

NINETH YEAR

BANCA SIMETICA S.p.A.

Share Capital and Reserves at 31/12/2010 € 23,586,545

Biella Register of Companies No. 02071270025 – R.E.A. (Economic Administrative Index) No. 179386 at the Biella Chamber of Commerce for Industry, Agriculture and Handicraft

Tax code/VAT No. 02071270025

Registered Bank, registration No. 5713 – ABI code No. 3398.5

Member of the Fondo Nazionale di Garanzia (National Guarantee Fund) and of the Fondo Interbancario di Tutela dei Depositi (Interbank Deposit Protection Fund).

Head Office: Via N. Sauro, 10 – 13900 BIELLA, Italy. Tel. +39 015/21660 – Fax +39 015/8351086 Website: www.bancasimetica.it – e-mail: info@simetica.it



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Company boards

Board of Directors

PIER LUIGI BARBERA GIORGIO MELLO RELLA MAURO BRUNIERA ANDREA PERINI Chairman
Managing Director
Executive Director
Independent Director

Pier Luigi BARBERA

Chiarman

Appointed Chairman on 30 April 2009, he is responsible for the proper functioning of the corporate governance system and for guaranteeing the balance of powers. He acts as a point of contact between the internal supervisory bodies and committees.

He is authorised to sign on behalf of the company in dealings with third parties and before the courts of law.

Giorgio MELLO RELLA

Managing Director

Appointed Managing Director on 30 April 2009, he is vested with powers as regards ordinary and extraordinary administration with the exception of the powers pertaining exclusively to the Board of Directors:

- to define the company's market operations, products and operating limits;
- to approve new markets or products;
- to approve the list of counterparties for off-market trading and operating limits;
- to conduct periodic reviews of operating limits;
- to approve risk management policies and strategies;
- to approve the organisational structure;
- to acquire and dispose of major stakes;
- to approve and amend the main internal regulations;
- to appoint committees within corporate boards;
- to appoint the heads of Internal Audit, Compliance and Risk Management;

Mauro BRUNIERA

Executive Director

With powers, granted on 30 April 2009, as regards the provision of portfolio management services:

- to perform analyses and issue forecasts to be used as the basis for general investment strategies;
- · to carry on investment activities;
- to manage the business organisation;
- to manage personnel.

Andrea PERINI

Independent Director



From left: Giorgio Mello Rella, Pier Luigi Barbera, Andrea Perini e Mauro Bruniera.

Board of Statutory Auditors

MARIO ROVETTI Chairman

ENZO MARIO NAPOLITANO Statutory Auditor
GIOVANNI SPOLA Statutory Auditor
FILIPPO MARIA BAU' Alternate Auditor
ANDREA CEDOLINI Alternate Auditor



From left: Giovanni Spola, Mario Rovetti e Enzo Mario Napolitano.

Independent Auditors

Deloitte & Touche S.p.A.

Distinguishing factors

The main distinguishing factors of BANCA SIMETICA S.p.A. are set out in articles 3, 19, 20 and 21 of the BYLAWS:

Art. 3) Ethical objectives

The activities of the company shall be inspired by the following principles of Ethical Finance:

- ethically oriented finance is sensitive to the non-economic consequences of economic actions;
- lending in its various forms, securities intermediation and more specifically arbitrage trading, are not
 only a human right but also socially useful;
- efficiency and sobriety are components of ethical responsibility;
- profit obtained from the possession and exchange of securities must be a consequence of activities
 carried on with a view to the common interest and must be equally distributed among all parties that
 contribute to its realisation, including employees and partners;
- maximum transparency of all operations is a fundamental requisite of any ethical financial activity;
- the participation not only of shareholders, but also of investors, in the company's decision making process must be encouraged;
- all activities of an institution which accepts the principles of Ethical Finance should be guided by these criteria.

The company has been set up to administer the financial resources of families, women, men, organisations, companies of any kind and entities, by using their savings and liquid assets for their own interest provided that is not in conflict with the common interest.

The company shall not enter into financial relations with economic activities that, even indirectly, obstruct human development and contribute to any violation of fundamental human rights. The company shall have an educational role in helping investors to take an interest in how their money is allocated and used and encouraging borrowers to develop their autonomy and entrepreneurship by implementing responsible planning strategies.

Art. 19) Financial statements and profits

The financial year shall end on 31 December each year, when the financial statements shall be drawn up in accordance with the law.

Net profits shall be allocated as follows:

- initially, an amount of not less than 5% (five per cent) to the legal reserve, until this amounts to one fifth of the share capital;
- a portion, to be defined by the Shareholders' Meeting and in any case not less than 10% (ten percent), for social purposes or allocated to a specific reserve, in accordance with the provisions of art. 3 hereinabove, to non-profit-making organisations engaged in socially useful work and the other entities listed under art. 100, sub-section 2 of Presidential Decree 917/86 and subsequent amendments. Any conflicts of interest shall be made known in advance and be governed by the provisions of the law. Said portion shall be determined by taking into consideration any donations made during the corporate year and recorded in the profit and loss account. The Shareholders' Meeting shall also define the criteria for selecting beneficiaries, the maximum limits and the procedures for allocating funds, which must be observed by the Board of Directors operating under the supervision of the Ethics Committee;

DISTINGUISHING FACTORS

the difference shall be allocated to the shareholders, unless otherwise agreed upon by the Meeting.

Art. 20) Ethics Committee

The General Meeting shall appoint the members of an Ethics Committee. Said Committee shall consist of three members chosen for their ethical standards and who are active in the fields of solidarity, cooperation and scientific research.

The members of the Ethics Committee shall hold office for three years. They shall not receive any remuneration and may only be re-elected once.

The Ethics Committee shall act as an advisory body on ethical matters, overseeing the company's compliance with the principles of ethical conduct as set forth in these bylaws.

The Committee shall elect a Chairman. It shall report on its work to the Shareholders' Meeting at least once a year. Said report shall coincide with the approval of the social or sustainability report.

The organisation and operation of the Committee shall be governed by specific regulations to be approved by the Board of Directors and endorsed by the Shareholders' Meeting.

Art. 21) Social or sustainability report

In addition to the provisions of arts. 2423 et seq. of the Italian Civil Code, the Board of Directors shall prepare a social or sustainability report, to be drawn up in compliance with national and international standards, accounting principles and current legislation.

The social or sustainability report shall explain the company's effective pursuit of the corporate purpose as defined under art. 3 of these bylaws and the social, environmental and cultural impacts of its business activities. Specific reference shall be made to allocations of funds for social purposes and donations by the company during the year.

The social or sustainability report shall be accompanied by a report by the Ethics Committee, in which the latter shall express its opinion as regards the company's compliance with the bylaws and the decisions of the Meetings, and a report by the Board of Statutory Auditors with its opinion concerning the compatibility of the information provided with that contained in the accounts.

The social or sustainability report shall be submitted to the Shareholders' Meeting for approval on the basis of the same terms and conditions applicable for the approval of the financial statements. It shall thus be made an integral part of the financial statements, along with the accompanying reports.

REPORTON OPERATIONS

Report on Operations

Dear Shareholders,

2010, our ninth year of operation was another very positive year for us.

While we will remember 2009 as the year we obtained bank status, 2010 was the first full year of business for Banca Simetica S.p.A.

Having borne up extremely well to the changes imposed by a new set of laws and accounting procedures introduced the previous year, the organisational structure and our internal and external auditors and supervisory boards continued to offer their professional support and enabled our business departments to achieve good economic results.

The operational units identified and exploited the best opportunities with the lowest levels of risk, using well-established arbitrage strategies and at the same time making important contributions to the markets in terms of transparency, efficiency and liquidity.

Once again we feel it is important to underline that although financial markets around the world have been hit by one of the worst crises in modern history, our bank is completely free of toxic assets. We have never had any reservations as to the value of proprietary or third-party securities or in monitoring profit and loss performance and operating limits in real-time.

Once again, clients of Banca Simetica lodged no claims whatsoever.

At the end of the year total assets under management exceeded € 154 million.

Gross income from asset management reached almost 5% (weighted average). This was an excellent result which further boosted our first-rate professional reputation.

In line with our commitment to allocate 10% of profits to social development, as set forth in the bylaws, the company sponsored a number of local schemes, details of which are contained in the accompanying Social Report.

The financial statements for the year ended at 31 December 2010 which you are invited to approve, reflect a net income of \in 3,728,735, after depreciation and amortisation for \in 71,173 and income tax for \in 1.911.892.

The Board of Directors Chairman Pier Luigi Barbera

The three pillars of Banca Simetica

At a time of profound upheaval and continuous change throughout the financial world, we decided that the best legal form to remain a viable and competitive player in the marketplace was that of a bank.

Our key objective is to enhance the reputation of the new bank, on the basis of three distinctive pillars:

- · High ideals
- High professional standards
- Irreproachable conduct

We believe our transformation should not undermine the continuity of projects and values:

- continuing to be inspired by the main principles of Ethical Finance;
- working with a sense of social responsibility;
- continuing to pay the greatest attention to risk control issues;
- continuing to focus on all items of expense in the profit and loss account
- continuing to put our clients' interests first and foremost, with an unfailing commitment to strong ethical values;
- continuous and gradual development of all sources of income and prudential and gradual approach to other bank services.

The company has always upheld the principles of Corporate Social Responsibility; for this reason it adheres to the guidelines set forth in the ISO 26000 standard, which was approved in 2010, and is currently working to incorporate these recommendations into its organisational structure.

While remaining focused on its mission, creating and fostering a profitable relationship with all the local players that share its values is a priority.

This concern for the community is also reflected in the fact that the company supports a number of associations involved in socially useful work, in line with article 19 of the bylaws.

Details of all the projects supported in 2010 are contained in the Social Report.

Changes in the main balance sheet and profit and loss account items

The following statements illustrate the changes to the main items in the balance sheet and profit and loss account.

ASSETS			
VALUES IN €	31/12/2010	31/12/2009	CHANGE
CASH AND RECEIVABLES FROM BANKS	22,292,803	21,857,588	435,215
FINANCIAL ASSETS HELD FOR TRADING	19,239,237	19,631,064	(391,827)
INTANGIBLE AND TANGIBLE ASSETS	1,371,224	686,117	685,107
OTHER ASSETS	1,618,140	1,868,200	(250,060)
TOTAL ASSETS	44,521,404	44,042,969	478,435

LIABILITIES			
VALUES IN €	31/12/2010	31/12/2009	VARIAZIONE
DUE TO CLIENTS	12,542,521	18,810,277	(6,267,756)
FINANCIAL LIABILITIES HELD FOR TRADING	4,491,855	1,600,595	2,891,260
SEVERANCE INDEMNITY FUND	390,679	373,415	17,264
OTHER LIABILITIES	3,509,804	2,830,872	678,932
SHAREHOLDERS' EQUITY	23,586,545	20,427,810	3,158,735
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	44,521,404	44,042,969	478,435

PROFIT AND LOSS ACCOUNT				
VALUES IN €	31/12/2010	31/12/2009	VARIAZIONE	
INTEREST MARGIN	715,161	442,686	272,475	
NET FEES AND COMMISSIONS	1,107,520	297,161	810,359	
EARNING MARGIN	9,993,410	9,496,937	496,473	
OPERATING COSTS	(4,352,783)	(3,913,187)	(439,596)	
INCOME TAX	(1,911,892)	(1,616,532)	(295,360)	
PROFIT FOR THE YEAR	3,728,735	3,967,218	(238,483)	

Operational highlights

FINANCIAL INDICATORS			
	2010	2009	Change %
TOTAL ASSETS	44,521,404	44,042,969	1.09
TOTAL FUNDS USED AND INVESTED (CLIENTS AND BANKS)	22,291,536	21,848,526	2.03
TOTAL ASSETS UNDER MANAGEMENT	154,509,211	102,553,992	50.66
SHAREHOLDERS' EQUITY	23,586,545	20,427,810	15.46
INTEREST MARGIN	715,161	442,686	61.55
EARNING MARGIN	9,993,410	9,496,937	5.23
ADMINISTRATIVE EXPENSES AND PERSONNEL COSTS	(4,280,286)	(3,847,559)	11.25
GROSS PROFIT FOR THE YEAR	5,711,800	5,649,587	1.10
NET RESULT	3,728,735	3,967,218	(6.01)

Data expressed in units of €

EFFICIENCY INDEXES		
	2010	2009
ROE	18.25%	23,29%
ADMINISTRATIVE EXPENSES/EARNING MARGIN	42.83%	40.51%

The economic scenario

The fiscal and monetary stimulus measures introduced to buffer the global financial crisis enabled the economy to grow throughout 2010, albeit with varying intensity.

A sluggish employment market and recurrent threats to the balance of payments of countries with the highest debt levels slowed GDP growth in Europe, with the exception of Germany, which reported better export performance.

The US benefitted from the introduction of even more expansionary monetary and fiscal policies, which sustained demand; similar measures enabled the Japanese economy to achieve strong GDP growth.

The economies of emerging countries continued to enjoy the fastest growth, driven by increased domestic demand.

GROWTH IN REAL GDP (1)	2010	2009
Italy	1.10%	-5.00%
Germany	3.50%	-4.70%
Euro area	1.70%	-4.00%
US	2.90%	-2.40%
Japan	4.30%	-5.00%
China	10.30%	8.70%

(1) year-on-year percentage change

Source: FMI

In the second quarter of 2010 concerns about the sustainability of the public debt of some European countries, Greece in particular, sparked significant turbulence in the financial markets. Stock markets fell while yields on government bonds of peripheral countries rose, to the advantage of lower-risk treasury bonds.

REPORTON OPERATIONS

In response to this financial turmoil, the EU and IMF approved massive financial support packages.

At the beginning of November there was renewed tension in European bond markets, as Ireland's public debt ratio worsened and its banking system weakened, triggering yet another rescue plan.

At the end of the year the FED confirmed its plans to buy long-term government bonds, starting from September.

Abundant liquidity and low interest rates pushed the price of financial assets up, resulting in the depreciation of the dollar against the main currencies.

A significant proportion of cash flows was directed towards the emerging countries, which enjoyed brisker growth, forcing the governments of these countries to adopt monetary measures aimed at preventing their economies from overheating.

EQUITY MARKET PERFORMANCE	2010	2009
FTSE MIB	-13.23%	19.47%
DAX	16.06%	23.85%
DJ EuroStoxx 50	-5.81%	20.95%
DJ Industrial	11.02%	18.82%
NASDAQ Composite	16.91%	43.89%
Nikkei 225	-3.01%	19.04%
Shanghai Composite	-14.31%	79.98%

Source: Bloomberg

BOND MARKET PERFORMANCE	2010	2009
BTP 10-year total return index (MTSIg 7-10yrs)	-0.74%	9.21%
BUND 10-year total return index (MTSDg 7-10yrs)	7.12%	1.52%

Source: EuroMTS

INTEREST RATES AT 31/12	2010	2009
12-month BOTs	2.01%	1.02%
5-year BTPs	3.61%	2.70%
10-year BTPs	4.60%	4.01%
10-year BUNDs	2.91%	3.14%
10-year T NOTEs	3.30%	3.85%
ITA/GER spread	1.69%	0.87%
USA/GER spread	0.39%	0.71%

Source: Banca d'Italia, ECB and FED

Good performance by the emerging economies combined with specific factors with regard to supply led to an increase in commodity prices (in both the energy and food sectors), which in turn sparked a general increase in inflation.

REPORTON OPERATIONS

TRENDS IN CONSUMER PRICES (1)	2010	2009
Italy	1.50%	0.80%
Germany	1.10%	0.30%
Euro area	1.60%	0.30%
US	1.60%	-0.40%
Japan	-0.70%	-1.40%
China	3.30%	-0.70%

⁽⁽¹⁾ percentage change compared to the previous year

Source: FMI

A number of risks continue to threaten the outlook for growth of the world economy. Of these, the most significant are the risk of repercussions on global demand once the special support measures that were implemented during the crisis are removed, and the risk of renewed tensions in international markets if the account deficits of countries with the highest debt levels worsen.

