

2003 ACCOUNTS

UniCredito Italiano Group Consolidated Report and Accounts

UniCredito Italiano SpA Report and Accounts

**These Accounts are a translation of the Italian originals;
please note that the translation has been made solely
for the convenience of international readers.**

UniCredito Italiano - Italian Stock Company
Registered office: Genoa, Via Dante, 1
General management: Milan, Piazza Cordusio
Registered in Genoa Trade and Companies Register (Court of Genoa)
Tax Code and VAT Reg. No. 00348170101
Entered in the Register of Banks and Parent Company
of the UniCredito Italiano Banking Group
Banking Group Register No. 3135.1
Member of the Interbank Deposit Protection Fund
Capital stock: € 3.158.168.076 fully paid in

Presentation

● Board of Directors,
Board of Auditors
and External Auditors

Group Consolidated Report and Accounts

○ Report on Operations
○ Accounts and Annexes
○ External Auditors' Report

UniCredito Italiano SpA Report and Accounts

○ Report on Operations
○ Proposal to Shareholders
○ Company Accounts and Annexes
○ Reports and Resolutions

○ Notes on calculation methods and Glossary

Board of Directors, Statutory Auditors and External Auditors

as at 31 December 2003

BOARD OF DIRECTORS

Carlo Salvatori *	●	Chairman
Eugenio Caponi (with vicarious duties) *	●	Deputy Chairmen
Franco Bellei *		
Fabrizio Palenzona *		
Alessandro Profumo §	●	Managing Director/CEO
Roberto Bertazzoni §	●	Directors
Vincenzo Calandra Buonauro		
Mario Cattaneo		
Philippe Citerne		
Ambrogio Dalla Rovere		
Giovanni Desiderio		
Guidalberto di Canossa		
Francesco Giacomini §		
Piero Gnudi		
Mario Greco §		
Achille Maramotti		
Gianfranco Negri-Clementi		
Carlo Pesenti §		
Giovanni Vaccarino		
Anthony Wyand		
Marco Fantazzini	●	Company Secretary

* Member of the Chairman's Committee and
of the Executive Committee

§ Executive Committee Member

STATUTORY AUDITORS

Gian Luigi Francardo	●	Chairman
Giorgio Loli	●	Auditors
Aldo Milanese		
Vincenzo Nicastro		
Roberto Timo		
Giuseppe Armenise	●	Alternate Auditors
Marcello Ferrari		

Pricewaterhouse Coopers SpA

EXTERNAL AUDITORS

Presentation

General Management
and Managers in charge
of the main Operating
Divisions And Head
Office Departments

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General Management Managers in charge of the Main Operating Divisions and Head Office Departments

as at 31 December 2003

Alessandro Profumo

GENERAL MANAGEMENT

- **Managing Director/CEO**

Paolo Fiorentino

- Deputy CEOs

Pietro Modiano

Andrea Moneta

Roberto Nicastro

MANAGERS IN CHARGE OF THE MAIN OPERATING DIVISIONS AND HEAD OFFICE DEPARTMENTS

Roberto Nicastro

- Retail Division

Pietro Modiano

- Corporate Banking Division

Andrea Moneta

- Private Banking and Asset Management Division

Paolo Fiorentino

- New Europe Division

Maurizia Angelo Comneno

- Legal and Corporate Affairs

Franco Grosso

- Group Audit

Pier Luigi Celli

- Corporate Identity

Fausto Galmarini

- Credits

Elisabetta Magistretti

- Administration

Ranieri de Marchis

- Planning and Finance

Antonio Andrea Monari

- Organisation and Human Resources

Franco Leccacorvi

- Accounts

Matteo Montagna

- Industrial Relations, Safety at Work

Presentation

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Presentation

- **Chart of the Group and Branch Networks in Italy and abroad**

Group Consolidated Report and Accounts

- Report on Operations
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UniCredito Italiano SpA Report and Accounts

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Chart of the Group as at 31 December 2003

Group Companies included in consolidation (fully consolidated) and other companies consolidated by the net equity method



Scope of consolidation

The Group chart as at 31 December 2003 shows the companies included in the scope of consolidation broken down by applicable Divisions and method of consolidation (full consolidation and net equity methods).

The most significant changes in the Group's scope of consolidation compared to 31 December 2002 are the inclusion of:

- Koç Finansal Hizmetler Group, the joint ownership of which was acquired near the end of 2002 (in December this equity investment, which had just been acquired, was consolidated using the equity method) and which has been consolidated on a proportional basis since March 2003;
- Zivnostenska Banka, which was acquired during the first quarter and temporarily consolidated using the equity method in March, and which has been fully consolidated since June 2003;
- ING Sviluppo Finanziaria SpA, the acquisition of which was finalised on 1 December 2003.

In addition, in June, 21.714% of the capital stock of Banca dell'Umbria was acquired from Fondazione CR Perugia following the latter's exercise of the put option specified in agreements of March 2000. Therefore the stake held in Banca dell'Umbria increased from 74.75% to 96.46%.

A similar transaction was finalised in October with Fondazione Cassa di Risparmio di Carpi regarding 26.1% of the capital stock of the subsidiary bank. Thus, the stake held in Cassa di Risparmio di Carpi increased from 73.81% to 99.91%.

Finally, at the end of December UniCredit Banca per la Casa finalised its acquisition of the medium-term loan and mortgage division of Abbey National Bank Italia (ANBI) consisting of loan volume of about €4,500 million.

To allow for meaningful comparisons of the changes in the balance sheet and profit and loss figures, previous periods were restated to take into account the inclusion of the Koç Group and Zivnostenska Banka by combining their respective book values and assigning to minorities shareholders' equity and net profit for the period. However, in the case of ING Sviluppo Finanziaria, since the profit and loss account has been consolidated only since 1 December, the data are not significant enough to justify a similar treatment. Finally, with regard to balance sheet figures, ANBI's contribution is given in the table of loans, and ING Sviluppo Finanziaria's contribution is given in the tables of indirect deposits, allowing changes to be indicated on a uniform basis.



Fully consolidated

Consolidated by net equity method

UNICREDIT BANCA S.p.A.

Main office: Bologna

Other banks

BANCA DELL'UMBRIA 1462 S.p.A.
Main office: PerugiaCASSA RISPARMIO DI CARPI S.p.A.
Main office: CarpiCLARIMA BANCA S.p.A.
(now UNICREDIT CLARIMA BANCA S.p.A.)
Main office: MilanUNICREDIT BANCA
PER LA CASA S.p.A.
(formerly ADALYA BANCA
IMMOBILIARE S.p.A.)
Main office: Milan

Financial and other companies

CREDITRAS PREVIDENZA SIM S.p.A.
Main office: MilanGRIFOFACOR S.p.A.
Main office: Perugia

UNICREDIT BANCA D'IMPRESA S.p.A.

Main office: Verona

UNICREDIT BANCA MOBILIARE S.p.A.

Main office: Milan

Other banks

TRADINGLAB BANCA S.p.A.
Main office: MilanUNICREDIT BANCA MEDIO CREDITO S.p.A.
(formerly BANCA MEDIO CREDITO S.p.A.)
Main office: TurinUNICREDITO GESTIONE CREDITI S.p.A.
Main office: Verona

Financial and other companies

EURO CAPITAL STRUCTURES Ltd
Main office: Dublin ◆LOCAT S.p.A.
Main office: BolognaLOCAT LEASING CROATIA d.o.o.
Main office: Zagreb ◆QUERCIA FUNDING S.r.l.
Main office: VeronaS+R Investimenti e Gestioni S.G.R.p.A.
Main office: MilanTYRERESCOM Ltd
Main office: Dublin ◆UNICREDIT FACTORING S.p.A.
Main office: MilanUNIRISCOSSIONI S.p.A.
Main office: Turin

UNICREDIT PRIVATE BANKING S.p.A.

Main office: Turin

Other banks

BANCA AGRICOLA COMMERCIALE
S.MARINO S.A.
Main office: Borgo Maggiore (San Marino) ◆BANQUE MONEGASQUE DE GESTION S.A.
Main office: Monaco (Montecarlo) ◆UNICREDIT (SUISSE) BANK S.A.
Main office: Lugano ◆UNICREDIT XELION BANCA S.p.A.
(formerly XELION BANCA S.p.A.)
Main office: Milan

Pioneer Global Asset Management Group

PIONEER GLOBAL ASSET
MANAGEMENT S.p.A.
Main office: MilanKI7 (7) LIMITED
Main office: London ◆ORBIT ASSET MANAGEMENT LTD
Main office: Bermuda ◆ ✓PIONEER ALTERNATIVE
INVESTMENT MANAGEMENT Ltd
Main office: Dublin ◆PIONEER ALTERNATIVE
INVESTMENT MANAGEMENT S.G.R.p.A.
Main office: MilanPIONEER ALTERNATIVE INVESTMENTS
MANAGEMENT (Bermuda) Ltd
(formerly MOMENTUM HOLDINGS Ltd)
Main office: Bermuda ◆PIONEER ALTERNATIVE
INVESTMENTS (Israel) Ltd
(formerly SPECIAL FUND MARKETING
ISRAEL Ltd)
Main office: Raanan ◆PIONEER ALTERNATIVE
INVESTMENTS (New York) Ltd
(formerly MOMENTUM NEW YORK Ltd)
Main office: Dover ◆

RETAIL

Financial and other companies

COMMERCIAL UNION VITA S.p.A.
Main office: MilanCREDITRAS ASSICURAZIONI S.p.A.
Main office: MilanCREDITRAS VITA S.p.A.
Main office: MilanE2E INFOTECH Ltd.
Main office: London ◆GRIFO INSURANCE BROKERS S.r.l.
Main office: PerugiaTLX S.p.A.
Main office: MilanTRADINGLAB INC.
Main office: New York ◆UNICREDIT ASSICURA S.r.l.
(formerly UNICREDIT ASSICURA S.r.l.)
Main office: MilanVIVACITY S.p.A.
Main office: Rome

CORPORATE BANKING

Financial and other companies

UNICREDIT BROKER S.p.A.
(formerly BROKER CREDIT S.p.A.)
Main office: MilanI-FABER S.p.A.
Main office: MilanIKB CORPORATELAB S.A.
Main office: Luxembourg ◆LOCAT RENT S.p.A.
Main office: MilanSVILUPPO NORD-OVEST S.G.R.p.A.
Main office: TurinUNICREDIT INTERNATIONAL
SERVICES (UNICIIS) S.r.l.
Main office: RomeUNICREDIT SERVICE LAB S.p.A.
Main office: MilanVENTURA FINANCE S.p.A.
Main office: Turin

PRIVATE BANKING & ASSET MANAGEMENT

Financial and other companies

OT FINANCIAL SERVICES
NOMINEES LTD
Main office: London ◆PIONEER CONSULTING SERVICES S.A.
Main office: Warsaw ◆ ▲S.S.I.S. SOCIETÀ SERVIZI
INFORMATICI SAMMARINESE S.p.A.
Main office: Borgo Maggiore (S. Marino) ◆UNICREDIT CONSULTING S.r.l.
Main office: Milan

LEGEND

- ◆ Registered outside Italy
- ▲ Pioneer USA Group company
- ✓ CONSOLIDATED USING
THE PROPORTIONAL METHOD

PIONEER ALTERNATIVE INVESTMENTS (Uk) Ltd (formerly MOMENTUM UK Ltd)
Main office: London ◆

PIONEER ASSET MANAGEMENT S.A. (formerly PIONEER INSTITUTIONAL INVESTMENT MANAGEMENT S.A.)
Main office: Luxembourg ◆

PIONEER CZECH FINANCIAL COMPANY Sro
Main office: Prague ◆

PIONEER CZECH INVESTMENT COMPANY A.S.
Main office: Prague ◆

PIONEER FONDS MARKETING GMBH
Main office: Munich ◆

PIONEER GLOBAL FUNDS DISTRIBUTOR Ltd
Main office: Hamilton ◆

PIONEER GLOBAL INVESTMENTS Ltd
Main office: Dublin ◆

PIONEER GLOBAL INVESTMENTS (Australia) (PTY) Ltd (formerly MOMENTUM AUSTRALIA (Pty) Ltd)
Main office: Melbourne ◆

PIONEER GLOBAL INVESTMENTS (Hk) Ltd (formerly MOMENTUM ASIA (Hong Kong) Ltd)
Main office: Hong Kong ◆

PIONEER INVESTMENT MANAGEMENT Ltd
Main office: Dublin ◆

PIONEER INVESTMENT MANAGEMENT S.G.R. p.A.
Main office: Milan

PIONEER INVESTMENT MANAGEMENT USA Inc.
Main office: Delaware ◆

PIONEER PEKAO INVESTMENT MANAGEMENT S.A.
Main office: Warsaw ◆

PIONEER PEKAO TFI S.A.
Main office: Warsaw ◆

Pioneer USA Group ◆

PIONEER FUNDS DISTRIBUTOR Inc.
Main office: Boston

PIONEER INVESTMENT MANAGEMENT Inc.
Main office: Wilmington

PIONEER INVESTMENT MANAGEMENT SHAREHOLDER SERVICES Inc.
Main office: Boston

Financial and other companies

BAC FIDUCIARIA S.p.A.
Main office: Dogana Repubblica di San Marino ◆

CORDUSIO Società Fiduciaria per Azioni
Main office: Milan

F.R.T. FIDUCIARIA RISPARMIO TORINO SIM S.p.A.
Main office: Turin

UNICREDIT PRIVATE ASSET MANAGEMENT S.G.R.p.A. (formerly ROLO PIONEER S.G.R.p.A.)
Main office: Bologna

Pekao Group ◆

BANK PEKAO S.A.
Main office: Warsaw

BANK PEKAO (UKRAINA) Ltd
Main office: Luck

CDM PEKAO S.A.
Main office: Warsaw

DRUKBANK Sp.zo.o.
Main office: Zamosc

LEASING FABRYCZNY Sp.zo.o.
Main office: Lublin

PEKAO FAKTORING Sp.zo.o.
Main office: Lublin

PEKAO FUNDUSZ KAPITAŁOWY Sp.zo.o. - Main office: Lodz

PEKAO LEASING Sp.zo.o.
Main office: Warsaw

PEKAO PIONEER PTE S.A.
Main office: Warsaw

Zagrebacka Group ◆

ZAGREBACKA BANKA D.D.
Main office: Zagreb

POMINVEST D.D. - Main office: Split

PRVA STAMBENA STEDIONICA D.D.
Main office: Zagreb

UNIVERSAL BANKA D.D.
Main office: Sarajevo

VARAZDINSKA BANKA D.D.
Main office: Varazdin

ZAGREBACKA BANKA BH D.D.
Main office: Mostar

ZAGREB NEKRETNINE D.O.O.
Main office: Zagreb

ZB INVEST D.O.O.
Main office: Zagreb

Koç Financial Services Group ◆

KOÇ FINANSAL HİZMETLER A.S.
Main office: Istanbul ✓

KOÇBANK A.S. - Main office: Istanbul ✓

KOÇBANK (AZERBAIJAN) LTD
Main office: Baku ✓

KOÇBANK NEDERLAND N.V.
Main office: Amsterdam ✓

KOÇFAKTOR - KOÇ FAKTORING HİZMETLERİ A.S.
Main office: Istanbul ✓

KOÇLEASE - KOÇ FINANSAL KIRALAMA A.S.
Main office: Istanbul ✓

KOÇ PORTFOY YONETİMİ A.S.
Main office: Istanbul ✓

KOÇ YATIRIM MENKUL DEĞERLER A.S.
Main office: Istanbul ✓

Other banks ◆

BULBANK A.D.
Main office: Sofia

UNIBANKA A.S.
Main office: Bratislava

UNICREDIT ROMANIA S.A.
Main office: Bucharest

ZIVNOSTENSKA BANKA A.S.
Main office: Prague

Financial companies ◆

DEMİR ROMLEASE S.A. (now UNICREDIT LEASING ROMANIA S.A.)
Main office: Bucharest

DEMİR SECURITIES ROMANIA S.A.
Main office: Bucharest

XELION DORADCY FINANSOWI Sp.zo.o. (formerly PEKAO INFORMATYKA Sp.zo.o.)
Main office: Lodz

ZB ASSET MANAGEMENT A.S.
Main office: Prague

ZB TRUST INVESTICNI SPOLECNOST A.S.
Main office: Prague

Banks

UNICREDIT ITALIANO BANK (IRELAND) Plc - Main office: Dublin ◆

Financial and other companies

CARIVERONA IRELAND Plc - Main office: Dublin ◆

C.R. TRIESTE IRELAND Ltd - Main office: Dublin ◆

FIDA SIM S.p.A. - Main office: Turin

ING SVILUPPO FINANZIARIA S.p.A. (now SVILUPPO FINANZIARIA S.p.A.) - Main office: Milan

ING INVESTMENT MANAGEMENT ITALIA S.g.r. S.p.A. (now PIXEL INVESTMENT MANAGEMENT S.G.R.p.A.) - Main office: Milan

ING SVILUPPO FIDUCIARIA SIM S.p.A. (now SVILUPPO FIDUCIARIA SIM S.p.A.)
Main office: Milan

ING SVILUPPO INVESTIMENTI SIM S.p.A. (now SVILUPPO INVESTIMENTI SIM S.p.A.)
Main office: Milan

UNICREDIT DELAWARE Inc. - Main office: Dover ◆

UNICREDIT ITALIANO - CAPITAL TRUST I - Main office: Newark ◆

UNICREDIT ITALIANO - CAPITAL TRUST II - Main office: Newark ◆

UNICREDIT ITALIANO - FUNDING LLC I - Main office: Dover ◆

UNICREDIT ITALIANO - FUNDING LLC II - Main office: Dover ◆

Ancillary companies

CORDUSIO IMMOBILIARE S.p.A.
Main office: Milan

QUERCIA SOFTWARE S.p.A. - Main office: Verona

TRIVIMM S.r.l. - Main office: Verona

UNICREDIT AUDIT S.p.A. - Main office: Milan

UNICREDIT PRODUZIONI ACCENTRATE S.p.A. - Main office: Milan

UNICREDIT REAL ESTATE S.p.A.
Main office: Milan

UNICREDIT SERVIZI INFORMATIVI S.p.A.
Main office: Milan

NEW EUROPE

Pekao Group ◆

ANICA SYSTEM S.A.
Main office: Lublin

BDK CONSULTING Ltd
Main office: Luck

CENTRAL POLAND FUND LLC
Main office: Wilmington

CENTRUM KART S.A.
Main office: Warsaw

FABRYKA MASZYN Sp.zo.o.
Main office: Janov Lubelski

FABRYKA SPRZETU OKRETOWEGO "MEBLOMOR" S.A.
Main office: Czarnkow

GRUPA INWESTYCYJNA NYWING S.A.
Main office: Warsaw

HOTEL JAN III SOBIESKI Sp.zo.o.
Main office: Warsaw

JUPITER NFI S.A.
Main office: Warsaw

KRAJOWA IZBA ROZLICZENIOWAS A.
Main office: Warsaw

MASTERS S.A.
Main office: Legnica

PEKAO ACCESS Sp.zo.o.
Main office: Warsaw

PEKAO DEVELOPMENT Sp.zo.o.
Main office: Warsaw

PEKAO FINANCIAL SERVICES Sp.zo.o.
Main office: Warsaw

POLONIT Sp.zo.o.
Main office: Lodz

TOMTEX S.A.
Main office: Tomaszów Mazowiecki

TRINITY MANAGEMENT Sp.zo.o.
Main office: Warsaw

ZASLAW ZPIN Sp.zo.o.
Main office: Zagorz

Zagrebacka Group ◆

ALLIANZ ZAGREB DIONICKO DRUSTVO ZA OSIGURANJE
Main office: Zagreb

ALLIANZ ZB D.O.O. DRUSTVO ZA UPRAVLJANJE DOBROVOLJNIM MIROVINSKIM FONDOM
Main office: Zagreb

ALLIANZ ZB D.O.O. DRUSTVO ZA UPRAVLJANJE OBVEZNIM MIROVINSKIM FONDOM
Main office: Zagreb

CENTAR GRADSKI PODRUM D.O.O.
Main office: Zagreb

CENTAR KAPTOL D.O.O.
Main office: Zagreb

ISTRATURIST UMAG HOTELIJERSTVO I TURIZAM D.D.
Main office: Umag

LIPA D.D.
Main office: Novi Marof

MARKETING ZAGREBACKE BANKE D.O.O.
Main office: Zagreb

ZABA TURIZAM D.O.O.
Main office: Zagreb

ZANE BH D.O.O.
Main office: Sarajevo

UPI POSLOVNI SISTEM D.O.O.
Main office: Sarajevo

Financial and other companies ◆

AGROCONS CENTRUM A.S.
Main office: Bratislava

KOÇ ASSET MANAGEMENT S.A.
Main office: Geneva

ZIVNOSTENSKA FINANCE B.V.
Main office: Amsterdam

Banks

BANCA C.R. SAVIGLIANO S.p.A.
Main office: Savigliano

CASSA DI RISPARMIO DI BRA S.p.A.
Main office: Bra

CASSA DI RISPARMIO DI FOSSANO S.p.A.
Main office: Fossano

CASSA DI RISPARMIO DI SALUZZO S.p.A.
Main office: Saluzzo

Financial and other companies

CONSORZIO CA.RI.CE.SE.
Main office: Bologna

FIDIA S.G.R. S.p.A.
Main office: Milan

LISEURO S.p.A.
Main office: Udine

IMMOBILIARE LOMBARDA S.p.A.
Main office: Milan

ING AGENZIA ASSICURATIVA S.p.A. (now XAA AGENZIA ASSICURATIVA S.p.A.)
Main office: Milan

ING EMPLOYEE BENEFITS S.p.A. (now EMPLOYEE BENEFITS S.p.A.)
Main office: Milan

ON INVESTMENT SERVICES S.r.l.
Main office: Milan

SELEZIONE TERZA S.r.l.
Main office: Milan

S.F.E.T. S.p.A. Società Friulana Esazione Tributi
Main office: Udine

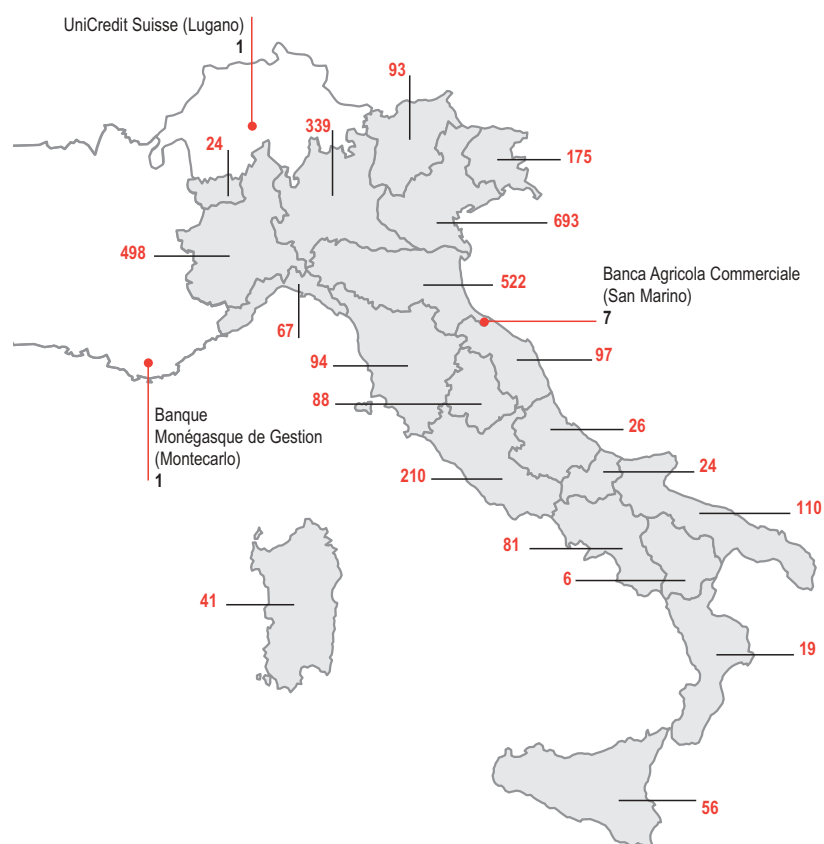
SYNESIS FINANZIARIA S.p.A.
Main office: Turin

S.T.T. S.p.A.
Main office: Verona

UNICREDIT ENERGIA S.c.r.l.
Main office: Milan

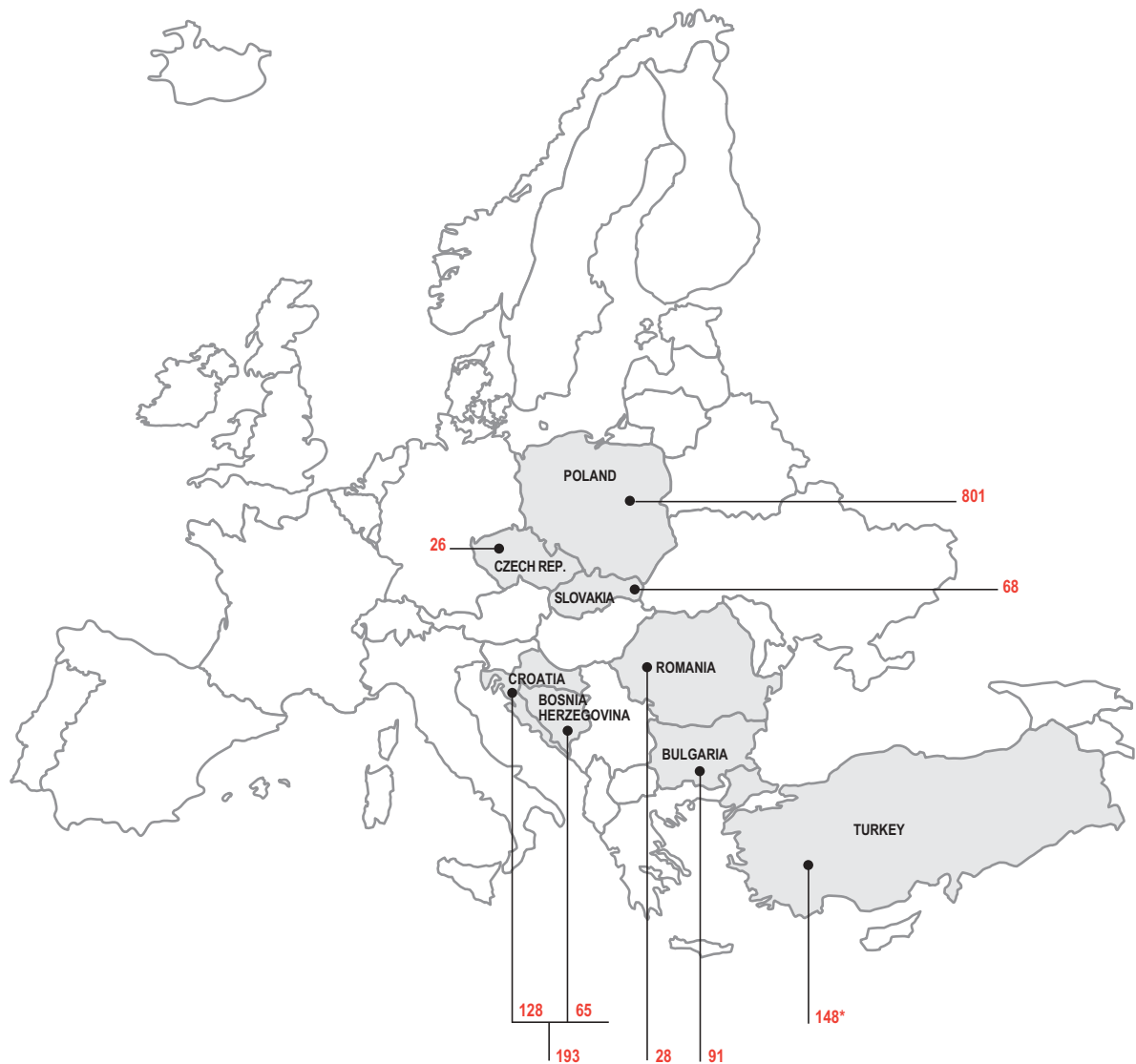
UNI IT S.r.l.
Main office: Trento

Branches of Group Banks In Italy



Region	UniCredit Banca	UniCredit Banca d'Impresa	UniCredit Private Banking	Other	Total Italian Branches
Veneto	619	46	27	1	693
Emilia-Romagna	437	25	27	33	522
Piedmont	441	28	27	2	498
Lombardy	271	33	23	12	339
Latium	178	9	14	9	210
Friuli-Venezia Giulia	161	9	5	-	175
Apulia	99	5	5	1	110
Marche	85	7	3	2	97
Tuscany	70	13	6	5	94
Trentino-Alto Adige	84	6	3	-	93
Umbria	9	2	-	77	88
Campania	71	6	3	1	81
Liguria	57	5	4	1	67
Sicily	48	4	3	1	56
Sardinia	38	2	1	-	41
Abruzzo	21	4	1	-	26
Aosta Valley	22	1	1	-	24
Molise	23	1	-	-	24
Calabria	16	3	-	-	19
Basilicata	4	2	-	-	6
Total	2,754	211	153	145	3,263

New Europe



13

Branches	
Pekao Group (Poland)	801
Zagrebacka Group (Croatia and Bosnia H.)	193
Koç Finansal Hizmetler Group (Turkey) *	148
Bulbank (Bulgaria)	91
UniBanka (Slovakia)	68
Zivnostenska Banka (Czech Republic)	26
UniCredit Romania (Romania)	28
Total	1,355

* Half the actual number of branches, since our holding is 50% of equity.

Branches and Representative Offices outside Italy

UniCredito Italiano SpA

- BRANCHES
- Representative offices





UniCredito Italiano Group Consolidated Report and Accounts

Presentation

Group Consolidated Report and Accounts

Report on Operations

Accounts and Annexes

External Auditors' Report

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Note:

The following conventional symbols have been used in the tables:

- A **dash (-)** indicates that the item/figure is inexistent.
- **Two stops (..)** or **(n.s.)** when the figures do not reach the minimum considered significant or are not in any case considered significant.
- **"N/A"** indicates that the figure is not available.
- **"XXX"** figures not to be indicated.

Unless otherwise indicated, all amounts are in **millions of euros**.

FINANCIAL SUMMARY

Key Figures

Consolidated Profit and Loss Account

(€ million)

	2003	2002 historical	2002 restated	Changes from restated
Total revenues	10,465	10,099	10,284	+ 1.8%
<i>of which: - Net interest income</i>	5,088	5,127	5,290	- 3.8%
<i>- net commission</i>	3,316	3,190	3,225	+ 2.8%
Operating expenses	5,703	5,483	5,614	+ 1.6%
Operating profit	4,762	4,616	4,670	+ 2.0%
Profit before extraordinary items and income tax	3,257	2,924	2,939	+ 10.8%
Net profit for the period	2,090	1,962	1,967	+ 6.3%
Group portion of net profit (loss) for the period	1,961	1,801	1,801	+ 8.9%

Balance sheet

(€ million)

	Amounts as at 31 December			Changes from restated
	2003	2002 historical	2002 restated	
Total assets	238,256	213,349	217,131	+ 9.7%
Loans to customers	126,709	113,824	115,440	+ 9.8%
<i>of which: non-performing loans</i>	2,373	2,104	2,161	+ 9.8%
Securities	29,527	30,430	31,129	- 5.1%
Equity investments	3,505	2,404	2,224	+ 57.6%
Assets administered for customers	372,188	336,565	341,292	+ 9.1%
- Due to customers and securities in issue	135,274	126,745	129,503	+ 4.5%
- Indirect deposits	236,914	209,820	211,789	+ 11.9%
- Indirect deposits under administration	122,787	108,733	110,262	+ 11.4%
- Indirect deposits under management	114,127	101,087	101,527	+ 12.4%
Subordinated debt	6,190	7,088	7,120	- 13.1%
Shareholders' Equity	13,013	12,261	12,261	+ 6.1%

Staff and Branches

	Figures as at 31 December			Changes from restated
	2003	2002 historical	2002 restated	
Number of employees	69,062	66,555	69,139	- 77
Number of financial consultants *	2,345	1,833	1,833	+ 512
Number of branches	4,563	4,176	4,541	+ 22

* The figure for 2003 includes 699 financial consultants acquired through the purchase of ING Sviluppo Finanziaria.

Key Financial Ratios and other Information

	Figures as at 31 December			Changes from restated
	2003	2002 historical	2002 restated	
Profitability ratios (%)				
ROE ¹	17.7	17.2	17.2	+ 0.5
ROE (excluding amortisation of goodwill)	20.1	19.6	19.6	+ 0.5
Operating profit/Total assets	2.00	2.16	2.15	- 0.15
Cost/income ratio	54.5	54.3	54.6	- 0.1
Risk ratios (%)				
Net non-performing loans/Loans to customers	1.87	1.85	1.87	..
Net doubtful loans/Loans to customers	3.72	3.66	3.73	- 0.01
Capital ratios ² (%)				
Core capital/Total risk-weighted assets	6.96	7.21	N/A	-0.25
Total capital for regulatory purposes/Total risk-weighted assets	11.10	11.89	N/A	-0.79
Productivity ratios ³ (€ thousands)				
Total revenues/Number of employees	152	152	149	+ 3
Total assets/Number of employees	3,450	3,206	3,140	+ 310
Payroll Costs/Number of employees	48	47	46	+ 2

Note: (1) Year-end shareholders' equity used for the ratio (excluding net profit for the period).

