled "Management of risks involved in the execution of illegal transactions through credit cards." The circular updates Proper Conduct of Banking Business Directive No. 411, Prevention of Money Laundering and Terrorism Financing, and Customer Identification. Main updates: A limit of the volume of exposure of issuance and clearing activity overseas, particularly in countries where the Company does not have an incorporated, supervised presence; and a limit of the exposure to contractual engagements with merchants operating in high-risk sectors. In addition, criteria for the examination of the legality of the area of activity of merchants were tightened, in cases in which credit-card companies contract with merchants overseas for the clearing of transactions without presentation of the card, either over the Internet or by other means.. It was further clarified that suitable procedures should be established in order to ensure compliance with the requirements established throughout the period of the contractual engagement. This directive has no effect on the activity of the Company.

In December 2011, the Supervisor of Banks issued a circular concerning the prohibition of money laundering and financing of terror, which details the Supervisor's final instructions in connection with the struggle against parties aiding the Iranian nuclear program and related plans. The circular amends the directives of Proper Conduct of Banking Business Directive No. 411, Prevention of Money Laundering and Terrorism Financing, and Customer Identification.

The circular requires the board of directors of a credit-card company to establish policy on the management or risks involved in contractual engagement with or execution of customers' transactions for parties declared on international lists to be aiding the Iranian nuclear program and related plans. This policy must address controls and due-diligence tests designed to identify such declared parties. The circular references a legislative amendment and the international lists of such declared entities.

In addition, the circular requires credit-card companies to perform an initial survey to examine the extent of their exposure to such parties, and to submit the survey to the Supervisor of Banks no later than March 30, 2012.



C. Additional Regulation (cont.)

The amendments to Proper Conduct of Banking Business No. 411 take effect on March 31, 2012.

- 13. A government bill approved by the Knesset plenum and published in the Official Gazette of the Government of Israel in August 2011 concerns, among other matters, the area of discounting, as well as a directive whereby an issuer that issues ten percent or more of the number of charge cards issued in Israel, or an issuer of charge cards used to execute at least ten percent of the amount of transactions executed in Israel, shall be required to contract with an clearer for cross-clearing of transactions in the charge card which it issues. The inception of this directive will be nine months after the law takes effect. The Company estimates that this law will have a material negative effect on the Company; however, at this stage the Company cannot estimate the extent of this effect.
- 14. In October 2011, a private bill was submitted to the Knesset according to which a banking corporation shall not hold more than 26% of the means of control of an issuer of charge cards; and an issuer shall not make use of customers' information or transfer it to another party, except for the purpose of debiting the customer's bank account. At this stage, the Company cannot estimate whether this bill will result in legislation. If this bill results in legislation, the Company cannot estimates that it may have an effect on the Company; however, at this stage the Company cannot estimate the extent of this effect.
- 15. In November 2011, the Knesset plenum passed a private bill in a preliminary reading according to which customers should be notified before the immediate repayment of a loan granted to them by a banking corporation is demanded, or before a legal proceeding is initiated, as detailed in the bill. At this stage, the Company cannot estimate whether the aforesaid bill will result in legislation, and if so, its implications for the Company, if any.
- 16. Pursuant to an instruction published by the Bank of Israel in November 2011, banking corporations and credit-card companies must provide disclosure in their board of directors' reports of any group of borrowers whose net indebtedness on a consolidated basis (after the permitted deductions) exceeds 15% of the capital of the banking corporation or credit-card company, as detailed in the instruction. This instruction shall apply from the financial statements as of September 30, 2011, to the financial statements as of September 30, 2012. As of the reporting date, the Company is not required to make such disclosure in practice.
- 17. Pursuant to a bill submitted to the Knesset in November 2011 and passed in a preliminary reading in December 2011, limits shall be applied to businesses and to charge card issuers

C. Additional Regulation (cont.)

that offer benefit programs to their customers, including limits regarding the change or cancellation of such programs. In the discussion of this bill held by the Economics Committee in January 2012, an agreement was reached to split the bill into two parts, such that the part concerning the obligations applicable to businesses shall be promoted after the acceptance of an alternative phrasing of the bill that does not damage consumers and commerce, while the part concerning issuers is not promoted, subject to the regularization of benefits granted through charge cards by the Bank of Israel. When this matter is regularized in the aforesaid manner, the bill concerning issuers will be removed from the agenda.