Geopolitical risk is also an issue in view of the recent conflicts in some countries in the Middle East and North Africa, which could push energy commodity prices up further.

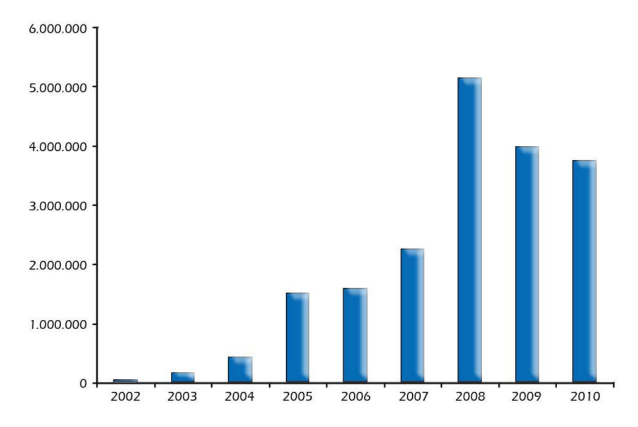
Profit for the period

Net profit for 2010 amounted to € 3,728,735, falling short of the previous year's result (€3,967,218). ROE was 18.25%.

An analysis of the main items in the profit and loss account shows the drop in net profit to be due exclusively to the increase in tax liabilities.

Pre-tax profit increased by 4.7%, reflecting the ability of the Proprietary Trading department to achieve good results and a further upswing in income from Portfolio Management services.

Net profit 2002 - 2010



Data in euro

Client services

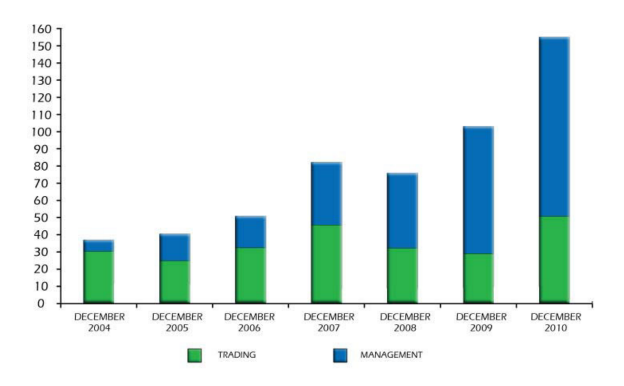
As at 31 December 2010 clients' total equity amounted to € 154.5 million, 51% more than at 31 December 2009.

This result reflected the good performance of assets under management and net income from deposits of € 50 million, of which € 26.3 million were generated by portfolio management.

Assets under management amounted to € 104.3 million, an increase compared to the € 74 million reported at the end of 2009. Assets under administration amounted to € 50.2 million, compared to € 28.4 million at 31 December 2009.

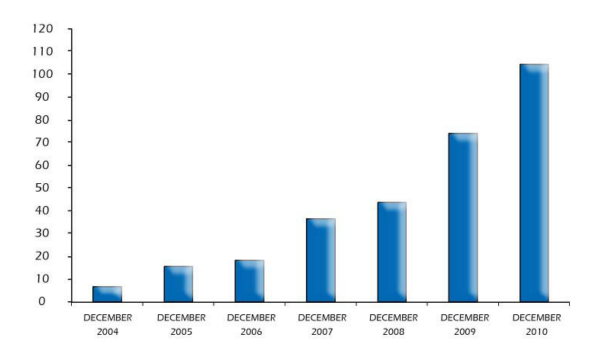
A detailed analysis of client characteristics is provided in the specific section of the Social Report.

Clients' total equity 2004 - 2010



Data in euro millions

Assets managed 2004 - 2010

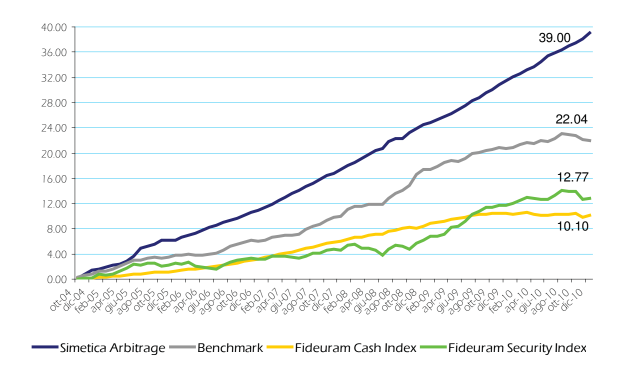


Data in euro millions

Analysis of performance as at 31/12/2010 (1)

Simetica Arbitrage

ANALYSIS OF PERFORMANCE AT 31/12/2010



SIMETICA ARBITRAGE	
Performance in last 12 months	5.72%
Performance in last 12 months Fideuram Cash Index	-0.31%
Performance in last 12 months Fideuram Security Index	0.91%
Benchmark performance in last 12 months	1.15%
Performance from 01/10/2004	39.00%
Performance from 01/10/2004 Fideuram Cash Index	10.10%
Performance from 01/10/2004 Fideuram Security index	12.77%
Benchmark performance from 01/10/2004	22.04%

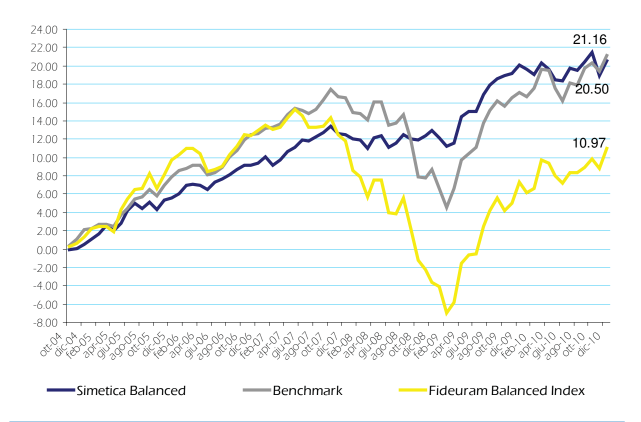
Performance is net of fees and gross of tax

BREAKDOWN OF BENCHMARK PERFORMANCE: ARBITRAGE	
Description	Weight
JP Morgan EMU 3 Month	75
JP Morgan EMU	25

(1) Performance is net of fees and gross of tax

Simetica Balanced

ANALYSIS OF PERFORMANCE AT 31/12/2010



SIMETICA BALANCED

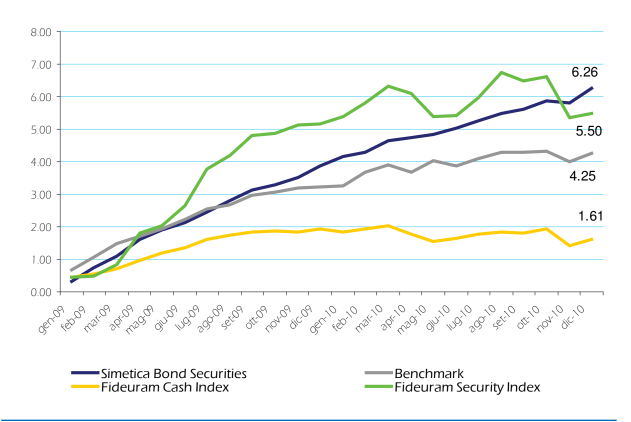
Performance in last 12 months	0.35%
Performance in last 12 months Fideuram Balanced Index	3.45%
Benchmark performance in last 12 months	3.48%
Performance from 01/10/2004	20.50%
Performance from 01/10/2004 Fideuram Balanced Index	10.97%
Benchmark performance from 01/10/2004	21.16%

Performance is net of fees and gross of tax

BREAKDOWN OF BENCHMARK PERFORMANCE: BALANCED	
Description	Weight
JP Morgan EMU 3 Month	50
JP Morgan EMU	25
MSCI WORLD EURO	25

Simetica Bond Securities

ANALYSIS OF PERFORMANCE AT 31/12/2010



SIMETICA BOND SECURITIES

Performance in last 12 months	2.31%
Performance in last 12 months Fideuram Balanced Index	-0.31%
Benchmark performance in last 12 months	1.01%
Performance from 01.01.2009	6.26%
Performance from 01.01.2009 Fideuram Cash Index	1.61%
Benchmark performance from 01.01.2009	4.25%

Performance is net of fees and gross of tax

BREAKDOWN OF BENCHMARK PERFORMANCE: BOND SECURITIES

Description	Weight
JP Morgan EMU 1-3 Years	50
JP Morgan EMU 3 Month	50

Management fees and commissions

The application of low management fees in relation to the assets under management reflects our specific commitment to safeguarding the actual performance of clients' investments, especially when short-term interest rates are so low.

The increase in management fees, which amounted to \in 355,292 (compared to \in 231,701 in 2009) reflects the rise in net funds; excellent results in terms of performance for clients also generated commissions on performance for \in 127,881.

The increase in trading fees is linked to the increase in trading of Simetica Arbitrage financial instruments, which contributed to the achievement high net returns for clients.

Human resources

A detailed analysis of our human resources is provided in the specific section of the Social Report.

The number of employees rose again and by February 2011 the bank had a staff of 25.

The average age of employees is 31.3 years.

All new recruits receive a period of supervised on-the-job training.

Employees' contracts refer to the National Collective Bargaining Agreement for Bank Employees. The company has also adopted and applied all the provisions of Italian Legislative Decree No. 81 of 9 April 2008 implementing Italian law No. 123 of 3 August 2007 concerning health and safety at work.

R&D

In 2010 Banca Simetica continued to undertake important actions aimed at fostering development and strengthening its position as a fully integrated and specialist operator in the trade and arbitrage sector. This, together with the continuous and systematic reviewing of our internal production processes and upgrading to ensure compliance with recent changes in the law, were important factors in enabling us to achieve excellent results in the various sectors.

Corporate Governance

Corporate governance is based on a traditional system of administration and control.

The main provisions regarding corporate governance are set out in the bylaws, which have been drawn up in accordance with current legislation and in particular with the Supervisory Instructions issued by Banca d'Italia (circular No. 229 of 21 April 1999), the "Supervisory requirements concerning the organisation and corporate governance of banks", issued by Banca d'Italia in regulation No. 264010 on 4 March 2008 and the regulation issued jointly by Banca d'Italia and Consob on 29 October 2007 adopted pursuant to art. 6, sub-section 2-bis of the Consolidated Finance Act.

The Board of Directors is responsible for strategic supervision and management of the company. It is vested with full powers as regards the ordinary and extraordinary administration of the company and is empowered to carry out all the acts considered necessary or appropriate in order to implement and achieve the corporate purposes, with the sole exception of those powers pertaining exclusively to the General Meeting under the provisions of the law and the corporate bylaws.

The Board is the only body empowered to define, formalise and, if necessary, revise the operating limits and internal control systems.

REPORTON OPERATIONS

The Chairman of the Board promotes the proper functioning of the corporate governance system and acts as a point of contact between the internal supervisory bodies.

The Managing Director represents the head of the company's internal structure and as such is vested with powers of management except for those powers that by law cannot be delegated.

The bylaws also provide for the presence of an Independent Director who, as a non-executive member:

- acquires information about how the company is managed and organised from its managers, the internal audit and other control functions;
- takes part in the appointment and removal of the heads of the internal control and risk management functions.

The Board of Statutory Auditors is the controlling body responsible for overseeing compliance with the law, regulations and bylaws, the principles of correct administration and, in particular, the adequacy of the company's organisational, administrative and accounting system and its correct functioning.

The Supervisory Body is responsible for overseeing operations of the overall internal control system. It monitors the efficiency of all structures and functions involved in the control system and their proper coordination and promotes corrective measures when any shortcomings or irregularities are detected. It works with the company's internal control structures and functions to carry out the necessary tests and checks and the latter provide it with the appropriate information at regular intervals or in relation to specific circumstances or results.

Internal codes

The company has implemented an Organisational, Management and Control Model, in accordance with Italian Legislative Decree No. 231/2001. The document provides a detailed set of guidelines, the purpose of which is to prevent the offences for which the company would be held administratively liable under said law.

A specific Supervisory Body has been set up to oversee the efficiency and adequacy of the organisational model, guarantee its implementation within the company and verify and investigate any violations of the rules. This body must report its findings to the Board of Directors.

The company has also approved a Code of Conduct which has been prepared on the basis of the Self-Regulatory Rules issued by the Italian Banking Association - ABI, and a detailed set of specific procedures aimed at regulating all aspects in connection with conflicts of interest, market abuse, personal transactions by anyone having access to privileged information and anti-money-laundering laws.

The Board of Directors has also approved a Code of Ethics. This document contains a series of rules of conduct (in addition to those concerning compliance with statutory, regulatory and contractual requirements and internal procedures) with which all those operating on behalf of the company are required to comply. These rules are designed to ensure that the company operates in accordance with universally accepted rules of professional conduct and ethics.

Control environment

The control environment is a fundamental aspect of Simetica's corporate culture, as it influences the degree to which members of staff are aware of the importance of control. It forms the basis for all other aspects of the internal control system, including its regulatory and organisational framework.

The control environment reflects the integrity, the ethical standards and expertise of all members of staff, the philosophy and style of management with regard to accepted risk levels, methods and procedures for delegating responsibility, organisational and staff involvement policies, as well as the dedication of the Board of Directors and its ability to set clearly defined objectives.

Internal controls

Banca Simetica has structured its internal control system on three levels.

1. Level one (line controls)

These consist of assessments by the heads of the various operational areas.

2. Level two controls

Performed by the Risk Management and Compliance departments.

The Risk Management department, led by the Risk Manager, defines, manages and monitors the risks to which the company is exposed, in order to define and control the risk level that can be tolerated. The Compliance function, which is outsourced, ensures compliance with the rules concerning the supply of services.

3. Level three controls

These are performed by the Internal Audit department. Its job is to assess the appropriateness and efficacy of the intermediary's systems, processes, procedures and mechanisms and to formulate recommendations and verify compliance of the initiatives undertaken.

The internal control functions meet all the applicable requirements for independence. More specifically, the heads of the relative departments:

- are not hierarchically under the heads of the departments being controlled;
- are appointed by the Board of Directors (in agreement with the Board of Statutory Auditors);
- report directly to the Board of Directors and Board of Statutory Auditors.

The heads of the relative functions do not take part in supplying the services they control.

Risk management

The risks to which Banca Simetica is potentially exposed have been grouped and classified in the "Risk mapping manual"; these include market risk, counterparty risk, settlement risk and liquidity risk in addition to operational, reputational and strategic risks.

The manual also contains a summary of the measurement techniques for the different types of regulatory and supervisory risks that are identified.

All risks are monitored on the basis of the internal control system as set out in the "Risk control manual". Pursuant to the fourth revised version (13 December 2010) of "Circular No. 263 of 27 December 2006 «New Regulations for the Prudential Supervision of Banks" enforcing new liquidity risk management and control requirements for banks and banking groups, and adopting the guidelines of the Committee of European Bank Supervisors (CEBS) and of the Basel Committee on the supervision of banks, on 21

REPORTON OPERATIONS

December 2010 the Board of Directors set up a working group comprising the Risk Manager (responsible for coordination) and the heads of Internal Audit and Organisation. The group has the task of assessing the impact of the new regulations on the bank's activities and subsequently updating and integrating company procedures and internal controls.

The Risk Manager monitors and manages the different types of risk as established by Pillar 1 of Basel II (market risk, credit risk and operational risk) and is assisted by the Compliance function on matters regarding legal risks (which are part of the operational risk).

In addition to the risks under Pillar 1 of Basel II, the Risk Manager also monitors and manages counterparty and liquidity risk.