(2) Core capital is equal to Tier 1 capital less preference shares. The change is calculated in relation to historical figures.

(3) Employee numbers as at year-end.

Ratings

The following are the ratings issued on UniCredito Italiano's debt by the main international agencies.

	Short-term debt	Medium and long-term debt	Outlook
FITCH RATINGS	F1+	AA-	POSITIVE
Moody's Investor Service	P-1	Aa2	STABLE
Standard & Poor's	A-1+	AA-	STABLE

On 17 December 2003 Fitch Ratings upgraded its outlook from stable to positive.

Divisional Results

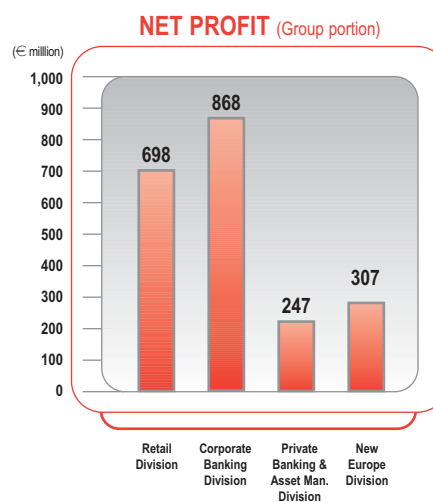
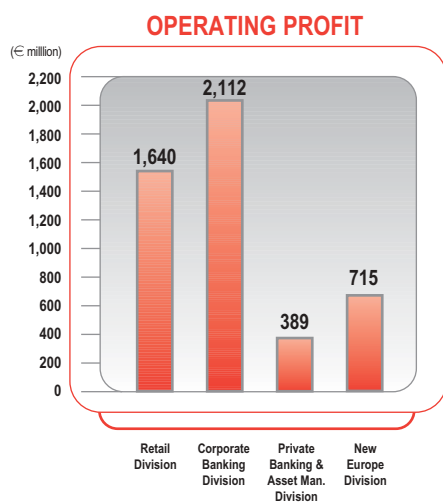
Profit and Loss Account

(€ million)

	Retail Division	Corporate Banking Division	Private Banking & Asset Man. Division	New Europe Division	Parent Co, and other companies	Elisions and other adjustments	Consolidated Group Total
Net interest income							
2003	2,381	1,512	83	1,042	81	-11	5,088
2002 restated	2,528	1,473	76	1,191	-10	32	5,290
Net non-interest income							
2003	2,225	1,541	957	577	126	-49	5,377
2002 restated	2,120	1,222	951	666	117	-82	4,994
TOTAL REVENUES							
2003	4,606	3,053	1,040	1,619	207	-60	10,465
2002 restated	4,648	2,695	1,027	1,857	107	-50	10,284
Operating costs							
2003	-2,966	-941	-651	-904	-315	74	-5,703
2002 restated	-2,994	-888	-623	-959	-223	73	-5,614
OPERATING PROFIT							
2003	1,640	2,112	389	715	-108	14	4,762
2002 restated	1,654	1,807	404	898	-116	23	4,670
2003¹							
Provisions and net writedowns	-319	-639	-35	-177	-36	-295	-1,501
Extraordinary income	-8	1	5	33	178	6	215
Income tax for the year	-614	-602	-108	-144	75	7	-1,386
NET PROFIT	699	872	251	427	109	-268	2,090
- Minorities	-1	-4	-4	-120	-	-	-129
- NET PROFIT	698	868	247	307	109	-268	1,961

Note The Divisional Profit and Loss Account is made up of the results of the Group companies in each Division, adjusted pro-rata (excluding however adjustments for positive consolidation differences). Any goodwill amortisation made by the subsidiary directly has been reclassified under other adjustments. For the Parent Company and other companies, other net income, which was made up primarily of expenses reimbursed by other Group companies, was subtracted from operating expenses.

1. The figure for 2002 for items contributing to the formation of net profit was not restated.

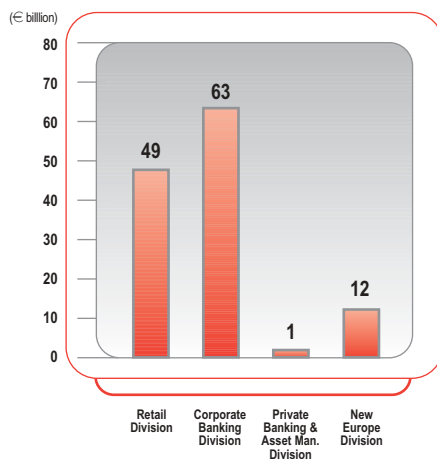


Balance sheet

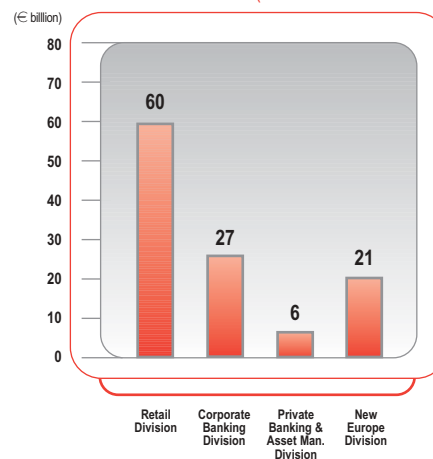
(€ million)

	Retail Division	Corporate Banking Division	Private Banking & Asset Man. Division	New Europe Division	Parent Co, and other companies	Elisions and other adjustments	Consolidated Group Total
Loans to customers							
as at 31 December 2003	48,816	63,436	1,048	11,848	13,447	-11,886	126,709
as at 31 December 2002 restated	41,409	57,900	1,014	12,594	13,301	-10,778	115,440
Direct deposits (customers and securities)							
as at 31 December 2003	60,196	27,355	5,705	20,555	38,218	-16,755	135,274
as at 31 December 2002 restated	59,415	24,436	6,086	22,427	25,995	-8,856	129,503

LOANS TO CUSTOMERS



DIRECT DEPOSITS (customers and securities)



Staff and branches

	Retail Division	Corporate Banking Division	Private Banking & Asset Man. Division	New Europe Division	Parent Co, and other companies	Elisions and other adjustments	Consolidated Group Total
Number of employees							
as at 31 December 2003	25,877	6,148	3,205	28,080	5,752	-	69,062
as at 31 December 2002 restated	26,208	5,856	2,973	29,154	4,948	-	69,139
Number of branches							
as at 31 December 2003	2,898	214	162	1,281	8	-	4,563
as at 31 December 2002 restated	2,878	213	162	1,280	8	-	4,541

Profitability ratios

	Retail Division	Corporate Banking Division	Private Banking & Asset Man. Division	New Europe Division	Parent Co, and other companies	Elisions and other adjustments	Consolidated Group Total
Cost/income ratio (%)							
2003	64.4	30.8	62.6	55.8	54.5
2002 restated	64.4	32.9	60.7	51.6	54.6

Reclassified Accounts

Balance Sheet

(€ million)

	Amounts as at		Change		Amounts as at 31.12.2002 historical
	31.12.2003	31.12.2002 restated	Amount	%	
Assets					
Cash and deposits with central banks and post offices	1,952	1,649	+ 303	+ 18.4%	1,610
Due from:					
- customers	126,709	115,440	+ 11,269	+ 9.8%	113,824
- banks	32,783	29,480	+ 3,303	+ 11.2%	28,099
Trading securities	18,256	17,334	+ 922	+ 5.3%	17,092
Fixed assets:					
- investment securities	11,271	13,795	- 2,524	- 18.3%	13,338
- equity investments	3,505	2,224	+ 1,281	+ 57.6%	2,404
- intangible and tangible fixed assets	4,406	4,876	- 470	- 9.6%	4,783
- positive consolidation differences and net equity differences	1,232	1,019	+ 213	+ 20.9%	1,018
Other asset items	38,142	31,314	+ 6,828	+ 21.8%	31,181
Total assets	238,256	217,131	+ 21,125	+ 9.7%	213,349
Liabilities and shareholders' equity					
Deposits:					
- Due to customers	97,976	96,327	+ 1,649	+ 1.7%	93,572
- Securities in issue	37,298	33,176	+ 4,122	+ 12.4%	33,173
- Due to banks	44,252	32,673	+ 11,579	+ 35.4%	31,991
Specific reserves	4,830	4,721	+ 109	+ 2.3%	4,601
Other liabilities	33,591	29,417	+ 4,174	+ 14.2%	29,333
Reserve fund for possible loan losses	69	111	- 42	- 37.8%	94
Subordinated debt	6,190	7,120	- 930	- 13.1%	7,088
Negative consolidation differences and net equity differences	64	64	64
Minorities	973	1,261	- 288	- 22.8%	1,172
Shareholders' equity:					
- Capital, reserves and fund for general banking risks	11,052	10,460	+ 592	+ 5.7%	10,460
- Net Profit	1,961	1,801	+ 160	+ 8.9%	1,801
Total liabilities and shareholders' equity	238,256	217,131	+ 21,125	+ 9.7%	213,349

Profit and Loss Account

(€ million)

	Full year		Change		Full year 2002 historical
	2003	2002 restated	P&L	%	
Net interest	4,795	5,074	- 279	- 5.5%	4,911
Dividends and other income from equity investments	293	216	+ 77	+ 35.6%	216
Net interest income	5,088	5,290	- 202	- 3.8%	5,127
Net commission	3,316	3,225	+ 91	+ 2.8%	3,190
Trading profit	1,288	1,057	+ 231	+ 21.9%	1,049
Other net operating income	773	712	+ 61	+ 8.6%	733
Net non-interest income	5,377	4,994	+ 383	+ 7.7%	4,972
TOTAL REVENUES	10,465	10,284	+ 181	+ 1.8%	10,099
Payroll costs	-3,281	-3,188	- 93	+ 2.9%	-3,160
Other administrative expenses	-1,936	-1,946	+ 10	- 0.5%	-1,863
Writedowns of intangible and depreciation of tangible fixed assets	-486	-480	- 6	+ 1.3%	-460
Operating expenses	-5,703	-5,614	- 89	+ 1.6%	-5,483
OPERATING PROFIT	4,762	4,670	+ 92	+ 2.0%	4,616
Amortisation of goodwill	-264	-245	- 19	+ 7.8%	-245
Provisions for risks and charges	-230	-164	- 66	+ 40.2%	-163
Net writedowns of loans and provisions for guarantees and commitments	-957	-1,017	+ 60	- 5.9%	-979
Provisions for possible loan losses	-44	-10	- 34	+ 340.0%	-10
Net writedowns of financial investments	-10	-295	+ 285	- 96.6%	-295
Total writedowns and provisions	-1,505	-1,731	226	- 13.1%	-1,692
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	3,257	2,939	+ 318	+ 10.8%	2,924
Extraordinary income (charge) – net	215	365	- 150	- 41.1%	359
Change in fund for general banking risks	+ 4	- 4	+ 8	n.s.	-4
Income tax for the year	-1,386	-1,333	- 53	+ 4.0%	-1,317
NET PROFIT FOR THE YEAR	2,090	1,967	+ 123	+ 6.3%	1,962
Minorities	-129	-166	+ 37	- 22.3%	-161
GROUP PORTION OF NET PROFIT FOR THE YEAR	1,961	1,801	+ 160	+ 8.9%	1,801

Quarterly Figures

Balance Sheet

(€ million)

	2003				2002 restated			
	31.12	30.09	30.06	31.03 restated	31.12	30.09	30.06	31.03
Assets								
Cash and deposits with central banks and post offices	1,952	1,399	1,275	1,176	1,649	1,234	1,424	1,792
Due from:								
- customers	126,709	117,752	116,514	112,798	115,440	114,329	120,974	119,534
- banks	32,783	28,887	28,454	29,382	29,480	27,318	25,851	26,102
Trading securities	18,256	22,715	22,655	18,814	17,334	20,128	18,603	20,007
Fixed assets:								
- investment securities	11,271	11,526	12,719	13,870	13,795	15,052	15,831	17,552
- equity investments	3,505	3,402	3,246	3,161	2,224	2,313	2,351	2,396
- Intangible and tangible fixed assets	4,406	4,497	4,634	4,748	4,876	4,881	4,867	5,087
- positive consolidation differences and net equity differences	1,232	1,156	1,179	1,084	1,019	879	899	882
Other asset items	38,142	36,921	38,084	33,842	31,314	27,756	24,026	22,589
Total assets	238,256	228,255	228,760	218,875	217,131	213,890	214,826	215,941
Liabilities and shareholders' equity								
Deposits:								
- Due to customers	97,976	93,372	93,977	90,263	96,327	91,596	95,944	97,507
- Securities in issue	37,298	31,394	33,292	32,541	33,176	32,116	35,927	35,838
- Due to banks	44,252	42,825	39,785	38,955	32,673	36,640	33,283	34,352
Specific reserves	4,830	4,393	4,035	5,046	4,721	4,390	4,005	5,029
Other liabilities	33,591	35,830	37,346	30,917	29,417	28,128	25,238	22,062
Reserve fund for possible loan losses	69	100	105	106	111	150	163	170
Subordinated debt	6,190	6,517	6,782	7,104	7,120	7,452	7,429	7,615
Negative consolidation differences and net equity differences	64	64	62	64	64	60	60	61
Minorities	973	1,003	1,017	1,138	1,261	1,414	1,301	1,504
Shareholders' equity:								
- Capital, reserves and fund for general banking risks	11,052	11,176	11,227	12,226	10,460	10,495	10,468	11,315
- Net Profit for the period	1,961	1,581	1,132	515	1,801	1,449	1,008	488
Total liabilities and shareholders' equity	238,256	228,255	228,760	218,875	217,131	213,890	214,826	215,941

Profit and Loss Account

(€ million)

	2003				2002 restated			
	Q 4	Q 3	Q 2	Q 1 restated	Q 4	Q 3	Q 2	Q 1
Net interest	1,151	1,174	1,205	1,265	1,245	1,263	1,248	1,318
Dividends and other income from equity investments	84	24	182	3	50	27	111	28
Net interest income	1,235	1,198	1,387	1,268	1,295	1,290	1,359	1,346
Net commission	858	839	830	789	802	774	838	811
Trading profit (loss)	241	262	349	436	218	224	253	362
Other net operating income	207	202	192	172	200	169	175	168
Net non-interest income	1,306	1,303	1,371	1,397	1,220	1,167	1,266	1,341
TOTAL REVENUES	2,541	2,501	2,758	2,665	2,515	2,457	2,625	2,687
Payroll costs	-835	-807	-831	-808	-815	-799	-773	-801
Other administrative expenses	-525	-449	-472	-490	-499	-493	-477	-477
Writedowns of intangible and depreciation of tangible fixed assets	-150	-113	-114	-109	-157	-115	-103	-105
Operating expenses	-1,510	-1,369	-1,417	-1,407	-1,471	-1,407	-1,353	-1,383
OPERATING PROFIT	1,031	1,132	1,341	1,258	1,044	1,050	1,272	1,304
Writedowns of goodwill	-60	-68	-70	-66	-59	-63	-54	-69
Provisions for risks and charges	-74	-22	-94	-40	-95	7	-55	-21
Net writedowns of loans and provisions for guarantees and commitments	-396	-198	-199	-164	-331	-184	-315	-187
Provisions for possible loan losses	-44	-	-	-	-1	2	-7	-4
Net writedowns of financial investments	-6	-2	13	-15	-210	-10	-75	-
Total writedowns and provisions	-580	-290	-350	-285	-696	-248	-506	-281
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	451	842	991	973	348	802	766	1,023
Extraordinary income (charge) – net	160	-15	50	20	218	3	156	-12
Change in fund for general banking risks	+ 4	-	-	-	- 4	-	-	-
Income taxes for the year	-216	-345	-388	-437	-182	-312	-393	-446
NET PROFIT FOR THE YEAR	399	482	653	556	380	493	529	565
Minorities	-19	-33	-36	-41	-28	-52	-9	-77
GROUP PORTION OF NET PROFIT	380	449	617	515	352	441	520	488

Note: Quarterly Profit and Loss Accounts are calculated as being the difference between the progressive totals. They are therefore affected by the exchange rates prevailing on each date and especially by fluctuations in the zloty rate (in which Pekao Group accounts are denominated) and in the US dollar, given our investment in Pioneer Group USA. In addition, the breakdown of profit for the first six months of 2002 takes into account the impact of the S3 reorganisation, and the net profit in restated results for the first quarter of 2002 also takes into account the impact of the consolidation of Zagrebacka Banka effective 8 March (note that the quarterly report as at 31 March 2002 temporarily reported this equity investment at cost).

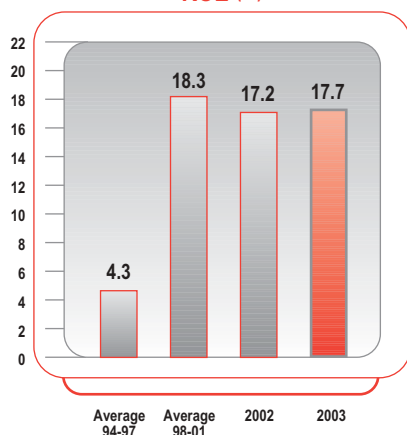
How the Group has grown 1994-2003¹

(€ million)

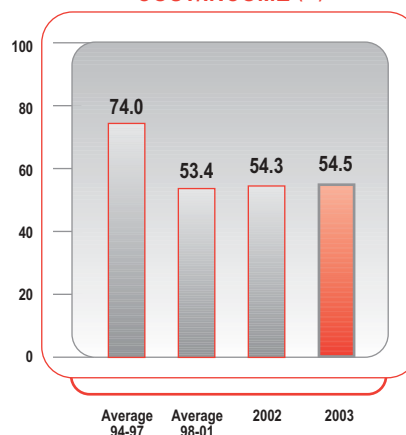
	2003	2002	2001	2000	1999	1998 ²	1997	1996	1995	1994
Profit and Loss Account (€ million)										
Total revenues	10,465	10,099	9,989	9,318	7,611	6,299	3,586	3,298	3,189	1,704
<i>Net interest income</i>	5,088	5,127	5,049	4,747	4,046	3,599	2,283	2,216	2,334	1,414
<i>Net non-interest income</i>	5,377	4,972	4,940	4,571	3,565	2,700	1,303	1,082	855	290
Operating expenses	-5,703	-5,483	-5,263	-4,752	-4,146	-3,493	-2,381	-2,331	-2,336	-1,457
Operating profit	4,762	4,616	4,726	4,566	3,465	2,806	1,205	967	853	247
Profit before extraordinary items and income tax	3,257	2,924	3,212	3,185	2,271	2,019	720	425	242	57
Net profit for the period	2,090	1,962	1,954	1,858	1,640	509	426	275	146	31
Net Profit	1,961	1,801	1,454	1,395	1,287	202	248	146	101	34
Balance Sheet (€ million)										
Total assets	238,256	213,349	208,388	202,656	168,927	146,615	91,395	90,415	84,148	62,864
Loans to customers	126,709	113,824	117,622	115,157	101,577	84,481	47,595	42,372	38,655	23,236
<i>of which, non-performing loans</i>	2,373	2,104	1,822	2,005	2,174	2,241	1,358	1,359	1,390	849
Direct deposits (customers and securities)	135,274	126,745	127,320	118,006	107,071	90,554	55,614	53,059	48,249	26,075
Subordinated debt	6,190	7,088	7,071	4,594	1,371	1,269	1,525	1,291	1,206	1,028
Shareholders' Equity	13,013	12,261	9,535	8,644	7,708	6,099	3,946	3,219	3,136	2,944
Profitability ratios (%)										
ROE ³	17.7	17.2	18.0	19.2	20.0	16.0	7.7	4.8	3.3	1.4
Operating profit/Total assets	2.00	2.16	2.27	2.25	2.05	1.91	1.32	1.07	1.01	0.39
Cost/income ratio	54.5	54.3	52.7	51.0	54.5	55.5	66.4	70.7	73.3	85.5

(1) The UniCredito Italiano Group was formed in 1998 by combining the Credito Italiano Group, which, since 1995 included the Rolo Banca 1473 Group, and the Unicredito Group, made up of Cariverona Banca, Banca CRT and Cassamarca. The most significant subsequent changes were as follows: acquisition of Pekao Group and integration with Caritro in 1999; inclusion of CRTrieste, CRCarpi, Banca dell'Umbria, Bulbank, Splitska Banka (sold during the first half of 2002), Pol'nobanka (currently Unibanka) and the American Pioneer Group in 2000; sale of Fidelity in 2001; acquisition of Zagrebacka Banka in 2002; consolidation of 50% of the Koç Finansal Hizmetler Group in 2003. Finally, we note that the "S3" reorganisation, which was concluded in 2002, entailed the acquisition of minorities of companies involved in the transaction (in particular, those of Rolo Banca).

ROE (%)



COST/INCOME (%)



Group Consolidated Report and Accounts

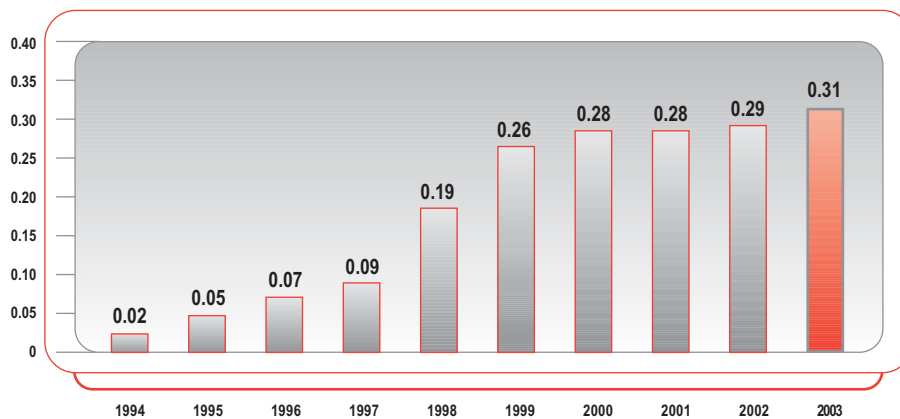
	2003	2002	2001	2000	1999	1998 ²	1997	1996	1995	1994
UniCredito Italiano share price and dividend										
Official price of ordinary shares (€)										
High	4.425	5.255	5.865	6.115	5.787	5.395	2.856	1.045	1.114	1.436
Low	3.144	3.173	3.202	3.586	3.845	2.899	0.845	0.798	0.803	0.799
Average	3.959	4.273	4.830	4.976	4.606	4.360	1.706	0.918	0.962	1.129
End of period	4.303	3.808	4.494	5.572	4.924	5.065	2.836	0.867	0.955	0.865
No. of shares (million)										
outstanding at year-end	6,316.3	6,296.1	5,046.4	5,024.2	4,976.2	4,680.9	2,879.9	2,242.7	2,241.9	2,218.3
with dividend entitlement	6,316.3	6,296.1	5,131.1	5,024.2	5,014.2	4,879.0	2,879.9	2,245.2	2,241.9	2,218.3
of which: Savings shares	21.7	21.7	21.7	21.7	21.7	21.7	21.7	21.7	21.7	21.7
Dividend (€)										
Ordinary shares	0.171	0.158	0.141	0.129	0.129	0.059	0.041	0.031	0.018	0.018
Savings shares	0.186	0.173	0.156	0.137	0.137	0.067	0.049	0.039	0.026	0.026

Market indices										
Shareholders' equity per share (€)	2.06	1.95	1.89	1.72	1.55	1.30	1.37	1.44	1.40	1.33
Price/book value ratio	2.09	1.96	2.38	3.24	3.18	3.89	2.07	0.60	0.68	0.65
Earnings per share (€)	0.31	0.29	0.28	0.28	0.26	0.19	0.09	0.07	0.05	0.02
Price/ earnings ratio	14	13	16	20	19	26	33	13	21	56
Payout ratio (%)	55.1	55.2	49.8	46.5	50.3	n.s.	48.0	47.8	40.3	N/A
Dividend/Average price of ordinary share (%)	4.32	3.70	2.92	2.59	2.80	1.36	2.42	3.38	1.88	1.60

2. ROE and EPS do not take into account extraordinary amortisation of positive consolidation differences of €740 million.

3. The shareholders' equity used for the ratio was at year-end (excluding profit for the period) adjusted to take into account the effective date of increases in dividend paying stock during the period (€573 million in '97 and €496 million in '94).

Earnings per share (€)



Operating Results and Performance

● Profit and Loss Account

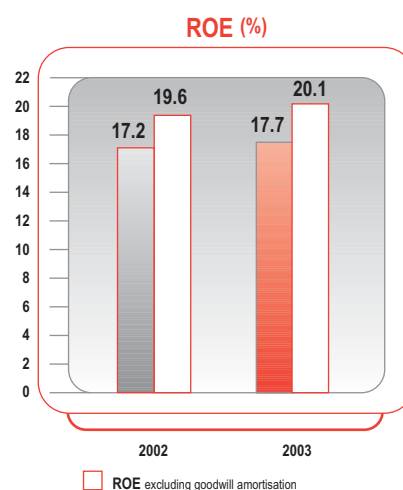
The international business environment

In 2003, the Group operated in an environment characterised by an international economic recovery due to growth of the United States economy, resulting from expansionary monetary and fiscal policies, in addition to the recovery of major stock markets starting in the second quarter. After the recession during the first half year, the economy in the euro area during the second half year only partly benefited from the driving force provided by the recovery in worldwide demand, which was tempered by the effects of the substantial appreciation of the euro on net demand trends from abroad. However, the situation in Italy showed particular signs of weakness in the production area, with a manufacturing sector likely to report its third consecutive year in decline, and in the demand for consumer goods, which declined during the period due to a sharp drop in consumer confidence, which was at an all-time low at year end due to recent financial scandals.

Net Profit

In this contrasting environment, the Group confirmed its high levels of operating efficiency and profitability with net profits of €1,961 million, representing an increase of 8.9% over the previous year. Thus, ROE rose from 17.2% in 2002 to 17.7%, while earnings per share were 31 euro cents compared to €0.29 for the previous period.

The rise in net profit for the period, equal to €123 million on an equivalent basis, was achieved due to a 2% increase in operating profit (up by €92 million in absolute terms) and lower provisions and net writedowns of €226 million (down by 13.1%), taking into account the high level of extraordinary writedowns on loans and equity investments for the previous period and the full impact of the Cirio and Parmalat cases (with total provisions and writedowns of €192 million) on the profit and loss account. Growth in net profit for the period also suffered from the negative effects of the decline in extraordinary income of €150 million from 2002 and a tax increase of €53 million.



Operating Profit

Operating profit for the fourth quarter remained nearly in line with the corresponding period of the previous year despite the negative exchange rate effect due to the depreciation of the Polish zloty and dollar against the euro (14.5% and 17% respectively from the previous year end). In fact, disregarding this effect, the results for the fourth quarter were up by 2.7%.

For the entire period, gross operating profit was €4,762 million, representing a 2% increase at historical exchange rates and a 4.1% increase at constant exchange rates.

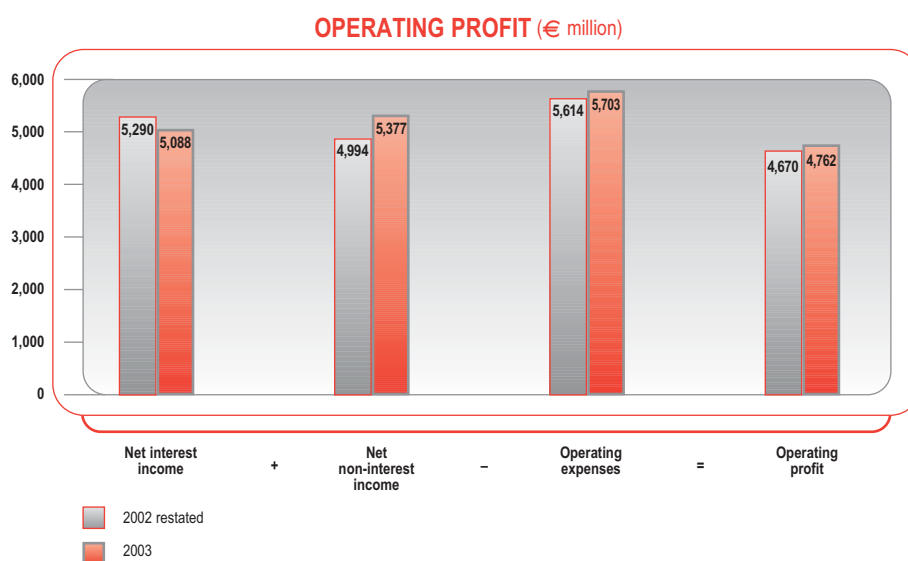
(€ million)

	Fourth quarter		Change		Full year		Change	
	2003	2002 restated	%	% at const. exch. rates	2003	2002 restated	%	% at const. exch. rates
Net interest income	1,235	1,295	-4.6%	-1.2%	5,088	5,290	-3.8%	-1.8%
Net non-interest income	1,306	1,220	+7.0%	+10.5%	5,377	4,994	+7.7%	+9.9%
Total revenues	2,541	2,515	+1.0%	+4.5%	10,465	10,284	+1.8%	+3.9%
Operating expenses	-1,510	-1,471	+2.7%	+5.7%	-5,703	-5,614	+1.6%	+3.7%
Operating profit	1,031	1,044	-1.2%	+2.7%	4,762	4,670	+2.0%	+4.1%
Cost/income ratio (%)	59.4	58.5			54.5	54.6		

During the fourth quarter, the annual changes in individual components largely reflected the average performance for the entire period.

An analysis of changes for the entire period shows that growth in operating profit was the result of a 1.8% increase in total revenues (up by 3.9% net of the exchange rate effect), which was only partially offset by the rise in operating expenses (up by 1.6% at historical exchange rates and by 3.7% at constant exchange rates). Revenue growth was sustained by income from services, which contributed 51.4% to total revenues, while net interest income performance largely reflected the reduction in interest rates and spreads on transaction volumes.

As a result of these trends, the cost/income ratio was 54.5%, which was up slightly from the relatively low level for the previous year (54.6%).



Operating Profit by Division

The new organisational structure by Division, which can be seen in the Group Chart, became fully operational at the start of 2003 with the start-up of the three new segment banks. As can be seen in the table below, Corporate Banking contributed about 43.5% to operating profits for all four Divisions, followed by Retail, representing 33.8% of the total, while New Europe and Private Banking & Asset Management contributed 14.7% and 8% respectively to overall results.

(€ million)

DIVISION	2003				OPERATING PROFIT		
	Net interest income	Net non-int. income	Total revenues	Operating expenses	2003	2002 restated	% change
Retail Division	2,381	2,225	4,606	-2,966	1,640	1,654	- 0.8%
Corporate Banking Division	1,512	1,541	3,053	-941	2,112	1,807	+ 16.9%
Private Banking & Asset Management Division	83	957	1,040	-651	389	404	- 3.7%
New Europe Division (at constant exchange rates)	1,042	577	1,619	-904	715	800	- 10.6%
Parent company and other companies ¹	81	126	207	-315	- 108	- 116	..
Elisions and other adjustments	- 11	- 49	- 60	74	14	23	- 39.1%
Exchange rate effect, New Europe	-	-	-	-	-	98	..
Group total	5,088	5,377	10,465	-5,703	4,762	4,670	+ 2.0%

(1) Other net income (included in net non-interest income), which was made up primarily of expenses reimbursed by other Group companies, was subtracted from operating expenses.

A like-for-like comparison with 2002 can only be made for the New Europe Division, since the operating results for the three segment banks were obviously not available for that period. Thus, for the latter, the profit and loss account was restated from operating figures up to operating profit in order to obtain a significant period of comparison for all Divisions.

Based on this data, the Retail Division results were largely unchanged despite the decline in net interest income, while Corporate Division results rose sharply due to the impressive performance of commissions and trading profits. Private Banking & Asset Management results were down slightly as the modest increase in revenues only partially offsets the rise in operating expenses. On the other hand, the decline reported by the New Europe Division was from financial results that had a negative impact on revenue performance despite the steady growth of commissions. At the same time, costs were higher and especially amortisation and depreciation. In particular, net interest income was down due to the reduction in rates and spread and there was a decline in trading profits due in part to non-recurring profits included in results for the previous year. Finally, due to the rise in net interest income, the Parent Company and other companies reported a slight increase over the previous period.

Net Interest Income

Net interest declined 5.5% from the previous year primarily due to the impact of lower rates. At constant exchange rates, there was a more modest decline of 3.4%. Due to a 35% increase in dividends and other income from equity investments, the overall decline in net interest income was held to 3.8% at historical exchange rates and 1.8% at constant exchange rates, at a level of €5,088 million. The reduction in interest income and expense considered separately was also largely due to the decline in average interest rates and the exchange rate effect.