- 18. In December 2011, a government bill was passed in the first reading and transferred to the Constitution, Law, and Justice Committee to be prepared for the second and third readings. The bill sets forth several amendments to the Prohibition of Money Laundering Law and the Prohibition of Terrorism Financing Law, including with regard to reporting duties and the duty to receive identifying information. In addition, a discussion is scheduled for February 2012 concerning an amendment to the Money Laundering Prohibition Order applicable to banking corporations, which concerns the examination of information in order to identify activities by declared terrorist organizations and terrorist operatives. The Company estimates that the aforesaid directives will have no effect on the Company.
- 19. A discussion is planned for February 2012 concerning an amendment to the Charge Card Regulations, pursuant to which the Supervisor will be able to issue directives that differ from the current text of the regulations with regard to the delivery of statements to customers. The Company estimates that this amendment will have no effect on the Company.

D. Legal Proceedings

- 1. No legal claims have been filed against the Company.
- 2. The Company received a letter of indemnification from Isracard with regard to compliance with the ICAAP rules.

E. Traveler's Checks

The Company ceased issuing traveler's checks in 2008. The Company continues to clear traveler's checks issued in the past.



F. Indemnification of Directors

Indemnification of directors and other officers: The Company has undertaken a commitment to indemnify directors and other officers of the Company, as they may be from time to time. The indemnification letter approved by the general assembly on February 12, 2012, with the approval of the Audit Committee and the Board of Directors, was adjusted to changes in legislation. The amount of the indemnification to be provided by the Company under this commitment to all insured parties of the Company in aggregate in respect of one or more indemnity events shall not exceed 50% of its equity, according to most recent (annual or quarterly) financial statements known before the actual payment.

G. Agreement with Isracard Ltd.

The Company has an agreement with Isracard, a sister company, for the operation of the Company's credit-card issuance activity, clearing in Israel of transactions executed with merchants using Visa cards, and the operation of the traveler's checks activity.

The Company participates in all costs common to Isracard and the Company, according to its relative share of the activity.

In return for Isracard's part in the operation of these activities, the Company pays a fee and other payments to Isracard, as agreed between the parties.

H. Contractual Engagements with Banking Corporations

The Company has entered into various agreements with the banks listed below for the registration of customers for the Company's credit-cards:. Bank Hapoalim B.M. (the Parent Company), Bank Yahav for Government Employees Ltd., Bank Massad Ltd., and Bank Otsar Hahayal Ltd. (jointly, the "Banks Under Arrangement"). The agreements with the Banks Under Arrangement grant each bank the authority to determine which of its customers are entitled to register for the credit-card arrangement of the Company. Each such bank is responsible for accepting all sales slips and debits executed by the customer on the day of presentation of the sales slips or debits to the bank. The banks are also responsible for any damage caused by loss, theft, or cancellation of credit cards used by unauthorized parties. The bank's responsibility for such damages expires after a certain period.

The aforesaid various agreements also include payment arrangements and the relevant terms with each of the Banks Under Arrangement.

Note 17 – Fair Value of Financial Instruments

Balances and Fair-Value Estimates of Financial Instruments

1. Fair value of financial instruments

This note includes information concerning the assessment of the fair value of financial instruments.