See part E of the notes and the Disclosure document prepared in accordance with pillar 3 of Basel II for a more detailed description of each type of risk and the relative procedures in place for monitoring and controlling these. The Disclosure document also sets out the main results obtained with regard to the internal procedures for calculating capital adequacy (ICAAP). Its purpose is to provide transparent information to the public about the risks to which the Bank is exposed, the procedures it adopts to control and manage these and its financial stability.

Capital requirements to cover risks

Risks are measured and the relative capital requirement is calculated according to the methods defined by the New Regulations for the Prudential Supervision of Banks (Circular No. 263 of 27 December 2006). The regulatory capital of Banca Simetica consists of tier 1 capital only, comprising the share capital, reserves and income for the period (net of dividends paid) as positive items and intangible assets as the negative item.

Banca Simetica does not hold innovative capital instruments and the prime quality constituents of the regulatory capital derive from the company's own means.

The bank's individual solvency (tier ratio) is well above the 8% limit required by Banca d'Italia, and stood at 59.75 % at 31 December 2010, with regulatory capital of € 23,011,687.

This ratio is high due to the fact that Banca Simetica performs proprietary trading activities through arbitrage (a low risk operation by definition) and has not yet commenced lending activities.

Security Policy Document

The Security Policy Document for 2010 was revised, in accordance with Italian Legislative Decree No. 196 of 30 June 2003.

REPORTON O PERATIONS

Other information

The company does not own and has never purchased or sold any own shares or shares in controlling companies, even through trust companies or nominees.

There are no subsidiaries, associated companies, parent companies and enterprises controlled by the latter.

Social Report

In accordance with art. 21 of the bylaws, Banca Simetica has drawn up a Social Report. Once approved, this will be attached to the Directors' Report.

Significant events in early 2011

There are no significant events to report.

Outlook

In the first part of 2011 business operations in general and arbitrage and trading activities in particular were in line with the budget approved by the Board of Directors.

Good results have been achieved in terms of deposits in the portfolio management business. These stood at a total of € 109 million at 21 March 2011.

On the basis of these facts the outlook for 2011 is positive.

Allocation of profits for the year

Dear Shareholders,

You are invited to approve the financial statements for the year ended at 31 December 2010. We propose allocating the net profit for the year, amounting to € 3,728,735, as follows:

- € 186,437 legal reserve
- € 236,088 statutory social solidarity fund*
- € 2,736,210 extraordinary reserve
- € 570,000 profits to be allocated

In 2010 total donations recorded in the profit and loss account and statutory fund allocations amounted to \in 372,874.

Biella, 24 March 2011

The Board of Directors
Chairman
Pier Luigi Barbera

^{*} The amount to be allocated to the statutory fund was calculated taking into account donations made during the financial year and recorded in the profit and loss account. In 2010 donations were made for € 136,786.

Balance Sheet

	ASSETS	2010	2009
10.	Cash and liquid assets	6,322	9,062
20.	Financial assets held for trading	19,239,237	19,631,064
30.	Financial assets at fair value		
40.	Financial assets available for sale		
50.	Financial assets held to maturity		
60.	Due from banks	22,286,481	21,843,434
70.	Due from clients	5,055	5,092
80.	Hedging derivatives		
90.	Value adjustment to financial assets with generic hedge (+/-)		
100.	Shareholdings		
110.	Tangible assets	1,366,366	679,114
120.	Intangible assets	4,858	7,003
	of which:		
	- goodwill		
130.	Tax assets	1,553,144	1,849,167
	a) current	1,549,731	1,845,670
	b) prepaid	3,413	3,497
140.	Non-current assets and disposal groups		
150.	Other assets	59,941	19,033
	Total assets	44,521,404	44,042,969

Balance Sheet

	LIABILITIES AND SHAREHOLDERS' EQUITY	2010	2009
10.	Due to banks		
20.	Due to clients	12,542,521	18,810,277
30.	Securities in issue		
40.	Financial liabilities held for trading	4,491,855	1,600,595
50.	Financial liabilities at fair value		
60.	Hedging derivatives		
70.	Value adjustment to financial liabilities with generic hedge (+/-)		
80.	Tax liabilities	1,921,374	1,631,649
	a) current	1,915,104	1,622,083
	b) deferred	6,270	9,566
90.	Liabilities associated with disposal groups		
100.	Other liabilities	1,588,430	1,199,223
110.	Severance indemnity fund	390,679	373,415
120.	Provisions for risks and charges		
	a) pensions and similar obligations		
	b) other funds		
130.	Valuation reserves		
	of which: for disposal groups		
140.	Refundable shares		
150.	Capital instruments		
160.	Reserves	10,957,810	7,560,592
170.	Issue premium	1,300,000	1,300,000
180.	Capital	7,600,000	7,600,000
190.	Own shares (-)		
200.	Profit (Loss) for the year (+/-)	3,728,735	3,967,218
	Total liabilities and shareholders' equity	44,521,404	44,042,969

Profit and Loss Account

ITEM	S	2010	2009
10.	Interest and similar income	727,257	467,464
20.	Interest and similar expenses	(12,096)	(24,778)
30.	Interest margin	715,161	442,686
40.	Income from fees and commissions	1,942,841	790,392
50.	Costs of fees and commissions	(835,321)	(493,231)
60.	Net fees and commissions	1,107,520	297,161
70.	Dividends and similar income	44,038	29,921
80.	Net profits on trading	8,126,691	8,727,169
90.	Net profits on hedging		
100.	Gains (losses) on the sale or repurchase of:		
	a) receivables		
	b) financial assets available for sale		
	c) financial assets held to maturity		
	d) financial liabilities		
1.10	Net profits on financial assets and liabilities recognised at fair		
110.	value		
120.	Earning margin	9,993,410	9,496,937
130.	Net value adjustments/re-adjustments for impairment of:		
	a) receivables		
	b) financial assets available for sale		
	c) financial assets held to maturity		
	d) other financial transactions		
140.	Net operating result	9,993,410	9,496,937
150.	Administrative expenses:	(4,280,286)	(3,847,559)
	a) personnel costs	(2,177,954)	(2,054,608)
	b) other administrative expenses	(2,102,332)	(1,792,951)
160.	Net provisions to reserves for risks and charges		
170.	Adjustments/re-adjustments to net value of tangible assets	(69,028)	(62,109)
180.	Adjustments/re-adjustments to net value of intangible assets	(2,145)	(3,728)
190.	Other operating expense/income	(1,324)	209
200.	Operating costs	(4,352,783)	(3,913,187)
210.	Profit (loss) on equity investments		
220.	Net result of tangible and intangible assets carried at fair value		
230.	Adjustments to goodwill		
240.	Profit (loss) on the sale of investments		
250.	Profit (loss) on current operations before tax	5,640,627	5,583,750
260.	Income tax on current operations for the year	(1,911,892)	(1,616,532)
270 .	Profit (loss) on current operations net of tax	3,728,735	3,967,218
280.	Profit (loss) on disposal groups net of tax		
290.	Net profit (loss) for the year	3,728,735	3,967,218

Statement of comprehensive income

ITEMS		2010	2009
10.	Net profit (loss) for the year	3,728,735	3,967,218
	Other income items net of tax		
20.	Financial assets available for sale:		
30.	Tangible assets		
40.	Intangible assets		
50.	Foreign investment hedges:		
60.	Cash flow hedges:		
70.	Exchange differences:		
80.	Non-current disposal groups:		
90.	Actuarial gains (losses) on defined benefit schemes		
100.	Portion of the valuation reserve calculated using the equity		
100.	method:		
110.	Total other income items net of tax		
120.	Comprehensive income (Item 10+110)	3,728,735	3,967,218

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CHANGE IN THE YEAR															
				Allocation of previous		Operations on shareholders' equity									
				year's profit											
	Balance at 31.12.2009	Change in opening balance	Balance at 1.1.2010	Reserves	Dividends and other allocations	Changes in reserves	Issue of new shares	Purchase of own shares	Extraordinary distribution of dividends	Change in capital instruments	Derivatives on own shares	Stock options	Comprehensive income 2010	Shareholders' equity at 31.12.2010	Statement of Changes
Capital:	7,600,000		7,600,000											7,600,000	3
a) ordinary shares	7,600,000		7,600,000											7,600,000	15
b) other shares															2
Issue premium	1,300,000		1,300,000											1,300,000	ehold.
Reserves:	7,560,592		7,560,592	3,397,218										10,957,810	e
a) retained earnings	7,560,592		7,560,592	3,397,218										10,957,810	Ŋ
b) other															Eq
															Equity
Valuation reserves															Ţ
															20
Capital instruments															2010
Own shares															0
Profit (Loss) for the year	3,967,218			(3,397,218)										3,728,735	
Shareholders' equity	20,427,810		20,427,810	-	(570,000)								3,728,735	23,586,545	

Statement of

Changes

hareholders'

Equity

2009

Po	financial statement 2010
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CHANGE IN THE YEAR Allocation of previous Operations on shareholders' equity year's profit Shareholders' equity at 31.12.2009 Extraordinary distribution of divi-Dividends and other allocations Change in capital instruments Comprehensive income 2009 Change in opening balance Derivatives on own shares Purchase of own shares Balance at 31.12.2008 Changes in reserves Balance at 1.1.2009 Issue of new shares Stock options Reserves 7,600,000 7,600,000 Capital: 7,600,000 a) ordinary shares 7,600,000 7,600,000 7,600,000 b) other shares Issue premium 1,300,000 1,300,000 1,300,000 7,560,592 3,009,035 3,009,035 4,551,556 Reserves: a) retained earnings 3,009,035 4,551,556 7,560,592 3,009,035 b) other Valuation reserves Capital instruments Own shares Profit (Loss) for the year 5,121,556 (570,000) 3,967,218 3,967,218 5,121,556 (4,551,556) Shareholders' equity 17,030,591 17,030,591 (570,000) 3,967,218 20,427,810

Statement of Cash Flows- direct method

Statement of Cash Flows- direct method							
	2010	2009					
A. OPERATIONAL ACTIVITIES							
1. Management	3,940,571	4,118,403					
- interest earned (+)	727,257	467,464					
- interest paid (-)	(12,096)	(24,778)					
- dividends and similar income (+)	44,038	29,921					
- net fees and commissions (+/-)	1,107,520	297,161					
- personnel costs (-)	(2,037,291)	(1,969,260)					
- other costs (-)	(2,103,656)	(1,792,951)					
- other revenues (+)	8,126,691	8,727,378					
- tax and duties (-)	(1,911,892)	(1,616,532)					
- costs/revenues on disposal groups net of tax (+/-)							
2. Cash flow generated/absorbed by financial assets	646,979	(16,503,032)					
- financial assets held for trading	391,827	(15,967,574)					
- financial assets at fair value							
- financial assets available for sale							
- due from clients	37						
- due from banks: on demand							
- due from banks: other receivables							
- other assets	255,115	(535,458)					
3. Cash flow generated/absorbed by financial liabilities	(2,820,963)	15,869,724					
- due to banks: on demand							
- due to banks: other payables							
- due to clients	(6,267,756)	18,666,690					
- securities in issue							
- financial liabilities held for trading	2,891,260	(2,552,954)					
- financial liabilities at fair value							
- other liabilities	555,533	(244,012)					
Net cash flow generated/absorbed by operational activities	1,766,587	3,485,095					
B. INVESTMENTS							
Cash flow generated by							
- sale of equity investments							
- dividends on equity investments							
- sale/repayment of financial assets held to maturity							
- sale of tangible assets							
- sale of intangible assets							
- sale of lines of business	/75/ 2001	(5(1.522)					
2. Cash flow absorbed by	(756,280)	(561,533)					
- purchase of equity investments							
- purchase of financial assets held to maturity							
- purchase of tangible assets	756,280	560,144					
- purchase of intangible assets		1,389					
- purchase of lines of business							

	2010	2009
Net cash flow generated/absorbed by investments	(756,280)	(561,533)
C. FUNDING		
- issue/purchase of own shares		
- issue/purchase of capital instruments		
- distribution of dividends and other allocations	(570,000)	(570,000)
Net cash flow generated/absorbed by funding	(570,000)	(570,000)
Net cash flow generated/absorbed in the year	440,307	2,353,562

KEY: (+) generated; (-) absorbed

	2010	2009
Cash and liquid assets at 01/01/2010	21,852,496	19,498,934
Total net liquid assets generated/absorbed in the year	440,307	2,353,562
Cash and liquid assets: effect of exchange rate variations		
Cash and liquid assets at 31/12/2010	22,292,803	21,852,496

Notes to the Financial Statements

- Part A Accounting policies
- Part B Information on the balance sheet
- Part C Information on the profit and loss account
- Part D Comprehensive income
- Part E Risks and related risk management policies
- Part F Equity
- Part H Transactions with related parties

Notes to the Financial Statements

Part A – Accounting policies

A.1 General information

SECTION 1

Statement of compliance with international accounting standards

The financial statements of BANCA SIMETICA S.p.A. for the year ended 31 December 2010 have been drawn up in compliance with the IAS/IFRS developed by the IASB, and the relative interpretations of the IFRIC, adopted by the European Commission under Regulation (EC) No. 1606/2002.

SECTION 2

Preparation criteria

These financial statements have been drawn up according to the instructions issued by Banca d'Italia in circular No. 262 of 22 December 2005, as amended on 18 November 2009, "Financial statements of banks: preparation criteria and format".

The financial statements consist of the balance sheet, the profit and loss account, the statement of comprehensive income, the statement of changes in shareholders' equity, the cash flow statement, the notes to the financial statements and the Directors' Report and the report on the standing of BANCA SIMETICA SpA. The accounts in these financial statements are reflected in the company's accounts.

The financial statements have been prepared on a going concern basis and with reference to the generally accepted accounting principles listed below:

- principle of sincerity, according to which the information must correctly and completely reflect the reality of the company's financial standing;
- · principle of accruals-based accounting;
- principle of consistency in presentation and classification from one year to the next;
- principle of non-compensation unless expressly allowed;
- principle of substance over form;
- principle of prudence in the exercise of the judgements needed in making the estimates required
 under conditions of uncertainty, such that assets or income are not overstated and liabilities and
 charges are not understated, but without this leading to the creation of hidden reserves or undue
 provisions;
- · principle of neutrality of information;
- principle of full disclosure/materiality.

Unless otherwise specified, the amounts shown in the financial statements, explanatory notes and Directors' Report are in euro.

SECTION 3

Events after the reporting period

When necessary, amounts recognised after the reporting period are adjusted to reflect the events occurring after the reference date for which adjustments must be made pursuant to IAS 10.

No significant events occurred after the end of the reporting period that have not already been mentioned in the Directors' Report.

A.2 Main items in the balance sheet

These financial statements were drawn up on the basis of the following criteria.

Financial assets and liabilities held for trading

A financial asset or liability is classified as held for trading, and included under item "20 Financial assets held for trading" or item "40 Financial liabilities held for trading" if:

- it is purchased or held mainly for the purpose of selling or repurchasing it in the short-term;
- it is part of a portfolio of well-identified financial instruments that are managed as a group and in respect of which there is evidence of a recent and effective strategy aimed at obtaining a profit in the short-term.

Recognition criteria

Financial instruments classified as "Financial assets and liabilities held for trading" are recognised at the settlement date, at cost intended as the fair value of the instrument, excluding any transaction charges or income directly attributable to the instruments.

Classification criteria

Financial assets and liabilities include debt securities, equity securities and derivatives, acquired for the main purpose of short-term profit-making.

Valuation criteria

Subsequent to initial recognition, the financial instruments in question are measured at fair value, recognising any changes in the profit and loss account under item "80 Net result of trading activities". The fair value of assets or liabilities of a trading portfolio is determined by reference to the prices observed in active markets.

In case of securities listed in active markets, the fair value is determined by reference to market prices. A market is defined as active if the prices reflect normal market transactions, are readily and regularly available and express the price of actual and regular market transactions.