(€ million)

NET INTEREST INCOME	Full year		Change		% change at constant exch. rates
	2003	2002 restated	P&L	%	
Interest income and similar revenues	9,542	10,336	- 794	- 7.7%	- 5.8%
Interest expense and similar charges	-4,747	-5,262	+ 515	- 9.8%	- 8.1%
<i>Net interest</i>	4,795	5,074	- 279	- 5.5%	- 3.4%
Dividends and other income from equity investments	293	216	+ 77	+ 35.6%	+ 35.0%
Net interest income	5,088	5,290	- 202	- 3.8%	- 1.8%

The slowdown of the interest component alone during the year was concentrated in the Retail Division due to a reduction in the spread between interest-bearing assets and liabilities, and to a lesser extent in the Parent Company. On the other hand, the Corporate and New Europe Divisions (the latter at constant exchange rates) reported improving performance on average sustained by growth in the volume transacted.

The change in net interest income for the entire period over the previous year was the combined result of the decline reported by commercial banks in Italy and New Europe, and the positive results posted by the Parent Company and finance companies (included in the Corporate Division, thus resulting in a large part of the increase). The reduction reported by Italian commercial banks was due to average loan volumes (which were up for the period, but still lower, on average, than the previous year), the decline in rates of return on capital funds and the higher percentage of more costly liabilities (subordinated debt and interbank liabilities) included in sources of funding. On the other hand, the reduction in income of the New Europe banks was largely due to lower rates, which was also reflected in reduced spreads, with average gross loan volumes to customers down by about 4% at historical exchange rates, but up by 6% at constant exchange rates. However, the Parent Company's interest income was up due to lower interbank funding costs even though fixed assets exceeded shareholders' equity, and the interest income of leasing and factoring companies was higher as a result of loan growth.

Average balances, spreads and interest rates

Taking into account any spreads on hedging transactions, the analysis of changes in average balances of individual balance sheet entries and related average rates shows that the change in net interest income on a consolidated basis (down by €202 million) was due to the reduction in overall spread, the impact of which was only partially offset by the modest rise in total average assets. Total spread, which is the ratio of net interest

income to total average assets, was actually down by 13 basis points from 2.76% in 2002 to 2.63% for the last period due to a further tightening of market rates that was reflected primarily in a lower return on the investment of capital funds. On the other hand, total average assets (interest-bearing assets and fixed assets) were up by nearly €2 billion (or 0.9%). This growth was limited by the impact of exchange rate fluctuations and can be quantified at over €2.5 billion just for New Europe banks, equal to about 1.3% of total consolidated average assets, without, however, considering the impact of the dollar's depreciation, and especially on foreign branch assets. In fact, at constant exchange rates, net interest income would be down by only €91 million.

(€ million)

AVERAGE BALANCES, SPREADS AND INTEREST RATES	2003			2002		
	Average balance	Interest	Average rate	Average balance	Interest	Average rate
Assets						
Loans to customers (face value)	122,435	6,756	5.52%	123,482	7,496	6.07%
Fixed-income securities	29,224	1,293	4.42%	31,259	1,593	5.10%
Interbank asset position	30,591	822	2.69%	26,693	955	3.58%
Total interest-bearing assets	182,250	8,871	4.87%	181,434	10,044	5.54%
Stock and fixed assets	11,053	203	1.83%	10,127	216	2.13%
Total net assets	193,303	9,074	4.69%	191,561	10,260	5.36%
Liabilities and shareholders' equity						
Deposits (customers and securities)	125,909	2,298	1.83%	126,407	3,130	2.48%
Interbank liability position	42,434	1,451	3.42%	37,651	1,518	4.03%
Subordinated debt	6,919	237	3.43%	7,445	322	4.33%
Total interest-bearing liabilities	175,262	3,986	2.27%	171,503	4,970	2.90%
Capital funds	13,930			13,450		
Special-purpose reserves, writedowns and balance of other items	4,111			6,608		
Total net liabilities and shareholders' equity	193,303	3,986	2.06%	191,561	4,970	2.59%
NET INTEREST INCOME		5,088	2.63%		5,290	2.76%
<i>Loan-deposit rate spread (customers and securities)</i>			3.69%			3.59%
Interest-bearing asset and liability spread			2.60%			2.64%

The spread between customer lending rates and the rates paid on direct deposits (customers and securities) widened by 10 basis points despite the reduction of about a quarter point reported by banks in New Europe. This rise was due to portfolio reconfiguration in the area of interest-earning assets with the reduction of less profitable loans, which resulted in greater stability of the average lending rate, and on the liability side with the reduction of bonds and repos. As a result of these changes, the contribution of customer banking services to the change in income was extremely positive at historical rates, and even more so at constant rates.

However, the spread between average interest-bearing assets and liabilities was down by 4 basis points due to the combined effect of a lower percentage of customer relationships (the percentage of loans was

down by about a point, and the percentage of deposits was down by about two points) and a smaller reduction in rates on the interbank liability position. With a reduction in interbank market rates of nearly one point between averages for the two periods, the average rate on securities and the interbank asset position was actually down by 86 basis points, while the average rate on the interbank liability position (taking into account that it is partially used to fund fixed-rate and foreign currency loans) was down by only 61 basis points (the average Fed Funds rate between the two periods was down by about 50 basis points). If the increase in volume is also taken into consideration, the contribution of entries up to this point to the change in income is slightly negative at historical rates, but still positive net of the exchange rate effect.

Thus, the decline in net interest income between the two periods occurred in the lower half of the balance sheet, and was primarily due to the lower return on investment for capital funds, and in part to the higher percentage of interest-bearing liabilities of the total and of fixed assets to total assets.

Net Non-Interest Income

Net non-interest income totalled €5,377 million, representing a 7.7% increase, over the previous year, at historical exchange rates and 9.9% at constant exchange rates, due to the positive contribution of all its components.

(€ million)

NON- INTEREST INCOME	Full year		Change		% change at constant exch. rates
	2003	2002 restated	P&L	%	
Commission income	3,878	3,781	+ 97	+2.6%	+4.7%
Commission expense	-562	-556	- 6	+1.1%	+3.9%
<i>Net commission</i>	3,316	3,225	+ 91	+ 2.8%	+4.8%
Trading profit (loss)	1,288	1,057	+ 231	+21.9%	+24.4%
Other operating income	986	993	- 7	-0.7%	+1.5%
Other operating expenses	-213	-281	+ 68	-24.2%	-22.8%
<i>Other income – net</i>	773	712	+ 61	+8.6%	+11.2%
Net non-interest income	5,377	4,994	+ 383	+7.7%	+9.9%

Due to an upward quarterly trend during the year, **net commissions** were up by 2.8% at historical exchange rates and 4.8% net of the exchange rate effect. The recovery from the previous year was driven by asset management and administration service commissions, which, at historical exchange rates, were up by 3.1% and also benefited by more favourable stock market performance. Within this aggregate there was a substantial increase in commissions for placing insurance products (up by 30.8%), which continued the trend set for several periods, and commissions from the trading and placement of securities (up by 42.2%) due to an increase in the corresponding volume transacted. Although up for the second half of the year,

commissions on mutual funds remained below (down by 6.5%) year-end 2002 figures, as did commissions on segregated accounts, which were down by 40.6% from the high levels of the previous year.

(€ million)

COMMISSION INCOME	Full year		Change	
	2003	2002 restated	P&L	%
Asset management and administration services	2,040	1,978	+ 62	+ 3.1%
<i>Trading and placement of securities</i>	300	211	+ 89	+ 42.2%
<i>Segregated accounts</i>	123	207	- 84	- 40.6%
<i>Management of collective investment funds</i>	1,040	1,112	- 72	- 6.5%
<i>Placement of insurance products</i>	403	308	+ 95	+ 30.8%
<i>Other securities activities</i>	174	140	+ 34	+ 24.3%
Guarantees given and loans	570	521	+ 49	+ 9.4%
Collection and payment services	450	475	- 25	- 5.3%
Currency dealing	85	101	- 16	- 15.8%
Tax collection services	133	117	+ 16	+ 13.7%
Other services	38	33	+ 5	+ 15.2%
Net commission	3,316	3,225	+ 91	+ 2.8%

The contribution to commissions by business areas not involved in asset management and administration services was up by 2.3% overall over 2002. This growth was sustained by commissions from guarantees and financing (up by 9.4%), due in part to UBM's loan arrangement activities, and by commissions from tax collection activities (up by 13.7%). On the other hand, commissions from collection and payment services were down by 5.3%, largely due to exchange rate effects, and commissions on foreign transactions were down by 15.8% due in part to lower exports.

Trading profits remained on a steady upward trend reaching €1,288 million, which was up by 21.9% over the previous-year level (up by 24.4% at constant exchange rates). This increase was still driven by the growth in operations to manage the financial risks of corporate customers and was partially tempered by the decline reported in the New Europe Division.

Finally, **other net operating income** was up by 8.6% at historical exchange rates (up by 11.2% at constant exchange rates) due primarily to cost recoveries for the administration of mutual funds (in the previous period these were posted under net commission in accordance with another calculation model), and to a lesser extent due to charges to third parties (the reduction in other charges was offset by a similar reduction in other income and was primarily due to fewer maturities of structured securities and related hedges).

Operating costs

Operating costs of €5,703 million were up by 1.6% at historical exchange rates over 2002 and by 3.7% at constant exchange rates. The increase was also connected to investments made in human resources and equipment, and especially for the development of information systems, the effects of which were partially tempered by modest growth in other administrative expenses. In fact, the increase in writedowns of intangible and tangible fixed assets was in line with the rise in total operating expenses as was the increase in total administrative expenses. However, within the latter figure, payroll costs grew at a faster rate.

(€ million)

OPERATING COSTS	Full year		Change		% change at constant exch. rates
	2003	2002 restated	P&L	%	
Administrative expenses	5,217	5,134	+83	+1.6%	+ 3.7%
<i>Payroll</i>	3,281	3,188	+93	+2.9%	
<i>Other costs and expenses</i>	1,668	1,661	+7	+0.4%	
<i>Indirect duties and taxes</i>	268	285	-17	-6.0%	
Writedowns of intangible and tangible fixed assets (ordinary)	486	480	+6	+1.3%	+ 3.6%
Total operating costs	5,703	5,614	+89	+1.6%	+ 3.7%

Compared with 31 December 2001, **payroll costs** rose by 2.9% or €93 million. The breakdown is as follows:

- an increase of 0.8% in UniCredit Banca Mobiliare and TradingLab staff numbers due to the expansion of the sales force and greater provisions for the variable portion of pay tied to the excellent results achieved;
- a 0.2% increase due to additional sales positions at UniCredit Banca per la Casa and Clarima Banca;
- a 2.2% increase for the remaining domestic area (including the Parent Company, ancillary companies, product companies and other finance companies). This was due to the increases resulting from the application of new contractual pay scales (dictated by the national collective bargaining agreement of 11 July 1999 for 2002-2003); the expansion of sales, front office, corporate governance and planning structures; the effects of defending specific commercial and staff positions; higher provisions for the variable component of pay; and the funding and replenishment of reserves of the Parent Company's internal Pension Funds;
- a 0.3% decrease (of which a decline of 1.8% was from exchange rate effects) at the Pioneer Group and the Group's banks in Eastern Europe.

Within **other administrative expenses**, other costs and expenses remained largely unchanged due to lower consulting expenses and savings achieved in document and securities transportation expenses as a result of the reorganisation of this service as a part of the S3 reorganisation.

However, there was an increase in advertising expenses, property and maintenance expenses and fees for software and equipment.

(€ million)

OTHER COSTS AND EXPENSES	Full year		Change	
	2003	2002 restated	P&L	%
External consultants	145	196	- 51	-26.0%
Advertising	138	123	+ 15	+12.2%
Insurance	45	42	+ 3	+7.1%
Security	68	79	- 11	-13.9%
Various services rendered by third parties	255	249	+ 6	+2.4%
Expenses relating to premises	338	319	+ 19	+6.0%
<i>Rentals</i>	211	197	+ 14	+7.1%
<i>Maintenance and cleaning</i>	62	60	+ 2	+3.3%
<i>Utilities</i>	65	62	+ 3	+4.8%
Maintenance and lease rentals for furniture and equipment	200	178	+ 22	+12.4%
Postal, telecom and office supplies	259	247	+ 12	+4.9%
Travel expense including hire	69	70	- 1	-1.4%
Credit information and enquiries	16	19	- 3	-15.8%
Other	135	139	- 4	-2.9%
Total other costs and expenses	1,668	1,661	+ 7	+0.4%

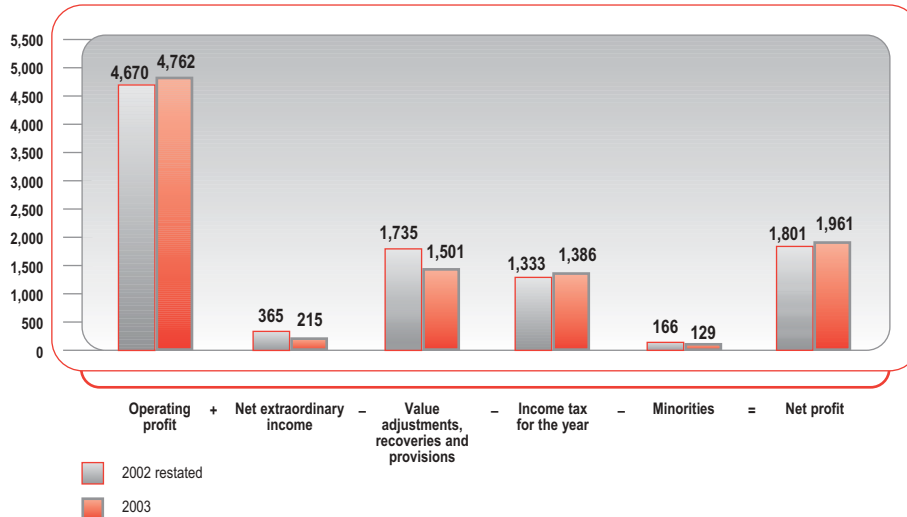
Net profit

For explanatory purposes, the table below shows reclassified entries leading from operating profit to the Group's portion of net profit with a comparison to the previous year.

(€ million)

NET PROFIT	Full year		Change		% change at constant exch. rates
	2003	2002 restated	P&L	%	
Operating profit	4,762	4,670	+ 92	+2.0%	+4.1%
Extraordinary income (charges) – net	215	365	- 150	-41.1%	-39.7%
Total available	4,977	5,035	- 58	-1.2%	+1.0%
Goodwill amortisation	-264	-245	- 19	+7.8%	+17.6%
Provisions, writedowns and write-backs	-1,241	-1,486	+ 245	-16.5%	-13.2%
- <i>Provisions for risks and charges</i>	-230	-164	- 66	+40.2%	+42.6%
- <i>Net writedowns of loans and Provisions for guarantees and commitments</i>	-957	-1,017	+ 60	-5.9%	-0.7%
- <i>Provisions to loan loss reserves</i>	-44	-10	- 34
- <i>Net writedowns of financial investments</i>	-10	-295	+ 285	-96.6%	-96.6%
Earnings before taxes	3,472	3,304	+ 168	+5.1%	+6.0%
<i>of which: Profit before extraordinary items and income tax</i>	3,257	2,939	+ 318	+10.8%	+11.6%
Income tax for the year	-1,386	-1,333	- 53	+4.0%	+5.3%
Change in fund for general banking risks	4	-4	+ 8	-200.0%	-204.3%
Net profit for the year	2,090	1,967	+ 123	+6.3%	+6.9%
Minorities	- 129	-166	+ 37	-22.3%	-15.5%
Group portion of net profit	1,961	1,801	+ 160	+8.9%	+8.8%

NET PROFIT (Group Portion in € millions)



Extraordinary Items

The contribution of extraordinary items was €215 million compared to €365 million in 2002 (€163 million of the overall €150 million reduction was due to lower income which was partially offset by €13 million in lower charges). The most significant components of this balance are as follows:

- Capital gains, net of losses, of €146 million (down by €45 million from 2002). Of this amount €35 million was for equity investments (€15 million generated by Pekao with the sale of Polcard, €10 million from Intesa Holding Asset Management and €6 million from Kataweb), €92 million for properties, €14 million for investment securities and €5 million for other assets.
- Surplus over previous provisions of €97 million;
- Charges for separation bonuses of €31 million.

Goodwill amortisation

Goodwill amortisation and consolidation differences totalled €264 million (€245 million for the previous period); of this amount €98 million was related to the Pioneer Group and €69 million to the Pekao Group. The increase was due to writedowns of new acquisitions totalling €42 million (in particular Zivnostenska, Momentum, Koç and the new stakes in Banca dell'Umbria and Cassa Risparmio di Carpi), which were partially offset by a positive exchange rate effect of €20 million on the Pioneer amortisation and other changes.

Provisions for risks and charges

Provisions for risks and charges were €230 million compared to €164 million in 2002. These consisted primarily of voidable preference proceedings and other legal actions (€96 million) and staff-related charges

(€22 million). The provision for the period also included a €39 million allocation determined on the basis of an estimate of possible compensation to be paid to Group customers holding Cirio bonds.

As widely reported in the mass media, UniCredit has set up an independent commission, which is made up of professionals who are not related to the Group, to perform a case-by-case review of the positions of customers who hold Cirio bonds, and who want their investment transactions to be reviewed by the commission. Since these are unrated corporate bonds that are not listed in Italy, it is possible that several customers were not fully aware beforehand of the risky nature of the investment even in the context of their overall securities portfolio. The commission's job is to assess acquisition methods and, as necessary, propose compensation but leave the ownership of the rights to customers.

On the other hand, the case of the Parmalat bonds is different. This is a listed company that was favourably rated ("investment grade") by major rating agencies until December 2003 (BBB- on medium and long-term debt by Standard & Poors and A3 for short-term debt).

Writedowns of loans and financial investments

Net writedowns of loans and provisions for guarantees and commitments (€957 million compared with €1,017 million in 2002, a reduction of 5.9%) were the combined result of writedowns (€1,489 million) and write-backs (€532 million), which include €265 million in write-backs for collections during the period. In addition, there were allocations of €44 million to loan loss reserves compared to €10 million for the previous period. The reduction in net writedowns was due to the sharp drop in the New Europe Division (net writedowns were lower by €276 million or 66%). This was due to extraordinary writedowns in 2002 from the assessment of Pekao Group loans, which were partially offset by higher writedowns of €216 million of the Group's Italian units. The latter were primarily due to writedowns of €153 million for loans made to the Parmalat Group.

Taking into account only the portion relating to loans and advances to customers, the net flow of writedowns for the year dropped from 0.85% in 2002 to 0.77% in 2003 as a percentage of the corresponding asset items.

In addition, the level of writedowns for the inherent risk in performing loans increased by €239 million over December 2002 as a result of provisions (net of usage) that were largely made for exposure to those industrial sectors (including the automobile industry) experiencing the greatest impact from current weak economic conditions. *

Net of write-backs, writedowns of financial investments were only €10 million (compared to €295 for the previous year, including €133 million for Kataweb and €89 million for Commerzbank) as a result of writedowns of equity investments of a limited size.

* For details of the Fiat "Convertenda" loan, please see the 2002 Report.

Earnings before taxes and profit before extraordinary items and income tax

Owing to lower provisions and writedowns than the previous year, which were only partially offset by the reduction in extraordinary income, earnings before taxes were up by €168 million (up by 5.1%) to €3,472 million. Profit before extraordinary items and income tax was €3,257 million, which was up by 10.8% over restated 2002 results.

Income tax

Income tax was €1,386 million representing a 4% increase over the previous year. Taxes as a percentage of earnings before taxes dropped from 40.4% in 2002 to 39.9% due to a reduction in the IRPEG [corporate taxation] rate.

Net Profit

Thus, net profit for the period was €2,090 million, up by 6.3% over 2002. The minority share of this profit, equal to €129 million, was down by €37 million due to the inclusion in the previous year's minority interest of income that was still not a part of the Group share (Koç, Zivnostenska, the stake in Banca dell'Umbria and Cassa Risparmio di Carpi acquired this year, and the Zagrebacka Group for the period preceding the acquisition). Thus, the Group's portion of net profits was €1,961 million, which was up by 8.9% over the €1,801 million for the previous year.

Net profit by Division

Below is a breakdown of profits by Division. See the corresponding chapters for an analysis of the main entries.

With regard to the Parent Company and other companies, the modest impact of provisions and writedowns, extraordinary income and positive tax contribution (the increase in deferred tax charges and assets more than offset current taxes for the year) resulted in a very positive net profit (€109 million).

(€ million)

DIVISIONAL PROFIT FIGURES	Full year 2003						
	Operating profit	Writedowns and provisions	Extra-ordinary items	Income tax	NET PROFIT FOR THE YEAR	Minorities	NET PROFIT
Retail Division	1,640	-319	-8	-614	699	-1	698
Corporate Banking Division	2,112	-639	1	-602	872	-4	868
Private Banking & Asset Management Division	389	-35	5	-108	251	-4	247
New Europe Division	715	-177	33	-144	427	-120	307
Parent Company and other companies	-108	-36	178	75	109	-	109
Elisions and other adjustments	14	-295	6	7	-268	-	-268
Group total	4,762	-1,501	215	-1,386	2,090	-129	1,961

Reconciliation of net profit

(€ million)

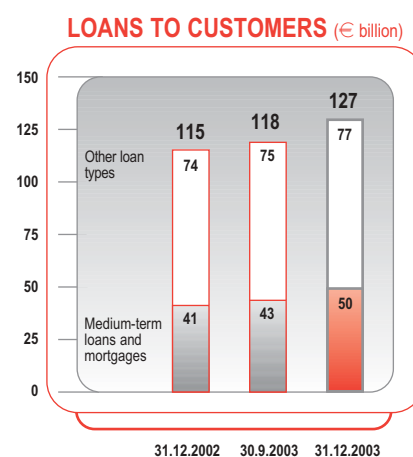
	Full year 2003
UniCredito Italiano SpA net profit	1,793
Net profit of fully consolidated companies	2,426
UniCredit Banca	701
UniCredit Banca d'Impresa	435
UniCredit Banca Mobiliare	420
Bank Pekao (consolidated accounts)	196
Zagrebacka Banka (consolidated accounts)	112
TradingLab Banca	105
Pioneer Global Asset Management (consolidated accounts)	118
UniCredit Private Banking	68
Locat	62
Koç Finansal Hizmetler (consolidated accounts)	58
UniCredito Italiano Ireland	53
Cordusio Immobiliare	51
Bulbank	47
Banca dell'Umbria	34
UniCredit Banca Mediocredito	21
Uniriscossioni	20
Banca Agricola Commerciale San Marino	13
Cassa di Risparmio di Carpi	11
UniCredit Gestione Crediti	10
Clarima Banca	-31
UniCredit Banca per la Casa	-47
UniCredit Xelion Banca	-54
Other companies	23
	4,219
Net profit of affiliates valued at net equity	7
Less: dividend received	-2,065
by UniCredito Italiano SpA	-1,860
by other Group companies	-205
Amortisation of positive consolidation differences	-147
Other adjustments on consolidation	76
Reversal of writedowns/write-backs of equity investments	55
Other adjustments	21
Minorities	-129
Group portion of net profit	1,961

● Balance Sheet - Main Items

Loans to Customers

Despite the weak Italian economy in 2003, loan growth in the banking industry held steady with an increase of about 6% over the previous period, in terms of the average for the year and over the year-end figure, due largely to growth in the long-term component. The latter, which was bolstered by interest rates that continue to be at historical lows, rose by 11.8% on average in 2003 (up by 13% over year-end figures) due to demand from households for the purchase of homes and from businesses. On the other hand, demand for short-term loans, which is more closely related to the economic cycle, remained largely unchanged from 2002 levels, and even showed signs of a decline towards the end of the year.

As explained in greater detail in the chapter on the Retail Division, loans to Group customers rose due to an extraordinary contribution of about €4.5 billion from the acquisition of the medium-term loan and mortgage division of the Italian branches of Abbey National Bank Plc. However, even without this contribution, the Group reported growth that was somewhat better than the industry (up by 7.6% for the twelve months net of repo transactions) with a sharp increase in the fourth quarter despite the impact of prudent credit policies enacted in Poland and the exchange rate trends noted earlier. Including repo transactions, which were down by over 70% during the year, total loans to customers were about €126.7 billion, representing a 3.8% increase for the quarter on an equivalent basis and a 5.9% increase from the beginning of the year.



(€ million)

LOANS BY TYPE	Amounts as at			% chg. from 31.12.2002 less ANBI	Amounts as at		% chg. from 30.09.2003 less ANBI
	31.12.2003	of which: ANBI	31.12.2002 restated		30.09.2003	30.09.2003	
Bills and notes discounted	1,124	-	1,485	- 24.3%	1,162	- 3.3%	
Current accounts	21,143	-	21,585	- 2.0%	20,820	+ 1.6%	
Medium-term loans and mortgages	49,539	4,512	40,672	+ 10.7%	43,051	+ 4.6%	
Other loans	40,458	-	36,821	+ 9.9%	39,148	+ 3.3%	
Loans under financial leases	7,495	-	6,562	+ 14.2%	6,802	+ 10.2%	
Other transactions	6,210	-	5,715	+ 8.7%	5,622	+ 10.5%	
Loans (net of repos)	125,969	4,512	112,840	+ 7.6%	116,605	+ 4.2%	
Repo transactions	740	-	2,600	- 71.5%	1,147	- 35.5%	
Total loans to customers	126,709	4,512	115,440	+ 5.9%	117,752	+ 3.8%	

The growth of this item was due to the expansion of medium-term loans and mortgages (up by 4.6% for the quarter and by 10.7% for the twelve months net of the ANBI contribution), which was concentrated in the Retail Division and positively affected by the property market and low interest rates, and by the increase in non-overdraft lending (up by 3.3% over September and by 9.9% on an annual basis) and especially loans under financial leases (up by 10.2% for the quarter and by 14.2% over December 2002) which were primarily related to Corporate Division operations. This growth was partially offset by the decline in current accounts, which, however, rose slightly during the last quarter and was greatly impacted by the weak economic cycle and the further decline in portfolio discounting transactions.

The performance reported had a positive impact on loans in the Retail Division (up by 7% for the twelve months net of ANBI), and especially on loans in the Corporate Division which were up by 9.6% over the previous year-end.

(€ million)

DIVISIONAL LENDING TO CUSTOMERS	Amounts as at		31.12.2002 restated	% chg. from 31.12.2002 less ANBI	Amounts as at 30.09.2003	% chg. from 30.09.2003 less ANBI
	31.12.2003	of which: ANBI				
Retail Division	48,816	4,512	41,409	+ 7.0%	43,131	+ 2.7%
Corporate Banking Division	63,436	-	57,900	+ 9.6%	59,188	+ 7.2%
Private Banking & Asset Management Division	1,048	-	1,014	+ 3.4%	1,019	+ 2.8%
New Europe Division	11,848	-	12,594	- 5.9%	12,164	- 2.6%
Parent company and other companies	13,447	-	13,301	+ 1.1%	12,170	+ 10.5%
Elisions and adjustments	-11,886	-	- 10,778	+ 10.3%	- 9,920	+ 19.8%
Total loans to customers	126,709	4,512	115,440	+ 5.9%	117,752	+ 3.8%

However, loan performance in the New Europe Division (down by 5.9%) was affected, as already noted, by the conservative credit policy enacted by the Pekao Group and exchange rate trends. At constant exchange rates, the Division was down by 1% for the quarter, but up by 1.9% without Pekao. Since the beginning of the year, there was a 3.2% increase in total loans and a 20.2% increase without the Pekao Group. Finally, the increase for the Parent Company and other companies was primarily due to loans made to other Group companies, and in particular to support the growth of Locat, and thus, was offset by elisions.

Growth by sector shows a significant recovery of loans to non-finance (up by 8.2%) and finance (up by 18.5%) companies. Growth in the sector of households and other businesses (up by 2.5% without ANBI) was affected by the sharp decline in UBM's repo transactions and the reduction of loans in the Pekao Group (due in part to exchange rate effects), which partially offset the increase in medium-term loans and mortgages to households.

(€ million)

LOANS BY SECTOR	Amounts as at		31.12.2002 restated	% change from 31.12.2002 less ANBI
	31.12.2003	of which: ANBI		
Governments	2,169	-	2,251	- 3.6%
Other government entities	3,091	-	3,715	- 16.8%
Non-finance companies	70,205	4	64,868	+ 8.2%
Finance companies	7,646	-	6,452	+ 18.5%
Households and other businesses	43,598	4,508	38,154	+ 2.5%
Total loans to customers	126,709	4,512	115,440	+ 5.9%

At the end of December, the market share of units operating in Italy was 10.74%, to which the ANBI acquisition contributed a share of 0.33% (0.77% share of medium and long-term loans). However, on an equivalent basis, market share rose by 35 basis points over September and by 45 basis points since the beginning of the year due to higher-than-industry growth in the short-term segment.

(Units operating in Italy)

MARKET SHARE OF LENDING IN ITALY (Italian resident customers)	UniCredito Italiano Group market share				Industry as at 31.12.2003	
	31.12.2003	31.12.2003 less ANBI	30.09.2003	31.12.2002	Amounts (€ million)	% change from 31.12.2002
Short-term loans	10.67%	10.67%	10.07%	9.63%	457,354	- 1.7%
Medium and long-term loans	10.80%	10.03%	9.87%	10.07%	581,810	+ 13.0%
Total market share	10.74%	10.31%	9.96%	9.86%	1,039,164	+ 6.0%

Bad and doubtful debts

The impact of the prolonged economic downturn was reflected by a rise in non-performing loans, which grew at a fast pace at the industry level during the year. In fact, gross non-performing loans for units operating in Italy gradually rose from about 2% at the end of 2002 to about 6% on average for the second half of the year, to 10.1% at the end of the year due also to the Parmalat crisis. Thus, the ratio of gross non-performing loans to loans for the industry rose from 4.51% at the end of the previous period to 4.68% at the end of 2003. For the same period, however, the ratio of non-performing loans to loans for the Group, calculated using equivalent data, remained steady at 3.13%.

However, trends at the national level are the result of significantly different performance levels throughout Italy with higher growth rates in more heavily industrialized areas where the Group has a significant presence. Between December 2002 and September 2003 (latest available regional statistical information from the Bank of Italy) non-performing loans rose 5.2% at the national level and by 9.7% in the Northeast (with a high of 12% in Emilia Romagna), while growth was 7.3% in the Northwest and central Italy. Taking into account that the Group concentrates about 90% of the domestic branch network in these areas (with a concentration of 45% in the Northeast), the Group has definitely experienced the negative impact of market performance, but still limited the increase in non-performing loans to 6.3% on an equivalent basis. The same is true for doubtful loans, even though available data is not as current. In fact, the increase between December and June was 2.9% at the national level, but over 7.5% in the Northeast and 7.9% in the Northwest.

Faced with this negative scenario in the domestic market, the Group has benefited from the improvement reported by banks in New Europe. Overall gross bad and doubtful debts rose by 6.2%, net of those acquired as a part of the ANBI transaction, while corresponding writedowns rose by 4.1%. While the latter on average remained higher than the previous year as a ratio of corresponding loans in individual Divisions

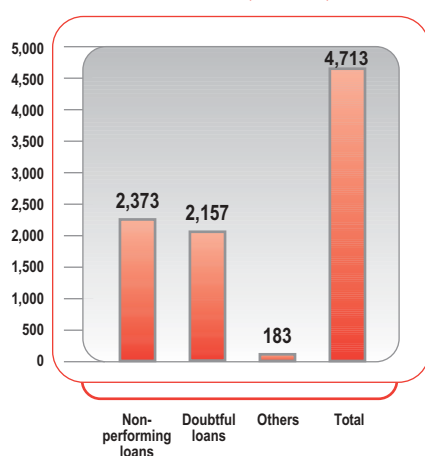
and bad and doubtful debt categories, they rose at a slower rate due to a composition-related effect resulting from the reduction of the percentage represented by New Europe which reported coverage ratios that are higher than the Retail and Corporate Divisions. This composition-related effect impacted the book value of bad and doubtful debts, which rose by 8.2% net of ANBI. The increase was largely due to the rise in non-performing loans (up by 8.7%) and doubtful loans (up by 10.4%), while restructured loans and loans to countries at risk, which are a smaller amount in absolute terms, dropped sharply.

(€ million)

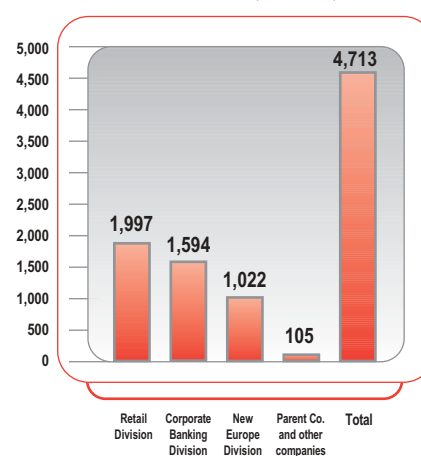
ASSET QUALITY	Amounts as at		% chg. from 31.12.2002 less ANBI	Amounts as at 30.09.2003	% chg. from 30.09.2003 less ANBI	
	31.12.2003	of which: ANBI				31.12.2002 restated
Non-performing loans	2,373	25	2,161	+ 8.7%	2,308	+ 1.7%
Doubtful loans	2,157	26	1,931	+ 10.4%	2,023	+ 5.3%
Loans subject to restructuring	13	-	7	+ 85.7%	11	+ 18.2%
Restructured loans	136	-	158	- 13.9%	149	- 8.7%
Loans to countries at risk	34	-	53	- 35.8%	44	- 22.7%
Total bad and doubtful debts – customers	4,713	51	4,310	+ 8.2%	4,535	+ 2.8%
Performing loans	121,996	4,461	111,130	+ 5.8%	113,217	+ 3.8%
Total loans to customers	126,709	4,512	115,440	+ 5.9%	117,752	+ 3.8%
Loans to high risk countries – banks	36	-	37	- 2.7%	N/A	..
Other bad and doubtful debts – banks	5	-	8	-37.5%	N/A	..