A "market price" cannot be obtained for most of the Company's financial instruments, because there is no active market in which they are traded. In view of the foregoing, the fair value of the majority of the financial instruments is estimated using prevalent pricing models, such as the present value of future cash flows discounted by a discount interest rate reflecting the risk level inherent in the financial instrument. The estimate of fair value using assessments of future cash flows and the setting of a discount interest rate on the basis of the rates close to the balancesheet date are subjective. For the majority of financial instruments, therefore, the assessment of fair value presented below is not necessarily an indication of the disposal value of the financial instrument on the balance-sheet date. Fair-value assessments are performed, as noted above, according to the interest rates close to the balance-sheet date, and do not take interest-rate volatility into account. Under the assumption of other interest rates, fair values would be obtained that may differ materially. This mainly applies to financial instruments that bear a fixed rate of interest or that do not bear interest. In addition, fees to be received or paid in the course of business activity were not taken into account in determining fair values, and tax effects are not included. Moreover, the difference between the balance-sheet balance and fair-value balances may not be realized, as in the majority of cases the financial instrument may be held to maturity. Due to all these factors, it should be emphasized that the data included in this note does not indicate the value of the Company as a going concern. In addition, due to the broad spectrum of assessment techniques and estimates that can be applied in assessing fair value, caution should be exercised when comparing fair values between different companies.

2. Principal methods and assumptions used to calculate estimates of the fair value of financial instruments

Deposits with banks – By discounting future cash flows according to the interest rates at which the Company performed similar transactions close to the balance sheet date.

Debtors in respect of credit-card activity – The fair value of the balance of debtors in respect of credit-card activity is estimated using the method of the present value of future cash flows discounted by a suitable discounting rate. The balance of debtors was segmented into homogeneous categories. In each category, the receipts were discounted by an interest rate reflecting similar transactions at the balance-sheet date.

Future cash flows for impaired debts and other debts were calculated after the deduction of the effects of write-offs and of provisions for credit losses in respect of the debts.

Securities – Tradable securities: at market value in the primary market. Nontradable securities: at cost.



Creditors in respect of credit-card activity – By discounting cash flows according to the interest rate at which the Company raised similar credit close to the balance-sheet date.

Note 17 – Fair Value of Financial Instruments (cont.)

Reported amounts NIS millions

3. Balances and Fair-Value Estimates of Financial Instruments

	December 31, 2011			December 31, 2010				
	Balanc	e-sheet	balance	Fair	Balance-sheet balance		Fair	
	(1)	(2)	Total	value	(1)	(2)	Total	value
Financial assets:								
Cash on hand and deposits with banks	18.6	11.5	30.1	30.1	40.1	11.1	51.2	51.3
Debtors in respect of credit-card activity	-	1,081.2	1,081.2	1,077.4	-	836.7 ⁽³⁾	836.7 ⁽³⁾	834.0 ⁽³⁾
Other financial assets	-	39.0	39.0	39.0	-	0.3	0.3	0.2
Total financial assets	18.6	1,131.7	1,150.3	1,146.5	40.1	848.1	888.2	885.5
Financial liabilities:								
Credit from banking corporations	0.1	-	0.1	0.1	0.8	-	0.8	0.8
Traveler's checks in circulation	11.2	-	11.2	11.2	11.0	-	11.0	11.0
Creditors in respect of credit-card activity	-	1,026.6	1,026.6	1,022.7	-	770.6	770.6	768.0
Subordinated notes	-	32.0	32.0	32.0	-	16.1	16.1	16.1
Other financial liabilities	-	12.4	12.4	12.4	-	50.4 ⁽³⁾	50.4 ⁽³⁾	50.3 ⁽³⁾

(1) Financial instruments whose balance-sheet balance is the estimated fair value.

(2) Other financial instruments.

Total financial liabilities

(3) Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.