Derecognition criteria

Financial assets and liabilities held for trading are derecognised when the contractual rights to the cash flows arising from the financial assets or liabilities expire or when the financial assets or liabilities are sold, transferring substantially all the risks and rewards of ownership related to the assets or liabilities in question.

Criteria for recognising income items

Results of sales of financial assets or liabilities held for trading are recorded in the profit and loss account under item "80 Net result of trading activities".

Receivables

Receivables are non-derivative financial assets which provide for fixed or otherwise determinable payments and are not quoted on an active market.

Recognition criteria

Receivables and loans are initially recognised when the company becomes party to a loan agreement or the creditor acquires the right to receive payment of the amounts agreed upon by contract. This corresponds to the date when the loan is disbursed. The financial instrument is initially recognised at fair value, which corresponds to the total amount disbursed inclusive of income or charges directly attributable to the asset and that are determinable from the outset, regardless of when they are actually settled. The initial recognition value does not include all the charges that will be reimbursed by the debtor or those that are classified as ordinary internal administrative costs.

Classification criteria

Receivables include loans to banks and financial institutions, which provide for fixed or otherwise determinable payments, are not quoted on active markets and not classified at the outset as available for sale or among the financial assets recognised at fair value that impact on profit and loss.

Valuation criteria

Receivables are measured at amortised cost using the effective interest rate method.

The amortised cost of a financial asset or liability is the amount at which the financial asset or liability was measured at initial recognition minus principal repayments, plus or minus the cumulative amortisation on any difference between the initial amount and the maturity amount, and minus any write-down (for impairment or non-collection).

The effective interest rate method is a method of calculating the amortised cost of a financial asset or liability (or group of financial assets and liabilities) and of allocating the interest over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument. When calculating the effective interest rate it will be necessary to estimate cash flows, taking into account all the contractual terms of the financial instrument (for example, prepayment, call and similar options) but future credit losses should not be considered. The calculation includes all fees and points paid or received between the parties to the contract, that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts. The amortised cost is calculated for all receivables having an original maturity of eighteen months or more as with shorter maturity dates the effect of discounting would be immaterial. Receivables of such short duration as to make the effects of actualisation negligible, are stated at face value.

The effective interest rate initially recognised is the rate (known as the original rate) that is also always used to discount expected cash flows and to determine the amortised cost after initial recognition.

The presence of objective evidence that a financial asset or group of financial assets may be impaired must be verified at each balance sheet or interim report date.

Derecognition criteria

Receivables are derecognised when all contractual rights to the cash flows arising from the financial assets expire or when the financial assets are sold, transferring substantially all the risks and benefits of ownership related to the assets in question. Otherwise, the receivables continue to be included in the financial statements at an amount which reflects the residual control over the asset, even though legal ownership has effectively been transferred.

Criteria for recognising income items

Interest relating to "loans to banks" is stated under item "10. Interest and similar income" in profit and loss on an accruals basis.

Tangible assets

"Operating assets" are tangible assets owned and used by the company to carry on its business activities and the useful life of which extends beyond one financial year.

"Investment property" represents property held with a view to earn rentals or for capital appreciation. Tangible assets (operating assets and investment property) also include leasehold assets (under finance lease contracts) which are recorded even though the legal right to the assets remains with the lessor company.

Recognition criteria

Tangible assets are initially recognised at cost (under item "110 Tangible assets"), inclusive of any directly attributable costs incurred in bringing the asset into working condition for its intended use, and any non-recoverable taxes and duties. This value is subsequently increased by additional costs incurred which are expected to generate future economic benefits. Costs for ordinary maintenance on tangible assets are charged to earnings as and when incurred.

The cost of a tangible asset is only recognised as an asset if:

- it is probable that the future economic benefits attributable to the asset will flow to the company;
- the cost of the asset can be measured in a reliable manner.

Classification criteria

Tangible assets include property, plant, electronic equipment and any other type of equipment.

Valuation criteria

Subsequent to initial recognition, operating tangible assets are carried at cost, as described above, less any accumulated depreciation and impairment losses. The depreciable amount, equal to the cost less the residual value (i.e. the amount that is expected to be received for the asset at the end of its useful life after deducting disposal costs), is depreciated on a straight-line basis over the residual useful life of the asset. The useful life, which is regularly reviewed in order to assess if significant changes in estimates have occurred, is defined as the period of time over which an asset is expected to be used by the company.

The depreciation of an asset starts when the asset is ready for use and ceases when the asset is disposed of and eliminated from the accounting records. As a result, depreciation does not stop when the asset becomes idle or is retired from active use and held for disposal unless the asset is fully depreciated.

At each balance sheet or interim report date, the company reviews the carrying amounts of its fixed assets to determine whether there is any indication that those assets have suffered an impairment loss. The impairment loss is the difference between the asset's carrying amount and its recoverable amount. The latter is the higher of the fair value, net of selling costs, and the related value in use intended as the present value of the future cash flows expected to be generated by the asset. The impairment loss is immediately recognised in the profit and loss account under item "170 Adjustments to the net value of tangible assets".

This item also includes any future write-backs that may be recorded if the reasons that gave rise to the original impairment cease to exist.

Derecognition criteria

Tangible assets are eliminated from the financial statements at the time of disposal or when the assets are permanently withdrawn from use and no future economic benefits are expected to be generated from their disposal.

Criteria for recognising income items

Systematic depreciation is recognised in profit and loss under item "170 Adjustments to net value of tangible assets".

Any gain or loss arising on the derecognition or disposal of the tangible asset, calculated as the difference between the net disposal proceeds and the carrying amount of the asset, is included in the profit and loss account under item "240 Gains (Losses) from sale of investments".

Intangible assets

An intangible asset is an identifiable non-monetary asset without physical substance, that is used by the company to carry out its activities and from which the company can be expected to receive future economic benefits.

An intangible asset is identifiable when:

- it is separable, that is capable of being separated or divided from the entity and sold, transferred, licensed, rented or exchanged;
- it arises from contractual or other legal rights, regardless of whether those rights are transferable or separable from other rights and obligations.

The future economic benefits arising from an intangible asset may include the revenues from the sale of products or services, cost savings or other benefits resulting from the use of the asset by the company.

Recognition criteria

The assets shown in the balance sheet under item "120 Intangible assets" are recorded at cost and any subsequent costs incurred after their initial recognition are only capitalised if they are expected to generate future economic benefits and only if those costs can be assessed and allocated to the assets in a reliable manner.

The cost of an intangible asset includes:

- the purchase price including any non-recoverable taxes and duties less any discounts and rebates;
- any directly attributable cost required to make the asset ready for its intended use.

Classification criteria

Intangible assets include application software for multi-year use.

Valuation criteria

Subsequent to initial recognition, intangible assets with a definite useful life are recognised at cost less cumulative amortisation and any impairment losses that may have occurred.

The amortisation is allocated systematically over the best estimate of the asset's useful life, using the

straight-line method.

The assets start being amortised when they are ready for use and cease being amortised when the assets are eliminated from the accounting records.

Intangible assets with an indefinite useful service life are recognised at cost less any impairment losses. These losses are recorded as a result of the impairment tests carried out on an annual basis. As a result, these assets are not amortised.

Impairment losses that arise from the difference between the carrying value of the assets and their recoverable value are recognised, like write-backs, under item "180 Adjustments to the net value of intangible assets".

Derecognition criteria

Intangible assets are eliminated from the financial statements when disposed of or when no future economic benefits are expected to flow to the company from their use or disposal.

Criteria for recognising income items

Systematic depreciation is recognised in profit and loss under item "180 Adjustments to the net value of intangible assets".

Any gain or loss arising on the derecognition or disposal of the intangible asset, calculated as the difference between the net disposal proceeds and the carrying amount of the asset, is included in the profit and loss account under item "240 Gains (Losses) from sale of investments".

Current and deferred tax assets and liabilities

Income tax for the year is calculated and stated in the financial statements on an accruals basis and credited or charged to the profit and loss account for the year in which it is earned or incurred.

Differences between the profit defined in accordance with the provisions of the Italian Civil Code and the taxable income may be temporary or permanent, depending on whether the difference between the values for specific income or charge items measured on the basis of the Civil Code or on the basis of tax laws will be re-absorbed in future.

Permanent differences have no impact on subsequent financial periods and there is no need for any adjustment to the tax stated in profit and loss; temporary differences generate a saving or an increase in tax for the year. This difference is made up in subsequent years and results in a difference between the tax due and tax for the year.

For this reason the financial statements must not only include "current" tax, i.e. tax calculated according to tax laws, but also "deferred" tax, i.e. tax due on the basis of the timing differences described above, to be paid or recovered in subsequent years.

The provision for income tax is determined on the basis of a prudential forecast of the current tax charge, prepaid tax and deferred tax.

Deferred tax assets are recognised to the extent that it is likely that taxable profits will be available in subsequent years against which deductible temporary differences can be used.

Deferred tax assets and liabilities are continuously reviewed and assessed using the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, on the basis of current tax rates and regulations.

Payables and securities in issue

Classification criteria

Amounts due to clients, due to banks and securities in issue consist of financial instruments (other than trade liabilities) which represent the typical form of funding for clients, for other banks or incorporated in securities. Such amounts also include any liabilities arising from financial leasing transactions.

Recognition criteria

Liabilities are initially recognised on the settlement date and at their current value, which is normally the amount paid to the bank. The initial value also includes any transaction costs and proceeds paid in advance and directly attributable to each liability; the initial value does not include charges recovered by the counterparty creditor or relating to internal administrative costs.

Valuation criteria

Following initial recognition, financial liabilities are recognised at their amortised cost using the effective interest rate method. Short-term liabilities continue to be recognised at the value paid.

Derecognition criteria

Financial liabilities are derecognised when paid or when they have expired. Derecognition also occurs if previously issued securities are repurchased.

Transactions in foreign currency

Recognition criteria

Transactions in foreign currency are recognised initially in the functional currency, adopting the exchange rate prevailing on the date of the transaction.

Valuation criteria

At the end of the year accounting entries in foreign currency are valued at the exchange rate prevailing at year-end.

Criteria for recognising income items

Exchange differences arising from cash settlement or conversion of cash items at rates other than the initial conversion rate, or the conversion rate of the previous financial statements, are recognised in profit and loss for the period in which they arise.

Other information

Employee Severance Indemnity

Employee severance indemnity is calculated on an actuarial basis. For the actuarial calculation of this amount the company requested and obtained a report by an actuary registered with the National Actuarial Association, published by the National Order of Actuaries.

The Projected Unit Credit Cost method was used for the actuarial calculation. This method is based on the projection of future expense on the basis of statistical records, demographic data and the financial actualisation of these flows at market interest rates.

Actuarial profits and losses, defined as the difference between the carrying value of the liability and the current value of commitments, are recorded at the end of the year to profit and loss.

Revenue

Revenues are recognised when received or when future benefits are likely to be received and said benefits can be measured reliably.

Charges

Charges are recognised when incurred and when there is a reduction in the future economic benefits that can be measured reliably.

A.3 FAIR VALUE

A.3.1 Portfolio transfers

No transfers were made between portfolios with different levels of fair value.

A.3.2 Fair value hierarchy

A.3.2.1 ACCOUNTING PORTFOLIOS: BREAKDOWN BY FAIR VALUE LEVEL						
Financial assets/liabilities at fair value	Level 1	Level 2	Level 3	Total		
1. Financial assets held for trading	19,239,237			19,239,237		
2. Financial assets at fair value						
3. Financial assets available for sale						
4. Hedging derivatives						
Total	19,239,237			19,239,237		
1. Financial liabilities held for trading	4,491,855			4,491,855		
2. Financial liabilities at fair value						
3. Hedging derivatives						
Total	4,491,855			4,491,855		

Part B - Information on the balance sheet - Assets

Section 1 – Cash and liquid assets – Item 10

1.1 CASH AND LIQUID ASSETS: BREAKDOWN						
	2010	2009				
a) Cash	6,322	9,062				
b) Free deposits with Central Banks						
Total	6,322	9,062				

Section 2 - Financial assets held for trading - Item 20

2.1 FINANCIAL ASSETS HELD FOR TRADING: PRODUCT BREAKDOWN

2010 2009						
Items/Amounts	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
A Financial assets	2010.1	2010.2	2010.3	2010	2010.2	2010.3
1. Debt securities	14,068,143			18,174,626		
1.1 Structured securities	406,480			209,948		
1.2 Other debt securities	13,661,663			17,964,678		
2. Equity instruments	1,756,254			669,728		
3. Units in investment funds	2,171,614					
4. Loans						
4.1 Repos						
4.2 Other						
Total A	17,996,011			18,844,354		
B Derivative instruments						
1. Financial derivatives	1,243,226			786,710		
1.1 trading	1,243,226			786,710		
1.2 fair value option						
1.3 other						
2. Credit derivatives						
2.1 trading						
2.2 fair value option						
2.3 other						
Total B	1,243,226			786,710		
Total (A+B)	19,239,237			19,631,064		

The debt securities, equity instruments and trading derivatives in the portfolio at the end of the year related to ordinary own account trading activities.

2.2 FINANCIAL ASSETS HELD FOR TRADING: BREAKDOWN BY BORROWER/ISSUER

Items/Amounts	Total 2010	Total 2009
A. Financial assets		
1. Debt securities	14,068,143	18,174,626
a) Governments and Central Banks	12,185,148	16,987,403
b) Other public-sector entities		
c) Banks	1,802,756	209,948
d) Other issuers	80,239	977,275
2. Equity instruments	1,756,254	669,728
a) Banks	656,525	67,171
b) Other issuers:	1,099,729	602,557
- insurance companies		
- financial companies	4,477	3,838
- non-financial institutions	1,095,252	598,719
- other		
3. Units in investment funds	2,171,614	
4. Loans		
a) Governments and Central Banks		
b) Other public-sector entities		
c) Banks		
d) Other issuers		
Total A	17,996,011	18,844,354
B. Derivative instruments		
a) Banks	38,200	
- fair value	38,200	
- notional value		
b) Clients	1,205,026	786,710
- fair value	1,205,026	786,710
- notional value		
Total B	1,243,226	786,710
Total (A+B)	19,239,237	19,631,064

The breakdown of financial assets by issuers' economic sector is in line with Banca d'Italia classification criteria.

2.3 FINANCIAL ASSETS HELD FOR TRADING: CHANGE IN THE YEAR

	CIT	ANGE IN THE	I L/\I\		
	Debt securities	Equity in- struments	Units in invest- ment funds	Loans	Total
A. Opening balance	18,174,626	669,728	_		18,844,354
7 iii opening istinance	10,111,020	001,120			10,011,001
B. Increases					
B1. Purchases	15,808,690,581	198,346,995	1,833,854,252		17,840,891,828
B2. Increases in fair value	11,395	12,680	32,418		56,493
B3. Other changes	11,452,972	558,602	6,776,909		18,788,483
C. Reductions					
C1. Sales	15,778,074,195	197,383,783	1,832,892,597		17,808,350,574
C2. Refunds	41,718,824				41,718,824
C3. Reductions in fair value	90,994	35,630	34,210		160,834
C4. Transfer to other portfolios					
- Financial assets avail- able for sale					
- Financial assets held					
to maturity					
- Due from banks					
- Due from clients					
C5. Other changes	4,377,418	412,339	5,565,158		10,354,915
D. Closing balance	14,068,143	1,756,254	2,171,614		17,996,011

Section 6 - Due from banks - Item 60

6.1 DUE FROM BANKS: PRODUCT BREAKDOWN						
Type of transactions/Amounts	Total 2010	Total 2009				
A. Loans to Central Banks						
1. Time deposits						
2. Compulsory reserves						
3. Repos						
4. Other						
B. Loans to banks	22,286,481	21,843,434				
Current accounts and demand deposits	22,110,766	21,712,738				
2. Time deposits	175,715	130,696				
3. Other loans:						
3.1 Repos						
3.2 Finance leases						
3.3 Other						
4. Debt securities						
4.1 Structured						
4.2 Other						
Total (carrying amount)	22,286,481	21,843,434				
Total (fair value)	22,286,481	21,843,434				

The compulsory reserve is set aside through the Istituto Centrale delle Banche Popolari Italiane; this amount is therefore stated on line B. 2 "Time deposits".