It should also be noted that performing loans are reported net of lump-sum adjustments, which posted a prudent increase for the period (up by €239 million) reaching a level of €1,191 million or 0.97% of corresponding gross loans.

**BAD AND DOUBTFUL DEBTS
BY CATEGORY**
(Book value) (€ million)



**BAD AND DOUBTFUL DEBTS
BY DIVISION**
(Book value) (€ million)



As can be seen from the table below, due to an increase in total loans to customers, the ratio of total bad and doubtful loans to total loans to customers dropped from 6.89% at the beginning of the year to 6.74% at the end of 2003 in terms of face value, but remained essentially unchanged at 3.72% in terms of book value with a slightly lower coverage ratio (dropping from 48% to 47.1%) due to the composition-related effect noted above. The same can be said of non-performing loans, which were steady at 1.87% of total loans to customers at book value, and doubtful loans, which were 1.70% of total loans, which was in line with the beginning of the year (1.67%). Coverage ratios were 59.7% for non-performing loans (60.6% at the end of 2002) and 21.2% for doubtful loans (21.8% at the end of the previous year).

(€ million)

BAD AND DOUBTFUL DEBTS - CUSTOMERS (BY TYPE)	Non-performing loans	Doubtful loans	Restructured loans	Country risk	Total bad and doubtful debts
Situation as at 31.12.2003					
Face value	5,883	2,737	244	44	8,908
as a percentage of total loans	4.45%	2.07%	0.18%	0.03%	6.74%
Writedowns	3,510	580	95	10	4,195
as a percentage of face value	59.7%	21.2%	38.9%	22.7%	47.1%
Book Value	2,373	2,157	149	34	4,713
as a percentage of total loans	1.87%	1.70%	0.12%	0.03%	3.72%
Situation as at 31.12.2002, restated					
Face value	5,487	2,468	265	68	8,288
as a percentage of total loans	4.56%	2.05%	0.22%	0.06%	6.89%
Writedowns	3,326	537	100	15	3,978
as a percentage of face value	60.6%	21.8%	37.7%	22.1%	48.0%
Book Value	2,161	1,931	165	53	4,310
as a percentage of total loans	1.87%	1.67%	0.14%	0.05%	3.73%

In terms of total non-performing loans and doubtful loans, the face value of transfers from performing loans to bad and doubtful debts was €2,548 million against collections of about €1,233 million and transfers to performing loans of a further €400 million, in addition to €743 million in write-offs. The remaining increase was made up of overdue interest of €288 million and other net changes of €205 million.

As a result of the insolvency of the Parmalat Group, about €159 million in positions (for direct and indirect risks) for companies entitled to special administration proceedings were transferred to non-performing loans with writedowns of about 85%. The remaining positions related to companies not included in these proceedings were about €30 million, and were classified as doubtful loans with provisions of about 62%.

Finally, below is a breakdown of bad and doubtful debts by Division at face and book value, as compared with the corresponding figures at the end of 2002.

(€ million)

BAD AND DOUBTFUL DEBTS – CUSTOMERS (BY DIVISION)	Retail Division	Corporate Banking Division	New Europe Division	Parent Co. and other companies	Combined Total	Consolidated Total
Situation as at 31.12.2003						
Face value	3,213	2,673	2,844	183	8,913	8,908
<i>as a percentage of total loans</i>	6.39%	4.10%	20.55%	1.26%	6.19%	6.74%
Writedowns	1,216	1,079	1,822	78	4,195	4,195
<i>as a percentage of face value</i>	37.8%	40.4%	64.1%	42.6%	47.1%	47.1%
Book Value	1,997	1,594	1,022	105	4,718	4,713
<i>as a percentage of total loans</i>	4.09%	2.51%	8.62%	0.73%	3.40%	3.72%
Situation as at 31.12.2002, restated						
Face value	2,585	2,360	3,027	316	8,288	8,288
<i>as a percentage of total loans</i>	6.07%	3.97%	20.75%	2.18%	6.32%	6.89%
Writedowns	974	958	1,895	151	3,978	3,978
<i>as a percentage of face value</i>	37.7%	40.6%	62.6%	47.8%	48.0%	48.0%
Book Value	1,611	1,402	1,132	165	4,310	4,310
<i>as a percentage of total loans</i>	3.89%	2.42%	8.99%	1.15%	3.42%	3.73%

For the Retail Division, total gross bad and doubtful debts were up by about €628 million for the year (of which €104 million was for ANBI), to 6.39% of corresponding loans (compared to 6.07% in December 2002), with a coverage ratio of 37.8%, which was in line with the figure at the beginning of the year. Thus, net figures were up by €386 million, of which €51 million was due to ANBI, to 4.09% of loans (3.89% in December of 2002). The increase in the Corporate Division was lower (€313 million on gross loans and €192 million on net loans). Based on a largely stable coverage ratio of 40.4%, the increase in this item as a percentage of total loans, which was 4.10% of gross loans (3.97% at the beginning of the year) and 2.51% of book values (2.42% at the end of the previous year), was more modest. On the other hand, there was a decrease in the other Divisions, which was particularly pronounced for the Parent Company due to large recoveries of doubtful loans in both absolute terms and as a percentage of total loans. Performance was particularly noteworthy in New Europe where absolute levels were positively affected by exchange rate fluctuations, and there was a significant reduction in bad and doubtful debts as a percentage of total loans (from 8.99% to 8.62% of book value), as well as a slight increase in the coverage ratio (from 62.6% to 64.1%).

Finally, from this data it is possible to assess the effect on the coverage ratio, which dropped from 48% to 47.1% for all bad and doubtful loans on a consolidated basis. This was due to a change in composition by Division with an increase in the weighting for those Divisions with a structurally lower coverage ratio. Moreover, this ratio is also affected by write-offs carried out during the year on the positions of Parmalat, which is subject to receivership proceedings. Without this effect, the ratio was 47.8% for all bad and doubtful debts and 60.5% for non-performing loans alone. The latter was in line with figures at the beginning of the year of exactly 59.7%.

Country Risk (Customers and Banks)

Finally, for the sake of completeness, loans and advances (net of guarantees) to customers and banks in countries at risk are reported below. During the period, this exposure dropped by €30 million in face value and €20 million in book value due primarily to lower exposure to Russia and the removal of Egypt and Tunisia from the list of countries at risk. This was partially offset by the increase in loans to Brazil.

(€ million)

COUNTRY	Loans and advances as at					
	31.12.2003			31.12.2002 restated		
	Face value	adjustments	Book value	Face value	adjustments	Book value
Brazil	27	2	25	18	2	16
Russian Federation	12	2	10	30	5	25
Panama	9	1	8	13	3	10
Algeria	5	1	4	7	1	6
Cayman Islands	4	..	4	-	-	-
Venezuela	3	1	2	6	2	4
Argentina	3	2	1	4	2	2
Egypt	-	-	-	8	1	7
Tunisia	-	-	-	3	..	3
Indonesia	-	-	-	3	1	2
Other	20	4	16	21	6	15
Total country risk	83	13	70	113	23	90
<i>of which:</i>						
<i>Loans to customers</i>	44	10	34	68	15	53
<i>Loans to banks</i>	39	3	36	45	8	37

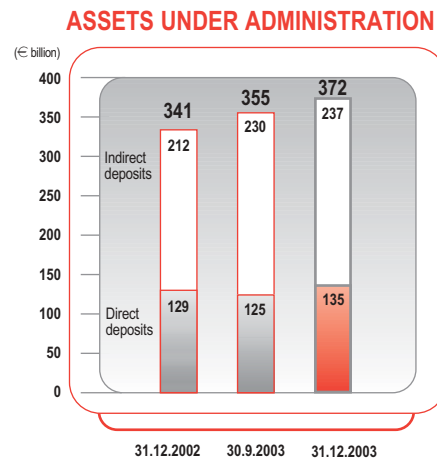
Assets under Administration

In 2003 the performance of direct customer deposits and securities (including repos and foreign currency deposits) was characterized by a relative slowdown with average growth of 5.4% for the year compared to average growth of 8.7% in 2002, with an increase at year-end of 4.6% on an annual basis. This performance was again due to growth in account deposits, which was bolstered by low interest rates on alternative investments, thereby favouring the holding of liquidity, and by deposits in the form of bonds, which were partially offset by the decline in repo deposits.

In the area of indirect deposits, the managed component resumed its growth trend in 2003 breaking the negative trend of recent years due to the recovery of stock markets and improved macroeconomic prospects, especially during the second half of the year. Assets in mutual funds (Italian and foreign funds managed by Italian brokers including funds of unrelated funds) rose by 9.2% over the end of 2002 due to a positive performance effect (up by 3.8%) and a net inflow of €25.3 billion for the entire year. There was only a slight reallocation of assets in the overall portfolio confirming the conservative nature of investors.

Against this background, overall Group customer assets under administration rose to about €372 billion including over €2.7 billion in assets managed by the ING Sviluppo Finanziaria Group, which was acquired in December. Disregarding this contribution, there was an increase of 4.1% over the previous quarter due to growth in direct deposits of securities and repos, and an increase of 8.3% over year-end 2002 (up by 9.2% including ING).

Within this overall figure, there was a shift towards indirect deposits, which were 63.7% of the total, up from 62.1% in December 2002.



(€ million)

DEPOSITS BY TYPE	Amounts as at		% chg. from 31.12.2002 less ING	Amounts as at	
	31.12.2003	of which: ING		31.12.2002 restated	30.09.2003
Direct deposits	135,274	-	129,503	124,766	+ 8.4%
Total customer deposits (net of repos)	81,786	-	80,518	80,116	+ 2.1%
Repo transactions	16,190	-	15,809	13,256	+ 22.1%
Securities in issue	37,298	-	33,176	31,394	+ 18.8%
Indirect deposits¹	236,914	2,721	211,789	230,218	+ 1.7%
Indirect deposits under administration	122,787	-	110,262	121,545	+ 1.0%
Indirect deposits under management	114,127	2,721	101,527	108,673	+ 2.5%
Assets administered for customers	372,188	2,721	341,292	354,984	+ 4.1%

1. Excluding securities and liquid assets already included in direct deposits, and duplications of Group mutual funds. Market values.

Direct Deposits

Direct deposits were up by 8.4% to €135.3 billion for the last quarter and up by 4.5% over the end of 2002. In addition to seasonal factors, the increase during the last quarter was due to significant issues of securities during the period and the increase in repo transactions that were above previous year-end levels (up by 2.4%). However, growth was tempered by outflows towards indirect deposits and by exchange rate fluctuations for the New Europe banks (with an impact of about €2 billion annually) and for Parent Company foreign branch dollar-based liabilities.

Securities in issue rose by 18.8% for the quarter and by 12.4% over year-end 2002 due to the issuance of certificates of deposit by foreign branches as a part of the integrated management of liquid assets. At the end of the period, certificates of deposit totalled €25.6 billion, which was 48% higher than the previous year. On the other hand, outstanding bonds continued the reduction witnessed over the last few years, with a 27.1% drop for the twelve months. In this regard, it should be noted that an increase in bond issues is planned with

the goal of providing balanced financing for planned growth in the area of medium and long-term loans, taking into account the acquisition of the medium-term loan and mortgage division of Abbey National Bank Italia. The first issue of €625 million was launched successfully in October with the offer of a five-year (2003-2008), floating-rate bond. The “exchangeable” €1.2 billion Generali bond (see the section on equity investments) issued in December also contributes to achieving the goal of extending the maturities of liabilities, and makes it possible to obtain a favourable cost of funding.

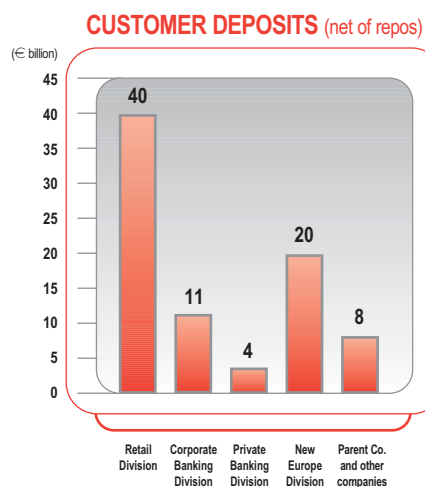
Finally, **amounts due to customers less repos** were up by 1.6% on an annual basis. Changes in this item during the current year, including mainly current account and savings deposits, can be broken down by Division as follows:

(€ million)

CUSTOMER DEPOSITS BY DIVISION	Amounts as at		Change		Amounts as at 30.09.2003	% change from 30.09.2003
	31.12.2003	31.12.2002 restated	amount	%		
Retail Division	40,458	38,603	+ 1,855	+ 4.8%	38,755	+ 4.4%
Corporate Banking Division	10,859	11,890	- 1,031	- 8.7%	10,493	+ 3.5%
Private Banking & Asset Management Division	4,084	3,637	+ 447	+ 12.3%	4,148	- 1.5%
New Europe Division	20,123	22,022	- 1,899	- 8.6%	20,384	- 1.3%
Parent company and other companies	7,591	5,371	+ 2,220	+ 41.3%	6,984	+ 8.7%
Elisions and adjustments	-1,329	-1,005	- 324	+ 32.2%	- 648	..
Total customer deposits (net of repos)	81,786	80,518	+ 1,268	+ 1.6%	80,116	+ 2.1%

Performance for the quarter shows an increase in the Retail and Corporate Divisions, which was due in part to seasonal factors, and a modest decline in the Private Banking and New Europe Divisions. The latter decrease was largely due to the depreciation of the zloty (at constant exchange rates, there would have been a 0.5% increase).

The Retail Division reported a 4.8% increase from the beginning of the year, which was slightly less than growth for the industry, while the Private Banking Division posted an increase of 12.3% due in part to the effects of the tax shield. The reduction in the New Europe Division, which was entirely due to exchange rate fluctuations, was also tied to the growing shift of funds towards asset management products. Finally, the Corporate Division and Parent Company, the areas with the greatest volatility, reported results that partly offset each other.



The share of direct deposits of resident customers of Group units operating in Italy was up over September in all areas, but was still lower than at the end of the previous year.

(Units operating in Italy)

MARKET SHARE OF DEPOSITS (Italian resident customers)	UniCredito Italiano Group market share			Industry as at 31.12.2003	
	31.12.2003	30.09.2003	31.12.2002	Amounts (€ million)	% change from 31.12.2002
Current accounts and savings	9.19%	9.17%	9.54%	585,490	+ 6.2%
Repos	18.46%	14.36%	14.57%	78,370	- 12.7%
Bonds and certificates of deposit	5.90%	5.48%	6.57%	377,892	+ 6.4%
Total	8.76%	8.25%	8.93%	1,041,752	+ 4.6%

Indirect Deposits

The growth in indirect deposits from customers reinforced the growth trend, which until March, had been clouded by market performance. This increase came from new deposit inflows in both the administered and managed components. Thus, indirect deposits totalled €236.9 billion at market values and also benefited by the contribution of over €2.7 billion in assets under management from the ING Sviluppo Finanziaria Group, which was acquired at the beginning of December. Without that contribution, there was a 1.7% increase for the quarter and a 10.6% increase for the twelve months. Within this area, the administered component was up by 11.4% over the previous year-end, while growth of the managed component, which was adversely affected by the depreciation of the dollar, was 9.7%.

Taking into account the ING contribution, which brings the increase in indirect deposits under management to 12.4% on an annual basis, the management component totalled 48.2% of indirect deposits, which was above the previous year-end figure (47.9%).

Assets under Management

At the end of 2003, customer assets managed by the Group (including liquid assets, securities issued by Group companies and funds supporting structured bonds) totalled €117.4 billion, representing an increase, net of the ING contribution, of 2.8% for the quarter and 11.5% over the twelve months (up by 14.2% including ING).

This aggregate was primarily made up of customer assets (and thus, excluded bank portfolios) managed by the Private Banking and Asset Management Division and, in particular, by the Pioneer Group both directly and on mandate. These assets represent the total aggregate in US and "international" markets and nearly all assets managed in Italy and the New Europe. Thus, see the appropriate section for comments on changes in assets under management, and in particular, those managed outside Italy which were up by 33.2% for the period. This increase benefited from a particularly high inflow of deposits, which were no longer adversely affected by the "market" effect, which remained largely neutral due to further devaluation of the dollar.

(€ million)

ASSETS UNDER MANAGEMENT (CUSTOMERS)	Amounts as at			% chg. from 31.12.2002 less ING	Amounts as at 30.09.2003 restated	% chg. from 30.09.2003 less ING
	31.12.2003	of which: ING	31.12.2002 restated			
Italy	86,145	2,721	79,356	+ 5.1%	82,720	+ 0.9%
Mutual funds placed directly ¹	43,118	1,921	38,047	+ 8.3%	40,199	+ 2.5%
Customer segregated accounts ²	22,749	800	26,008	- 15.6%	23,297	- 5.8%
- Segregated accounts in funds	11,880	651	15,781	- 28.8%	12,210	- 8.0%
- Other segregated accounts	10,869	149	10,227	+ 4.8%	11,087	- 3.3%
Insurance policies (actuarial reserves)	20,278	-	15,301	+ 32.5%	19,224	+ 5.5%
- Unit linked	15,316	-	10,411	+ 47.1%	14,141	+ 8.3%
- Other policies	4,962	-	4,890	+ 1.5%	5,083	- 2.4%
United States	21,856	-	17,635	+ 23.9%	20,686	+ 5.7%
Other international markets	5,880	-	3,732	+ 57.6%	4,894	+ 20.1%
New Europe	3,556	-	2,124	+ 67.4%	3,261	+ 9.0%
Total customer assets under management	117,437	2,721	102,847	+ 11.5%	111,561	+ 2.8%
Note:						
Assets in mutual funds	100,502	2,572	86,272	+ 13.5%	94,230	+ 3.9%
- Securities funds distributed in Italy ³	68,735	2,572	62,578	+ 5.7%	64,897	+ 2.0%
- Other mutual funds	31,767	-	23,694	+ 34.1%	29,333	+ 8.3%

1. Including funds underlying structured securities.

2. Segregated accounts exclude those accounts related to insurance policies. Amounts shown include liquid assets and Group securities in issue.

3. Assogestioni standard.

In Italy, assets again remained on an upward trend in the fourth quarter reaching €86.1 billion, which was up by 5.1% over the previous year-end excluding the ING contribution, which amounted to a further 3.4%. Growth in levels of the main asset management products for the quarter and the entire period again reflected a steady rise in the actuarial reserves of life insurance products (up by 5.5% from September and by 32.5% from the beginning of the year) due primarily to unit-linked policies. However, segregated accounts were down (by 5.8% for the quarter and by 15.6% for the year disregarding the €800 million ING contribution). This was partially tempered by the increase in "other segregated accounts (up by 4.8% since the beginning of the year), while funds placed directly rose for the quarter (up by 2.5% without ING) and for the entire period (up by 8.3% disregarding the €1,921 million from ING). This was partly due to the increase in funds supporting structured bonds.

Growth in the bancassurance area was bolstered by new business with gross premiums of about €6,100 million in 2003, representing an 18% increase over 2002. Periodic premiums, which have a greater profit margin, increased by 8%.

Market share figures confirmed the Group's leading position:

- For unit-linked policies, market share was 53% (37.5% in 2002) of the Bancassurance market and 39.7% (27.3% in December 2002) of the overall market;
- For all policies, market share was 16.1% (17.6% in 2002) of the Bancassurance market and 12.3% (11.8% in December 2002) of the overall market.

The results achieved in the unit-linked policy area had a positive impact on the asset growth of funds distributed in Italy which were up by 5.7% for the year, 1.7% from net inflows (€1,077 million) and 4% from the market effect. Market share was 12.90% without ING compared to 12.78% in September and 13.32% at the end of December. Including ING funds, market share was 13.39%.

(as recorded by Assogestioni)

ASSETS IN MUTUAL FUNDS	Amounts as at			% Change from	
	31.12.2003	30.09.2003	31.12.2002	Sept 03	Dec 02
Industry (€ millions)	513,307	507,688	469,963	+1.1%	+9.2%
UniCredit Group (€ millions)	68,735	64,897	62,578	+5.9%	+9.8%
Market share	13.39%	12.78%	13.32%	+61 b.p.	+8 b.p.

Securities Portfolio and Interbank Position

During the period there was a reduction of about €10 billion in “structural liquidity” nearly half of which was due to the acquisition of Abbey National Bank Italia’s medium-term loan and mortgage division. The decline was also due to loan growth, which, without the ANBI contribution, was higher than growth in direct deposits. It was also due to an increase in fixed assets, and particularly equity investments, and the balance of changes in other asset and liability items. Disregarding the acquisition of ANBI, the change in “structural liquidity” for the fourth quarter would instead have been an increase of over two billion.

These results were reflected in a reduction of about €1.6 billion in the securities portfolio since the beginning of the year, and increased use of the interbank channel of about €8.3 billion net.

The change in the securities portfolio was due to a €2.5 billion reduction in the investment securities portfolio, which was partially offset by a €900 million increase in the trading securities portfolio. On the other hand, the net change in the interbank balance was the result of an €11.6 billion increase in amounts due to banks and a €3.3 billion increase in corresponding loans to banks. The latter was due to repo transactions.

(€ million)

	Amounts as at		Change		Amounts as at 30.09.2003	% change from 30.09.2003
	31.12.2003	31.12.2002 restated	amount	%		
Investment and trading securities	29,527	31,129	- 1,602	- 5.1%	34,241	- 13.8%
Investment securities	11,271	13,795	- 2,524	- 18.3%	11,526	- 2.2%
Trading securities	18,256	17,334	+ 922	+ 5.3%	22,715	- 19.6%
Interbank balance	-11,469	-3,193	- 8,276	+ 259.2%	- 13,938	- 17.7%
Loans to banks	32,783	29,480	+ 3,303	+ 11.2%	28,887	+ 13.5%
Due to banks	44,252	32,673	+ 11,579	+ 35.4%	42,825	+ 3.3%
Structural liquidity	18,058	27,936	- 9,878	- 35.4%	20,303	- 11.1%

Equity Investments

As at 31 December, equity investments totalled €3,505 million, representing an increase of €1,281 million over the previous year-end.

(€ million)

	Amounts as at		Change		Amounts as at 30.09.2003	% change from 30.09.2003
	31.12.2003	31.12.2002 restated	amount	%		
Equity investments	3,368	2,072	+ 1,296	+ 62.5%	3,250	+3.6%
Equity investments in Group companies	137	152	- 15	- 9.9%	152	-9.9%
Total equity investments	3,505	2,224	+ 1,281	+ 57.6%	3,402	+3.0%

The change for the period was largely due to the acquisition of a 3.53% stake in Assicurazioni Generali at a total price of €977 million. With regard to this equity investment, on 13 March, UniCredito Italiano, Banca Monte dei Paschi di Siena and Capitalia signed a “consulting agreement” (with a term of six months, automatically renewable) that calls for the parties to commit to periodically consulting with one another regarding any topic of mutual interest concerning Assicurazioni Generali. Taking advantage of favourable market conditions for equity-linked instruments, and with the goal of optimising the cost of liabilities and diversifying sources of funding, an exchangeable bond was issued in December (maturing in 2008) which provides a conversion option, starting December 2005 until maturity, into about 45 million Generali ordinary shares equal to the entire stake held by the Group. This issue made it possible to raise €1,263 million at a favourable rate, corresponding to a unit conversion price of €28.08 per Generali share.

In the context of measures taken as a part of the “framework agreement” signed by FIAT and the Banks on 27 May 2002, in order to improve the FIAT group’s financial situation, in March 2003, FIAT finalised a contract with UniCredito Italiano, Banca Intesa, Capitalia and S. Paolo IMI in anticipation of the acquisition of 51% of Fidis Retail Italia SpA, a FIAT Group company operating in Europe in the area of consumer credit for automobile purchases by retail customers. This acquisition was finalised in May through Synesis Finanziaria SpA, a company formed for this purpose by the four banks with capital stock of €200 million (to which further capital contributions of €171 million were made), 25% of which is held by each of the banks, resulting in a charge of over €90 million.

At the end of June UniCredito Italiano subsequently acquired from B.B. Investissements SA 7.35% of the capital stock of Consortium Srl for an equivalent amount of about €53.3 million (a similar stake was also bought by Capitalia). This acquisition, which falls under the agreements reached on the occasion of the revision of the Mediobanca syndication agreement, temporarily brought the stake held by UniCredito Italiano in the Consortium to 25.70% in anticipation of the subsequent placement with third parties.

UniCredito Italiano also agreed to provide its due share of €100 million in the capital increase of Edipower SpA totalling €1 billion (of which €260 million was additional paid-in capital), thereby increasing its investment in the subsidiary to about €200 million, which still represents 10% of capital stock. In addition, an

agreement was signed with Edipower's industrial shareholders (Edison SpA, AEM Milano SpA, AEM Torino SpA and ATEL SA), which includes, among other things, provisions to protect our investment.

The Parent Company then agreed to provide its due share (€64.7 million) of the increase in the capital stock of Olimpia SpA totalling €770 million. The main purpose of this increase is to provide the company with the appropriate financial means to consolidate the stake held in Telecom (in December approximately 295 million Telecom shares were purchased by Olimpia increasing its stake from 14.16% to 17.01% with an outlay of about €700 million). In addition, it should be noted that agreements were signed with the Pirelli group that include provisions to protect the above investment, in line with the information given in last year's Report.

In April UniCredito Italiano sold the entire stake held in Kataweb SpA (5%) to the Espresso Group at a total price of €6.6 million. At the same time, the subsidiary UniCredit Banca purchased from Kataweb 10% of the capital stock of Vivacity in which it already held the remaining 90%. Finally, the disposal of minority equity investments, which are no longer considered strategic, continued. In particular UniCredit sold stakes in CRIF SpA (5.05%), Intesa Holding Asset Management SpA (1.39%), Eptafid SpA (15.70%), Axa Sim SpA (3.80%), Banca Nazionale del Lavoro SpA (0.01%), Banca Intesa SpA (0.004%) and Commerzbank (1.13%) resulting in total proceeds of about €66 million and a net capital gain of about €6 million.

List of equity investments

Pursuant to Article 126 of CONSOB Regulation No. 11971 of 14 May 1999, attached is the list of equity investments in the form of shares/interests with voting rights in unlisted companies held in any form as at 31 December 2003.

Transactions with Subsidiaries

With regard to transactions with subsidiaries, see the Notes to Accounts for existing assets, liabilities and guarantees and commitments as at 31 December 2003 with Group companies (that are not fully consolidated) and with those subject to significant influence pursuant to paragraph 1 of Article 19 of Legislative Decree 87/92.

Intra-group and related party transactions

Transactions between the Parent Company, subsidiaries and companies subject to significant influence were entered into because they were deemed to be mutually beneficial and took place under market terms.

See the company accounts for further details.

Shareholders' Equity and Subordinated Debt

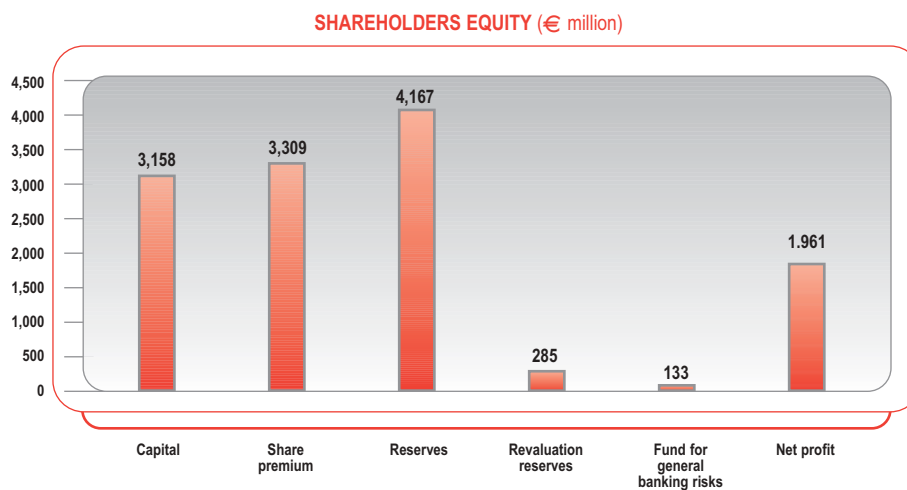
Shareholders' Equity

As at 31 December, the Group portion of shareholders' equity was €13,013 million with an increase of €752 million over the end of the previous year. The increase was due to net profit for the period, which was partially offset by the distribution of dividends for 2002 and the allocation to the reserve for donations. Other net changes totalling - €204 million were largely attributable to exchange rate effects on consolidated reserves.

(€ million)	
Shareholders' equity as at 31.12.2002	12.261
Changes during the year:	
Net profit for the period	1.961
Dividends distributed	-995
Allocation to donation reserve	-10
Other net changes	-204
Shareholders' equity as at 31.12.2003	13.013

For further details on changes in shareholders' equity see the Notes to the Consolidated Accounts - Part B - Section 8.

The annexes include the reconciliation with the Parent Company's shareholders' equity.



Subordinated Debt

Based on the more than adequate level of capital ratios (as described in the section on capital allocation and risk management), no subordinated debt was issued during the period. Thus, at the end of December subordinated debt was €6,190 million with a reduction of €930 million from the end of 2002 primarily due to maturities during the period, and to a lesser extent, negative exchange rate effects.

Main Divisional Results

● Retail Division

Divisional Subsidiaries and Strategy

The reference market is households and small Italian businesses, which are serviced primarily through the division's distribution networks:

- UniCredit Banca, "the largest local Italian bank";
- Banca dell'Umbria and Cassa di Risparmio di Carpi, two banking entities with a strong network in their operating areas.

In addition, there are the following specialised banks:

- *Clarima*, specialising in consumer credit products and credit cards by using direct and partnership channels;
- *UniCredit Banca per la Casa*, specialising in providing medium-term loans and mortgages and other products for households through organised intermediaries (primarily estate and insurance agents).

In addition to these companies is *TradingLab Banca*, which specialises in the creation and supply to distribution networks of financial instruments and investment services for personal finance. This company operated under the Division for most of the period, but in December became a part of the Corporate Division in light of its subsequent integration into UBM in the context of the reorganisation of the Group's investment banking operations.

(As at 31 December 2003)

RETAIL DIVISION - PRINCIPAL SUBSIDIARIES	% held	Total assets (€ million)	Net profit (€ million)	Cost/income ratio %	ROE %	Employees No.	Bank branches No.
UniCredit Banca	100.00	66,805	701	63.9	27.4	23,980	2,754
Banca dell'Umbria	96.46	4,562	34	54.8	12.2	773	89
Cassa di Risparmio di Carpi	99.91	1,201	11	56.6	8.4	336	40
UniCredit Banca per la Casa	100.00	7,805	-47	358	15
Clarima Banca	100.00	1,955	-31	255	-
Tradinglab Banca ¹	100.00	8,478	105	32.7	63.3	172	-

1. This subsidiary was transferred to the Corporate Banking Division with effect from end-2003.

The Division's goal is to become the main banking partner of customers in the mass market, and affluent clients and small business segments based on high-quality services and close, personal relationships with customers with the aim of increasing market share and revenues over time as a result of high and growing levels of customer satisfaction.

In 2003 the Division underwent significant changes in order to focus on individual businesses and pursue greater synergies and cost reductions. In fact, the process of rationalising consumer credit, medium-term loan

and mortgage operations was begun by transferring, on 1 October 2003, the corresponding divisions of UniCredit Banca to Clarima, and for medium-term loans and mortgages using the "Tecnocasa" agreement, to UniCredit Banca per la Casa. In addition, on 31 December 2003 the purchase of Abbey National Bank Italia (ANBI) was finalised by UBCasa allowing the latter to become the largest specialised bank in the area of medium-term loans and mortgages, and one of the largest players in the domestic market.

The Retail Division's Activities

Marketing initiatives and businesses started

All businesses and commercial ventures undertaken were aimed at creating a unique corporate culture in the sales network with the extensive experience and traditions of the former federated banks. Its goal is to be known for its distinctive nature and to provide a new higher quality of service to customers.