11.3 1,071.0 1,082.3 1,078.4

11.8

837.1

848.9

846.2

Note 18 – Interested and Related Parties

Reported amounts NIS millions

A. Balances

	December 31, 2011					
	Interested parties		Rela	ted parties		
	Controllin	Controlling shareholders		Others		
	Year-end balance	Highest balance during the year	Year-end balance	Highest balance during the year		
Assets						
Cash on hand and deposits with banks	29.2	62.4	-	-		
Debtors in respect of credit-card activity ⁽¹⁾	*_	*_	0.1	0.4		
Debtors and debit balances	-	-	38.8	38.8		
Liabilities						
Credit from banking corporations	0.1	1.4	-	-		
Creditors in respect of credit-card activity	2.0	4.5	225.9	225.9		
Other liabilities	0.8	1.7	2.3	44.7		
Shares (included in equity)	*_	*_	_	_		
Credit risk and off-balance-sheet financial instruments	368.6	408.1	-	-		
Guarantees given by banks	53.1	55.7	-	-		

(1) All transactions with related parties were performed in the ordinary course of business, at terms similar to those of transactions with entities unrelated to the Company.

* Amount lower than NIS 50 thousand.



Note 18 – Interested and Related Parties (cont.)

Reported amounts NIS millions

A. Balances (cont.)

	December 31, 2010					
	Interested parties		Rela	ted parties		
	Controllin	g shareholders		Others		
	Year-end balance	Highest balance during the year	Year-end balance	Highest balance during the year		
Assets						
Cash on hand and deposits with banks	51.2	75.0	-	_		
Debtors in respect of credit-card activity ⁽¹⁾	*_	0.5	*_	*_		
Debtors and debit balances	-	-	(0.1)	*_		
Liabilities						
Credit from banking corporations	0.8	3.4	-			
Creditors in respect of credit-card activity	-	_	**125.9	**125.9		
Other liabilities	-	-	32.6	64.2		
Shares (included in equity)	*_	*_	_	_		
Credit risk and off-balance-sheet financial instruments	414.5	493.4	_	_		
Guarantees given by banks	55.9	55.9	-	-		

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(1) All transactions with related parties were performed in the ordinary course of business, at terms similar to those of transactions with entities unrelated to the Company.

* Amount lower than NIS 50 thousand.

** Restated.

Note 18 – Interested and Related Parties (cont.)

Reported amounts NIS millions

B. Summary of Results of Business with Interested and Related Parties

	For the year ended December 31, 2011			
	Interested parties	Related parties		
	Controlling shareholders	Others		
Income from credit-card transactions	0.1	1.6		
Profit from financing activity	1.0	1.0		
General and administrative expenses	(*-)	(9.0)		
Payments to banks ⁽¹⁾	(8.0)	-		
Total	(6.9)	(6.4)		

	For the year ended December 31, 2010			
	Interested parties	Related parties		
	Controlling shareholders	Others		
Income from credit-card transactions	-	**1.0		
Profit from financing activity	0.8	-		
General and administrative expenses	-	(6.7)		
Receipts from banks ⁽¹⁾	(3.2)	-		
Total	(2.4)	(5.7)		

(1) See Note 16.H above.

- * Amount lower than NIS 50 thousand.
- ** Restated.

C. Interested and Related Parties

See Note 16.H above with regard to contractual engagements with banking corporations.



Note 19 – Income from Credit-Card Transactions

Reported amounts

NIS millions

	For the year ended December 31			
	2011	2010	2009	
Income from merchants:				
Merchant fees	125.1	95.2	74.1	
Other income	0.3	0.2	0.1	
Total gross income from merchants	125.4	95.4	74.2	
Less fees to other issuers	(79.5)	(63.1)	(54.1)	
Total net income from merchants	45.9	32.3	20.1	
Income in respect of credit-card holders:				
Issuer fees	4.2	4.5	4.7	
Service fees	1.5	1.6	1.7	
Fees from transactions abroad	1.3	1.2	1.3	
Total income in respect of credit-card holders	7.0	7.3	7.7	
Other income	3.0	3.0	2.9	

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Note 20 – Profit from Financing Activity before Provision for Credit Losses

Reported amounts

.....