Sub-item "B. 1 current accounts and demand deposits" includes the company's liquid assets held with banks at the end of the year subject to ordinary market conditions and inclusive of accruals at the end of the year; it includes receivables for initial margins from clearing houses with the intermediation of Istituto Centrale delle Banche Popolari Italiane; such initial margins are required against positions on held-fortrading derivative financial instruments listed on regulated markets.

Section 7 – Due from clients – Item 70

7.1 DUE FROM CLIENTS: PRODUCT BREAKDOWN **Total 2010 Total 2009** Type of transactions/Amounts **Impaired** Performing **Impaired** Deteriorate 1. Current accounts 2. Repos 3. Mortgages 4. Credit cards, personal loans and salarybacked loans 5. Financial leases 6. Factoring 7. Other transactions 5,055 5,092 8. Debt securities 8.1 Structured securities 8.2 Other debt securities 5,092 Total (carrying value) 5,092 5,092 Total (fair value) 5,092

Item "7. Other transactions" consists entirely of receivables for security deposits.

7.2 DUE FROM CLIENTS: BREAKDOWN BY BORROWER/ISSUER					
Turn of two was atting of American	Total	2010	Total 2009		
Type of transactions/Amounts	Bonis	Deteriorate	Bonis	Deteriorate	
1. Debt securities:					
a) Governments					
b) Other public-sector entities					
c) Other issuers					
- non-financial companies					
- financial companies					
- insurance companies					
- other					
2. Loans to:	5,055		5,092		
a) Governments					
b) Other public-sector entities					
c) Other issuers	5,055		5,092		
- non-financial companies					
- financial companies					
- insurance companies					
- other	5,055		5,092		
Total	5,055		5,092		

The breakdown of financial assets by issuers' economic sector is in line with Banca d'Italia classification criteria.

Section 11 - Tangible assets – Item 110

11.1 TANGIBLE ASSETS: BREAKDOWN OF ASSETS VALUED AT COST						
Assets/Amounts	Total 2010	Total 2009				
A. Assets for operational use						
1.1 owned	1,366,366	679,114				
a) land						
b) buildings						
c) furniture and fittings	19,257	25,230				
d) electronic systems	187,207	160,636				
e) other	1,159,902	493,248				
1.2 leased						
a) land						
b) buildings						
c) furniture and fittings						
d) electronic systems						
e) other						
Total A	1,366,366	679,114				
B. Held-for-investment assets						
2.1 owned						
a) land						
b) buildings						
2.2 leased						
a) land						
b) buildings						
Total B						
Total (A+B)	1,366,366	679,114				

Tangible assets are recognised at cost and amortised on the basis of their actual technical-economic deterioration. There have been no revaluations.

The increase in the "Other" item in 2010 compared to 2009 consisted of costs incurred for the construction of the new head office that had not been completed at the end of the year.

The following depreciation rates are applied:

ASSET GROUP	RATE
Machinery and miscellaneous equipment	15
Furniture and fittings	15
Electronic office equipment	20
Internal communication and remote signalling systems	25

11.3 TANGIBLE ASSETS FOR OPERATIONAL USE: CHANGES FOR THE YEAR						
	Land	Duildings	Furniture	Electronic	Othor	Total
	Land	Buildings	& fittings	systems	Other	Total
A. Gross opening balance			25,230	160,636	493,248	679,114
A.1 Total net reduction in value						
A.2 Net opening balance			25,230	160,636	493,248	679,114
B. Increases:			1,634	87,992	666,654	756,280
B.1 Purchases			1,634	87,992	666,654	756,280
B.2 Capitalised expenditure on						
improvements						
B.3 Write-backs						
B.4 Increase in fair value						
a) shareholders' equity						
b) profit and loss						
B.5 Positive exchange differ-						
ences						
B.6 Transfer from properties						
held for investment						
B.7 Other changes						
C. Reductions:			7,607	61,421		69,028
C.1 Disposals						
C.2 Depreciation			7,607	61,421		69,028
C.3 Impairment losses						
a) in equity						
b) through profit or loss						
C.4 Reductions of fair value						
a) in equity						
b) through profit or loss						
C.5 Negative exchange differ-						
ences						
C.6 Transfers to:						
a) tangible assets held for						
investment						
b) assets held for sale						
C.7 Other changes						
D. Net final balance			19,257	187,207	1,159,902	1,366,366
D.1 Total net reduction in value						
D.2 Gross closing balance			19,257	187,207	1,159,902	1,366,366
E. Carried at cost						

Section 12 - Intangible assets - Item 120

12.1 INTANGIBLE ASSETS: BREAKDOWN BY TYPE OF ASSET **Total 2010 Total 2009** Assets/Values Indefinite Indefinite Finite life Finite life life life A.1 Goodwill A.2 Other intangible assets 4,858 7,003 A.2.1 Assets carried at cost: 4,858 7,003 a) internally generated 4,858 b) other 7,003 A.2.2 Assets carried at fair value: a) internally generated b) other Total 4,858 7,003

Intangible assets carried at cost consist entirely of capitalised expenditure on software, amortised over a maximum of five years.

12.2 INTANGIBLE ASSETS: CHANGES FOR THE YEAR							
		Other intangible assets:		Other intan	gible assets:		
	Goodwill	internally	generated	oth	ner	Total	
	Goodwiii	Finite life	Indefinite life	Finite life	Indefinite life	TOtal	
A. Opening balance				7,003		7,003	
A.1 Total net reductions in							
value							
A.2 Net opening balance				7,003		7,003	
B. Increases				-		-	
B.1 Purchases						-	
B.2 Increases in internally							
generated intangible assets							
B.3 Write-backs							
B.4 Increase in fair value:							
- in equity							
- through profit or loss							
B.5 Positive exchange differ-							
ences							
B.6 Other changes							
C. Reductions				2,145		2,145	
C.1 Disposals							
C.2 Value re-adjustments							
- Depreciations				2,145		2,145	
- Write-downs:							
+ in equity							
+ through profit or loss							
C.3 Reduction in fair value:							
- in equity							
- through profit or loss							
C.4 Transfers to non-current							
assets held for sale							
C.5 Negative exchange differ-							
ences							
C.6 Other changes							
D. Net closing balance				4,858		4,858	
D.1 Total net value re-adjust-							
ments							
E. Gross closing balance				4,858		4,858	
F. Carried at cost							

Section 13 – Tax assets and tax liabilities – Item 130 on the assets side and Item 80 on the liabilities side

This section includes tax assets (current and prepaid) and tax liabilities (current and deferred) stated, respectively, under item 130 in assets and 80 in liabilities.

13.1 APrepaid tax assets: breakdown

Prepaid tax assets for temporary differences in taxable income amounted to a total of euro 3,413.

13.2 Deferred tax liabilities: breakdown

Deferred tax liabilities for temporary differences in taxable income amounted to a total of euro 6,270.

13.3 CHANGES IN PREPAID TAXES (PER CONTRA IN PROFIT AND LOSS)

(LEK COM LKY IN LKOLII YMD F022)		
	Total 2010	Total 2009
1. Opening balance	2,581	1,590
2. Increases	2,746	2,963
2.1 Prepaid taxes in the year		
a) relating to previous years		
b) due to changes in accounting criteria		
c) write-backs	2,746	2,963
d) other		
2.2 New taxes or increases in applicable tax rates		
2.3 Other increases		
3. Reductions	2,830	1,972
3.1 Prepaid taxes cancelled in the year		
a) reversals	2,830	1,972
b) write-downs for non-recovery		
c) due to changes in accounting criteria		
d) other		
3.2 Reductions in applicable tax rates		
3.3 Other reductions		
4. Closing balance	2,497	2,581

13.4 CHANGES IN DEFERRED TAXES (PER CONTRA IN PROFIT AND LOSS)

(i Elicolatilo il attitudi il		
	Total 2010	Total 2009
1. Opening balance	9,566	14,126
2. Increases		
2.1 Deferred taxes for the year:		
a) relating to previous years		
b) due to changes in accounting criteria		
c) other		
2.2 New taxes or increases in applicable tax rates		
2.3 Other increases		
3. Reductions	3,296	4,560
3.1 Deferred taxes cancelled in the year		
a) reversals	3,296	4,560
b) due to changes in accounting criteria		
c) other		
3.2 Reductions in applicable tax rates		
3.3 Other reductions		
4. Closing balance	6,270	9,566

At year-end the bank re-examined its tax position and, in compliance with the applicable accounting standards, calculated "prepaid taxes" and "deferred taxes" on the basis of the reasonable certainty of their recovery. IRES was calculated at the rate of 27.50 % and IRAP at 4.82 %. These items are recognised in accordance with Italian tax law. The imbalance of prepaid taxes and deferred taxes calculated/cancelled in the year was recorded in profit and loss under item 260 "Income tax on current operations for the year".

13.5 CHANGES IN PREPAID TAXES (PER CONTRA IN SHAREHOLDERS' EQUITY)

	Total 2010	Total 2009
1. On anima halamas		
1. Opening balance	916	916
2. Increases		
2.1 Prepaid taxes recognised in the year		
a) relating to previous years		
b) due to changes in accounting criteria		
c) other		
2.2 New taxes or increases in applicable tax rates		
2.3 Other increases		
3. Reductions		
3.1 Prepaid taxes cancelled in the year		
a) reversals		
b) write-downs for non-recovery		
c) due to changes in accounting criteria		
d) other		
3.2 Reductions in applicable tax rates		
3.3 Other reductions		
4. Closing balance	916	916

13.7 Other information

Current tax assets and liabilities reflect amounts due from the tax authorities for taxes paid in advance and withholdings and amounts due for taxes for the year.

Current tax assets

Description	Total 2010	Total 2009
Prepaid IRES	1.471.491	1.773.296
Prepaid IRAP	77.223	
Withholdings	1.017	71.502
Other tax credits		872
Total	1.549.731	1.845.670

Current tax liabilities

Description	Total 2010	Total 2009
Provision for IRES	1.551.878	1.544.812
Provision for IRAP	363.226	77.271
Total	1.915.104	1.622.083

Section 15 – Other assets – Item 150

15.1 Other assets: breakdown

Description	Total 2010	Total 2009
Accrued income	23.210	16.301
Advance payments to suppliers	34.331	
Other minor items	2.400	2.732
Total	59.941	19.033

Part B - Information on the Balance Sheet: liabilities

Section 2 – Due to clients – Item 20

2.1 DUE TO CLIENTS: PRODUCT BREAKDOWN					
Type of transactions/Amounts	Total 2010	Total 2009			
1. Current accounts and demand deposits	12,542,521	18,810,277			
2. Time deposits					
3. Loans					
3.1 Reverse repo agreements					
3.2 Other					
4. Liabilities in respect of commitments to repurchase treasury shares					
5. Other liabilities					
Total	12,542,521	18,810,277			
Fair value	12,542,521	18,810,277			

Section 4 – Financial liabilities held for trading – Item 40

4.1 FINANCIAL LIABILITIES HELD FOR TRADING: PRODUCT BREAKDOWN										
	Total 2010 Total				Total 2	2009				
-		F۱	/				FV	/		
Type of transactions/ Amounts	VN	Level1	Level2	Level3	FV *	VN	Level1	Level2	Level3	FV *
A. Financial liabilities										
1. Due to banks										
2. Due to clients										
3. Debt securities										
3.1 Bonds										
3.1.1 Structured										
3.1.2 Other bonds										
3.2 Other securities										
3.2.1 Structured										
3.2.2 Other										
Total A										
B. Derivative instruments										
1. Financial derivatives										
1.1 Trading		4,491,855					1,600,595			
1.2 Fair value option										
1.3 Other										
2. Credit derivatives										
2.1 Trading										
2.2 Fair value option										
2.3 Other										
Total B		4,491,855					1,600,595			
Total (A+B)		4,491,855					1,600,595			

Key

FV = fair value

 FV^* = fair value calculated excluding value adjustments due to variations in the credit rating of the issuer since the issue date

VN = nominal or notional value

Held-for-trading derivative financial instruments listed on regulated markets and valued at market price.

Section 8 - Tax liabilities - Item 80

See section 13 of Assets

Section 10 - Other liabilities - Item 100

10.1 OTHER LIABILITIES: BREAKDOWN						
	Total 2010 Total 20					
Due to tax authorities	867.564	674.399				
Social security	216.927	203.864				
Accrued liabilities	166.317	116.054				
Due to suppliers	334.866	201.766				
Other minor items	2.756	3.140				
Total	1.588.430	1.199.223				

Section 11 - Severance indemnity fund – Item 110

11.1 CEVERANCE INDEMNITY FUND. CHANGES FOR THE YEAR				
11.1 SEVERANCE INDEMNITY FUND: CHANGES FOR THE YEAR				
	Total 2010	Total 2009		
A. Opening balance	373,415	288,067		
B. Increases				
B.1 Provision for the year	140,663	86,062		
B.2 Other changes	136	15		
C. Reductions				
C.1 Disbursements made	123,000			
C.2 Other changes	535	729		
D. Closing balance	390,679	373,415		
Total	390,679	373,415		

Section 14 - Equity - Items 130, 150, 160, 170, 180, 190 and 200

This section describes the breakdown of share capital and reserves.

14.1 "Share capital" and "Own shares": breakdown

The share capital is fully subscribed and paid in and consists of 7,600 ordinary shares each with a nominal value of \in 1,000 for a total of \in 7,600,000.

At the end of the year there were no treasury shares in the portfolio.

14.2 SHARE CAPITAL - NUMBER OF SHARES: CHANGE FOR THE YEAR				
Items/Types	Ordinary	Other		
A. Issued shares as at the beginning of the year	7,600			
- fully paid	7,600			
- not fully paid				
A.1 treasury shares (-)				
A.2 Shares outstanding: opening balance	7,600			
B. Increases				
B.1 New issues				
- against payment:				
- business combinations				
- bonds converted				
- warrants exercised				
- other				
- free:				
- to employees				
- to directors				
- other				
B.2 Sales of treasury shares				
B.3 Other changes				
C. Reductions				
C.1 Cancellation				
C.2 Purchase of treasury shares				
C.3 Business transferred				
C.4 Other changes				
D. Shares outstanding: closing balance	7,600			
D.1 Treasury shares (+)				
D.2 Shares outstanding as at the end of the year	7,600			
- fully paid	7,600			
- not fully paid				

14.4 Reserves: other information

DESCRIPTION	2010	2009
Legal	749,921	551,560
Statutory	1,139,047	823,355
Other	9,068,842	6,185,677
Total	10,957,810	7,560,592

The legal reserve, amounting to € 749,921, is available for use to cover losses.

The statutory social solidarity fund, for € 1,139,047 is unavailable and will be used for socially useful purposes.

The other reserves item, for \leq 9,068,842, is available and distributable for use to increase capital, cover losses or distribution to shareholders.