In terms of details on new ventures, the following sales campaigns were launched:

- In the area of **current accounts**, steps were taken to incorporate a portion of the old accounts held by customers of the former Divisions into the new range of package accounts, and at the same time enhance them with new non-banking content. In addition, the new "Genius Free" concept was launched as a product line developed to meet the needs of the under-30 segment;
- In the area of **credit cards**, commercial steps were taken to distribute new cards to customers, issued by group companies (Clarima) in both revolving and balance-due versions;
- In the area of **personal loans**, a business venture was launched to support the branch network's ability to identify customers with a potential interest in personal loans;
- In the **non-life insurance branch**, ventures were launched to increase the penetration of non-life insurance policies with respect to medium-term loans and mortgages provided;
- For small businesses, dedicated campaigns were launched such as "C'è un fido per te" and "Utilizza di più." In addition, the first loan securitisation transaction is being structured and launched in conjunction with EuroFidi Torino, UniCredit Banca d'Impresa and UBM as evidence of the continued commitment to support the best local entities with innovative tools.

With regard to businesses, the following initiatives were undertaken:

- The first integrated **Customer Satisfaction project** – a group of activities aimed at disseminating the corporate culture of "quality growth" throughout the branch network. In short summary, the following businesses developed in 2003 in collaboration with CRM (Customer Relationship Management) were aimed at preventing customer "marginalisation." The goal of "Customer Retention" was to recover customers that were at risk of being lost. Targeted steps were taken to improve relationships with declining customers (who reduced their cash by at least 25% over the last six months). And "Customer Care" initiatives were also launched for unmanaged Small Business Customers.
- In addition, for the latter area a major investment was made to apply the service model of **Small Business Centres**, which are small operating units that plan, oversee and closely monitor the activity of the segment in their area of responsibility;
- With regard to the expansion of the customer base and the branch network development plan, **Project ABC** (Customer

Base Expansion) was launched. A plan was developed to rationalise and optimise the branch network with the goal of using our presence to enhance the area's potential. This made it possible to steer goal definition towards maintaining/acquiring customers in a manner consistent with the potential of diverse geographic areas with distinct goals among regions that are more concerned with increasing the retention of their current customer base.

The specific business activities and ventures undertaken by Clarima in the consumer credit sector, by UniCredit Banca per la Casa in the area of medium-term loans and mortgages, and by TradingLab in investment services for personal finance are described in the respective sections.

Loans to customers

Moving to an analysis of balance sheet data, at the end of 2003 loans to customers of the Retail Division totalled over €48,800 million at book value (including €4.5 billion for the acquisition of Abbey National Bank Italia on 31 December 2003) which was 7.0% higher (without ANBI) than levels at the end of the previous period.

(€ million)

RETAIL DIVISION - LOANS TO CUSTOMERS BY TYPE	31.12.2003			31.12.2002 restated	% change less ANBI
	amount	of which: ANBI	%		
Bills and notes discounted	153	-	0.3	353	- 56.7%
Current accounts	8,166	-	16.7	8,223	- 0.7%
Medium-term loans and mortgages	34,540	4,512	70.8	26,802	+ 12.0%
Other loans	4,383	-	9.0	4,419	- 0.8%
Loans under financial leases	9	-	..	11	- 18.2%
Other transactions	1,525	-	3.1	1,601	- 4.7%
Loans (net of repos)	48,776	4,512	99.9	41,409	+ 6.9%
Repo transactions	40	-	0.1	-	-
Total loans to customers	48,816	4,512	100.0	41,409	+ 7.0%

Within this overall figure is the fast growing category of medium-term loans and mortgages provided to customers which rose by over €3,200 million during the year, net of loan volume acquired with ANBI (up by 12% over the end of 2002), due to a concerted effort from the sales force and support structures that brought the figure for this category to over €30,000 million (68% of all loans) at the end of 2003. Taking into account the weak production and consumption cycle, the other loan categories were down slightly overall for the twelve months (by about €330 million, or 2.3% of the initial balance).

Lending activities are obviously concentrated on the sector of "Non-finance companies" and "family firms" (largely the same as the Small Business segment) and on "Consumer Households" (individuals), with nearly 97% of loans to customers.

The remaining 3% (€1,667 million as at 31 December 2003 compared to €1,697 million at the end of 2002 on a restated basis) was largely in the form of loans made to agencies and public authorities, another strategic sector on which the Division's activities are focused.

At the end of 2003, loans to "Non-finance companies and family firms" (Small Businesses) – 33% of the total – were €16,106 million (€15,640 million on a restated basis at the end of 2002), among which the greatest concentration (about 7% of loans) was to the commercial and repair sector, while 4% was to the building and public works sector.

With regard to "consumer households" (individuals) and other operators, existing loans reached a level of €31,043 million, which was equal to about 64% of the Division's total loans (58.4% at the end of 2002) with an increase over the twelve-month period of about 17% disregarding the ANBI contribution (€22,762 million at the end of 2002). This segment is primarily made up of medium-term loans, mortgages and personal loans made to customers.

The Division's market share of loans for the industry (which obviously also include loans to businesses) was 4.61% at the end of the period (4.18% without ANBI) compared to 4.19% at the beginning of the year. If only medium and long-term loans are considered (the segment on which there is a greater focus), the Division's market share was 6.48%.

Asset quality

In keeping with the guidelines set as a part of "credit policy," steps were taken to carry out a comprehensive, extensive monitoring programme for all files in existence at the start-up of the division's different banks.

(€ million)

RETAIL DIVISION - BAD AND DOUBTFUL DEBTS BY CATEGORY	Non-performing loans		Other bad and doubtful debts		Total bad and doubtful debts	
	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated
Face value	1,879	1,608	1,334	977	3,213	2,585
as a percentage of total loans	3.74%	3.77%	2.65%	2.29%	6.39%	6.07%
Amortisation	919	784	297	190	1,216	974
as a percentage of face value	48.9%	48.8%	22.3%	19.4%	37.8%	37.7%
Book Value	960	824	1,037	787	1,997	1,611
as a percentage of total loans	1.97%	1.99%	2.12%	1.90%	4.09%	3.89%

At the end of 2003, doubtful loans totalled €1,997 million, which was an increase over the €1,611 million at the beginning of the year corresponding to a face value of €3,213 million (€2,585 million at the beginning of the year). The latter were subject to writedowns totalling €1,216 million (€974 million as at 1 January 2003) with a resulting coverage ratio of 37.8% in 2003, which was slightly higher than the same period of the previous year. At book value, doubtful loans represented 4.09% of total loans compared to 3.89% at the beginning of the year. The increase in doubtful loans in absolute terms and as a percentage of total loans, was largely attributable to the adoption, during the second half of the year, of a sophisticated, automated procedure that made it possible to expedite and improve the efficiency of the loan classification process.

Non-performing loans, which were the largest component of bad and doubtful debts, totalled €960 million at book value at the end of 2003 and represented 1.97% of loans to customers compared to 1.99% at the beginning of the year.

Finally, performing loans, which totalled €47,092 million at face value compared to €40,022 million as at 1 January 2003, were conservatively adjusted to reflect the so-called "inherent risk" of such loans. This risk was quantified on the basis of the probability of customer default based on merchandise categories, type of loan, sector of economic activity, etc. At the end of 2003, total writedowns of performing loans were €273 million compared to €224 million as at 1 January 2003.

Clarima's consumer credit activities...

In 2003 Clarima continued to pursue its goal of serving mass market customers domestically by developing and continually expanding a range of products and services focused on consumer credit. In addition to the traditional credit card product, Clarima has gradually added special-purpose and personal loans in addition to several typical insurance products, which are particularly well suited for cross-selling to existing customers or together with Clarima products.

Traditional distribution channels were also developed and strengthened in 2003. In particular, the distribution model that calls for the use of commercial agreements with leading industrial companies was developed further. Thus, in 2003, there was more intense collaboration with several significant existing partners (Kataweb, DeAgostini, TIM, Allianz-Ras, Panorama, Lufthansa), and new agreements were entered into with new companies operating in diverse economic sectors (e.g., Tiscali in telephone systems, E-Bay in e-commerce, UniOne in the insurance sector and Touring Club in the tourism sector).

In the captive channel, which is focused on the distribution of innovative financial products to Group customers, collaboration continued with UniCredit Banca Private and Xelion for the issuance of "high end" credit cards (e.g., Visa Infinite and Xelion Gold), and a number of business ventures were developed with UniCredit Banca for the distribution of credit cards through the branch network in order to significantly increase the penetration of these products among current customers.

In addition, there has been continued success distributing credit cards through direct channels, i.e., without the involvement of distribution intermediaries. The level of technological and business know-how achieved in that area has allowed the company to pursue Customer Value Management initiatives, which were already test marketed in 2002, with the goal of enhancing the customer portfolio in terms of customer retention and new product cross-selling. The company intends to further intensify these initiatives starting next year in light of their strategic importance from a business and economic standpoint.

Overall, business activities in the various channels made it possible to achieve a result of about 120,000 new credit cards issued in 2003 (up by 130% over 2002). At year-end, the credit card portfolio had approximately 210,000 cards in circulation, over 46% of which were revolving. In 2003 these cards were used for about 4 million transactions valued at €345 million, generating loans, at year-end, of about €150 million (up by 138% over the previous year).

Thus, these results demonstrate the success of the multi-channel strategy, which was developed by the company even though the financial services market is mature and highly competitive.

In addition to its traditional activity of developing credit card business, in the second half of the year the company launched two initiatives with high strategic importance:

- The creation of a business unit dedicated to traditional consumer credit in order to further diversify the type of distribution channel and to enrich the range of products offered to customers. This will be achieved through the establishment, starting at the beginning of 2004, of a network of financial stores in the largest Italian cities;
- And the acquisition of UniCredit Banca's consumer credit operations through the transfer of the division including personal loans and loans that can be repaid with up to one fifth of monthly salary. This is a part of the strategy to revamp the consumer credit segment within the Group. Clarima will act as a centre of expertise capable of enhancing existing assets and further expanding business through the synergetic use of its distribution channels. From a financial standpoint, the portfolio, which was transferred last October, totalled about €1,783 million at the end of the period; during the last quarter of the year Clarima disbursed about 18,100 personal loans valued at €172 million.

.. and UniCredit Banca per la Casa's mortgage lending

Under the current structure, UniCredit Banca per la Casa (formerly Adalya Banca Immobiliare) reports directly to UniCredit Banca (UCB) and serves as a Specialised Business Unit in the production of mortgages and their distribution through the management and development of organised networks of alliances with the goal of contributing to the growth of the market share of the UniCredito Italiano Group in the mortgage sector (strategic goal of the Group) and acquiring new customers by maximising the value generated in its reference market.

To be specific, 2003 was characterised by:

- Substantial growth in loans disbursed (up by 73.8%) from €376.2 million to €653.9 million with an estimated market share of 1.55% over the 1.02% reported in December 2002 due to the expansion of the sales network made up of Kiron Partner branches (Tecnocasa Group). Branches increased by 28.5% from 165 in 2002 to 212 at the end of 2003;
- The expansion of staff from 64 to 95 employees (in addition to the 263 employees from Abbey National Bank Italia – ANBI – added effective 31 December following the acquisition, which will be covered in greater detail below) and the expansion of the operating structure with the launch of the new operating platform;
- The creation of new products to meet increasingly demanding customer requirements;
- The acquisition, by way of transfer, of a part of the UniCredit Banca "Tecnocasa Agreement" mortgage division. This transaction, which had an impact on the balance sheet and profit and loss account during the last quarter, resulted in the transfer of 34,150 medium-term loans and mortgages from UCB to UBCasa with remaining principal of approximately €2,078 million;
- The acquisition on 31 December 2003 of Abbey National Bank Italy (ANBI), the Italian branch of the British banking group, Abbey National Plc, which specialises in mortgage lending. In terms of scale, at the end of 2003 ANBI reported loan disbursement volume for the year of about €1,813 million (about 15,300 mortgages)

representing an estimated market share of about 4.3%. Net loans to customers at the end of 2003 totalled approximately €4,512 million. ANBI's staff is made up of 263 employees in addition to 62 employees on temporary contracts, making a total of 325. This acquisition is in keeping with the UCI Group's aggressive growth strategy in the segment of residential medium-term loans and mortgages to individuals, and the main goal is to increase the Retail Division's market share. As a result of this, UBCasa has strengthened its position as a specialised operator by broadening its range of products and distribution channels, increasing its expertise in the integrated management of partnerships and distribution channels, accelerating its overall growth and bringing forward its anticipated break even point.

Customer Deposits

At the end of 2003, assets under administration for customers (direct and indirect deposits) reached approximately €180,000 million, representing a 6.4% increase over the restated position as at 1 January 2003 (after the spin-offs that took effect on that date) with total volume of €169,085 million.

The growth of this aggregate (about one third of which is made up of direct deposits and the remaining two thirds of indirect deposits – administered deposits and assets under management) was the result of intense sales activity, which, despite a particularly difficult and unstable external environment, attempted to place the greatest emphasis on product offerings by expanding the range of products and reconfiguring customers' deposits in line with changed market conditions.

Direct deposits followed this strategy, and rose in 2003 by about €800 million (up by 1.3%) despite the fact that volume was mainly directed towards forms of assets under management (primarily bancassurance) and under administration (mainly high quality bonds), which collectively rose by over €10,000 million (up by 9.2% from the beginning of the year).

(€ million)

RETAIL DIVISION - CUSTOMER DEPOSITS BY TYPE	31.12.2003		31.12.2002 restated	Change	
	Amount	%		Amount	%
Direct deposits	60,196	33.5	59,415	+ 781	+ 1.3%
Total customer deposits (net of repos)	40,458	22.6	38,603	+ 1,855	+ 4.8%
Repo transactions	2,021	1.1	3,710	- 1,689	- 45.5%
Securities in issue	17,717	9.8	17,102	+ 615	+ 3.6%
Indirect deposits¹	119,750	66.5	109,670	+ 10,080	+ 9.2%
Indirect deposits under administration	67,455	37.5	59,166	+ 8,289	+ 14.0%
Indirect deposits under management	52,295	29.0	50,504	+ 1,791	+ 3.5%
- funds placed directly	28,846	16.0	28,780	+ 66	+ 0.2%
- segregated accounts	7,371	4.1	10,286	- 2,915	- 28.3%
- bancassurance products	16,078	8.9	11,438	+ 4,640	+ 40.6%
Assets administered for customers	179,946	100.0	169,085	+ 10,861	+ 6.4%

1. Excluding securities and liquid assets already included in direct deposits, and duplications of Group mutual funds. Market values.

Within the category of direct deposits (€60,196 million at the end of 2003), deposit types that are typically “on demand” (current accounts and savings deposits) accounted for about 67% of the total (€40,458 million) and remained at a level just above year-end 2002 on a restated basis (up by 4.8%). In this context, the retail market's typical “core business,” made up of individuals and households in the broadest sense (consumers and family firms), represented about 80% of deposits “on demand” noted above. On the other hand, at the beginning of the year, repo transactions (3.4% of total direct deposits) dropped by a total of about €1,700 million.

At the end of 2003 the market share of deposits, industry-wide, was 6.82%, and for current accounts alone, 7.17% (7.19% as at 1 January 2003).

Within the indirect deposit aggregate (€119,750 million at the end of 2003 at market values), assets under administration (including the custody and administration of securities deposited by customers but excluding segregated accounts and shares purchased in mutual funds) totalled €67,455 million at the end of 2003 (37.5% of total assets under administration), which was 14% higher than the €59,166 million at the beginning of the year (35% of total assets under administration). This figure was sustained by bond placements of over €8.1 billion made during the year and the recovery of prices on major stock markets.

Assets under management (segregated accounts, mutual fund sales and bancassurance products) totalled €52,295 million (29% of total assets under administration), which was 3.5% higher than the beginning of the year (€50,504 million, or around 30% of assets under administration). This area also witnessed a strong commercial thrust from the sale of bancassurance products (policies, products with recurring premiums, etc.) which totalled over €16 billion at the end of 2003 (about €11.4 billion at the beginning of the year) with a nominal growth rate of over 40% during 2003 due to a gross inflow of over €5,400 million during the period.

TradingLab activities

The economic and financial environment in recent years resulted in a decisive change in the Bank's business policy. There was an urgent need to make low-risk products available to distributors and investors, i.e., capital protected products with periodic coupon payments. At the same time, the continued drop in interest rates has created an urgency to demonstrate financial innovation, which led TradingLab to develop a state-of-the-art organisational structure and technological infrastructure with the goal of demonstrating the same level of excellent pricing for structured products already seen in the covered warrant market.

In this environment, there was a drop in the covered warrant market, which the bank was able to resist with an increase in market share to 47% compared to 36% in 2002 in the Italian market, becoming the European leader in terms of volume traded in official markets. Covered warrants continue to be a strategic area for the bank. This area contributed 32.5% of revenues in 2003.

With regard to the range of products aimed at meeting the needs of investors with a low propensity for risk, TradingLab conducted an origination programme totalling €13.7 billion. This figure corresponds to a 65% increase over issues in 2002 (€8.3 billion). In this regard, financial instruments are being offered that are tied to a capital protection mechanism called CPPI (Constant Proportion Portfolio Insurance) in the form of unit-linked policies and bonds and bonds indexed to the CPI (Consumer Price Index). In general, the increase in origination-related volume was also driven by an increase in the volume of issues placed by banks outside the group (€2.7 billion compared to €1.3 billion in 2002).

In addition to financial market activities, the Group's new organisation led TradingLab to work more closely with UniCredit Banca on several projects aimed at increasing the level of securities trading services offered. In particular, the initial stages have been completed in a project that will lead to the specific management of the portfolio-related risk of UniCredit Banca customer assets (KILOVAR). At the same time, through its TradingLab Institute Project, TradingLab contributed to training programmes targeting UniCredit Banca branch network employees. These programmes are helpful for obtaining a certificate in financial subjects issued by L. Bocconi University in Milan.

In line with other initiatives already launched by the banking industry to protect individual investors (e.g., the "Patti Chiari" programme, which aims to explain banking products and costs to the wider market), all communication-related programmes are particularly important. One example is the series of seven meetings on financial issues organised in collaboration with the Radio RAI 1 economics desk, and the programmes conducted on the website www.tradinglab.it, which had 300,000 unique visitors at the end of 2003.

Retail Division - Sales Channels

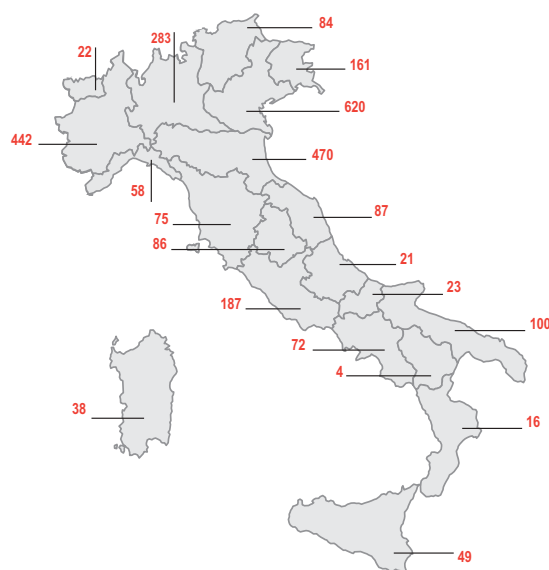
The branch network

At the end of 2003 the Retail Division's branch network had 2,898 offices representing an increase of 20 offices over the previous year resulting from 11 openings and 6 closures during the period, and the 15 branches acquired from ANBI.

Most of the Division's branches are in northern Italy with an evenly spread presence. In the central and southern regions its presence is more widespread, but less dense, with Latium, Apulia and Campania having a particularly high concentration of branches.

RETAIL DIVISION (Subsidiary)	31.12.2003		31.12.2002 restated ¹		Change Amount
	number	% of total	number	% of total	
UniCredit Banca	2.754	95,0	2.749	95,5	+ 5
Banca dell'Umbria	89	3,1	89	3,1	-
Cassa di Risparmio di Carpi	40	1,4	40	1,4	-
UniCredit Banca per la Casa	15	0,5	-	-	+ 15
Totale Retail Division	2.898	100,0	2.878	100,0	+ 20

1. The number of branches of UniCredit Banca was as at 1 January 2003.



RETAIL DIVISION Region	UniCredit Banca	Banca dell'Umbria	Cassa di Risparmio di Carpi	UniCredit Banca per la Casa	Total
Veneto	619	-	-	1	620
Emilia-Romagna	437	-	32	1	470
Piedmont	441	-	-	1	442
Lombardy	271	-	8	4	283
Latium	178	6	-	3	187
Friuli-Venezia Giulia	161	-	-	-	161
Apulia	99	-	-	1	100
Marche	85	2	-	-	87
Umbria	9	77	-	-	86
Trentino-Alto Adige	84	-	-	-	84
Tuscany	70	4	-	1	75
Campania	71	-	-	1	72
Liguria	57	-	-	1	58
Sicily	48	-	-	1	49
Sardinia	38	-	-	-	38
Molise	23	-	-	-	23
Aosta Valley	22	-	-	-	22
Abruzzo	21	-	-	-	21
Calabria	16	-	-	-	16
Basilicata	4	-	-	-	4
Total	2,754	89	40	15	2,898

Call Centre

The number of customers registered for telephone banking services reached a level of 445,000 (up by 20% over the previous year), while the number of users rose by about 25% to over 128,000.

As regards telephone banking service operations, there was an overall decline in transactions (with the exception of foreign bank transfers) since it was possible to migrate a growing number of customers to the less expensive (for both customers and the bank) Internet channel. The telephone channel is increasingly seen as a back up for the Internet channel for operational transactions (thereby achieving the best synergy between the two remote banking channels), and has assumed an increasingly important commercial role by focusing on pre and post-sales services and telemarketing activities aimed at providing growing support for the sale of products/services by the branch network and the acquisition of new customers.

During the second half year there was a modest increase in orders due to a favourable period in the securities market, and several new services were well received (especially those for recharging mobile phones and subscribing to the magazines Domus and Mondatori). Computer support was also provided for the migration of personal loans and medium-term loans and mortgages between the Division's companies.

This is reflected in the following figures:

- 19,500 bank transfers done by telephone (down by 13%) and about 750 foreign bank transfers (up by 50%); about 85,000 trading instructions given (down by 10%);
- A total of about 2,300,000 phone calls received by our automated answering systems (up by 15%);
- About 970,000 calls answered by operators (up by 27%) including 641,000 through telephone banking and 329,000 on freephone helpline numbers for the Group's various products or companies: Genius, Imprendo, Dynamo, Televendita CRP, UniCredit Fondi, Pioneer and UniCredit Banca per la Casa;
- 145,000 calls handled by the Help Desk for our Internet sites (up by 62%) and about 36,000 e-mails (up by 70%);
- 1,083,000 telemarketing calls made (up by 30% over 2002).

Internet Banking

In 2003 operations were focused on increasing membership and use of internet banking and differentiating the service for businesses and individuals.

Efforts were made to strengthen the tie between the Internet and branch by including, among other things, the name of the customer's dedicated manager/consultant on the home page.

UniCredit Banca's Internet banking service was enhanced with several functions including the following:

- Individual customers were given the option of viewing standing orders to pay bills, technical analysis, the calculation of a portfolio's KILOVAR and deposit balances. A section called Value Added Services was also created where it is possible to subscribe to specialised newsletters.
- For business customers, functions were made available for controlling and managing bills on hand such as the creation and importing of slips for collection orders, direct interbank relationships and payments against

notice and the payment of salaries and multiple bank transfers. Up until now, these were exclusive CBI (Interbank Corporate Banking) functions. A section dedicated to financing at preferential rates is also available with news, maturities and a loan search.

As a result of this effort, as at 31 December 2003 there were over 670,000 Internet banking customers compared to 435,000 as at 31 December 2002 (up by 54%). To be specific:

- There were over 575,000 individual customers compared to 390,000 as at 31 December 2002 (up by 47%);
- There were over 97,000 business customers compared to 45,000 as at 31 December 2002 (up by 115%);

Retail Division - Net Profit and Operating Profit

The Retail Division's profit and loss account for 2003 closed with net profit of €698 million after deducting charges of €39 million for the acquisition of ANBI.

The Division's operating profit was €1,640 million, which was slightly lower (down by 0.8%) than the €1,654 million in 2002 (restated in order to remove results generated by customers attributed to the other two newly established segment banks from the 2002 UniCredit Banca accounts).

Revenues

To be specific, as at 31 December 2003, net interest income was €2,381 million, 5.8% down from the €2,528 million for 2002, representing 51.7% of total revenues (54.2% at the end of 2002). Growth in net interest income in 2003 was due to increased dividends and other income from equity investments (up by €14 million over the previous year), which was largely attributable to TradingLab's ordinary operations, while net interest was down (by €161 million, or 6.6%, from the corresponding period of 2002) as a result of the impact of lower rates (average 1-month Euribor was down by 97 basis points during the year from 3.35% in 2002 to 2.38% in 2003). This led to a tightened spread between interest-bearing assets and liabilities and a lower return on investment on capital funds.

The reduction in net interest income in 2003 was also exclusively due to the significant reduction in overall rate levels (1-month Euribor dropped by 88 basis points over the twelve months). However, this was not sufficiently offset by the substantial growth in loans made to customers. The rate effect (primarily between the second and third quarters) on net interest income can clearly be seen in the latter's performance in 2003 (in fact, the most significant reductions occurred in the middle of the year). This movement in the money market had a strong negative effect on UniCredit Banca (given the enormous loan volume) resulting in a decrease in short-term rate spreads (down by 0.36%) from 7.69% to 7.33% for the twelve months under review.

Profit and Loss Account

(€ million)

RETAIL DIVISION	Full year			Full year 2003			
	2003	2002 restated	% change	Q 4	Q 3	Q 2	Q 1
Net interest	2,280	2,441	- 6.6%	534	545	582	619
Dividends and other income from equity investments	101	87	+ 16.1%	-7	6	95	7
Net interest income	2,381	2,528	- 5.8%	527	551	677	626
Net commission	1,388	1,394	- 0.4%	352	338	351	347
Trading profit (loss)	219	129	+ 69.8%	65	76	20	58
Other net operating income	618	597	+ 3.5%	134	159	166	159
Net non-interest income	2,225	2,120	+ 5.0%	551	573	537	564
TOTAL REVENUES	4,606	4,648	- 0.9%	1,078	1,124	1,214	1,190
Payroll costs	-1,552	-1,574	- 1.4%	-386	-388	-389	-389
Other administrative expenses	-1,277	-1,272	+ 0.4%	-308	-325	-335	-309
Amortisation of intangible and depreciation of tangible fixed assets	-137	-148	- 7.4%	-48	-28	-31	-30
Operating costs	-2,966	-2,994	- 0.9%	-742	-741	-755	-728
OPERATING PROFIT	1,640	1,654	- 0.8%	336	383	459	462
Provisions for risks and charges	-73			-39	-12	-14	-8
Net writedowns on loans	-244			-86	-62	-50	-46
Provisions for possible loan losses	-2			-2	-	-	-
Total writedowns and provisions	-319			-127	-74	-64	-54
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	1,321			209	309	395	408
Extraordinary income (charge) – net	-8			10	-5	-7	-6
Income taxes for the period	-614			-120	-137	-181	-176
NET PROFIT FOR THE PERIOD	699			99	167	207	226
Minorities	-1			2	-1	1	-3
NET PROFIT	698			101	166	208	223

Note: 2002 figures making up Operating Profit have been restated considering the figure for each subsidiary in the Division, except UniCredit Banca, for which the operating figure is used.

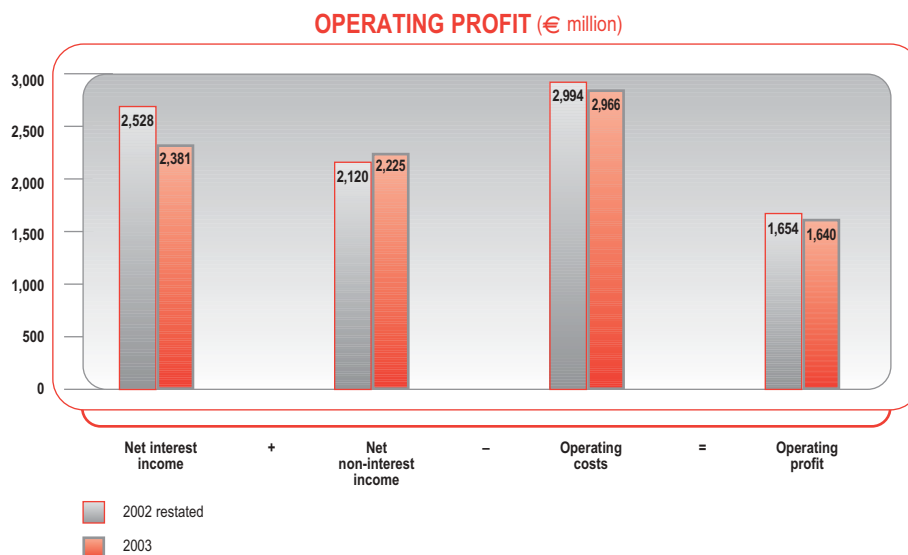
In 2003, net non-interest income was €2,225 million, which was up by 5% over 2002 on a restated basis. Again for the twelve-month period, within this overall figure net commissions held steady (down by 0.4%), there was significant growth in trading profits and losses (up by about 70%), and a slight increase in other operating income (up by 3.5%).

In 2003 commissions remained steady at €1,388 million (€1,394 million in 2002) due to higher gross premiums from new insurance business (which made a greater contribution for the first half of 2003). This, in combination with the placement of bonds on behalf of third parties (up substantially for the second half of the year) made it possible to offset the decline in commissions on segregated accounts, which were particularly high during the early part of the previous period. The contribution from other commissions was also significant, particularly during the latter part of the year, and especially commissions related to payment systems.

Trading profits, which were largely from the TRADINGLAB® business, were €219 million in 2003, and were up by 70% over the previous year due to the substantial increase in origination business (up by 65%). There was growth from the first to second half (up by €63 million), which was partly due to the collection of dividends by TRADINGLAB® for stock held in its portfolio.

Finally, other operating income rose slightly for the year (up by 3.5%) from €597 million in 2002 on a restated basis to €618 million at the end of 2003.

Thus, total revenues for 2003 were €4,606 million dropping by 0.9% from 2002 on a restated basis.



Operating costs

Operating costs were €2,966 million, also down by 0.9% (€28 million) from 2002 on a restated basis. This decrease was directly related to the reduction in payroll costs. At the same time, administrative expenses (including writedowns of fixed assets) were stable for the year.

To be specific, payroll costs (€1,552 million) dropped by 1.4% from 2002 on a restated basis: UniCredit Banca reported a reduction due to continued efforts to improve efficiency (there was a decrease of 708 employees from December 2002 to December 2003). This more than absorbed the planned contractual increase of about 1.06% and the growth reported by the Division's other companies which was driven by branch expansion resulting from business growth. Overall, the Division reported a reduction of 331 employees.

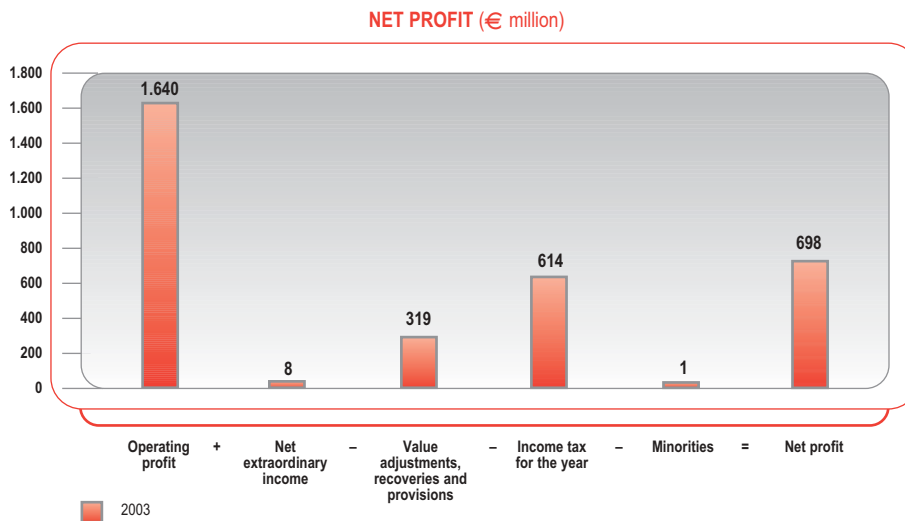
Other administrative expenses were €1,414 million (including writedowns of fixed assets), and were down by about 0.5% from 2002. However, if administrative expenses are seen without writedowns of fixed assets (down by 7.4% year-on-year), this item remained largely stable (up by 0.4%) from 2002 despite the higher costs for projects that were launched (mainly training, and customer satisfaction and marketing surveys). Promotional expenses were up at several companies in the Division and aimed at business growth (Clarima resumed promotional activities using the direct channel).

At the end of 2003, the ratio of operating costs, including writedowns of fixed assets, to total revenues (the cost/income ratio) was 64.4%, which was in line with the figure for the end of 2002.

Profit before extraordinary items and income tax

At the end of 2003, profit before extraordinary items and income tax was €1,321 million after accounting for:

- Prudential provisions, which were needed partially to cover customer claims arising out of the insolvency of Cirio (which can be quantified at a total of about €27 million);
- Writedown on loans, which are appropriately netted against related write-backs, of €244 million. Writedown rose during the last quarter of 2003 over the average for the first three quarters due to higher prudential provisions made by Clarima (up by €12 million) and UBCasa (up by €23 million) for the respective transfers made by UniCredit Banca and loans resulting from the ANBI acquisition.