NIS millions

	For the year ended December		
	2011	2010	2009
A. Financing income in respect of assets:			
From credit to merchants	3.1	2.5 ⁽²⁾	1.2
From deposits with banks	1.9	0.8	0.6 ⁽²⁾
From bonds (see also Section C below)	-	-	0.2
Total in respect of assets	5.0	3.3	2.0
B. Financing expenses in respect of liabilities:			
To banking corporations	(0.1)	(0.1) ⁽³⁾	(0.1) ⁽³
On other liabilities	(1.3)	(1.9) ⁽³⁾	(0.5) ⁽³
Total in respect of liabilities	(1.4)	(2.0)	(0.6)
C. Other:			
Other financing income	2.0	1.6 ⁽³⁾	0.8 ⁽³⁾
Other financing expenses – in respect of bonds	-	_	0.4 ⁽³⁾
Total other	2.0	1.6	1.2
Total profit from financing activity before provision for credit losses ⁽¹⁾	5.6	2.9	2.6
(1) Of which: exchange-rate differences, net	0.5	0.7	0.6
D. Details of results of operations in investments in bonds			
	For the year ended Dec 31		ecember
	2011	2010	2009
Financing income on an accrual basis from bonds:			
Available for sale	-	-	0.2
Total included in profit from financing activity in assets	-	-	0.2
Profits from sale of bonds available for sale	-	-	0.4

(2) Restated.



(3) Reclassified.

Note 21 – Operating Expenses

Reported amounts NIS millions

	For the year ended December 31		
	2011	2010	2009
Wages and related expenses	11.5	7.2	5.3
Data processing and computer maintenance	6.7	4.4	2.9
Automatic Bank Services (ABS)	2.1	1.4	1.2
Operating expenses for incoming and outgoing tourism	5.2	3.7	4.0
Operating expenses for traveler's checks	0.3	0.6	0.4
Amortization and depreciation	*_	*_	*_
Communications	0.4	0.3	0.2
Production and delivery	1.5	1.6	2.0
Damages from abuse of credit cards	0.8	0.5	0.6
Rent and building maintenance	2.0	1.5	1.2
Others	0.4	0.3	0.3
Total operating expenses	30.9	21.5	18.1

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* Amount lower than NIS 50 thousand.

Note 22 – Sales and Marketing Expenses

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Reported amounts NIS millions

	For the year ended December 31			
	2011	2010	2009	
Wages and related expenses	4.5	3.5	2.9	
Advertising	1.5	1.9	1.3	
Customer retention and recruitment	0.1	0.3	0.2	
Gift campaigns for credit-card holders	0.1	0.2	0.2	
Vehicle maintenance	1.0	1.0	0.8	
Others	0.3	0.3	0.2	
Total sales and marketing expenses	7.5	7.2	5.6	

Note 23 – General and Administrative Expenses

Reported amounts NIS millions

	For the year ended December 31			
	2011	2010	2009	
Wages and related expenses	1.6	1.2	1.3	
Payments to Isracard ⁽¹⁾	9.0	6.7	5.3	
Professional services	0.8	0.4	0.3	
Expenses to Parent Company	*_	1.5	1.2	
Others	2.0	1.5	1.2	
Total general and administrative expenses	13.4	11.3	9.3	

* Amount lower than NIS 50 thousand.

(1) See Note 16.G above.



Note 24 – Provision for Taxes on Operating Profit

Reported amounts

NIS millions

	For the year ended December 31			
	2011	2010	2009	
1. Item composition:				
Current taxes for the accounting year	0.4	0.3	0.4	
Current taxes for previous years	(*-)	-	-	
Total current taxes	0.4	0.3	0.4	
Deferred taxes for the accounting year	(0.2)	**0.1	**(0.1)	
Provision for taxes on income	0.2	0.4	0.3	

- * Amount lower than NIS 50 thousand.
- ** Restated due to the retroactive implementation of the instructions of the Supervisor of Banks concerning the reinforcement of internal control over financial reporting on employee benefits; see Note 1.E.10 above.
- 2. Adjustment of the theoretical amount of tax that would apply if operating profits were taxed at the statutory tax rate applicable to banking corporations in Israel, to the provision for taxes on operating profit as allocated to the statement of profit and loss:

	For the year ended December 31			
	2011	2010	2009	
Tax rate applicable to the Company in Israel	24%	25%	26%	
Tax amount based on statutory rate	0.3	0.4	0.4	
Tax increment (saving) in respect of:				
Exempt income	*_		(*-)	
Loss carried forward from previous years	-	-	*_	
Change in balance of deferred taxes	(0.1)	*-	(0.1)	
Taxes for previous years	(*-)	-	(*-)	
Provision for taxes on income	0.2	0.4	0.3	

* Amount lower than NIS 50 thousand.