Other information

1. GUARANTEES GIVEN AND COMMITMENTS					
Transactions	2010	2009			
1) Financial guarantees given to					
a) Banks					
b) Clients					
2) Commercial guarantees given to					
a) Banks					
b) Clients					
3) Irrevocable commitments to disburse funds					
a) Banks					
i) for specified use*					
ii) for unspecified use	28,963				
b) Clients					
i) for specified use*					
ii) for unspecified use					
4) Underlying obligations for credit derivatives: sales of protection					
5) Assets used to guarantee others' obligations					
6) Other commitments					
Total	28,963				

Item 3-a-ii refers to the commitment towards the Interbank Deposit Protection Fund

4. MANAGEMENT AND TRADING ON BEHALF OF THIRD PARTIES	5
Type of service	Amount
1.Execution of orders on behalf of clients	
a) Purchases	
1. regulated	2,336,757,846
2. not regulated	20,125,687
b) Sales	
1. regulated	2,183,417,557
2. not regulated	19,244,176
2. Portfolio management	
a) individual	92,589,157
b) collective	
3. Custody and administration of securities	
a) third-party securities held in deposit: in connection with deposit bank	
activities (excluding portfolio management)	
1. securities issued by the reporting bank	
2. other securities	
b) third-party securities held in deposit (excluding portfolio management): others	
1. securities issued by the reporting bank	
2. other securities	8,400,000
c) third-party securities deposited with third parties	40,868,908
d) own securities deposited with third parties	18,177,403
4. Other transactions	

Part C - Information on the profit and loss account

Section 1 - Interest - Items 10 and 20

	1.1 INTERESSI ATTIVI E PROVENTI ASSIMILATI: COMPOSIZIONE							
		Performin	g financial assets	Impaired financial	Other transac-	Total	Total	
	Items/Types	Debt se- curities	Loans	assets	tions	2010	2009	
1	Financial assets held for trading	649,546				649,546	133,282	
2	Financial assets available for sale							
3	Financial assets held to maturity							
4	Due from banks		77,711			77,711	334,182	
5	Due from clients							
6	Financial assets at fair value							
7	Hedging derivatives							
8	Other assets						37,041	
	Total	649,546	77,711			727,257	467,464	

1.3 Interest and similar income: additional information

1.3.1Interest income on financial assets denominated in foreign currencies

At 31 December 2010 interest income on financial assets in foreign currencies amounted to € 3.

	1.4 INTEREST EXPENSE AND SIMILAR CHARGES: BREAKDOWN							
	Items/Types	Liabilities	Securi- ties	Other transactions	Total 2010	Total 2009		
1.	Due to central banks							
2.	Due to banks	12,096			12,096	24,778		
3.	Due to clients							
4.	Securities in issue							
5.	Financial liabilities held for trading							
6.	Financial liabilities at fair value							
7.	Other liabilities and funds							
8.	Hedging derivatives							
	Total	12,096			12,096	24,778		

1.6 Interest expense and similar charges: additional information

1.6.1 Interest expense on liabilities in foreign currencies

At 31 December 2010 interest expense on financial liabilities in foreign currencies amounted to € 554.

Section 2 – Fees and commissions – Items 40 and 50

2.1 INCOME FROM FEES AND COMMISSIONS: BREAKDOWN				
Services/Amounts	Totale 2010	Totale 2009		
a) guarantees given				
b) credit derivatives				
c) management, brokerage and advisory services				
1. financial instrument trading	671,465	475,873		
2. currency trading				
3. portfolio management				
3.1. individual	483,173	313,764		
3.2. collective				
4. custody and administration of securities				
5. deposit bank				
6. placement of securities				
7. collection and transmission of orders	788,203	755		
8. advisory				
8.1. on investments				
8.2. on financial structuring				
9. distribution of third-party services				
9.1. portfolio management				
9.1.1. individual				
9.1.2. collective				
9.2. insurance products				
9.3. other products				
d) collection and payment services				
e) securitisation servicing				
f) factoring				
g) tax collection services				
h) management of multilateral trade systems				
i) management of current accounts				
j) other services				
Total	1,942,841	790,392		

Asset management fees are inclusive of performance fees for a total of € 127,881.

2.2 INCOME FROM FEES AND COMMISSIONS: PRODUCT AND SERVICE DISTRIBUTION CHANNELS

Channels/Amounts	Total 2010	Total 2009
a) through own branches:		
1. asset management	445,069	293,292
2. placement of securities		
3. third-party products and services		
b) off-site:		
1. asset management	38,104	20,472
2. placement of securities		
3. third-party products and services		
c) other distribution channels		
1. asset management		
2. placement of securities		
3. third-party products and services		
Total	483,173	313,764

2.3 COSTS OF FEES AND COMMISSIONS: BREAKDOWN					
Services/Amounts	Total 2010	Total 2009			
a) guarantees received					
b) credit derivatives					
c) management and brokerage:					
1. financial instrument trading	790,313	458,971			
2. currency trading					
3. portfolio management					
3.1 own					
3.2 third-party portfolios					
4. custody and administration of securities	9,390	3,614			
5. placement of financial instruments					
6. off-site distribution of financial instruments, products and ser-	35,618	30,646			
vices	22,010	2 2,2 1 2			
d) collection and payment services					
e) other services					
Total	835,321	493,231			

Costs of trading commissions refer exclusively to markets on which the bank operates through brokers. Payments of commissions to promoters are included in costs of fees and commissions under item "c) offsite distribution of financial instruments, products and services".

Fees and commissions for financial instrument trading services include the following amounts:

- fees and commissions for disbursements € 102,352;
- fees and commissions for clearing € 343,285;
- other fees and commissions for € 344,676.

Section 3 – Dividends and similar income - Item 70

	3.1 DIVIDENDS AND SIMILAR INCOME: BREAKDOWN					
		Total 2010		Total 2009		
		proceed	proceeds		proceeds	
Item/Proceeds	dividends	from in-	dividends	from in-		
		aividerias	vestment	aiviaerias	vestment	
			fund units		fund units	
A.	Financial assets held for trading	1,304	42,734	17,410	12,511	
B.	Financial assets available for sale					
C.	Financial assets at fair value					
D.	Shareholdings					
	Total	1,304	42,734	17,410	12,511	

Section 4 – Net profits on trading – Item 80

4.1 NET	4.1 NET PROFITS ON TRADING: BREAKDOWN					
Transaction/P&L item	Gains (A)	Profits from trading (B)	Losses (C)	Losses from trading (D)	Net result [(A+B) - (C+D)]	
1Financial assets held for trading	56,493	18,788,483	160,834	10,354,915	8,329,227	
1.1 Debt securities	11,395	11,452,972	90,994	4,377,418	6,995,955	
1.2 Equity instruments	12,680	558,602	35,630	412,339	123,313	
1.3 Units in investment funds	32,418	6,776,909	34,210	5,565,158	1,209,959	
1.4 Loans						
1.5 Other						
2. Financial liabilities held for trading						
2.1 Debt securities						
2.2 Deposits						
2.3 Other						
3. Financial assets and liabilities: exchange differences					-9,761	
4. Derivative instruments	300,646	22,410,445	340,010	22,563,856	-192,775	
4.1 Financial derivatives:						
 on debt securities and interest rates 		580,650		1,006,470	-425,820	
 on equity securities and share indices 	300,646	21,829,795	340,010	21,557,386	233,045	
- on currency and gold						
- Other						
4.2 Credit derivatives						
Total	357,139	41,198,928	500,844	32,918,771	8,126,691	

Section 9 – Administrative expenses – Item 150

9.1 PERSONNEL COSTS: BREAKDOWN					
Expenses/Amounts	Total 2010	Total 2009			
1) Employees					
a) salaries and wages	1,436,370	1,391,090			
b) social security contributions	287,464	265,507			
c) employee severance indemnity					
d) national insurance contributions					
e) allocations to provisions for severance indemnity	140,663	86,062			
f) provision for retirement payments and similar provisions:					
- defined contribution					
- defined benefit					
g) payments to external pension funds:					
- defined contribution					
- defined benefit					
h) costs related to share-based payments					
i) other employee benefits	19,705	22,749			
2) Other staff					
3) Directors and Statutory Auditors	293,752	289,200			
4) Retired employees					
5) Recoveries for employees seconded to other companies					
6) Refunds of costs for third-party employees seconded to the company					
Total	2,177,954	2,054,608			

Sub-item e) allocations to provisions for severance indemnity– employees, consists of the following:

Current Service Cost 71.972 euro
Interest Cost 16.567 euro
Actuarial Losses 52.124 euro

Item 3) Directors and Statutory Auditors refers to payments to Directors and Statutory Auditors inclusive of national insurance contributions paid by the company.

9.2 AVERAGE NUMBER OF EMPLOYEES BY CATEGORY				
Employees:				
A disconnection				
a) directors				
11. 11.				
b) middle management	6			
All others are also seen	17			
c) other employees	17			
Others and an all				
Other personnel				

9.5 OTHER ADMINISTRATIVE EXPENSES: BREAKDOWN						
Breakdown	Total 2010	Total 2009				
Rentals and incidental charges	36,855	35,945				
ICT expenses	757,740	478,128				
Trading activities	461,108	580,190				
Advisory and professional services	14,051	38,932				
Outsourced services and advisory services	132,283	85,073				
Auditing fees	58,694	61,133				
Licensing fees	246,646	244,155				
Compulsory contributions and market membership fees	64,679	46,520				
Telephone and electricity	50,684	42,811				
Donations	136,786	81,030				
Sundries	142,806	99,034				
Total	2,102,332	1,792,951				

Expenses for trading activities include fees for trading in markets of which the bank is a direct member. "ICT expenses" increased compared to 2009 as a consequence of the implementation of new trading activity services.

Section 11 – Adjustments/re-adjustments to net value of tangible assets – Item 170

11.1 ADJUSTMENTS/RE-ADJUSTMENTS TO NET VALUE OF TANGIBLE ASSETS: BREAKDOWN						
Accet/DCL itom	Depreciation	Impairment	Write-backs	Net result		
Asset/P&L item	(a)	losses(b)	(c)	(a + b - c)		
A. Property, plant and equipment						
A.1 Owned						
- Used in the business	69,028			69,028		
- Held for investment						
A.2 Leased						
- Used in the business						
- Held for investment						
Total	69,028			69,028		

Section 12 – Adjustments/re-adjustments to net value of intangible assets – Item 180

12.1 ADJUSTMENTS/RE-ADJUSTMENTS TO NET VALUE OF INTANGIBLE ASSETS: BREAKDOWN

Asset/P&L item		Amortisation (a)	Impairment losses (b)	Write-backs (c)	Net result (a + b - c)
A. Intangibl	e assets				
A.1 Own	ed				
- Interna	ally generated				
- Other		2,145			2,145
A.2 Lease	ed				
Total		2,145			2,145

Section 13 – Other operating expense/income – Item 190

13.1 Other operating expense: breakdown

Other operating expense amounted to € 5,497 in 2010, compared to € 5,305 in 2009.

13.2 Other operating income: breakdown

Other operating income amounted to \leq 4,173 in 2010, compared to \leq 5,514 in 2009.

Section 18 - Income tax on current operations for the year - Item 260

18.1 INCOME TAX ON CURRENT OPERATIONS FOR THE YEAR: BREAKDOWN

	P&L items/Amounts	Total 2010	Total 2009	
1.	Current tax (-)	-1,915,104	-1,622,083	
2.	Change in current taxes of previous years (+/-)			
3.	Reduction in current taxes for the year (+)			
4.	Changes in deferred tax assets (+/-)	-84	991	
5.	Changes in deferred tax liabilities (+/-)	3,296	4,560	
6.	Tax expense for the year (-) (-1+/-2+3+/-4+/-5)	-1,911,892	-1,616,532	

The tax rates used to determine both deferred and current taxes are those specified by current tax legislation.

18.2 RECONCILIATION BETWEEN THEORETICAL TAX LIABILITY AND ACTUAL TAX LIABILITY STATED IN THE FINANCIAL STATEMENTS

IRES	2010			
Pre-tax profit (loss)	5.640.627			
IRES at theoretical rate of 27.50%	1.551.172			
Tax on increases	8.577			
Tax on reductions	(7.871)			
IRES at current actual rate of 27.59%	1.551.878			
IRAP	2010			
Pre-tax profit (loss)	5.640.627			
IRAP at theoretical rate of 4.82%	271.878			
Tax on non-taxable income	(1.061)			
Tax on non-deductible expenses	92.409			
IRAP at current actual rate of 6.44%	363.226			

Section 21 – Earnings per share

Earnings per share, calculated as the ratio between total profit (loss) for the year and the number of ordinary shares, amounted to € 491.

Part D – Comprehensive income

Statement of comprehensive income

See the statement of comprehensive income on page 32.

Part E - Risks and related risk management policies

In accordance with Title IV, Chapter 1 of Banca d'Italia Circular No. 263 of 27 December 2006 ("New Regulations for the Prudential Supervision of Banks") information concerning the bank's capital adequacy and risk exposure is published on its corporate website, www.bancasimetica.it.

Section 1 - Credit risk

Qualitative disclosure

1. General

Banca Simetica is not currently engaged in lending activities. The company's core business is trading, mainly on the Italian Stock Exchange, London Stock Exchange, MTS and Eurex exchange, in addition to some MTF and OTC markets; for this reason it is only marginally exposed to the credit risk typical of banks, in connection with short-term deposits of excess liquid funds held in accounts at banks which have relations with the company.

The risk of counterparty insolvency is mainly related to failure to fulfil obligations under contracts for the purchase and sale of financial instruments traded on the markets.

The credit risk is therefore a counterparty risk, which depends on the pre-settlement risk, i.e. the risk of replacing transactions with counterparties that fail to fulfil their contractual obligations. This risk is linked to two conditions:

- non-performance by the counterparty (usually due to the insolvency thereof);
- unfavourable changes in the price of traded financial instruments between the original trading date and the date of replacement.

The risk associated with failure to deliver sureties or sums due by the counterparty within the terms of the contract is regarded as settlement risk.

Banca Simetica is an indirect member of the payment systems run by Monte Titoli and Cassa di Compensazione e Garanzia. Given the inherent characteristics of these systems, this type of risk is practically non-existent in markets with a central clearing house.

For transactions on other regulated markets and outside regulated markets, where settlements are effected through the clearing house against payment or delivery of securities, there is a counterparty risk but this is limited to the holding period.

For these transactions there is a counterparty limit defined according to a parametric VaR model.

The Board of Directors approves the list of market counterparties for off-market operations and operations on all markets where settlement is not automatic and direct counterparty trading.

The heads of the departments involved are responsible for continuously monitoring all transactions that carry a pre-settlement risk, particularly transactions outside regulated markets and on markets where settlement is not automatic.

Exposure to settlement risk is also verified daily and Back Office, Risk Management and Front Office areas involved are required to comply with specific reporting procedures.

Second level control is performed by the Risk Manager, who uses an internally developed application software to verify compliance with the limits. This control is also performed daily.

The results of these controls are set out in reports that are submitted to the Managing Director and the Internal Audit department. If the riskiest limits and/or maximum losses are exceeded, the reports are also submitted to the Board of Directors.