● Corporate Banking Division

Divisional Subsidiaries and Strategy

The Group's significant organisational transformation (known as the S3 reorganisation) since the second half of 2002 resulted in a major reconfiguration of banking business in keeping with the opportunity to operate within a large universal bank. Drawing inspiration from the desire to incorporate the major changes that occurred in the worldwide financial system in terms of heightened demand for increasingly complex and sophisticated financial instruments, the S3 project is aimed at structuring a range of products that can respond to those changes appropriately. In fact, the multi-functional model used is the most efficient and effective way to meet new marketplace requirements since it has been shown to be able to generate significant economies of scale and scope by diversifying risks and optimising the specific functions of individual banks in this sector.

In addition, the availability of a widespread distribution system together with the ability to offer loans and provide a wide range of sophisticated financial products makes it possible to disseminate the benefits of this organisational structure to a broad customer base by improving the entire banking process, widening access to capital markets and increasing the flow of assets allocated for investments.

In this context, and to support the reorganisation described, all businesses offering financial products for businesses or institutions were concentrated in the Corporate Banking Division, and a new company, UniCredit Banca d'Impresa, was created effective 1 January 2003. This new bank, acting within the division in a synergistic and complementary capacity for the other group companies, became the focal point for the management of relationships with companies. In this role it has been able to directly and articulately satisfy its customers' most varied demands for financial services. It not only acts as a provider of loans and other traditional commercial banking services, but also has a broad range of advanced, innovative financial products offered by the other companies in the Corporate Division. These companies are as follows:

- UniCredit Banca Mobiliare, the undisputed leader in Italy in providing products for the management of corporate financial risks and specialising in investment banking services;
- Locat, a leading company in the Italian leasing market;
- UniCredit Banca Mediocredito, specialising in subsidised financing, medium and long-term loans and project finance with acquisition finance capabilities;
- UniCredito Gestione Crediti, operating within the field of management and recovery of non-performing loans;
- UniCredit Factoring, the company that performs the Group's factoring activities;
- Uniriscossioni, agent in the collection of national and local taxes;
- Euro Capital Structures, the company that houses UBM's securitisation structuring desk;
- Quercia Funding, S+R Investimenti, Tyrescom and Locat Doo.

On the one hand, the business model adopted allows the Corporate Division as a whole to satisfy the most varied, complex needs for growth and the management of customer-related risks; and on the other hand, it puts the UniCredit Group in a position to act as a benchmark for businesses and government agencies. In fact,

the multi-faceted range of financial solutions serves as a means for the bank to provide consulting support to customers and as a result, establish long-term customer relationships, which is the best way to promote the bank's specialised expertise and to understand customers' needs, and in short, to enhance the quality of service provided thereby creating a beneficial virtuous circle.

(As at 31 December 2003)

CORPORATE BANKING DIVISION - PRINCIPAL SUBSIDIARIES	% held	Total assets (€ million)	Net profit (€ million)	Cost/ income ratio %	ROE %	Employees No.	Bank branches No.
UniCredit Banca d'impresa	100.00	56,273	435	28.7	11.8	3,688	211
UniCredit Banca Mobiliare	100.00	47,045	420	21.6	75.1	569	2
UniCredit Banca Mediocredito	92.23	5,309	21	55.1	5.8	250	1
Locat	94.90	9,147	62	31.4	21.3	482	-
UniCredit Factoring	100.00	2,385	..	42.2	..	86	-

The Corporate Banking Division's Activities

UniCredit Banca d'Impresa (UBI)

When UniCredit Banca d'Impresa (UBI) opened, it received an active¹ customer list from the group consisting of 71,096 names including 45,730 manufacturing companies, or 39% of the companies in the market that can be included in the Bank's scope of business². Of these names, 55,285 customers were borrowers, and of these, 40,048 entities were classified as manufacturing companies.

At the start-up of its operations, the bank's loan volume was €40,954 million at book value, of which – according to internal management estimates – €28,418 million was for manufacturing companies alone. Based on data reported to the Bank of Italy, i.e., the face value of loans to customers excluding repos and non-performing loans, the amount of performing loans and advances represented 4.0% of this aggregate at the industry level, but rose to 7.5% if seen as a percentage of estimated loans to the corporate market.

The bank's first year immediately proved to be an extremely difficult period for lending. In fact, at the international level, 2003 was characterised by an economic climate burdened with geopolitical uncertainties. In addition, at the national level, the past year witnessed a gradual decline in the competitiveness of the Italian economy due to deteriorating monetary conditions following the sharp appreciation of the euro, which was not sufficiently offset by the reduction in policy interest rates, and a multi-year decline in the productivity of our economic system. Despite this clearly unfavourable operating environment, UBI managed to establish itself as a key lender to businesses and to increase the volume, market share and income inherited from the group's restructuring.

1. The term "Active customers" means those bank customers with projected annual income equal to or greater than €500.

2. The number of manufacturing companies in the market that can be included in the UBI's range of activities is calculated by adding the number of partnerships, individual firms and family firms with revenues equal to or greater than €1.5 million to the number of limited companies, excluding finance companies, with revenues equal to or greater than €2 million (data estimated by Prometeia) - Source: Tax Revenue Agency

In fact, despite a slight drop in the number of active and borrowing customers (to 70,567 and 54,087 respectively), total performing loans and advances to customers rose to €47,648 million (at book value) representing a 16.3% increase over pro-forma figures for December 2002. With a 6.0% increase in the industry, market share rose to 4.5% of the total industry. If the corporate market, with estimated growth of 4.5% for the year, is taken alone, the improved performance of UBI brought the related market share to 9%.

If we focus solely on manufacturing companies, the increase in utilisation of credit lines was significantly less than the overall total with an increase of 12.2% over the December 2002 figure, but was still significantly higher than the increase reported at industry level. Customer penetration (the ratio of credit line utilisation at UBI versus utilisation in the rest of the banking industry) rose from 11% at the end of 2002 to 12% in December 2003³.

Growth in performing loans and advances affected the broad base of manufacturing companies to a largely uniform extent, with larger companies benefiting somewhat more in relative terms. In fact, the percentage of exposure to borrowing customers with revenues over €50 million went from 40.8% in December 2002 to 41.3% in December 2003.

On the other hand, the distribution of loans to customers by rating category showed that the growth in loan volume was not uniform, but concentrated among companies of the highest standing. Despite the simultaneous occurrence of an extremely weak economic situation and the need on the part of UBI to establish itself as a new player in the area of lending to manufacturing companies, the increase in utilisation did not occur in an indiscriminate manner or to the detriment of credit quality for the overall portfolio. In fact, the percentage of loans made to the best rating categories (1-6 in the Financial Statement Data Centre classification) rose from 67.8% in December 2002 to 69.7% in December 2003, but these percentages were largely unchanged if calculated on the basis of registered companies' utilisation at industry level. This indicates that efforts to restructure the portfolio were based on the bank's ability to increase its role as a leading bank for the best customers (rated 1-6 in the Financial Statement Data Centre classification for which penetration rose from 10.3% to 12.0%) leaving the riskier customers for other banks in the industry.

It should be noted that the results reported so far are even more significant if taken in the context of the weak performance of the Italian economy in 2003. During the year just ended, gross domestic product rose by only 0.3% (in fact, on an inflation-adjusted basis, GDP for the first two quarters was actually down). Industrial production over the twelve months declined by 0.4%, and the business confidence index, which reached one of its historic lows in July, ended the year below the level at the start of the year (91.3 in December compared to 93.5 in January 2003). In this economic environment, and in light of the major difficulties that the Italian manufacturing sector is experiencing, it is only natural that there was a significant deterioration in bad and doubtful debts. This was further exacerbated by the Parmalat shock at the end of the year with the obvious consequences that this had for the bank's problem loans.

3. The figure provided is for penetration calculated using a fixed customer base. The same penetration figures for a variable customer base were 10.5% and 11.6% respectively.

4. Penetration data were calculated for a variable customer base.

Total new non-performing loans and charges were €624 million in 2003, and despite the high level of recoveries and write-offs, gross non-performing loans rose from €722 million at the end of 2002 to €898 million as at 31 December 2003. Overall bad and doubtful debts (excluding transfers among the various categories) rose substantially during the period (up by €997.2 million). After taking into account write-offs, collections, sales and transfers to performing loans, problem loans (excluding country risk, which is a very small percentage) rose from €1,320 million at the beginning of the period to €1,594 million at the end of the year. The policy of making provisions to loan loss reserves insured coverage of about 35% of gross exposure (before the write-offs for Parmalat loans, this ratio rose to nearly 40%).

(€ million)

CORPORATE BANKING DIVISION Subsidiary	31.12.2003		31.12.2002 restated	Change	
	amount	%		amount	%
UniCredit Banca d'Impresa (UBI)	47,648	75.1	40,954	+ 6,694	+16.3%
UniCredit Banca Mediocredito	4,938	7.8	5,322	- 384	-7.2%
Locat	7,440	11.7	6,527	+ 913	+14.0%
UniCredit Factoring	2,356	3.7	2,035	+ 321	+15.8%
UniCredit Banca Mobiliare (UBM)	384	0.6	1,127	- 743	-65.9%
Other subsidiaries	54	0.1	34	+ 20	+58.8%
Loans net of repos	62,820	99.0	55,999	+ 6,821	+12.2%
Repo transactions	616	1.0	1,901	- 1,285	-67.6%
Total loans to customers	63,436	100.0	57,900	+ 5,536	+9.6%

UniCredit Banca Mediocredito

As at 31 December 2003, the book value of UniCredit Banca Mediocredito loans to customers was €4,938 million, which was 7.2% lower than at the end of 2002. The reduction in loans was brought about by the bank's gradual withdrawal from lending to sectors that are no longer considered strategic (farming, agriculture and public works where stocks range declined by 17 and 20%).

However, it should be noted that the figure for 2002 was significantly affected by an important acquisition transaction. Disregarding that transaction, loan applications rose significantly (up by 9.8%) with growth in average loan size. Focusing only on the bank's core businesses (corporate loans, project and acquisition finance and Sabatini loans), at the end of 2003, gross loans to customers were nearly €3,600 million, which was largely unchanged from 31 December 2002.

During the period just ended, the bank placed a considerable emphasis on reconfiguring the corporate portfolio. During the year, this portfolio actually shifted the concentration of credit facilities towards less risky rating categories, and gradually disposed of gross bad and doubtful debts. The latter dropped 8.5% from €798 million to €731 million. This reduction was almost entirely brought about by gross non-performing loans, which dropped from €684 million to €623 million (down by 8.9%).

Leasing and factoring

After six years of uninterrupted growth and high growth in 2002, in 2003 the leasing sector reported a decline of 16% in total lease contracts (€32.0 billion compared to €37.6 billion for the previous year). This decline, which had been widely projected by business in the sector due to the exceptional nature of 2002 when significant tax advantages, which benefited leasing activities, were introduced.

In this environment, which was largely prejudicial to business growth, business volume at **Locat SpA** was down by 8.4%, which, although negative, was still a smaller decrease than that for the sector. As a result, market share improved from 12.1% in 2002 to 13.0% at the end of 2003.

Despite the drop in its business, as at 31 December 2003, Locat had total loans to customers of €7.44 billion, which was 14.0% higher than in December 2002.

There was also an increase in exposure to **UniCredit Factoring** customers amounting to €2,356 million (up by 15.8% from December 2002). This increase is even more significant considering that there was a repayment of two large transactions (about €350 million) during the first half of the period.

Investment Banking

The problematic position of the new issues market, negatively affected by continuing depressed share prices and low liquidity due to persistent investment management problems, did not prevent **UniCredit Banca Mobiliare** from intensifying equity capital market activities in 2003. In this regard, it is worth noting that UBM acted as global coordinator, bookrunner and sponsor for the Hera IPO (the largest Italian IPO for the year at €430 million); it acted as joint-lead manager in the capital increases for IFIL and FIAT; and coordinating intermediary in the Autostrade, Air Dolomiti and Locat public offers. Also worth mentioning were the placement of Tiscali Finance equity-linked bonds, the rapid placement of stock for the Coin Group and capital increases for that group and e.Biscom. In the international arena, participation as co-lead manager in the Bank Austria-Creditanstalt IPO was significant.

In Corporate Finance, 2003 was a year for strengthening the focus on relationships with large corporate customers. In the M&A area, fourteen transactions and special assignments were implemented and finalised, and in the area of leveraged finance, there was a considerable drive to take a leading role in the arrangement of several large transactions promoted by both corporate customers (e.g., the Autostrade/SchemaVentotto and Olivetti/Telecom transactions) and institutional investors (private equity funds). Prominent among the many acquisition finance transactions were the acquisition of B&B Italia by Fondo Opera, Cortiplast's takeover bid of SAIAG and the management buyout of ItalBrokers. Other transactions worth mentioning were loan structuring for the purchase of Toro by De Agostini, for the purchase of the SAI-Fondriaria properties by the Pirelli Real Estate-Morgan Stanley team, and for the purchase of Elettroambiente by Actelios-Falck.

In addition, preliminary work was begun for participation in the financing of the Seat Yellow Pages buyout promoted by a team of leading private equity funds.

During the period just ended, UBM arranged 67 new bond issues for a total of €15.3 billion. UBM is the leader among specialists in the Italian Treasury in the primary government securities market. It has strengthened its position as a French Treasury specialist, and has been admitted to the group of specialists for the Treasury of the Greek Republic.

Sales and trading of financial products remains the main source of income for the bank. Revenues and volume increased for the 12 months, on an annualised basis, in the fixed income, equity, and especially the derivative area. To be specific, the sale of derivative products to corporate customers (up by 20.5% over the first half of 2002) is the driving force of the entire area, although UBM also continues to play an undisputed leading role in the customer segment made up of government agencies and former municipal companies.

Significant events in 2003 included the agreement with IKB Deutsche Industriebank for the establishment of a joint venture for the development and distribution of corporate financial risk management solutions for German companies. The joint venture, which is managed jointly by IKB and UBM and has been operational since October 2003, combines the Corporate Lab (UBM's unit specialising in corporate financial risk management) business model, which is based on product innovation and the use of a sophisticated technological platform, with IKB's distribution network, which serves over 8,000 German companies.

The impressive results achieved by UBM in 2003 serve as implicit confirmation of the validity of UniCredito Italiano's divisional model, which was designed and implemented during the second half of 2002, and became operational in January 2003. The opportunity offered to UBM to act, within the Corporate Banking Division, as a product innovation and market risk management centre by delegating to UBI the responsibility of maintaining business relationships with mid-corporate customers has greatly simplified the distribution model. This simplification, compared to the pre-S3 federal structure with seven banks operating as a sales channel, translated into a greater ability to take advantage of the synergies offered by the UBI-UBM team and, once and for all, a significant improvement in the efficiency of services offered by the Group to its customers.

Asset quality

The growth in the book value of performing loans and advances to customers is more significant when seen against the background of changes in the economy as a whole. With a largely stagnant economy, loans to customers in the Corporate Division totalled €63,436 million (net of repos) representing a €7,437 million, or 13.3% increase over the figure at the end of 2002. The increase in the absolute amount of credit risk was an obvious by-product of the sharp growth in exposure to customers, while the

deterioration of the economic environment translated into a significant increase in the number of problematic loans in the Corporate Division.

At the end of 2003 the face value of gross bad and doubtful debts for companies belonging to the Corporate Division was €2,673 million (up by 13.3% over the end of 2002) for which a loan loss reserve of €1,079 million was established covering 40.4% of bad and doubtful debts as of that date. Net of this coverage, problem loans totalled €1,594 million, or 2.5% of total existing loans.

At the end of 2003 the face value of gross non-performing loans rose to €1,792 million, which was up by 13.2% over the restated figure for the previous year. The loan loss reserves for these amounts totalled €805 million providing coverage of 44.9% of the gross amount.

(€ million)

CORPORATE BANKING DIVISION - BAD AND DOUBTFUL DEBTS BY TYPE	Non-performing loans		Other bad and doubtful debts		Total bad and doubtful debts	
	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated
Face value	1,792	1,583	881	777	2,673	2,360
as a percentage of total loans	2.75%	2.66%	1.35%	1.31%	4.10%	3.97%
Writedowns	805	721	274	237	1,079	958
as a percentage of face value	44.9%	45.5%	31.1%	30.5%	40.4%	40.6%
Book Value	987	862	607	540	1,594	1,402
as a percentage of total loans	1.56%	1.49%	0.96%	0.93%	2.51%	2.42%

Net Profit and Operating Profit

Despite the economic situation seen in 2003, the Corporate Division ended the period with a net profit of €868 million. The company making the greatest contribution to this result was UniCredit Banca d'Impresa, which, with profits of €437.1 million, represented over half (50.4%) of the overall divisional profit. UniCredit Banca Mobiliare also made a significant contribution to overall profits: €339.7 million, or 39.1% of the total. Locat, in third place, added €61.9 million (7.1%) to total net profit.

Income

Total revenues rose on an annual basis by 13.3% over pro-forma 2002 figures, to a total of €3,053 million. Breaking this performance down into its basic elements, net interest income was €1,512 million (up by 2.6% over the previous period) and net non-interest income was €1,541 million (up by 26.1%), of which €903 million was from trading profit (up by 35.6%) and €574 million from net commission (up by 13.9%).

Profit and Loss Account

(€ million)

CORPORATE BANKING DIVISION	Full year			Full year 2003			
	2003	2002 restated	% change	Q 4	Q 3	Q 2	Q 1
Net interest	1,519	1,473	+ 3.1%	380	390	371	378
Dividends and other income from equity investments	-7	-	-	-3	1	-3	-2
Net interest income	1,512	1,473	+ 2.6%	377	391	368	376
Net commission	574	504	+ 13.9%	144	147	148	135
Trading profit (loss)	903	666	+ 35.6%	146	143	278	336
Other net operating income	64	52	+ 23.1%	25	17	15	7
Net non-interest income	1,541	1,222	+ 26.1%	315	307	441	478
TOTAL REVENUES	3,053	2,695	+ 13.3%	692	698	809	854
Payroll costs	-515	-465	+ 10.8%	-129	-123	-134	-129
Other administrative expenses	-399	-397	+ 0.5%	-91	-104	-106	-98
Amortisation of intangible and depreciation of tangible fixed assets	-27	-26	+ 3.8%	-9	-7	-6	-5
Operating expenses	-941	-888	+ 6.0%	-229	-234	-246	-232
OPERATING PROFIT	2,112	1,807	+ 16.9%	463	464	563	622
Provisions for risks and charges	-50			-21	-4	-10	-15
Net writedowns of loans	-580			-265	-102	-157	-56
Provisions for possible loan losses	-11			-11	-	-	-
Net writedowns of financial investments	-2			-2	-	-	-
Total writedowns and provisions	-643			-299	-106	-167	-71
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	1,469			164	358	396	551
Extraordinary income (charge) – net	1			-20	1	16	4
Change in fund for general banking risks	4			4	-	-	-
Income tax for the year	-602			-61	-144	-169	-228
NET PROFIT FOR THE YEAR	872			87	215	243	327
Minorities	-4			..	1	-3	-2
GROUP PORTION OF NET PROFIT FOR THE YEAR	868			87	216	240	325

Note: The figures that are included in 2002 Operating Profit have been restated taking into account the figure of each divisional subsidiary, except for UBI, which used management accounts figures.

UniCredit Banca Mobiliare contributed €769.2 million to total revenues for the divisions (25.1% of the total), while UniCredit Banca d'Impresa made a €1,801.5 million contribution representing 58.9% of the division's total revenues.

Operating costs

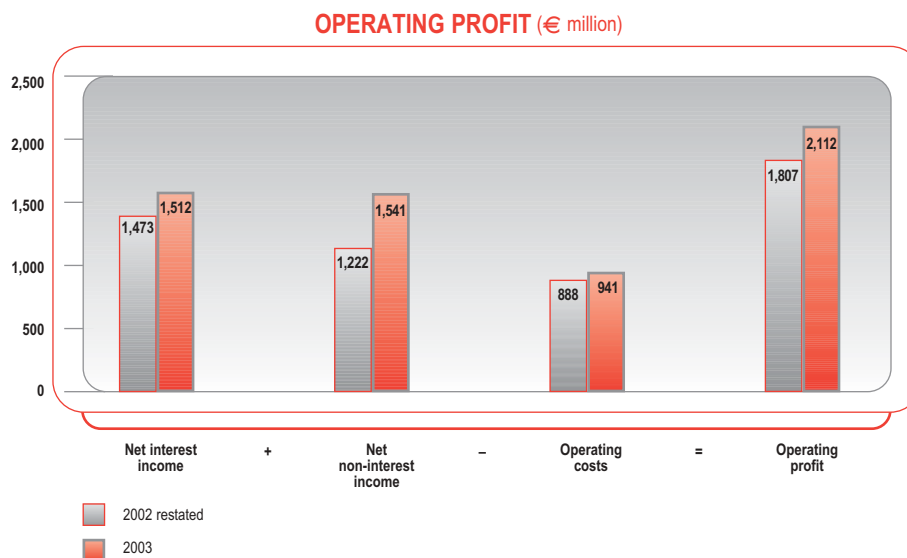
Operating expense, including amortisation and depreciation of €27 million, totalled €941 million, representing a 6.0% increase over the previous period on a pro-forma basis. The 10.8% increase in payroll costs (from €465 million in 2002 to €515 million in 2003) was due to the sharp rise in staff numbers in the division of nearly 300 for the period (from 5,856 to 6,148 employees) and the increase in the variable compensation component due to the good results achieved in the period. On the other hand, other

administrative expenses remained largely unchanged from the previous year (up by 0.5% from €397 to 399 million) reflecting the Group's strong commitment to contain costs.

With operating expenses of €517.6 million, UniCredit Banca d'Impresa had 55.0% of the division's total administrative expenses, while UBM had operating expenses of €183.4 million representing 19.5% of the division's total.

The differing growth rates in expenses and revenues resulted in a significant improvement in the Division's cost-income ratio from 32.9% for 2002, on a restated pro-forma basis, to 30.8% as at 31 December 2003 (this ratio was 28.7% and 23.8% for UBI and UBM respectively).

Operating profit was €2,112 million, up by 16.9% over the restated 2002 figure, with a decline from the first to second half of the year due to trading profits. The decrease in this figure, which includes profits from the marketing of derivative products, was due to economic and seasonal factors.



The difficulties experienced in the Italian economy in 2003 seem to have had an impact on overall profits to a greater extent during the second half than the first half of the year. If, on the revenue side, the deterioration in the economy was clearly reflected in the form of lower trading profits, the difficulties being experienced by the Italian manufacturing sector were reflected in the division's profit and loss account in the form of higher specific writedowns for bad and doubtful debts, and significant prudential provisions to the general reserve for performing loans (which totalled €709 million at the end of the period, or 1.13% of the related loans). An analysis of quarterly performance shows a significant increase in net writedowns on loans with a sharp rise at the end of the year due in part to the well-known events concerning the Parmalat group for which writedowns of €145 million were made. Taking into account these writedowns (and provisions required due to the deterioration in the economic environment), profit before extraordinary items and income tax for the year was €1,469 million.

● Private Banking and Asset Management Division

Divisional Subsidiaries and Strategy

The Private Banking and Asset Management Division operates in the business of managing wealth, and in particular, that of households with medium to high available assets, through its three business areas:

- Private Banking, with UniCredit Private Banking and its subsidiaries
- Asset Gathering, with UniCredit Xelion Banca
- Asset Management, with the Pioneer Group.

(As at 31 December 2003)

PRIVATE BANKING & ASSET MANAGEMENT DIVISION - PRINCIPAL SUBSIDIARIES	% held	Total assets (€ million)	Net profit (€ million)	Cost/ income ratio %	ROE %	Employees No.	Bank branches No.
UniCredit Private Banking	100	4,211	68	54.7	28.8	1,118	153
Pioneer Global							
Asset Management Group	100	1,679	118	72.2	12.3	1,679	-
UniCredit Xelion Banca	100	1,155	-54	152	-

Overall, the Division manages or administers approximately €150 billion in financial assets using approximately 2,500¹ client managers, including employees and financial consultants on contract, with nationwide coverage, and a selective presence in international financial centres (Boston, Dublin, London, Paris, Madrid, Hong Kong, Singapore, Lugano, Monaco and San Marino).

With an external environment characterised by growing complexity in financial markets, the Division's goal is to seize the opportunity of expanding the wealth management business by offering high quality, personalised, innovative products and services and leveraging the close integration between production and distribution and the consulting capabilities of the sales and support structures.

The Division's Activities

Private Banking

UniCredit Private Banking and subsidiaries

UniCredit Private Banking (UPB) is the Group bank dedicated to addressing the interests and needs of individuals with significant wealth, of family holding companies and non-commercial or manufacturing agencies and organisations with high levels of available financial assets.

UPB is the only major Italian bank that is completely devoted to the private banking segment. Through a network of 153 branches, which are concentrated in areas with the greatest potential, it provides its services to over 40,000 family units through 563 relationship managers, or client managers, with a high degree of professionalism.

1. Item does not include corresponding figure relating to ING Sviluppo Finanziaria.

To provide more effective business coverage, UniCredit Private Banking directly controls the main Group companies operating in the same customer segment, and in particular banks located in Switzerland, the Principality of Monaco and the Republic of San Marino (UniCredit Suisse, Banque Monégasque de Gestion and Banca Agricola Commerciale della Repubblica di San Marino respectively), the Cordusio trust company and the finance companies UniCredit Private Asset Management Sgr and FRT Sim.

During its first year of operations, the bank was engaged in a number of delicate start-up operations, and specifically:

- The necessary steps were taken to complete the S3 Project for structures, operations, processes and systems.
- The staff completion and rationalisation plan resulted in an increase of 120 employees including 87 support staff for managers, 6 client managers and 30 employees in General Management. As at 31 December, staff totalled 1,118 employees.
- Steps were taken for the commercial launch of the new bank in the form of several external briefings (special events, press conferences, advertising campaigns and Internet site), internal briefings (meetings with personnel, survey on corporate environment, etc.) and several road shows on specific ventures and products (especially segregated accounts and hedge funds).
- Steps were taken to fine tune the product line by shaping products to meet the needs of the reference segment.
- An intensive staff training programme was launched focusing in particular on management tools, segregated accounts, hedge funds and the repatriation of capital from abroad.

Regarding the latter issue, it should be noted that due to the numerous efforts by the bank nationwide to create awareness and provide information on “Tax Shelter 2” (in collaboration with accountants’ associations, Unione Industriali, UniCredit Banca d’Impresa, UniCredit Banca, UniCredit Consulting and the Parent Company’s tax area), the Group raised about €1 billion in client assets, of which €594 million was raised by UPB and €306 million by its subsidiaries.

This repatriation of capital, which was carried out by concentrating operations at the subsidiary Cordusio Fiduciaria, generally had a negative impact on the foreign bank subsidiaries.

Of the numerous projects developed, the following were particularly noteworthy:

- The “Customer Satisfaction” project with the goal of statistically measuring customer satisfaction in order to support product offering decisions and plan a structural improvement in service quality;
- The “Customer Segmentation” project aimed at identifying differentiated customer segments and rapidly launching targeted initiatives for product offerings;
- The “Reporting” project with the goal of improving the customer “reporting” service;
- “Synergies with UniCredit Banca d’Impresa” with the goal of maximising mutual benefits through more complete and personalised assistance to business people and companies;
- Steps to optimise the “operating structure” including a number of initiatives that were launched aimed at improving operating processes and risk controls;

- The launch of the “Excellence” project, which is aimed at providing a structural improvement in the quality of customer relationships and improving the performance of sales structures through micro-organisational measures intended to optimise processes, and through the introduction of new sales tools available to Branch Managers and client managers.

During the year, the Bank’s business performance gradually improved.

Customers’ available financial assets as at 31 December 2003 totalled €37.6 billion, up by 3.7% over the pro-forma 2002 position, which was based on the figures from the spin-off balance sheet (direct deposits) and the initial significant figures for indirect deposits.

Direct deposits (net of repos) totalled about €2.7 billion, up by 2% over the amounts transferred to UPB as at 1 January 2003. Repos, which were on the decline during the year, totalled €800 million; assets under management totalled €17.3 billion; while assets under administration (excluding repos) were €16.8 billion.

Finally, in 2003 there was an intense effort to distribute the Visa Infinite card, Clarima’s new Black Card marketed exclusively by UPB. This card enables shopping with high credit limits and offers exclusive related services. As at 31 December 2003, about 12,000 cards were held by bank customers.

Asset Gathering

UniCredit Xelion Banca

As the Group’s Italian banks were being reorganised into the current three segment banks, the Parent Company launched the process of optimising its financial consultant networks by assigning to Xelion, effective January 2003, the networks of UniCredit Banca (about 650 financial consultants) and On Banca (about 200 financial consultants).

In addition, based on business and co-ordination assessments of UniCredito Italiano’s image, the company’s name was changed from Xelion Banca to UniCredit Xelion Banca SpA.

As confirmation that this was an effective project, Xelion generated significant results in 2003 in terms of total net deposits raised: the figure of about €1.9 billion put it in first place in the sector’s ranking of sales networks (source: Assoreti) with a market share of 14% and growth of 84.6% over pro-forma 2002 figures on an equivalent basis.

The company’s total portfolio rose from the 2002 pro-forma level of €4.9 billion to €7.0 billion at the end of 2003, while the number of financial consultants in 2003 decreased from 1,833 consultants at the beginning of the year to 1,555 as a result of 208 new recruits and 486 resignations².

2. Figure does not include ING Sviluppo Investimenti financial consultants. The latter’s overall figure were only included in Group data in 2003 (see below).

During the period, the drive to improve the quality of the sales network continued and resulted in an increase in portfolio per financial consultant from €2.8 million at the end of 2002 to €4.5 million at the end of 2003, representing a 57% increase. This qualitative growth was achieved through the expansion of existing consultants and the termination and gradual replacement of individuals who did not meet the company's qualitative standards.

The integration of financial consultants from UniCredit Banca and On-Banca networks was finalised with the overall addition of 701 consultants and customer relationships with total portfolios of €2.3 billion and total operating standardisation from an operational standpoint.

The appropriate support structures for financial consultants were also developed further. As at 31 December 2003 the network had 87 front offices (called Financial Studios) against 63 at the end of 2002, in addition to 161 financial consultant offices.

The network area is moving from a growth phase to a period of consolidation and significant concentration, as became clear from the integration affecting the main market players over the last two years.

As part of the UniCredit Group's sectorial growth programme, several of the ING Group's Italian assets and equity investments were acquired by UniCredito Italiano and, at the beginning of 2004, several areas were assigned to Xelion: the division made up of ING Sviluppo Investimenti SIM's network of financial consultants, the retail portion of the retail and private banking division of the Italian branch of ING Bank N.V., and a controlling interest in ING Agenzia Assicurativa SpA, the company that manages the network of insurance producers.

As of the date this report was prepared, ING consultants have largely completed the process of signing agency agreements, and Xelion now has a network of about 2,100 consultants covering about €9.8 billion in assets, and accordingly, is one of the five largest Italian networks in terms of total assets.

Asset Management

The Industry

The asset management market, and in particular the mutual fund market, gave signs that it was returning to normal in all major countries, and in particular Europe and the US, with a continual inflow of funds.

In the United States there were major outflows from money market funds, but inflows for equity, bond and balanced funds.

The situation in Europe was more diverse with investors showing a new interest in bond and balanced funds. In Italy and France there continue to be inflows into money market funds. Capital preservation and protection

instruments, funds of funds and insurance-linked products continued to benefit from a highly segmented market. Financial innovation was also reflected in the growing distribution of hedge funds due to several national regulations that facilitated the direct or indirect placement of these funds. In the area of social security, laws have been proposed or approved in several countries aimed at developing instruments under Pillar Two of the New Basel Accords. There has been an increased volume of cross-border investments, i.e., investments on behalf of managers residing in other European Union countries.

Below are the specific trends in the most important markets for Pioneer Investments.

- United States

The United States market for mutual funds (the non-proprietary segment representing about 25% of the overall industry) rose by 25.6% in 2003 with assets totalling \$1,871 billion at the end of December in a macroeconomic environment characterised by an economic recovery in the US and overall growth in stock markets (S&P 500 up by 26.4%, Dow Jones Industrial Average up by 25.3%).

There were significant net inflows, with a total of US\$35.4 billion for the year. Inflows were particularly high in equity funds (\$34.1 billion) and balanced and bond funds with inflows of US\$21.5 billion and US\$10.4 billion respectively.

This performance led to growth in equity and balanced portfolios, to the detriment of the bond portfolio, which dropped from 23.1% to 21.1%.

- Italy

In Italy the asset management sector, and the mutual fund sector in particular, reported a total net inflow of €25.2 billion in 2003.

In 2003 Italian investors continued to invest in instruments with a low propensity for risk, showing a preference for liquid asset funds (up by €15.5 billion) and bond funds (up by €10.7 billion). On the other hand, there was an overall outflow from equity funds of €1.2 billion, even though this trend reversed itself starting in the summer. Balanced funds reported an outflow of €5.8 billion.