Note 24 – Provision for Taxes on Operating Profit (cont.)

Reported amounts

NIS millions

3. Final tax assessments have been issued to the Company up to and including the tax year 2010, including tax assessments considered to be final under the Income Tax Ordinance.

4. Deferred Tax Balances

	December 31	
	2011	2010
From provision for credit losses	0.6	0.1
From provision for pensions	*_	*-
Total	0.6	0.1

* Amount lower than NIS 50 thousand.

5. Changes in Tax Rates

On July 14, 2009, the Knesset passed the Economic Efficiency Law (Legislative Amendments for the Implementation of the Economic Plan for 2009 and 2010), 2009, which among other matters set forth an additional gradual reduction of the corporation tax rate, to 18% from the tax year 2016 forward. In accordance with the aforesaid amendments, the corporation tax rates applicable from the tax year 2009 forward are as follows: 26% in the tax year 2009, 25% in the tax year 2010, 24% in the tax year 2011, 23% in the tax year 2012, 22% in the tax year 2013, 21% in the tax year 2014, 20% in the tax year 2015, and 18% from the tax year 2016 forward.

The Law for Change in the Tax Burden (Legislative Amendments), 2011 was passed by Knesset on December 5, 2011. Pursuant to this law, the tax reduction established in the Economic Efficiency Law will be canceled, as noted above, and the rate of corporation tax will stand at 25% from 2012 onwards.

Current taxes for the periods reported in these financial statements are calculated according to the tax rates established in the Economic Efficiency Law.

The balances of deferred taxes as of December 31, 2011 were calculated according to the new tax rate established in the Law for Change in the Tax Burden, based on the expected tax rate at the date of reversal. The effect of the change in the tax rate on the financial statements as of December 31, 2011 is reflected in an increase in the balance of deferred taxes, in the amount of NIS 0.1 million, against deferred tax income.



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Note 25 – Operating Segments

Reported amounts NIS millions

	For the year ended December 31, 2011				
Profit and loss information:		Clearing Segment	Traveler's checks	Other ⁽¹⁾	Total
Income					
Fees from externals	7.1	48.8	-	-	55.9
Intersegmental fees	0.5	(0.5)	-	-	-
Total	7.6	48.3	-	-	55.9
Profit from financing activity before provision for credit losses	-	5.3	0.3	-	5.6
Other income	*_	0.1	-	-	0.1
Total income	7.6	53.7	0.3	-	61.6
Expenses					
Provision for credit losses	*_	0.5	-	-	0.5
Operation	3.1	27.5	0.3	-	30.9
Sales and marketing	3.6	3.9	-	-	7.5
General and administrative	0.8	12.6	-	-	13.4
Payments to banks (receipts from banks), net	(1.2)	9.2	*_	-	8.0
Total expenses	6.3	53.7	0.3	-	60.3
Operating profit before taxes	1.3	*_	*_	-	1.3
Provision for taxes on operating profit	0.2	*_	*_	-	0.2
Net profit	1.1	*_	*_	-	1.1
Return on equity (percent net profit out of average capital)	2.4	-	-	-	2.4
Average balance of assets	74.0	917.4	11.3	-	1,002.7
Average balance of liabilities	1.5	944.1	11.5	-	957.1
Average balance of risk-adjusted assets	47.5	425.0	5.6	-	478.1

* Amount lower than NIS 50 thousand.

(1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluation of the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.