• Quantitative disclosure

A. Credit quality

A.1 Impaired and performing loans: amounts, write downs, changes, distribution by business activity/region

A.1.1 BREAKDOWN OF EXPOSURES BY PORTFOLIO AND CREDIT QUALITY (CARRYING VALUE)

	1	.,	JVALUE			
Portfolio/quality	Non-perform- ing loans	Doubtful debts	Restructured exposures	Past-due	Other assets	Total
 Financial assets held for trading 					19,239,237	19,239,237
2. Financial assets available for sale						
Financial assets held to maturity						
4. Loans and receivables with banks					22,286,481	22,286,481
5. Loans and receivables with clients					5,055	5,055
6. Financial assets at fair value						
7. Disposal groups						
8. Hedging derivatives						
Total 2010					41,530,773	41,530,773
Total 2009					41,479,590	41,479,590

A.1.2 BREAKDOWN OF EXPOSURES BY PORTFOLIO AND CREDIT QUALITY (GROSS AND NET VALUES)

		10	0007	DIALI VILOL	-1		
	lm	paired ass	ets	I	Performing		
Portfolio/quality	Gross exposure	Specific write downs	Net exposure	Gross exposure	Portfolio adjust- ments	Net exposure	Total (net exposure)
 Financial assets held for trading 				19,239,237		19,239,237	19,239,237
2. Financial assets available for sale							
Financial assets held to maturity							
4. Loans and receivables with banks				22,286,481		22,286,481	22,286,481
5. Loans and receivables with clients				5,055		5,055	5,055
6. Financial assets at fair value							
7. Disposal groups							
8. Hedging deriva- tives							
Total 2010				41,530,773		41,530,773	41,530,773
Total 2009				41,479,590		41,479,590	41,479,590

A.1.3 ON- AND OFF-BALANCE SHEET EXPOSURE TO BANKS: GROSS AND NET VALUES

Fun 22 ma to 12 22 /2 ma 2 mate	Gross	Specific	Portfolio	Net
Exposure types/amounts	exposure	write downs	adjustments	exposure
A. BALANCE SHEET EXPOSURE				
a) Non-performing loans				
b) Doubtful debts				
c) Restructured exposures				
d) Past-due				
e) Other assets	22,286,481			22,286,481
TOTAL A	22,286,481			22,286,481
B. OFF-BALANCE SHEET EXPOSURE				
a) Impaired				
b) Other				
TOTAL B				

A.1.6 ON- AND OFF-BALANCE SHEET EXPOSURE TO CLIENTS: GROSS AND NET VALUES

Exposure types/amounts	Gross	Specific	Portfolio	Net
Exposure types/ amounts	exposure	write downs	adjustments	exposure
A. BALANCE SHEET EXPOSURE				
a) Non-performing loans				
b) Doubtful debts				
c) Restructured exposures				
d) Past-due				
f) Other assets	5,055			5,055
TOTAL A	5,055			5,055
B. OFF-BALANCE SHEET EXPOSURE				
a) Impaired				
b) Other				
TOTAL B				

A.2 Internal and external ratings

A.2.1 BALANCE-SHEET AND OFF-BALANCE SHEET EXPOSURE BY EXTERNAL RATING CLASS

		-			155			
		Ex	ternal rating c	lasses				
Exposures	AAA/AA-	A+/A-	BBB+/BBB-	BB+/BB-	B+/B-	Lower than B-	No rating	Total
A. Balance sheet expo- sures		16,398,765	19,526,242	520,472			3,842,068	40,287,548
B. Deriva- tives		181,391					1,061,835	1,243,226
B.1 Financial derivatives		181,391					1,061,835	1,243,226
B.2 Credit derivatives								
C. Guaran- tees given								
D. Com-								
mitments to disburse								
funds								
Total		16,580,156	19,526,242	520,472			4,903,903	41,530,773

B. Distribuzione e concentrazione delle esposizioni creditizie

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Simetica		Ca

B.1 DISTRIBUTION B								Societ			Impres			nprese r			_	
		Gover	nı	Altr	ı enti p	ubblici		finanzia	arie	а	ssicuraz	zione		finanzia		Alti	ri sogge	tti
Exposures/ Counterparties	Espos. Netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio	Espos. netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio	Espos. netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio	Espos. netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio	Espos. netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio	Espos. netta	Rettifiche val. specifiche	Rettifiche val. di portafoglio
A. Balance sheet exposures																		
A.1 Non-performing loans																		
A.2 Doubtful debts																		
A.3 Restructured exposures																		
A.4 Past-due																		
A.5 Other exposures																5,055		
Total A																5,055		
3. Off-balance sheet exposures																		
3.1 Non-performing oans																		
3.2 Doubtful debts																		
3.3 Other impaired																		
3.4 Other exposures																		
Total B																		
Total (A+B) 2010																5,055		
Total (A+B) 2009																5,092		

B.2 DISTRIBUTION OF BALANCE SHEET AND OFF-BALANCE SHEET EXPOSURE TO CLIENTS BY GEOGRAPHIC AREA (BOOK VALUE)

	lta	aly	Other	European untries		erica	Α	ısia		t of the orld
Exposures/Geographical areas	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs
A. Balance sheet exposures										
A.1 Non-performing loans										
A.2 Doubtful debts										
A.3 Restructured										
exposures										
A.4 Past-due										
A.5 Other exposures	5,055									
TOTAL	5,055									
B. Off-balance sheet exposures										
B.1 Non-performing loans										
B.2 Doubtful debts										
B.3 Other impaired assets										
B.4 Other exposures										
TOTAL	5,055									
Total (A+B) 2009	5,092									

B.3 DISTRIBUTION OF BALANCE SHEET AND OFF-BALANCE SHEET EXPOSURE TO BANKS BY GEOGRAPHIC AREA (BOOK VALUE)

	Italy		Other Euro	pean		erica	A	sia		st of the world
Exposures/Geo- graphical areas	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs	Net exp.	Total write downs
A. Balance sheet exposures										
A.1 Non-performing loans										
A.2 Doubtful debts										
A.3 Restructured										
exposures										
A.4 Past-due										
A.5 Other exposures	1,151,135		1,135,346							
TOTAL A	21,151,135		1,135,346							
B. Off-balance sheet										
exposures										
B.1 Non-performing loans										
B.2 Doubtful debts										
B.3 Other impaired										
assets										
B.4 Other exposures										
TOTAL B										
Total (A+B) 2010	21,151,135		1,135,346							
Total (A+B) 2009	20,922,139		921,295							

B.4 MAJOR RISKS

Between 30 December 2010 and 2 January 2011 the liquid assets held by the bank with Istituto Centrale delle Banche Popolari Italiane amounted to more than 10% of the regulatory capital. At 31 December 2010 said assets amounted to € 19,439,939. As this position was zero weighted in accordance with the current regulations for prudential supervision it did not constitute a major risk.

Section 2 - Market risk

2.1 Interest rate risk and price risk - Regulatory trading portfolio

Qualitative disclosure

A. General

The interest rate risk is mainly associated with trading of debt securities and derivative instruments; price risk originates from trading of all securities in general.

Bond desk operators in the Proprietary Trading department use arbitrage strategies to trade standardised financial instruments. This helps to reduce interest rate and price risks to a minimum.

More specifically, traders perform arbitrage operations on the basis of the specific "Management of own securities portfolio for arbitrage and proprietary trading" procedure, which requires them to:

- provide hedging within the shortest possible time;
- manage the arbitrage portfolio so as to minimise the risks described in the "Risk Mapping Manual";
- comply with the operating limits established by the Board of Directors and contained in the "Risk Control Manual".

B. Interest rate risk and price risk management processes and measurement methods

The position and main interest and price risk factors (including the Greek letters for options) associated with management of the own securities portfolio for arbitrage transactions involving all instruments that are traded are monitored in real-time using an application software developed internally and made available to all traders, the Proprietary Trading Manager, the Risk Manager and Managing Director.

The Risk Control Manual, approved by the Board of Directors, outlines the limits approved by the latter according to the type of arbitrage transaction and controls required to verify compliance with the limits. These controls are structured on three levels:

- level one: Proprietary Trading Manager;
- level two: Risk Management function;
- level three: Internal Audit department.

The Proprietary Trading Manager is responsible in the first instance for verifying compliance with the limits established by the Board of Directors.

If a limit is exceeded, the operator must bring the positions back to within the aforesaid limits. In any case, and with no exceptions whatsoever, the limit must be restored by the end of the day on which it was exceeded.

A maximum loss has also been defined. Positions must be closed upon reaching this limit.

The Managing Director may authorise operating limits to be exceeded temporarily and define the corrective actions to be taken.

Second level control is performed by the Risk Manager who, in addition to continuous real-time monitoring, uses an internally developed application software to verify compliance with the limits. This control is performed daily.

The results of these controls are set out in reports and submitted to the Managing Director, the Internal Audit department and, if the riskiest limits and/or maximum losses are exceeded, to the Board of Directors.

Quantitative disclosure

B. Interest rate risk and price risk management processes and measurement methods

1. REGULATORY TRADING PORTFOLIO: BREAKDOWN BY RESIDUAL TERM (REPRICING DATE) OF FINANCIAL ASSETS AND LIABILITIES AND FINANCIAL DERIVATIVES

01 1	IIVAIVCI	(L / (33L 13 /)	IND LIMBIL	IIILS / (IVD I	1147 (14 (17	IL DENIVA	IIVLS	
Type/Residual term	on demand	up to 3 months	from 3 to 6 months	from 6 months to 1 year	from 1 to 5 years	from 5 to 10 years	over 10 years	unspecified
 Balance sheet assets 								
1.1 Debt securities		11,107,910	80,240	2,879,993				
with prepay- ment option								
- other								
1.2 Other assets								3,927,868
2. Balance sheet liabilities								
2.1 Reverse repos								
2.2 Other liabilities								
Financial de- rivatives								
3.1 With underly-								
ing security								
- Options								
+ long posi- tions		132,208	144,248	823,580		143,190		
+ short posi- tions		143,660	199,410	4,148,785				
- Other deriva- tives								
+ long posi- tions								
+ short posi- tions								
3.2 Without underlying security								
- Options								
+ long posi- tions								

+ short posi- tions				
 Other deriva- tives 				
+ long posi- tions				
+ short posi- tions				

Currency denominated in EURO

2. REGULATORY TRADING PORTFOLIO: BREAKDOWN OF EXPOSURES IN EQUITY INSTRU-MENTS AND SHARE INDEXES FOR THE MAIN COUNTRIES OF THE MARKET ON WHICH THEY ARE LISTED

Type of transaction/List index	Listed in Italy	Not listed
A. Equity instruments		
- long positions	1,756,254	
- short positions		
B. Equity instrument transactions awaiting settlement		
- long positions	1,143,986	
- short positions	1,646,383	
C. Other equity derivative instruments		
- long positions		
- short positions		
D. Share index derivatives		
- long positions	1,243,226	
- short positions	4,491,855	

2.2 Interest rate and price risk - bank portfolio

Qualitative disclosure

A. General aspects, operational processes and methods for measuring interest rate risk and price risk

Banca Simetica does not grant loans in the strictest meaning of the term and does not undertake any other activities that involve investments in medium or long-term assets; it is therefore only very marginally exposed to interest rate risk in that the on-demand liabilities in the form of client deposits are invested in liquid and short-term instruments on regulated markets or deposited with credit institutions with which the bank has established solid and long-term relationships.

Therefore the bank does not make use of instruments to measure the interest rate risk in the bank portfolio. It manages this risk by reducing (and in actual fact eliminating) any possible maturity gaps between assets and liabilities by investing liquid funds in assets that can easily be liquidated and any surplus amounts in liquid financial instruments of investment grade issuers with a life of less than 12 months.

Since the bank does not grant loans and has no equity interests or securities outside the trading portfolio, the bank portfolio is not exposed to price risk due to possible write downs of items in that portfolio.

Quantitative disclosure

1. BANK PORTFOLIO: BREAKDOWN OF FINANCIAL ASSETS AND LIABILITIES BY RESIDUAL TERM (REPRICING DATE) from 6 months to 1 year up to 3 months over 10 years from 3 to 6 months from 1 to 5 years from 5 to 10 on demand unspecified Type/Residual term 1. Balance sheet assets 1.1 Debt securities - with prepayment option - other 22,286,481 1.2 Loans to banks 1.3 Loans to clients - current accounts - other loans 5,055 - with prepayment option - other 2. Balance sheet liabilities 2.1 Due to clients 12,542,521 - current accounts - other amounts due - with prepayment option - other 2.2 Due to banks - current accounts - other amounts due 2.3 Debt securities - with prepayment option - other 2.4 Other liabilities - with prepayment option - other 3. Financial derivatives 3.1 With underlying security - Options + long positions + short positions - Other derivatives + long positions + short positions 3.2 Without underlying security - Options

+ long positions				
+ short positions				
- Other derivatives				
+ long positions				
+ short positions				

Currency denominated in EURO

2.3 Currency risk

Qualitative disclosure

A. General aspects, operational processes and methods for measuring currency risk

Transactions in foreign currencies are only a marginal part of Banca Simetica's business.

The Risk Manager performs level two controls on a daily basis to verify compliance with the maximum limits for holding assets in foreign currencies other than the euro as defined in the Risk Control Manual.

1. BREAKDOWN OF ASSETS, LIABILITIES AND DERIVATIVES BY CURRENCY OF DENOMINATION

			Cu	ırrency		
Items	USD	GBP	JPY	CAD	CHF	Other
A. Financial assets						
A.1 Debt securities						
A.2 Equities						
A.3 Due from banks						
A.4 Due from clients						
A.5 Other financial assets	47,065	38,379				24,323
B. Other assets						
C. Financial liabilities						
C.1 Due to banks						
C.2 Due to clients						
C.3 Debt securities						
C.4 Other financial liabilities						
D. Other liabilities						
E. Financial derivatives						
- options						
+ long positions						
+ short positions						
- Other derivatives						
+ long positions						
+ short positions						
Total assets						
Total liabilities						
Imbalance (+/-)						

Amounts in euro at the exchange rate on 31.12.2010

2.4 Derivative financial instruments

A. Financial derivatives

A.1 REGULATORY TRADING PORTFOLIO: AVERAGE AND END-OF-YEAR NOTIONAL VALUES

	201	10	200	09
Underlying assets/Type of derivatives	Over the counter	Other	Over the counter	Other
1. Debt securities and interest rates				
a) Options				
b) Interest rate swaps				
c) Forwards				
d) Futures				
e) Other				
2. Equity instruments and share indexes				
a) Options		59,671,875		36,198,750
b) Swaps				
c) Forwards				
d) Futures				
e) Other				
3. Currencies and gold				
a) Options				
b) Forwards				
c) Futures				
d) Cross currency swaps				
e) Other				
a) Options				
4. Commodities				
5. Other underlying assets				
Total		59,671,875		36,198,750
Average values		54,458,638		74,877,396

A.3 FINANCIAL DERIVATIVES: POSITIVE FAIR VALUE - BREAKDOWN BY PRODUCT						
	Positive fair value					
Portfolios/Derivative types	2010			2009		
	Over the	Central	Over the	Central		
	counter	counterparty	counter	counterparty		
A. Regulatory trading portfolio						
a) Options		1,243,226		786,710		
b) Interest rate swaps						
c) Cross currency swaps						
d) Equity swaps						
e) Forwards						
f) Futures						
g) Other						
B. Bank portfolio - hedging						
a) Options						
b) Interest rate swaps						
c) Cross currency swaps						
d) Equity swaps						
e) Forwards						
f) Futures						
e) Other						
C. Bank portfolio - other derivatives						
a) Options						
b) Interest rate swaps						
c) Cross currency swaps						
d) Equity swaps						
e) Forwards						
f) Futures						
e) Others						
Total		1,243,226		786,710		

A.4 FINANCIAL DERIVATIVES: NEGATIVE FA	AIR VALUE	- BREAKDO\	WN BY PRO	DDUCT				
	Negative fair value							
	2	010	2009					
Portfolios/Derivative types	Over the counter	Central counter- party	Over the counter	Central counter- party				
A. Regulatory trading portfolio								
a) Options		4,491,855		1,600,595				
b) Interest rate swaps								
c) Cross currency swaps								
d) Equity swaps								
e) Forwards								
f) Futures								
g) Other								
B. Bank portfolio - hedging								
a) Options								
b) Interest rate swaps								
c) Cross currency swaps								
d) Equity swaps								
e) Forwards								
f) Futures								
e) Other								
C. Bank portfolio - other derivatives								
a) Options								
b) Interest rate swaps								
c) Cross currency swaps								
d) Equity swaps								
e) Forwards								
f) Futures								
e) Others								
Total		4,491,855		1,600,595				

Section 3 - Liquidity risk

Qualitative disclosure

A. General aspects, operational processes and methods for measuring liquidity risk

Banca Simetica recognises the importance of the liquidity risk, which is carefully monitored in accordance with the procedures governing "Management of own securities portfolios for arbitrage and own trading activities" and "Control of cash flows"; the latter involves all areas of the company, especially Proprietary Trading and Risk Management.