Assets in mutual funds set up by Italian intermediaries totalled €513.3 billion³ at the end of December, up by 9.2% from the same period of the previous year.

- Other large countries

At the end of December, assets in mutual funds in Germany totalled €436.2 billion, which was up by 14.2% over the end of December 2002, with a net inflow of €27.5 billion including €3 billion for equity funds, €7 billion for bond funds, €3.7 for money market funds and €13.8 billion for other funds.

Thus, the share of equity funds rose from 30.2% to 31.7%, money market funds rose from 15.3% to 15.7%, and bond funds dropped from 29.9% to 27%.

3. Including unrelated funds of funds.

The placement of low-risk funds was also prevalent in other major European countries, and in particular France, Spain and Great Britain.

In Spain, there was a net inflow into money market funds (up by \$3.9 billion), bond funds (up by \$5.9 billion) and equity funds (up by \$1.6 billion), while in Great Britain there was a net inflow into all portfolios, but with a significant concentration in bond funds (up by \$10.2 billion).

In France there was a significant inflow into money market funds (up by \$36.9 billion) and in equity funds (up by \$8.6 billion).

Pioneer Group

Pioneer Investments ended 2003 with an overall increase in net sales of 46.1% (in euro terms) over the previous year (from €6,121 to 8,945 million) repeating its positive performance in all divisions.

Assets under management totalled €115.9 billion with an increase of 11.8% since the beginning of the year (8.6% due to net sales, and 3.2% due to the market effect, which was negatively affected by the near 17% depreciation of the dollar against the euro).

- Italy

Italy ended 2003 with a net inflow of €2.1 billion (up by 59% over 2002), which was especially due to the contribution of the captive networks (up by €1.7 billion) and institutional customers (up by €551 million).

There was confirmation of the upward trend of products targeting institutional investors (life insurance policies and pension funds) and traditional unit-linked and guaranteed capital policies, which have posted 17.6% in asset growth since the beginning of the year.

As at 31 December 2003 total assets in Italy were €85.9 billion representing a 6.2% increase over 31 December 2002. In terms of asset mix, investors demonstrated a preference for bond products even though, during the second half of the year, they showed a renewed interest in equity funds, which rose to 19% of assets, due in part to the market effect, compared to 16% at the end of June.

Overall, the UniCredit Group ended 2003 with a 12.9% market share of mutual funds (as recorded by Assogestioni), which was below the 13.32% recorded at the end of the previous period. Including the assets from the acquisition of ING S.G.R.p.A., actual market share at the end of the year was 13.39%.

(€ million)

PIONEER INVESTMENTS - ASSETS UNDER MANAGEMENT	Figures as at		Change	
	31.12.2003	31.12.2002	amount	%
Italy	85,861	80,831	+5,030	+ 6.2%
"Captive" customers	69,761	65,771	+3,990	+ 6.1%
Institutional	10,556	9,526	+1,030	+ 10.8%
Other customers	1,033	1,114	-81	- 7.3%
Proprietary Funds	4,511	4,420	+91	+ 2.1%
United States	21,856	17,635	+4,221	+ 23.9%
Other international markets	5,880	3,732	+2,148	+ 57.6%
New Europe	2,346	1,522	+824	+ 54.1%
Total assets under management	115,943	103,720	+12,223	+ 11.8%
<i>of which: Assets in mutual funds</i>	96,465	85,303	+11,162	+13.1%
- <i>Italian</i>	25,931	25,980	-49	- 0.2%
- <i>Luxembourg</i>	42,376	37,909	+4,467	+ 11.8%
- <i>Other mutual funds</i>	28,158	21,414	+6,744	+ 31.5%

- United States

The positive sales performance of the American division continued in 2003 allowing it to break the previous record achieved in 2002.

Gross sales exceeded \$8.3 billion (up by 32.8% over the \$6.3 billion achieved for the same period of the previous year). This result was particularly impressive if compared to the results of major competitors for comparable assets. With few exceptions these competitors reported net outflows for the same period. Net sales were \$4.3 billion (up by 40.8% over 2002).

Based on these results, Pioneer increased its market share of American companies in the non-proprietary segment from 1.32% at the end of December 2002 to 1.50% at the end of December 2003.

The most popular fund continued to be Pioneer High Yield, although the inflow from other products was also significant, including Pioneer Strategic Income Fund and the closed funds Pioneer Municipal High Income Funds and Pioneer Municipal Advantage. The latter was launched in October and sold out in only 4 days of sales.

This division's assets totalled €21.9 billion at the end of December, which was 24% higher than the beginning of the year despite the sharp appreciation of the European currency. On the other hand, in dollar terms assets rose by 49.2% during the same period to \$27.6 billion representing a substantial increase over assets at the time of acquisition.

- International

Due to major agreements entered into with institutional customers and the third party segment, and excellent performance in the hedge fund sector, the international division had positive net sales of nearly €2 billion representing a 116% increase over the same period last year.

An analysis of the results shows that sales were concentrated in the family of funds under Luxembourg law including, in particular, US High Yield, Top European Players and Euro Short-Term, and in the institutional segment (particularly in Chile) due to pension funds, and, as noted above, sales were also concentrated in alternative investment products such as single strategy and hedge funds.

Assets under management rose by 57.6% over the beginning of the year to €5.9 billion.

- New Europe

The New Europe Division achieved its best results ever in terms of deposits with net inflows of €1,046 million representing an 86.5% increase over the previous year.

Assets under management rose by 54.1% over the previous year to €2.3 billion.

Poland was the main contributor to the division's results due to Bank Pekao's distribution network through which primarily fixed income and balanced products were sold. This allowed Pioneer to reconfirm its leadership position in the Polish market with a market share that rose from 24.7% at the end of 2002 to 30.4% as at 31 December 2003.

Good results were also achieved in Slovakia due to the success of selling funds under Luxembourg law, and in Croatia and Bulgaria.

Sales were poor in the Czech Republic even though there was a reversal in the trend during the second half of the year due to new sales activity.

- Pioneer Alternative Investment Management

A special comment should be made on Pioneer Alternative Investments/Momentum, which has already been mentioned in the comments above on sales performance for the various divisions.

At the end of 2003, Pioneer Alternative Investments reported record net inflows of over €950 million (\$1,112 million) representing a 522% increase over results for 2002.

The results achieved by the Italian fund manager (up by €507 million) were particularly impressive with a concentration in the private banking segment, as were the results for Momentum family funds (up by €401 million) sold through the worldwide Pioneer distribution network.

It should also be noted that during the year, the process of integrating the Momentum group into Pioneer Alternative was completed, and Efficient Portfolio funds were launched in Italy in October. These funds invest in both traditional mutual funds and hedge funds.

Total assets in hedge funds were just under €2.5 billion, an increase of 61.4% since the beginning of the year despite the depreciation of the dollar.

Acquisition of ING Sviluppo Finanziaria

As part of the Division's strategic plan to expand operations, ING Sviluppo Finanziaria was identified as an opportunity to achieve a significant boost in size and quality for the subsidiary UniCredit Xelion Banca SpA, which would be sufficient to insure its competitiveness in a phase of rapid concentration in the asset gathering segment.

Thus, on 21 July UniCredito Italiano signed an agreement with the ING Groep N.V. Group as part of an auction to acquire the assets of the retail and private banking division of ING Bank N.V., the Italian branch of the Dutch group, and a direct, controlling interest (100%) in ING Sviluppo Finanziaria. This is a holding company that has controlling interests in ING Sviluppo Fiduciaria SIM, ING Employee Benefits, ING Investment Management SGR, ING Agenzia Assicurativa and ING Sviluppo Investimenti SIM (the latter company operates in the asset gathering sector with about 700 financial consultants).

On 1 December, after the issuance of the required authorisations, the purchase of ING Sviluppo Finanziaria by UniCredito Italiano was finalised, at a price of €102.1 million, while the acquisitions of the retail, private banking and segregated account divisions in the retail banking and private banking department of ING Bank N.V. by UniCredit Xelion Banca, UniCredit Private Banking and ING Investment Management SGR respectively took effect on 1 February 2004.

In early 2004, steps were taken to integrate the assets acquired by reallocating assets into Group companies in relation to their respective businesses. To be specific, the following transfers occurred:

- In addition to the stated retail portion of the retail and private banking division of the Italian branch of ING Bank N.V., the division incorporating the ING Sviluppo Investimenti SIM's financial consultant network and the equity investment in ING Agenzia Assicurativa were transferred to UniCredit Xelion Banca;
- ING Investment Management SGR, which operates in the asset management sector, was transferred to the Pioneer Group with the goal of becoming the Group Company dedicated to the promotion of funds exclusively intended for the customers of consultants.

Net profit and operating profit for the Division

The corporate rationalisation measures in the asset management sector that took place during the period resulted in the expansion of the Pioneer Group's, and thus, the Division's structure through the inclusion of the operations of Luxembourg asset management companies (in August) and those of UniCredit Fondi SGR (in

December). Thus, for greater reporting clarity, the first three quarters of 2003 and the figure for the whole of 2002 were restated in accordance with the Division's structure as at 31 December.

The Private Banking and Asset Management Division ended 2003 with net profit of €247 million after a provision of €108 million for applicable taxes and duties.

Net profit for the period suffered significantly from the prudential provisions of over €22 million made by UniCredit Private Banking for operating risks and to cover potential future charges resulting from the reimbursement of Cirio bonds to customers following a specific assessment made by a special committee created by the Group.

In 2003, the Division's operating profit was slightly less than the restated figure for the same period of the previous year (down by 3.7%); the fourth quarter, which was down from the third quarter (by 8.8%), was still higher than the first two quarters and the average of the first three.

Profit and Loss Account

(€ million)

PRIVATE BANKING & ASSET MANAGEMENT DIVISION	Full year			Full year 2003			
	2003	2002 restated	% change	Q 4	Q 3	Q 2	Q 1
Net interest	82	78	+ 5.1%	23	19	21	19
Dividends and other income from equity investments	1	-2	..	-	1	-	-
Net interest income	83	76	+ 9.2%	23	20	21	19
Net commission	887	924	- 4.0%	245	221	212	209
Trading profit (loss)	3	-1	..	1		3	-1
Other net operating income	67	28	..	15	24	22	6
Net non-interest income	957	951	+ 0.6%	261	245	237	214
TOTAL REVENUES	1.040	1.027	+ 1.3%	284	265	258	233
Payroll costs	-304	-293	+ 3.8%	-75	-73	-82	-74
Other administrative expenses	-318	-296	+ 7.4%	-98	-73	-77	-70
Writedowns of intangible and tangible fixed assets	-29	-34	- 14.7%	-8	-6	-6	-9
Operating expenses	-651	-623	+ 4.5%	-181	-152	-165	-153
OPERATING PROFIT	389	404	- 3.7%	103	113	93	80
Provisions for risks and charges	-31			-22	-2	-5	-2
Net writedowns of loans	-4			-1	-	-2	-1
Total writedowns and provisions	-35			-23	-2	-7	-3
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	354			80	111	86	77
Extraordinary income (charge) – net	5			-1	-4	3	7
Income tax for the year	-108			-25	-32	-29	-22
NET PROFIT FOR THE YEAR	251			54	75	60	62
Minorities	-4			-	-1	-2	-1
GROUP PORTION OF NET PROFIT FOR THE YEAR	247			54	74	58	61

Note: The figures that are included in 2002 Operating Profit have been restated taking into account the figure of each divisional subsidiary, except for UniCredit Private Banking, which used management accounts figures.

Revenues

Total revenues for 2003 were €1,040 million, which was slightly higher (up by 1.3%) than 2002 on a restated basis (up by about 4% at constant exchange rates), with quarterly performance trending upward.

Net interest was up by about 5% over the previous period on a restated basis due to a decline in financial income for the private bank and a rise in financial income for Xelion. The latter was the result of increased direct deposit volume and lower charges related to Pioneer debt from the recapitalisation in September.

Service revenues were up slightly over the previous year on a restated basis (up by 0.6% at current exchange rates and up by 3.8% at constant exchange rates). This increase was due to higher average assets under management and the increased productivity of financial consultants, but was negatively affected by asset mix, which deteriorated substantially, and the devaluation of the dollar, especially for Pioneer.

Service revenues were also on an intra-year upward trend due to the gradual growth of assets under management, the increase in sales, the slight improvement in asset mix in the second half of the year and performance commissions collected for mutual funds in the fourth quarter.

Contributions of the Division's three businesses to total revenues in 2003 can be broken down as follows:

- Private Banking 35% (largely unchanged from 2002);
- Asset Management 61% (slightly lower);
- Asset Gathering 4% (up by about 1 percent).

The items making up "Net non-interest income" are not strictly comparable as between 2003 and 2002, since Pioneer changed its accounting principle for recovery of expense relating to the administration of investments funds; in 2003 these were entered to "Other net operating income" and not, as previously, to "net commission".

Operating costs

Operating expense, including amortisation and depreciation of €29 million, totalled €651 million representing a 4.5% increase over 2002 on a restated basis (up by about 9% at constant exchange rates).

The following changes occurred from the previous period: investments to integrate Xelion's sales networks; development projects and expenses for updating UniCredit Private Banking's organisation and branches; and for Pioneer, charges for strengthening the sub-holding's structure and reorganising Momentum (whose costs, however, were reported for less than two months in 2002).

Intra-year operating expenses were affected by the following factors:

- Non-recurring expenses incurred by Xelion and UniCredit Private Banking in the second quarter;
- An increase in fourth-quarter expenses, which was partly due to business ventures and planning initiatives and expenses for the integration of the ING consultant network.

The Division's cost-income ratio was 62.6%. The ratio was higher in the fourth quarter than the third, but improved substantially from the first two quarters of the year.

● **New Europe Division**

(As at 31 December 2003)

NEW EUROPE DIVISION - PRINCIPAL SUBSIDIARIES	% held	Total assets (€ million)	Net profit (€ million)	Cost/ income ratio %	ROE %	Employees No.	Bank branches No.
Pekao Group	53.05	12,915	196	57.4	15.0	16,641	801
Zagrebacka Banka Group	81.91	7,627	112	55.1	21.4	5,058	193
Koç Finansal Hizmetler Group*	50.00	5,226	116	45.1	28.7	3,578	148
Bulbank	85.20	1,444	47	39.1	20.3	2,026	91
Zivnostenska Banka	97.70	1,492	8	78.8	9.7	803	26
Unibanka	77.11	940	7	73.4	10.1	1,057	68
UniCredit Romania	99.88	174	3	71.3	10.7	573	28

* These figures refer to the entire Koç Finansal Hizmetler Group. In Divisional and consolidated accounts, they are included as to 50%..



The business environment

In 2003 the macroeconomic environment in New Europe countries where the Group has a presence (Poland, Croatia, Bulgaria, Slovakia, Romania, Czech Republic, Turkey and Bosnia and Herzegovina) moved in a rather positive direction. Average growth was 4.5%, but there was a sharp contrast between Central European countries (Poland and the Czech Republic) and countries that are still converging. Poland and the Czech Republic, which had been more adversely affected by the international slowdown and a weak domestic economy, actually showed signs of economic recovery only in the second half of the year. On the other hand, Slovakia and Croatia confirmed that their economies are strong and poised for growth. Bulgaria, Romania and Turkey continued to make significant progress in terms of stabilisation.

Growth in the area was characterised by a robust increase in domestic demand: real salaries were relatively high, and in many cases, easy credit terms motivated individual consumption. On the other hand, exuberant consumption growth contributed to heightened demand for high-quality goods imported from abroad creating pressure on the current account deficit: in many cases, increased exports were offset by an equally sharp rise in imports.

The economic and legislative convergence process (which has been under way in the entire region for some time for the purposes of joining the European Union) as well as the positive results of referendums conducted in countries that are targeted to join the EU in May 2004, made it possible for New Europe to enjoy stable or rising ratings, with the exception of Poland. Concerns over that country's tax problems in 2004 led Standard & Poor's to revise the outlook from stable to negative in June. Overall country risk in New Europe continues to decline, as reflected in the spread to the euro rate curve that showed a tightening trend during the year.

Macroeconomic Indicators for the Main Countries of New Europe with a Group Presence

	GDP %		Inflation (end of period)		Interest rate (average)*		Exchange rate vs. euro		
	2002	2003	2002	2003	2002	2003	2002	2003	% change
Poland	1.4	3.7	0.8	1.7	6.8	5.7	4.02	4.70	16.9%
Croatia	5.2	4.4	2.3	1.8	2.2	6.1	7.45	7.65	2.7%
Turkey	7.8	5.8	29.7	18.4	44.6	26.0	1,738,000	1,771,638	1.9%
Bulgaria	4.8	4.3	3.8	5.6	3.35	2.67	1.95	1.95	..
Slovakia	4.4	4.0	3.4	9.3	6.15	5.94	41.50	41.17	-0.8%
Romania	4.9	4.7	17.8	14.1	18.8	20.2	35,135	41,158	17.1%
Czech Republic	2.0	2.9	0.6	1.0	2.73	2.04	31.6	32.4	2.6%
Bosnia - Herzegovina	5.5	3.5	0.3	0.1	-	-	1.96	1.96	..

*All interest rates are interbank rates except in Bulgaria where we use the Basic Interest Rate (benchmark rate for commercial banks).

Poland

In 2003 gross domestic product (GDP) in Poland rose by 3.7% driven primarily by exports that benefited from the weakness of the zloty against the euro. During the first half of the year, the reduction in inflation encouraged the central bank to cut the reference rate six times (from 6.75% to 5.25%), thereby providing a further stimulus to economic growth. Worries over the government's tax deficit in 2004 then forced the Monetary Policy Council to hold rates steady. On the other hand, financial markets reacted negatively to news on the tax front, and as a result, bond spreads over rates in the euro area widened. The economic situation had an impact on performance in the banking industry. Loan growth was higher due primarily to increased loans to individuals. On the other hand, after declining for the first three quarters of the year, deposits remained stable in recent months. This was still due to the growth in business deposits. Bank rate spread decreased at the beginning of the year, while in the second half it remained relatively stable.

Croatia

Despite a slight slowdown, economic growth in Croatia remained steady due primarily to higher investments. Worries over rapid loan growth, with a resulting impact on the current account deficit, led the central bank to implement a number of administrative restrictions including a cap on loan growth, while restrictive, monetary policy contributed to near exchange rate stability.

Turkey

Turkish economic growth was driven primarily by consumption and private investments. The success in fighting inflation and stabilising growth contributed to increased market confidence in the country. Due to significant improvements in productivity, the appreciation of the Turkish lira in real terms did not affect the country's competitiveness. Interest rates remained on a downward trend. Reforms to restructure the banking and financial system continued. Due to lower interest rates, loans increased during the year, while deposits, with a high percentage in foreign currency, were affected by the appreciation of the exchange rate.

Bulgaria

Consumption and investment were the main driving force in Bulgarian economic growth. The sharp rise in food prices pushed inflation upward towards the end of the year. In light of the current account deficit, tight fiscal control was a priority in the country with the goal of guaranteeing the sustainability of the Currency Board. The banking industry continued to grow at a fast pace in terms of both deposits and loans.

Other countries

With regard to the other countries where the Group operates, there was confirmation of positive economic performance and continued progress in the stabilisation and convergence processes. In particular, Slovakia turned out to be the most dynamic country in the region with GDP growth supported by excellent net export performance. Positive growth in the Romanian economy is also taking hold, and is driven by

consumption and investments. Although still one of the countries with the slowest growth in this region, the Czech Republic showed signs of economic recovery and was able to overcome the deflationary trend at the beginning of the year.

Strategic direction and activities of the Division

In 2003 the Division further strengthened its position in New Europe by confirming its goal of becoming the leading banking group in a large region (with a population of over 174 million) - considered to be the "second largest domestic market" – with growth prospects greater than those in the EU. UniCredit's strategic direction is guided by the desire to acquire banks with a significant market share or strong potential at a reasonable price and to provide these banks with the Group's guidance and support. This strategy also makes it possible to benefit from future macroeconomic trends of significant growth and the gradual stabilisation and reduction of risk levels due to the process of convergence and entry in the EU. The results for 2003 and the value that the division has provided for its shareholders confirm the strategic value of the Group's expansion in New Europe.

Czech Republic

In 2003 the Group, with an existing presence in Poland, Bulgaria, Slovakia, Croatia, Bosnia and Herzegovina and Turkey, further strengthened its presence in the area by finalising the acquisition of 85.16% of Zivnostenska Banka A.S. at a price of €174 million. In accordance with current Czech laws, a mandatory residual purchase offer was later launched for shares that were still outstanding bringing UniCredit's stake to 97.70% with a further outlay of €25.8 million.

Zivnostenska Banka is a commercial bank with a market share of loans and deposits of 1.9% and 2.5% respectively. It offers its corporate and retail customers (in the medium to high income bracket) a broad range of traditional products and services as well as telephone and Internet banking.

The bank's distribution system covers the entire domestic territory of the Czech Republic and consists of 8 branches and 19 agencies located in the country's main cities, and has about 800 employees.

Romania

With a view to strengthening its position in the Romanian market, in May UniCredito Italiano finalised the acquisition of a controlling interest in Demir Romlease, a leasing company, which in January of this year changed its name to UniCredit Leasing Romania S.A. This transaction will make it possible to consolidate the Group's position in Romania and to take full advantage of business synergies with UniCredit Romania. As a further strategy to strengthen its local market position, in October UniCredit Romania acquired a 49.5% stake in the capital stock of the securities trading company Demir Securities Romania, in which it already held a 49.5% stake, thereby increasing its interest to 99%.

Other corporate transactions

In 2003 the Division increased its focus on the integration and restructuring of banks owned directly and companies owned by the latter through the rationalisation of several equity investments. In Croatia, it was decided to combine the two entities operating in the country through the merger by incorporation of CR Trieste Banca dd into Zagrebacka Banka. This made it possible to further strengthen the corporate business carried out by CR Trieste Banca to service Italian customers by leveraging the greater resources of Zagrebacka Banka and the broader range of products that the latter is able to offer. In December in Poland, Bank Pekao finalised the sale of the entire stake held in Bank Pekao Tel-Aviv at a price of about €5 million.

New projects in Poland

In addition, several new projects were launched in the Polish market with the goal of rationalising several operations and strengthening the Group's market share.

Outsourcing was commenced for several card processing operations in order to achieve cost synergies. This project involved the transfer by Bank Polka Kasa Opieki to the subsidiary Centrum Kart SA, the outsourcer for the operations referenced, of a portion of the assets and employees belonging to its Card and Cheque Centre Division. The outsourcing project also requires that 51% of the referenced company be sold to a technological partner, and Società Servizi Bancari – SSB SpA was selected.

The New Europe Leasing project, which is aimed at creating a single centre specialising in leasing in New Europe, calls for the establishment of (i) a network of companies specialising in leasing and operating in New Europe markets and (ii) a coordination, strategy and control structure to be located in Poland within the single leasing company resulting from the integration of Pekao Leasing and Leasing Fabryczny, which are both held through Bank Pekao. With the implementation of the project in question, the UniCredito Italiano Group is pursuing its goal of becoming the largest player in the leasing sector in New Europe by applying the expertise acquired in Italy by Locat SpA, to markets in that area.

In order to increase the customer base in the affluent sector and strengthen the Group's market share, a project was initiated to launch a new sales channel in Poland consisting of a network of consultants providing experience gained by the subsidiary Xelion. For this purpose, UniCredit and Bank Pekao established Xelion Doradcy Finansowi SP ZO.O with an equal share of ownership. This company was the result of the transformation of Pekao Informatyka, which is to manage the new distribution channel. In June operations commenced in the city of Warsaw.

From a business standpoint, other projects were implemented that are aimed at focusing growth on the most attractive market segments. For this purpose, new service models, which are specialised and differentiated by segment, were developed for the last banks acquired. These common strategic directions were further refined according to the unique features of individual countries and the differing positions of

Group banks in their respective reference markets. In particular, for banks that already occupy a leading position in their respective countries (Pekao, Zagrebacka and Bulbank), the focus was on increasing profitability and strengthening existing positions, while for UniBanka, Zivnostenska, UniCredit Romania and KFS, the preferred strategy was for rapid, steady growth in market share through aggressive campaigns to acquire new customers through the expansion of the sales network.

Position in region

As a result of the excellent results achieved by the division in 2003, UniCredit is now one of the leading groups in New Europe in terms of total assets (€27.3 billion), net profit for the period (€427 million) and cost/income ratio (55.8%). The New Europe Division also increased its contribution to Group results in terms of profit before extraordinary items and income tax (16.5%) and applicable net profit (15.7%), and generated a considerable return on investment, which is now, on average, over 11.7% a little more than four years on from the launch of the New Europe project.

The multi-centre federal model

In 2003 the effectiveness of the multi-centre federal organisational model was confirmed for the management of banks operating in New Europe. In keeping with the Group's strategy of creating value for shareholders, this model leverages a matrix-based structure that calls for the existence of:

- local independent brands and management for overseeing operations that provide commercial flexibility, a focus on customers and high quality service;
- strong Group governance for controlling and managing risks and for guiding future expansion and common initiatives among countries;
- centralised parent company functions dedicated to supporting local businesses, monitoring risks and transferring knowledge ;
- committees set up for the joint management (by UniCredit and Division banks) of strategic or significant projects aimed at fostering the development and integration of these banks;
- multi-centre shared services and excellence centres for achieving economies of scope and scale using parallel business models, while preserving efficient and flexible management of the features that are unique to each country.

The Division's Activities

The staff of the New Europe Division in Italy was strengthened in 2003. This Division consists of over 70 employees who are fully dedicated to guiding and supporting the development and restructuring of banks in New Europe in the areas of Planning and Control, Retail, Corporate, Loan Processing, IT and Organisation. In addition, about 20 employees, who are assigned to other centralised parent company functions, primarily look after the Division's banks.

By leveraging this dedicated staff, the Division directly oversees risk and control functions, and provides

continual support for affiliates in New Europe through the management of about 100 task forces in 2003. The task forces focused on large strategic projects (such as redesigning information systems and the loan process, creating product factories, developing multi-channel distribution systems, creating divisions by segment in banks that recently joined the Division, reassessing the organisation and processes, etc.) or provided immediate operational support (new product development and launch, production optimisation, improvement of cost efficiency, implementation of planning systems, monitoring, incentive systems, etc.).

In addition to employees of the Division in Italy, about 45 employees seconded to the banks in the region provide fundamental support. These include the Chief Operating Officer of each New Europe bank working alongside the local CEO.

Inter-area projects

In 2003 the implementation of inter-area projects continued involving all banks in the Division. With the goal of creating value for the Group, these projects are aimed at providing a growing revenue-generating capacity, increased efficiency, a stronger image and greater international visibility for UniCredit. The main projects carried out (some of which were started in 2002) were as follows:

- The development and installation of new information systems in New Europe banks in order to reduce operating risks and to provide the technological tools for building a common business model and optimise costs at the same time;
- The redesign of the approval, monitoring and recovery processes for New Europe bank loans in order to reduce the cost of related risks and ensure that the banks follow the Group's best practices; the launch of new measures to increase capabilities for assessing and managing the banks' risk;
- The dissemination of a "sales performance culture" by making the Group's best practices widely available in sales support tools, training, planning procedures and in the management and monitoring of commercial acquisition campaigns; the development and retention of the customer base;
- The divisionalisation of distribution networks that will make it possible to personalise product offerings and service models by customer segment;
- The creation of a pan-European platform in the credit card sector as a result of a partnership with an internationally known card processor will allow the New Europe banks to benefit from significant economies of scale and competitive advantages.

Services provided to Italian companies

In order to provide better support for its customers, and on the basis of the past success of this initiative, UniCredit further developed New Europe Desks. Through integrated service and close co-ordination between the Italian banks and those in New Europe, the purpose of these Desks is to provide assistance to Italian customers or those coming from other New Europe banks in carrying out their foreign transactions and identifying business opportunities. In 2003 specific support in the banking area as well as the commercial, legal and tax areas was provided to over 2000 Italian companies operating in New Europe.

The Division's performance

Operating profit

In 2003 the New Europe Division's net profit for the period was €427 million (corresponding to an ROE of 17.2%), €307 million of which was the Group's portion. These figures show a significant increase in the Division's results despite the sharp depreciation of the zloty in 2003.

This impressive increase was due to the good performance of all banks. Bank Pekao, the Division's largest bank, benefited from the good performance of the Polish economy, and despite a drop in revenues, which was due to a further decline in deposit income, it was able to increase profit by nearly 18% through a meticulous process of approving loans and controlling risks. Zagrebacka, and especially Koç Financial Services (KFS) fully benefited from the excellent performance of the economies of their respective countries, which translated into good growth in volume and total revenues resulting in profit in excess of expectations.

Profit and Loss Account (at constant exchange rates)

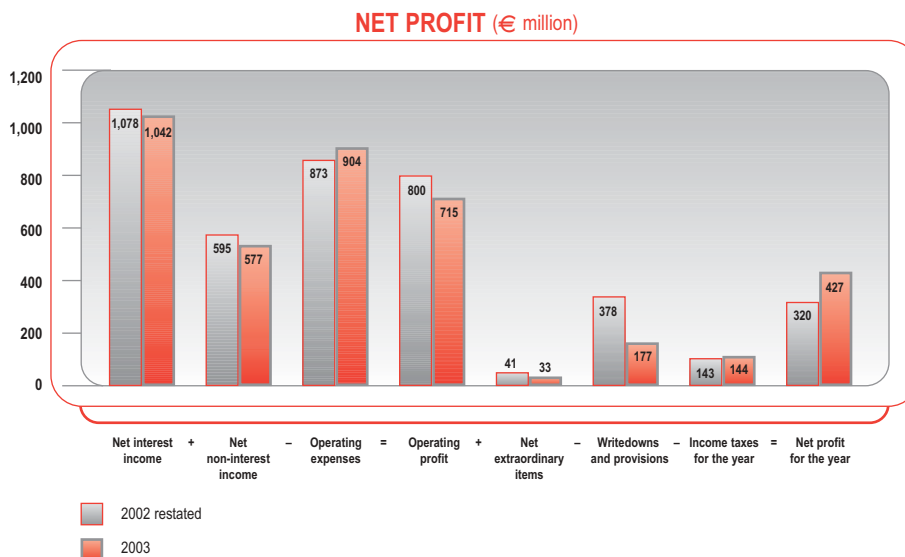
(€ million)

NEW EUROPE DIVISION	Full year			Full year 2003			
	2003	2002 restated	% change	Q 4	Q 3	Q 2	Q 1
Net interest	1,035	1,074	- 3.6%	265	256	260	254
Dividends and other income from equity investments	7	4	+ 75.0%	-2	9	3	-3
Net interest income	1,042	1,078	- 3.3%	263	265	263	251
Net commission	418	330	+ 26.7%	116	118	99	85
Trading profit (loss)	110	194	- 43.3%	23	18	37	32
Other net operating income	49	71	- 31.0%	15	14	16	4
Net non-interest income	577	595	- 3.0%	154	150	152	121
TOTAL REVENUES	1,619	1,673	- 3.2%	417	415	415	372
Payroll costs	-446	-415	+ 7.5%	-117	-110	-113	-106
Other administrative expenses	-336	-350	- 4.0%	-97	-80	-82	-77
Writedowns of intangible and tangible fixed assets	-122	-108	+ 13.0%	-33	-29	-31	-29
Operating expenses	-904	-873	+ 3.6%	-247	-219	-226	-212
OPERATING PROFIT	715	800	- 10.6%	170	196	189	160
Provisions for risks and charges	-40	-14	+ 185.7%	-32	-5	-3	-
Net writedowns of loans	-139	-361	- 61.5%	-39	-30	-31	-39
Net writedowns of financial investments	2	-3	- 166.7%	3	-1	-3	3
Total writedowns and provisions	-177	-378	- 53.2%	-68	-36	-37	-36
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	538	422	+ 27.5%	102	160	152	124
Extraordinary income (charge) – net	33	41	- 19.5%	11	4	3	15
Income taxes for the year	-144	-143	+ 0.7%	-23	-40	-40	-41
NET PROFIT FOR THE YEAR	427	320	+ 33.4%	90	124	115	98
Minorities	-120	-109	+ 10.1%	-23	-33	-31	-33
GROUP PORTION OF NET PROFIT FOR THE YEAR	307	211	+ 45.5%	67	91	84	65

The strict cost control policy adopted by banks in New Europe translated into a modest increase of 3.6% in operating expenses. Payroll costs rose by 7.5% due to an increase in the variable compensation component, which was offset by a reduction in other administrative expenses. Amortisation and depreciation rose at a steadier pace due primarily to the start-up of several major information systems, especially at Bank Pekao. Results in terms of efficiency improved slightly as reflected in the cost/income ratio that reached 55.8% primarily due to the drop in Pekao's total revenues. This decline was due to the drop in interest rates with the resulting drop in deposit income, and the bank's conservative attitude leading to a reduction in loan volume. In addition, there were several extraordinary events during the previous period that increased that period's total revenues. These included revenue from the sale of collateral resulting from the bankruptcy of a large shipyard, and the revaluation of several portfolio securities following the introduction of a new related regulation.