Note 25 – Operating Segments (cont.)

Reported amounts NIS millions

	For t	For the year ended December 31, 2010				
Profit and loss information:		Clearing Segment	Traveler's checks		Total	
Income						
Fees from externals	7.4	35.2	-	-	42.6	
Intersegmental fees	0.5	(0.5)	-	-	-	
Total	7.9	34.7	-	-	42.6	
Profit from financing activity before provision for doubtful debts	-	2.7	0.2	-	2.9	
Other income	-	-	-	0.2 ⁽²⁾	0.2	
Total income	7.9	37.4	0.2	0.2	45.7	
Expenses						
Provision for doubtful debts	-	1.0	-	-	1.0	
Operation	2.9	18.0	0.6	-	21.5	
Sales and marketing	3.8	3.4	-	-	7.2	
General and administrative	0.8	10.5	-	-	11.3	
Payments to banks (receipts from banks), net	(1.1)	4.5	(0.4)	0.2	3.2	
Total expenses	6.4	37.4	0.2	0.2	44.2	
Operating profit (loss) before taxes	1.5	*_	(*-)	*_	1.5	
Provision for taxes on operating profit	0.4	*_	(*-)	*_	0.4	
Net profit (loss)	1.1	*_	(*-)	*_	1.1	
Return on equity (percent net profit out of average capital)	4.1	-	-	-	4.1	
Average balance of assets	0.2	707.9	12.6	0.2	720.9	
Average balance of liabilities	0.3	(63.9)	0.3	8.6	(54.7)	
Average balance of risk-adjusted assets	40.4	229.8	3.7	0.1	274.0	

- * Amount lower than NIS 50 thousand.
- (1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluation of the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.

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(2) Redemption of Class C shares by Visa Inc.



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Note 25 – Operating Segments (cont.)

Reported amounts

NIS millions

	For the year ended December 31, 2009				
Profit and loss information:		Clearing Segment	Traveler's checks		Total
Income					
Fees from externals	7.7	23.0	-	-	30.7
Intersegmental fees	0.5	(0.5)	-	-	-
Total	8.2	22.5	-	-	30.7
Profit from financing activity before provision for doubtful debts	-	2.2	0.4	-	2.6
Other income	-	-	-	0.1 ⁽²⁾	0.1
Total income	8.2	24.7	0.4	0.1	33.4
Expenses					
Provision for doubtful debts	-	0.4	-	-	0.4
Operation	3.2	14.5	0.4	-	18.1
Sales and marketing	2.6	3.0	-	-	5.6
General and administrative	0.8	8.5	-	-	9.3
Payments to banks (receipts from banks), net	0.3	(1.8)	(*-)	0.1	(1.4)
Total expenses	6.9	24.6	0.4	0.1	32.0
Operating profit (loss) before taxes	1.3	0.1	(*-)	*_	1.4
Provision for taxes on operating profit	0.3	*_	(*-)	*_	0.3
Net profit (loss)	1.0	0.1	(*-)	*_	1.1
Return on equity (percent net profit out of average capital)	4.3	0.4	-	-	4.7
Average balance of assets	71.4	470.1	14.4	0.2	556.1
Average balance of liabilities	8.2	510.8	14.2	0.2	533.4
Average balance of risk-adjusted assets	15.0	457.5	2.9	(*-)	475.4

- * Amount lower than NIS 50 thousand.
- (1) Results of other activities which are examined separately by Management and the Board of Directors in order to make decisions regarding resource allocation and evaluation of the performance of such activities, but do not meet the definition of a reportable segment due to non-fulfillment of quantitative conditions.
- (2) Redemption of Class C shares by Visa Inc.

Note 26 – Information Based on Historical Nominal Data for Tax Purposes

Reported amounts NIS millions

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	Decer	December 31		
	2011	2010		
Total assets	1,151.7	889.1		
Total liabilities	1,083.4	855.8		
Equity	68.3	33.3		
Nominal net profit	1.1	1.1		