The Proprietary Trading department works in close contact with all other company sectors. Its key objective is to cover all requirements for liquid funds and manage all liquid funds in excess, especially in the short and very short-term.

Liquid funds absorbed by the Operations Room are monitored in real-time with a view to eliminating deficits or liquid funds in excess in the very short term, maintaining these within physiological levels.

The system generates regular estimates for absorption of liquid funds for currencies t+1 and t+2.

There is a maximum surplus/deficit limit for very short-term liquidity (for t+1 currencies). This is monitored on a daily basis by Risk Management.

The Risk Manager is also responsible for identifying and, if necessary, dealing with any liquidity risk in connection with current accounts, third-party trading and portfolio management. This is also done on a daily basis.

Quantitative disclosure

1. TIME BREAKDOWN BY CONTRACTUAL RESIDUAL MATURITY OF FINANCIAL ASSETS AND LIABILITIES- CURRENCY: EUR

			L17 \L	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	CORREINC	LOK				
Items/Maturi- ties	on demand	from 1 to 7 days	from 7 to 15 days	from 15 days to 1 month	from 1 to 3 months	from 3 to 6 months	from 6 months to 1 year	from 1 to 5 years	More than 5 years	unspecified
Balance sheet assets A.1 Govern-										
ment securi- ties					9,305,154		2,879,992			
A.2 Other debt securities				406,480	1,396,277	80,240				
A.3 Units in investment funds										2,171,614
A.4 Loans										
- banks	22,286,481									
- clients	5,055									
Balance sheet liabilities										
B.1 Deposits and current accounts										
- banks										
- clients	12,542,521									
B.2 Debt securities										
B.3 Other li- abilities										
Off-balance sheet transac- tions										
C.1 Finan- cial deriva- tives with exchange of principal										
- long posi- tions										

- short posi- tions					
C.2 Financial derivatives without exchange of principal					
- long posi- tions					
- short posi- tions					
C.3 Deposits and borrowings to be received					
- long posi- tions					
- short posi- tions					
C4 Irrevo- cable com- mitments to disburse funds					
- long posi- tions					
- short posi- tions					
C.5 Financial guarantees given					

Section 4 – Operational risk

Qualitative disclosure

A. General aspects, operational processes and methods for measuring operational risk

Operational risk is defined in Banca d'Italia Circular No. 263 of 27 December 2006 "New Regulations for the Prudential Supervision of Banks" as "the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events".

In order to limit this type of risk as far as possible, Banca Simetica has developed the appropriate procedures aimed at identifying, monitoring, limiting and evaluating the operational risk.

The Risk Mapping Manual contains an analysis of the various causes of loss associated with operational risk.

For each cause it specifies the measures and procedures adopted by Banca Simetica to reduce the possibility of such losses arising.

By way of example, some causes of operational risk regard failed procedures, inadequacy of personnel, operating system malfunctions, possible external events which might result in losses for the company as well as risks associated with failure to comply with the law, clauses of contracts agreed upon with clients and obligations concerning supervision and disclosure of information to the Authorities.

Banca Simetica's code of procedure, which is constantly reviewed in order to regulate the various management-related aspects in the best possible way, includes several rules concerning operational risk and compliance with legal and regulatory requirements (for instance, the Consolidated Finance Act, Consolidated Banking Law, regulations issued by Banca d'Italia and CONSOB, regulations governing the markets and clearing systems with which Banca Simetica operates, and regulations governing conflicts of interest, market abuse, personal transactions by anyone having access to privileged information, antimoney-laundering laws, health and safety at work and privacy laws).

The Board of Directors has approved a Business Continuity Plan, drawn up in accordance with Title IV, Chapter 11, section 4 of Banca d'Italia Circular No. 229 of 21 April 1999 ("Supervisory instructions for banks"). This requires intermediaries to develop an IT system contingency plan capable of guaranteeing the continuity of activities that are vital to the company's business operations and the return to normal business within a reasonable time.

The Board of Directors has also approved an Organisational, Management and Control model in accordance with Legislative Decree No. 231/2001, a Code of Conduct (prepared in accordance with the Model Self-Regulatory Rules issued by the Italian Banking Association - ABI), and a Code of Ethics. This document contains a series of rules of conduct (in addition to those concerning compliance with statutory, regulatory and contractual requirements and internal procedures) with which all those operating on behalf of the company are required to comply.

The Risk Manager monitors and manages the operational risk, assisted by Compliance on matters regarding legal risks.

The Control system approved by the Board of Directors also envisages specific controls to be carried out by the Internal Audit department.

Quantitative disclosure

Operational risk is defined by Banca d'Italia Circular No. 263 of 27 December 2006 "New Regulations for the Prudential Supervision of Banks". Banca Simetica is required to use the Basic Indicator Approach described in the new 2001 Basel Accord (Basel II) to calculate the capital for operational risk.

This method of calculation consists of applying a fixed 15% percentage to positive values of the intermediation margin for the previous three years to calculate the capital requirement to cover operational risk.

This ratio is calculated using the following formula:

KBIA =
$$\left[\sum (GI1...n \times \square)\right]/n$$

where

KBIA = the capital charge under the Basic Indicator Approach of "Basel II"

GI = annual gross income, where positive, over the previous three years

n = number of the previous three years for which gross income is positive

 \Box = 15% (which is set in the "Basel II" agreement) relating the industry wide level of required capital to the industry wide level of the indicator.

Gross income is defined as income net of interest plus income not net of interest (gross of all allocations and operating costs but net of extraordinary or irregular items).

The following formula was used to calculate Banca Simetica's level of capital for operational risk coverage for 2010:

KBIA, $31/12/2010 = [(10.797.449 + 9.496.937 + 9.993.410) \times 15\%] / 3 = 1.514.390$ Euro

The Risk Manager constantly monitors any harmful events that occur in connection with operational risk and regularly reports to the Internal Audit department, the Managing Director and the Board of Directors.

Part F – Shareholders' equity

Section 1 - Shareholders' equity

B. Quantitative disclosure

B.1 SHAREHOLDERS' EQUITY: BREAKDOWN						
Items/Amounts	2010	2009				
1. Capital	7,600,000	7,600,000				
2. Issue premium	1,300,000	1,300,000				
3. Reserves	10,957,810	7,560,592				
- retained earnings						
a) legal	749,921	551,560				
b) statutory	1,139,047	823,355				
c) own shares						
d) other	9,068,841	6,185,677				
- other						
4. Capital instruments						
5. (Own shares)						
6. Valuation reserves						
- Financial assets available for sale						
- Tangible assets						
- Intangible assets						
- Foreign investment hedges						
- Cash flow hedges						
- Exchange differences						
- Non-current disposal groups						
- Actuarial gains (losses) relating to defined benefit schemes						
- Shares of valuation reserves relating to subsidiaries valued using						
the equity method						
- Special revaluation laws						
7. Gains (losses) for the year	3,728,735	3,967,218				
Total	23,586,545	20,427,810				

Section 2 – Shareholders' equity and regulatory ratios

2.1 Regulatory capital

· Qualitative disclosure

1. Core capital

Pursuant to Title I, Chapter 2 of Banca d'Italia Circular No. 263 of 27 December 2006, the regulatory capital of Banca Simetica consists of tier 1 capital only, comprising the share capital, reserves and income for the period (net of dividends) as positive items and intangible assets as the negative item.

Quantitative disclosure

2.1 REGULATORY CAPITAL		
	2010	2009
A. Core capital prior to the application of prudential filters	23,011,687	19,850,807
B. Core capital prudential filters:		
B1 - positive IAS/IFRS prudential filters (+)		
B2 - negative IAS/IFRS prudential filters (-)		
C. Core capital gross of amounts to be deducted (A+B)	23,011,687	19,850,807
D. Amounts to be deducted from core capital	-	-
E. Total core capital (TIER1) (C-D)	23,011,687	19,850,807
F. Supplementary capital prior to the application of prudential filters	-	-
G. Supplementary capital prudential filters:	-	-
G1- positive IAS/IFRS prudential filters (+)		
G2- negative IAS/IFRS prudential filters (-)		
H. Supplementary capital gross of amounts to be deducted(F+G)	-	-
I. Amounts to be deducted from supplementary capital		
L. Total supplementary capital (TIER2) (H-I)	-	-
M. Amounts to be deducted from the total of core and supplementary	_	_
capital	-	_
N. Regulatory capital(E + L - M)	23,011,687	19,850,807
O. TIER 3 capital	-	-
P. TIER 3 capital (N + O)	23,011,687	19,850,807

2.2 Capital adequacy

Qualitative disclosure

Banca Simetica's regulatory capital provides more than adequate assurance of its soundness in relation to the risks to which it is exposed, even in the event of potential and particularly harmful stress events and on the basis of its forecast for growth.

• Quantitative disclosure

B. QUANTITATIVE DISCLOSURE							
Categories/Amounts	Non-weig	hted items	Weighted items/ requirements				
	2010	2009	2010	2009			
A. RISK ASSETS							
A.1 CREDIT AND COUNTERPARTY RISK							
1. Standardised approach	5,836,063	5,026,925	466,885	402,154			
2. IRB approach							
2.1 Foundation							
2.2 Advanced							
3. Securitisations							
B. REGULATORY CAPITAL REQUIREMENTS							
B.1 CREDIT AND COUNTERPARTY RISK							
B.2 MARKET RISK							
1. Standard method			1,100,044	1,577,074			
2. Internal models							
3. Concentration risk							
B.3 OPERATIONAL RISK							
1. Basic approach			1,514,390	1,311,572			
2. Standardised approach							
3. Advanced approach							
B.4 OTHER PRUDENTIAL REQUIREMENTS							
B.5 TOTAL PRUDENTIAL REQUIREMENTSI	3,081,319	3,290,800					
C. RISK ASSETS AND CAPITAL RATIOS							
C.1 Weighted risk assets		38,516,480	41,135,000				
C.2 Tier 1 capital/Weighted risk assets (Tier 1 capital	ratio)		59.75%	48.25%			
C.3 Regulatory capital TIER 3/Weighted risk assets (7	otal capital r	atio)	59.75%	48.25%			

Part H - Transactions with related parties

1. Remuneration of directors with strategic responsibilities

Fees paid to Directors and Statutory Auditors (inclusive of social security payments) are shown in the table below (in € thousand).

	2010	2009
Directors	259,463	257,095
Statutory Auditors	34,289	32,105
TOTAL	293,752	289,200

2. Transactions with related parties

In accordance with the provisions of art. 2427 of the Italian Civil Code, related parties are defined in accordance with IAS 24.

Since the bank neither constitutes nor belongs to a credit group, the related parties include the Directors and Statutory Auditors and their immediate family members, and the companies controlled by or connected to said related parties. Immediate family members include the related party's cohabiting partner and children, the children of the cohabiting partner and other people dependent upon the related party's cohabiting partner.

Relations and transactions with related parties do not constitute a critical factor; they regard the provision of investment services and are performed in accordance with requirements of procedural and substantial correctness.

The individual services supplied to related parties are subject to current market conditions, in line with standard practice for services supplied to clients and employees.

Additional details

Disclosure of auditing fees and fees for services other than auditing

Pursuant to art.149 duodecies of Consob Issuers Regulation, the fees for auditing the 2010 Financial Statements are shown in the table below.

No fees were paid for services provided by entities belonging to the network of the auditing firm.

Type of service	Service provider	Fees(1)
Audit of company accounts	Deloitte & Touche S.p.A.	€ 41.500
Certification (2)	Deloitte & Touche S.p.A.	€ 3.000
Tax advisory services	-	
Other services		
Total		€44.500

⁽¹⁾ Fees net of expenses and VAT.

⁽²⁾ Signing of the Italian tax declaration forms (Modello Unico and Modello 770).

BANCA SIMETICA S.p.A. Registered office in Biella Share capital € 7.600.000,00 fully paid-in Number in the Biella Register of Companies and tax code 02071270025

Report of the Board of Statutory Auditors to the Financial Statements for the year ended 31/12/2010

Dear Shareholders.

The financial statements for the year ended at 31/12/2010, the company's ninth year of business, which include the balance sheet, the profit and loss account, the statement of comprehensive income, the statement of changes in shareholders' equity, the statement of cash flows, the notes to the financial statements and the Directors' Report, which have been submitted to you by the Board of Directors for approval, have been drawn up in accordance with international accounting standards (IAS/IFRS) as required by Circular No. 262 issued by Banca d'Italia on 22 December 2005 and amended on 18 November 2009.

The financial statements have been audited by Deloitte & Touche S.p.A. who, on 12 April 2011 certified their compliance with the IAS/IFRS and relative laws implementing said rules. The Independent Auditors have also confirmed that the financial statements give a true and fair view of the company's state of affairs and of the financial position, profit, changes in shareholders' equity and cash flows.

The Directors' Report has also been certified as reflecting the financial statements for the year ended 31 December 2010.

Said Independent Auditors were also charged, for the year in question, to perform the auditing activities pursuant to art. 2409 bis of the Italian Civil Code. Therefore, while approving the general approach of the financial statements and the general conformity of their format and structure, as mentioned above, we are not required to express our opinion on the specific review procedure. In that respect we have nothing particular to report.

To the best of our knowledge the Board of Directors made no exceptions to the provisions of art. 2423, sub-section 4 of the Italian Civil Code nor have they altered the valuation criteria compared to the previous year.

We verified compliance with legal requirements concerning the preparation of the Directors' Report, and have nothing particular to report in that respect.

We also verified the consistency of the information contained in the financial statements with the facts and information that we acquired during the course of our work, and have nothing particular to report. As regards our work during 2010, we state the following:

- we have verified compliance with the law, with the company's bylaws and observance of the principles of good administration;
- we were called and took part in meetings of the Board of Directors and of Shareholders; we
 verified that those meetings were held in accordance with all statutory and legal requirements
 and regulations;
- the directors provided us, also during Board Meetings, with all the information we requested
 concerning general trends in management and the outlook for the future, and regarding the main
 activities. We can reasonably state that the actions decided upon by the Board of Directors were
 taken in accordance with current legislation and were not manifestly imprudent or capable of
 damaging the integrity of the company's assets;
- we met and exchanged information with the person responsible for auditing activities. We did not
 find any significant data and/or information to be included in this report;
- we verified the work of those responsible for internal controls, risk management and compliance,

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- and found nothing significant to report;
- we assessed and continuously monitored the adequacy of the company's organisational structure, also by gathering information from the respective department managers, and have nothing particular to report;
- we assessed and monitored the adequacy of the administrative and accounting systems, and the
 reliability of the latter in correctly representing management events, by obtaining information from
 the department managers, and have nothing particular to report;
- we monitored the activities of the Ethics Committee, established under art. 20 of the bylaws. Our opinion on the company's Social Report is stated in a separate report;
- we did not receive any complaints pursuant to art. 2408 of the Italian Civil Code;
- we certify that in fulfilling our mandate we did not discover any significant facts worthy of mention in this report.

That stated, and on the basis of the results of the work carried out by the audit department, we propose that the Meeting should approve the financial statements for the year ended at 31 December 2010 and the relative allocation of profits, as drawn up and submitted for approval by the Directors.

Biella, 12 April 2011

THE BOARD OF STATUTORY AUDITORS

Dr. Mario Rovetti

Dr. Enzo Mario Napolitano

Mr. Giovanni Spola

BANCA SIMETICA S.p.A.

Registered Bank, registration No. 5713 – ABI code No. 3398.5 Member of the Fondo Nazionale di Garanzia (National Guarantee Fund) and of the Fondo Interbancario di Tutela dei Depositi (Interbank Deposit Protection Fund).

Head Office: Via N. Sauro, 10 – 13900 BIELLA, Italy. Tel. 015/21660 – Fax 015/8351086 Website: www.bancasimetica.it – e-mail: info@simetica.it