Operating profit for the entire Division was €715 million, which was down by 10.6% at constant exchange rates and on an equivalent basis. However, effective credit risk monitoring, which translated into a reduction of about €200 million in provisions and writedowns, resulted in a 27% increase in profit before extraordinary items and income tax.

The slight drop in extraordinary income was more than offset by the optimisation of the tax component allowing the Division to achieve a profit of €427 million, of which €307 million was the Group portion, with a 45% increase over the previous period.



Assets and Liabilities

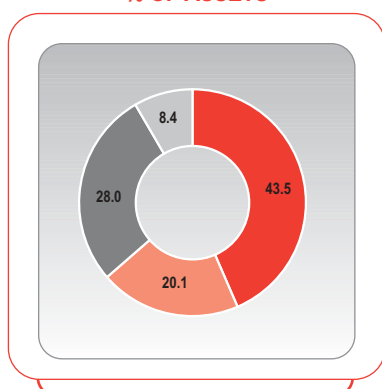
As at 31 December 2003 total assets of Division's banks were €27,276 million, while customer deposits and securities in issue totalled €20,588 million. As at the same date, the ratio of loans to customer deposits was 57.5%.

Balance Sheet (at constant exchange rates)

(€ million)

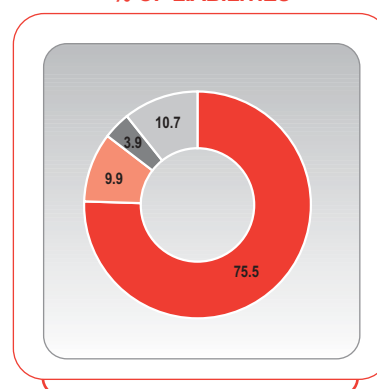
NEW EUROPE DIVISION	Amounts as at 31 December		Change	
	2003	2002 restated	amount	%
Assets				
Due from customers	11,848	11,478	370	3.2%
Due from banks	5,490	5,889	-399	-6.8%
Securities and equity investments	7,639	7,084	555	7.8%
Other	2,299	2,356	-57	-2.4%
Total assets	27,276	26,807	469	1.7%
Liabilities and shareholders' equity				
Due to customers and securities (including subordinated debt)	20,588	20,478	110	0.5%
Due to banks	2,709	2,496	213	8.5%
Other liabilities	1,075	1,147	-72	-6.3%
Shareholders' equity (including minority interest)	2,904	2,686	218	8.1%
Total liabilities and shareholders' equity	27,276	26,807	469	1.7%

% OF ASSETS



- Due from customers
- Due from banks
- Securities and equity investments
- Other asset items

% OF LIABILITIES



- Due to customers and securities in issue
- Due to banks
- Other liabilities
- Shareholders' equity (including minority interest)

Asset Quality

In 2003 several projects and measures were implemented to improve the entire retail and corporate loan process in the areas of loan approval, scoring/rating, monitoring and recovery. These measures, together with a more prudent approval process and the introduction of stricter credit policies (especially at Bank Pekao) led to a significant reduction of writedowns and provisions with a largely stable coverage ratio for non-performing loans and bad and doubtful debts and a decline in non-performing loans at face and book values.

(€ million)

NEW EUROPE DIVISION - BAD AND DOUBTFUL DEBTS BY TYPE	Non-performing loans		Other bad and doubtful debts		Total bad and doubtful debts	
	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated	31.12.2003	31.12.2002 restated
Face value	2,115	2,180	729	847	2,844	3,027
as a percentage of total loans	15.28%	14.94%	5.27%	5.81%	20.55%	20.75%
Writedowns	1,720	1,744	102	151	1,822	1,895
as a percentage of face value	81.3%	80.0%	14.0%	17.8%	64.1%	62.6%
Book Value	395	436	627	696	1,022	1,132
as a percentage of total loans	3.33%	3.46%	5.29%	5.53%	8.62%	8.99%

Changes in Personnel

Major internal reorganisation combined with natural turnover in individual banks made it possible to keep payroll costs down over the years while still preserving good industrial relations. At the end of 2003, the number of employees in the Division's companies totalled approximately 28,080 (about 29,154 for the previous year) with average productivity (revenues/employee) remaining stable at constant exchange rates and on an equivalent basis.

Divisional changes from 1999 to 2003

A little more than four years after the initial investment, the Group's commitment in New Europe in terms of acquisitions (with an overall investment of €2.6 billion) and in terms of internal growth and the strengthening and reorganisation of operations made it possible to create a strong and significant presence. The Division reported high growth rates in both the profit and loss account and balance sheet.

In particular, from 1999-2003, despite the sharp devaluation of the zloty last year, there was significant growth in net interest income (21% average annual increase), commission revenues (29% average annual increase) and total revenues (20% average annual increase), while the increase in operating expenses was held to 13.6% on an annual average basis. Despite the phenomena described above for Bank Pekao and the devaluation of the zloty, the Division's operating profit rose by an average of 31% per year, while profit before extraordinary items and income tax rose at an average annual rate of 57%.

Taking into account income tax, the division's profit rose by 84% annually, while the group portion of net profit rose by an average of 70%.

**Profit and loss account of the New Europe Division from 1999 to 2003 -
At historic exchange rates and on an equivalent basis ¹**

(€ million)

	2003	2002	2001	2000	1999	Combined annual % change
Net interest	1,035	1,023	938	810	491	+20.5%
Dividends and other income from equity investments	7	3	4	1	- 12	N/A
Net interest income	1,042	1,026	942	811	479	+21.4%
Net commission	418	328	283	231	150	+29.2%
Other	159	314	316	233	157	+0.3%
Total revenues	1,619	1,668	1,541	1,275	786	+19.8%
Operating expenses	- 904	- 825	- 754	- 724	- 542	+13.6%
Operating profit	715	843	787	551	244	+30.8%
Provisions and writedowns	- 177	- 395	- 207	- 232	- 156	+3.2%
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	538	448	580	319	88	+57.2%
Extraordinary income (charge) – net	33	40	- 5	71	- 3	N/A
Income tax for the year	- 144	- 143	- 164	- 122	- 48	+31.6%
Net profit for the year	427	345	410	267	37	+84.3%
Minorities	- 120	- 138	- 183	- 100	-	N/A
Profit before acquisition	-	21	-	-	-	N/A
GROUP PORTION OF NET PROFIT FOR THE YEAR	307	228	227	168	37	+69.7%

1. 2003 includes Bank Pekao, Zagrebacka Banka, KFS, Bulbank, Zivnostenska, Unibanka and UniCredit Romania. Figures for 2002 include Bank Pekao, Zagrebacka Banka, Bulbank, UniBanka and UniCredit Romania; 2000 and 2001 figures include Bank Pekao, Splitska Banka, Bulbank and UniBanka; 1999 figures only include Bank Pekao.

The Division's growth is also reflected in the performance of balance sheet aggregates: during the period concerned, in consideration of the high devaluation of the zloty during the current year, the average annual growth rate of total assets was 18%, while the average annual growth rates for loans and customer deposits were 16.7% and 17.6% respectively.

**Balance sheet of the New Europe Division from 1999 to 2003 -
At historic exchange rates and on an equivalent basis¹**

(€ million)

	2003	2002	2001	2000	1999	Combined annual % change
Assets						
Due from customers	11,848	10,947	10,349	8,888	6,391	+16.7%
Due from banks	5,490	4,894	4,299	4,071	1,015	+52.5%
Securities and equity investments	7,639	7,505	6,576	5,931	5,473	+8.7%
Other	2,299	1,952	3,103	1,985	1,398	+13.2%
Total assets	27,276	25,298	24,327	20,876	14,276	+17.6%
Liabilities and Shareholders' Equity						
Due to customers and securities in issue ²	20,588	19,642	17,729	15,273	10,750	+17.6%
Due to banks	2,709	1,962	1,897	2,011	1,457	+16.8%
Other liabilities	1,075	1,030	2,368	1,750	1,157	-1.8%
Minorities	-	14	5	-	-	
Shareholders' Equity	2,904	2,650	2,328	1,842	913	+33.5%
Total liabilities and shareholders' equity	27,276	25,298	24,327	20,876	14,276	+17.6%

1. 2003 includes Bank Pekao, Zagrebacka Banka, KFS, Bulbank, Zivnostenska, Unibanka and UniCredit Romania. Figures for 2002 include Bank Pekao, Zagrebacka Banka, Bulbank, UniBanka and UniCredit Romania; 2000 and 2001 figures include Bank Pekao, Splitska Banka, Bulbank and UniBanka; 1999 figures only include Bank Pekao.

2. Includes subordinated debt.

Employment trends in the Division's banks were noteworthy: despite steady growth in operating and balance sheet figures and the number of branches (1,281 as at December 2003), the number of employees rose by about 1,500 following the inclusion of KFS in the scope of consolidation for last year. As a reflection of the Group's strong focus not only on growth, but also on achieving levels of excellence in the area of operating efficiency, the cost/income ratio dropped from 69% in 1999 to 55.8% in 2003.

**Other Divisional indicators from 1999 to 2003 -
At historic exchange rates and on an equivalent basis¹**

	2003	2002	2001	2000	1999
STAFF AND BRANCHES					
Number of employees	28,080	26,531	23,234	25,620	26,402
Number of branches	1,281	1,184	1,040	1,040	720
PROFITABILITY RATIOS					
Cost/income ratio	55.8%	49.5%	48.9%	56.8%	69.0%
ROE	17.2%	14.9%	21.3%	17.0%	4.2%

1. 2003 includes Bank Pekao, Zagrebacka Banka, KFS, Bulbank, Zivnostenska, Unibanka and UniCredit Romania. Figures for 2002 include Bank Pekao, Zagrebacka Banka, Bulbank, UniBanka and UniCredit Romania; 2000 and 2001 figures include Bank Pekao, Splitska Banka, Bulbank and UniBanka; 1999 figures only include Bank Pekao.

Bank Pekao (Held as to 53.05%)

Strategic direction and principal projects

The gradual alignment of domestic interest rates with those in the euro area due to the gradual decline in country risk perceived by investors in Poland and the drop in inflation, led Bank Pekao to the important strategic decision of increasing its role in the distribution of asset management products to customers. This made it possible to offset the decline in interest revenues with the sharp rise in commission revenues. The transition to commission revenues will, among other things, make it possible to achieve more stable revenue growth in the future.

The year also saw the completion of significant projects that made possible a tangible reduction in credit risk and a further improvement in the bank's efficiency and security. The sharp reduction in the bank's risk-related costs occurred through vigilant asset management, the introduction of significant tools to support sales force operations and a specific credit risk reduction programme aimed at identifying and managing the riskiest loan positions. In addition, an electronic credit facility procedure was introduced for the assessment of credit risk for micro and small businesses with a corresponding tool for larger companies. This tool was in the final testing phase at the end of 2003 prior to its final introduction at the beginning of 2004. These tools are in addition to corresponding tools already introduced at the beginning of the year for individual customers.

Other projects with a major impact included the continuation of work to implement the new IT system. As at 31 December the new system had been installed in 315 branches. In addition, further progress was made in centralising several back office functions.

The implementation process was then completed

for an integrated system for managing direct costs and payments. This important result will make it possible to monitor non-payroll costs and capital expenditures more closely, allowing for better management of centralised logistical processes and providing further significant gains in terms of efficiency.

Significant progress was also made in the gradual introduction of the multi-channel bank's services: during the last quarter, a high and growing number of micro and small businesses were given the opportunity to use the services of Pekao24 and obtain information on their bank accounts and other services offered by using modern, multimedia tools. It should be noted that Pekao24 is an integral part of the service already offered in Bank Pekao account packages for individual customers at branches where the new information system has already been introduced. Starting in 2004, the system will augment the degree of interaction allowing for the active management of many other services thereby further improving service provided to customers.

Operating profit

Bank Pekao ended 2003 with net profit growth of 17.9% at constant exchange rates reaching €196 million. This growth was even more significant considering that the reduction in interest rates at industry level continued throughout 2003 with a negative effect on net interest income which dropped by 18.7%.

Careful selection criteria on the loan side, together with a credit risk reduction programme made it possible to substantially reduce provisions resulting in a clear improvement in the bank's risk-associated costs.

In addition, the sales network's massive, ongoing commitment resulted in net commission growth of 30.5% at the bank over 2002 levels. The main driving forces behind this impressive commission performance were sales of medium-term loans and mortgages and mutual funds.

Other net income declined from 2002 levels due primarily to extraordinary items during the previous year in addition to the market valuation of several portfolio securities, which were penalised towards the end of the year by unfavourable market movements. Operating expenses were up by 5.3% due to amortisation and depreciation tied to the new IT system, while tight controls over non-payroll costs resulted in a drop in that figure from the previous year.

Loan volume fell partly due to the disposal of the New York branch and the risk reduction programme noted above, which was implemented during the year. The decision to favour asset management products resulted in a 5.2% drop in deposits, while the market share of household savings remained stable for the year.

Primary staff figures show a further decline of 1,142 employees with a resulting drop in fixed payroll costs. A close assessment of branch potential will result in a number of branches being rationalised.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		% change
	2003	2002	
Net interest income	511.2	628.5	- 18.7%
Net commission	234.3	179.5	+ 30.5%
Other net revenues	109.3	211.6	- 48.3%
Total revenues	854.8	1,019.6	- 16.2%
Operating expenses	- 490.7	- 465.8	+ 5.3%
Operating profit	364.1	553.8	- 34.3%
Provisions and net writedowns	- 106.9	- 326.8	- 67.3%
Profit before extraord. items and income tax	257.2	227.0	+ 13.3%
Extraordinary income (charge) - net	14.0	30.4	- 53.9%
Income tax	- 75.2	- 91.1	- 17.5%
Net profit for the year	196.0	166.3	+ 17.9%

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		% change
	2003	2002	
ASSETS			
Due from customers	5,192	5,941	- 12.6%
Due from banks	1,604	1,947	- 17.6%
Securities and equity investments	4,899	4,190	+ 16.9%
Other	1,220	1,391	- 12.3%
Total assets	12,915	13,469	- 4.1%
LIABILITIES AND SHAREHOLDERS' EQUITY			
Due to customers and securities in issue	10,071	10,627	- 5.2%
Due to banks	804	762	+ 5.5%
Other liabilities	534	599	- 10.9%
Shareholders' Equity	1,506	1,481	+ 1.7%
Total liabilities and shareholders' equity	12,915	13,469	- 4.1%

Figures as at
Dec 2003 Dec 2002

STAFF AND BRANCHES		
Number of employees	16,641	17,783
Number of branches	801	832
PROFITABILITY RATIOS		
Cost/income ratio	57.4%	45.7%
ROE	15.0%	12.6%

Zagrebacka Banka (Held as to 81.91%)

Strategic direction and principal projects

In 2003 the Zagrebacka Banka Group maintained its leading position in Croatia (with a market share of over 30% in terms of customer deposits) and in Bosnia and Herzegovina (with a market share of about 20% in terms of customer deposits).

Zagrebacka Banka, which is considered one of the best banks in New Europe, continued its strategy aimed at the continual improvement of services and products offered to customers. During the year the bank's sales structure was divisionalised by creating dedicated segments for retail customers (mass market, affluent individuals, private banking and small businesses) and corporate customers (medium and large-sized companies). This structure will provide a dedicated service model for each segment by leveraging its widespread distribution system and an extensive, advanced range of products as well as a broad customer base. Secondly, it will provide growth strategies differentiated by individual segments by strengthening the sales commitment in the most profitable retail sectors (affluent individuals, small businesses and private banking) and corporate sectors through an increase in volume and expansion of the customer base with the goal of increasing revenues per customer in the retail mass market segment.

After its start-up in 2002, the Partnership Programme, which is a tool for the joint management of key strategic projects with UniCredit, showed continued success. Its goal is to support the bank's development and its integration within the Group. In 2003 some of the most significant projects managed by Zagrebacka Banka's Partnership Programme were the divisionalisation of the distribution system mentioned earlier, product innovation in the retail

area (the launch of current account packages) and the corporate area (cash management and leasing products), the restructuring of processes and credit procedures in order to minimise risks, the further improvement of other risk management systems, and the rationalisation of banking operations in Croatia with the integration of Cassa di Risparmio di Trieste Zagreb. In this sense, significant organisational changes are also anticipated in 2004 in order to streamline the Zagrebacka Group's equity investment structure. These changes include the integration of Varazdinska Banka by further strengthening its position in Croatia and the merger of two banks owned in Bosnia and Herzegovina (Zagrebacka Banka BH and Universal Banka Sarajevo) thereby creating the country's leading bank.

Operating profit

The Zagrebacka Banka Group ended 2003 with net profit of €114 million (up by 14% over the previous period) corresponding to an ROE of 21.4%. This performance was definitely impressive in light of the gradual reduction in loan and deposit income due to the growing level of competition in the banking sector and the gradual reduction in market rates.

Total revenues of €365 million were up by 9% over 2002. This gain was driven primarily by the 26% increase in net interest income, but negatively affected by other operating income (€19 million), which was down by 56% from the previous year due to the negative results of the valuation of the securities portfolio at market prices.

Operating expenses of €201 million were down by 2.7% as a result of tight cost controls and the

effective cost containment measures taken, thereby reducing the cost/income ratio to 55.1% (down by about 7 percentage points from the previous period). Taking into account provisions and writedowns, which, despite the reduction in credit risk associated with the country's development, rose sharply from the previous year due to the exceptionally low level achieved in 2002 resulting from loan recoveries, profit before extraordinary items and income tax was €137 million, which was 14.5% higher than the previous period.

With regard to the balance sheet, as a result of the country's good economic performance and the bank's close management of the loan area, loans to customers went up by 23%. With a 6% increase in customer deposits, there was an increase in the ratio of loans to customer deposits from 59% in the previous year to 68%.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		% change
	2003	2002	
Net interest income	257.1	204.2	+25.9%
Net commission	88.9	87.2	+1.9%
Other net revenues	18.7	42.8	-56.3%
Total revenues	364.7	334.2	+ 9.1%
Operating expenses	-201.1	-206.7	- 2.7%
Operating profit	163.6	127.5	+ 28.3%
Provisions and net writedowns	-26.5	-7.8	+ 239.7%
Profit before extraord. items and income tax	137.1	119.7	+ 14.5%
Extraordinary income (charge) - net	0.6	2.7	- 77.8%
Income tax	-23.9	-22.5	+ 6.2%
Net profit for the year	113.8	99.9	+ 13.9%

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		% change
	2003	2002	
ASSETS			
Due from customers	3,865	3,151	+ 22.7%
Due from banks	1,996	1,715	+ 16.4%
Securities and equity investments	1,162	1,640	- 29.1%
Other	604	498	+ 21.3%
Total assets	7,627	7,004	+ 8.9%
LIABILITIES AND SHAREHOLDERS' EQUITY			
Due to customers and securities in issue	5,661	5,366	+ 5.5%
Due to banks	1,115	865	+ 28.9%
Other liabilities	205	204	+ 0.5%
Shareholders' Equity	646	569	+ 13.5%
Total liabilities and shareholders' equity	7,627	7,004	+ 8.9%

Figures as at
Dec 2003 Dec 2002

STAFF AND BRANCHES		
Number of employees	5,058	5,374
Number of branches	193	180
PROFITABILITY RATIOS		
Cost/income ratio	55.1%	61.8%
ROE	21.4%	21.3%

Koç Financial Services

(Held as to 50.00%)

Strategic direction and principal projects

In 2002 in conjunction with the Koç Group (the leading Turkish industrial group operating through more than 100 companies in various sectors including consumer goods, financial services, energy, automotive, etc.), UniCredit established an equal partnership in Koç Financial Services (KFS). Koç Financial Services is the company that combines the Koç Group's financial services operations including Koç Yatırım, the leading company in the real estate market; Koç Asset Management, the leading mutual fund management company in the management of mutual funds; Koçlease, the largest leasing company in Turkey; and Koç Factoring.

KFS's current strategy calls for an expansion of its presence in Turkey through systematic growth, a strong focus on core business, an increase in the customer base, higher commissions as a revenue source, the shift of volume towards products with high profit margins and improved operating efficiency.

The main projects launched in 2003 focused on the sales area and improving operating efficiency. In the sales area, several projects were launched with the goal of introducing new products to the Turkish market (such as package accounts, savings plan and Pioneer funds), improving the service model (introduction of managers for the affluent customer segment) and acquiring new customers (in

coordination with the Koç Group). In the area of operating efficiency, a similar number of projects was launched, and especially in the Credit area (introduction of a new process and tool for credit assessment and monitoring), the Human Resources area (training programmes) and in the Planning and Control, Operating Risks, Market Risks, Audit, Cost and Operations areas.

Operating profit

The KFS Group ended 2003 with a net profit of €116.8 million corresponding to an ROE of 28.7%. This performance is particularly significant considering the gradual reduction in reference interest rates resulting from the inflation stabilisation process in the Turkish market.

Total revenues (€416.6 million) were up by 46% over 2002. This increase was driven primarily by commission revenue growth of 79% (commissions totalled €94.8 million and represented 23% of total revenues).

Operating expenses (€188 million) rose by 1.2% due largely to the rationalisation of administrative expenses. The cost/income ratio was 45.1% (down sharply from the previous period).

Taking into account provisions and writedowns, which were up over 2002 levels due to a conservative credit

policy, profit before extraordinary items and income tax in 2003 was €150.4 million, representing a sharp increase of 430% over the previous period.

Finally, the KFS Group was consolidated on a proportional basis, and thus its results were divided evenly between those for the Division and those for the UniCredit Group.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		% change
	2003	2002	
Net interest income	323.8	264.8	+ 22.3%
Net commission	94.8	52.8	+ 79.5%
Other net revenues	- 2.0	- 31.8	- 93.7%
Total revenues	416.6	285.8	+ 45.8%
Operating expenses	- 188.0	- 190.2	- 1.2%
Operating profit	228.6	95.6	+ 139.1%
Provisions and net writedowns	- 78.2	- 67.2	+ 16.4%
Profit before extraord. items and income tax	150.4	28.4	+ 429.6%
Extraordinary income (charge) - net	19.2	6.6	+ 190.9%
Income taxes	- 52.8	- 31.0	+ 70.3%
Net profit for the year	116.8	4.0	N/A

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		% change
	2003	2002	
ASSETS			
Due from customers	2,056	1,830	+ 12.3%
Due from banks	1,358	1,410	- 3.7%
Securities and equity investments	1,466	1,002	+ 46.3%
Other	346	370	- 6.5%
Total assets	5,226	4,612	+ 13.3%
LIABILITIES AND SHAREHOLDERS' EQUITY			
Due to customers and securities in issue	3,430	3,040	+ 12.8%
Due to banks	892	862	+ 3.5%
Other liabilities	380	338	+ 12.4%
Shareholders' Equity	524	372	+ 40.9%
Total liabilities and shareholders' equity	5,226	4,612	+ 13.3%

	Figures as at	
	Dec 2003	Dec 2002
STAFF AND BRANCHES (number)		
Number of employees	3,578	3,568
Number of branches	148	134
PROFITABILITY RATIOS		
Cost/income ratio	45.1%	66.6%
ROE	28.7%	1.1%

Bulbank (Held as to 85.20%)

Strategic direction and principal projects

In 2003 Bulbank strove to strengthen its leading position in the Bulgarian market in terms of efficiency, profitability and capital strength by initiating an aggressive campaign to acquire new customers.

The bank, which has a broad range of products and services, further enhanced its product line by increasing synergies with product companies for that purpose.

In 2003 the project to implement information system services was completed. By centralising information, this project will allow for more effective sales and greater operating efficiency.

The restructuring of the credit process also allowed for further improvements in risk management.

Operating profit

Bulbank continues to grow, and ended 2003 with a net profit of €47.2 million, which was up by 18.9% over the previous period.

Total revenues of €87 million were up by 8.5% over the previous year despite the persistent reduction in spread on deposits denominated in US dollars, and the sharp devaluation of the American currency. Net interest income (up by 7.3%) and net commission revenues (up by 6.1%) increased due primarily to the significant growth in loans (up by 69.7%) and the launch and development of deposit products with high commissions.

Operating expenses of €34 million were up by 5.3% over 2002 due largely to the implementation of a new information system. However, staff levels dropped to 2,026 in December 2003 while the number of branches remained constant at 91.

Thus, Bulbank confirmed its leading position in terms of efficiency and further improved the cost/income ratio to 39.1% (from 40.3% in 2002).

The Bank's asset quality remained high with a ratio of doubtful loans and net non-performing loans to total loans of 1.2% (with coverage of about 69%).

In light of the above, and despite the bank's high capitalisation level, ROE in 2003 was 20.3% compared to 17.8% in 2002.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		
	2003	2002	% change
Net interest income	50.1	46.7	+ 7.3%
Net commission	20.8	19.6	+ 6.1%
Other net revenues	16.1	13.9	+ 15.8%
Total revenues	87.0	80.2	+ 8.5%
Operating expenses	- 34.0	- 32.3	+ 5.3%
Operating profit	53.0	47.9	+ 10.6%
Provisions and net writedowns	6.0	3.4	+ 76.5%
Profit before extraord. items and income tax	59.0	51.3	+ 15.0%
Extraordinary income (charge) - net	3.1	1.2	+ 158.3%
Income taxes	- 14.9	- 12.8	+ 16.4%
Net profit for the year	47.2	39.7	+ 18.9%

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		
	2003	2002	% change
ASSETS			
Due from customers	443	261	+ 69.7%
Due from banks	399	643	- 37.9%
Securities and equity investments	473	391	+ 21.0%
Other	129	111	+ 16.2%
Total assets	1,444	1,406	+ 2.7%
LIABILITIES AND SHAREHOLDERS' EQUITY			
Due to customers and securities in issue	1,113	1,039	+ 7.1%
Due to banks	5	19	- 73.7%
Other liabilities	46	85	- 45.9%
Shareholders' Equity	280	263	+ 6.5%
Total liabilities and shareholders' equity	1,444	1,406	+ 2.7%

	Figures as at	
	Dec 2003	Dec 2002
STAFF AND BRANCHES		
Number of employees	2,026	2,060
Number of branches	91	91
PROFITABILITY RATIOS		
Cost/income ratio	39.1%	40.3%
ROE	20.3%	17.8%

UniBanka (Held as to 77.11%)

Strategic direction and principal projects

In 2003 UniBanka continued its revival in the Slovakian banking market by launching new products and services for both corporate and retail customers. In particular, highly successful asset management products were introduced, leaving the bank in a stable fourth place in terms of net sales, together with new trade finance services for corporate customers. In addition, there were ongoing efforts to acquire new customers (due to projects aimed at the most attractive market segments such as private banking, affluent individuals, small businesses and medium-sized corporate clients) making it possible to increase market share to 5.5% for loans and 3.8% for deposits.

Operating profit

Net profit was up by 28% over the previous year to €6.8 million due in part to the increase in loan quality and tax recoveries making it possible to increase ROE to 10.1% compared to 8.7% for the previous year.

Total revenues were down by 3% from 2002 to €39.9 million due primarily to the deterioration of net interest income resulting from the spread effect, and only partially tempered by the impressive performance of net commissions (up by 108%) confirming the bank's excellent business performance. The 4% increase in expenses was primarily linked to the growth strategy and investments in IT. However, this was below the inflation rate confirming excellent cost control.

Total assets were up by 10% over the previous year to €940 million. In particular, deposits rose sharply (17%), while loans were up by 7%.

In 2003 the process of writing off non-performing loans continued. This led to an improvement in loan

quality with a reduction of 4.9 percentage points in the ratio of gross non-performing loans to gross loans from December 2002.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		
	2003	2002	% change
Net interest income	26.9	30.3	- 11.2%
Net commission	8.1	3.9	+ 107.7%
Other net revenues	4.9	6.9	- 29.0%
Total revenues	39.9	41.1	- 2.9%
Operating expenses	- 29.3	- 28.2	+ 3.9%
Operation profit	10.6	12.9	- 17.8%
Provisions and net writedowns	- 6.9	- 7.9	- 12.7%
Profit before extraord. items and income tax	3.7	5.0	- 26.0%
Extraordinary income (charge) - net	0.5	0.3	+ 66.7%
Income taxes	2.6
Net profit for the year	6.8	5.3	+ 28.3%

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		
	2003	2002	% change
ASSETS			
Due from customers	475	444	+ 7.0%
Due from banks	181	193	- 6.2%
Securities and equity investments	221	161	+ 37.3%
Other	63	56	+ 12.5%
Total assets	940	854	+ 10.1%

LIABILITIES AND SHAREHOLDERS' EQUITY	Amounts as at		
	2003	2002	% change
Due to customers and securities in issue	722	617	+ 17.0%
Due to banks	111	135	- 17.8%
Other liabilities	33	36	- 8.3%
Shareholders' Equity	74	66	+ 12.1%
Total liabilities and shareholders' equity	940	854	+ 10.1%

STAFF AND BRANCHES	Figures as at	
	Dec 2003	Dec 2002
Number of employees	1,057	1,008
Number of branches	68	66
PROFITABILITY RATIOS		
Cost/income ratio	73.4%	68.6%
ROE	10.1%	8.7%

Zivnostenska Banka (Held as to 97.70%)

Strategic direction and principal projects

Zivnostenska Banka, which was acquired in 2003, was successfully integrated into the UniCredit Group, and established a foundation for the commercial revival of the branch network. The range of products offered to retail customers was broadened with the inclusion of account packages, which were differentiated on the basis of differing requirements, and new funds. In addition, an internal restructuring process was launched in order to increase the efficiency and quality of customer services. As in all New Europe banks, a New Europe Desk was established. This desk is dedicated to the specific needs of Italian companies operating in the country and, in addition to banking services, it also provides support for marketing and investment activities.

Operating profit

Net profit for the period was €8 million, which was up by 170% over 2002. This excellent performance was due to the increase in total revenues, unchanged operating expenses and lower provisions and net writedowns due to a tight credit policy. ROE was 9.7% compared to 3.6% in 2002.

Total revenues were up by 10.6% over 2002 to €45 million. The increase in net commission (up by 10%) and dividends offset the decline in net interest income due to the spread effect. Operating expenses and staff levels remained unchanged from 2002 at €35 million and 803 respectively. This excellent result was achieved through careful management and controls and despite the ongoing investments for the commercial revival of the branch network and internal restructuring. As a result, the cost/income ratio (78.8%) improved by 8 percentage points.

At the end of 2003, the market share for both deposits (2.2%) and loans (2.3%) remained largely unchanged from December 2002.

(€ million)

PROFIT AND LOSS ACCOUNT (constant exchange rates)	Full year		
	2003	2002	% change
Net interest income	28.6	29.6	- 3.4%
Net commission	8.9	8.1	+ 9.9%
Other net revenues	7.4	2.9	+ 155.2%
Total revenues	44.9	40.6	+ 10.6%
Operating expenses	- 35.4	- 35.2	+ 0.6%
Operating profit	9.5	5.4	+ 75.9%
Provisions and net writedowns	- 2.2	- 5.5	- 60.0%
Profit before extraord. items and income tax	7.3	-0.1	N/A
Extraordinary income (charge) - net	5.3	3.2	+ 65.6%
Income taxes	- 4.5	- 0.1	N/A
Net profit for the year	8.1	3.0	+ 170.0%

(€ million)

BALANCE SHEET (constant exchange rates)	Amounts as at		
	2003	2002	% change
ASSETS			
Due from customers	688	682	+ 0.9%
Due from banks	578	659	- 12.3%
Securities and equity investments	149	198	- 24.7%
Other	77	78	- 1.3%
Total assets	1,492	1,617	- 7.7%

LIABILITIES AND SHAREHOLDERS' EQUITY	Amounts as at		
	2003	2002	% change
Due to customers and securities in issue	1,207	1,236	- 2.3%
Due to banks	146	244	- 40.2%
Other liabilities	47	51	- 7.8%
Shareholders' Equity	92	86	+ 7.0%
Total liabilities and shareholders' equity	1,492	1,617	- 7.7%

	Figures as at	
	Dec 2003	Dec 2002
STAFF AND BRANCHES		
Number of employees	803	800
Number of branches	26	28
PROFITABILITY RATIOS		
Cost/income ratio	78.8%	86.7%
ROE	9.7%	3.6%

UniCredit Romania (Held as to 99.88%)

In 2003, UniCredit Romania (formerly Demirbank Romania) implemented its ambitious growth programme for the regional branch network making it possible to double the number of branches (from 15 to 28, which is set to grow to 32 at the beginning of 2004) and to provide adequate coverage for the most economically attractive areas of the country.

The growth in the branch network and the launch of new products for retail customers (with a special focus on the Affluent, Private and Small Business segments) made it possible to increase market share to the current level of 1.5%.

A major contributing factor was the development of relationships with Italian companies operating in the country, representing a significant portion of the bank's business. As in the Division's other banks, the New Europe Desk is dedicated to these companies.

In addition to banking services, this desk offers support for business and investment activities.

Despite the major investments that resulted in a natural increase in costs, UniCredit Romania was still able to increase net profit by 12.5% (at constant exchange rates) to €2.7 million, while ROE dropped due to the capital increase in 2003, but was still 10.7%.

Total revenues rose by 70% to €17.1 million, while expenses increased to €12.2 million as a result of costs tied to the growth programme.

Total assets were up by 91% to €174 million, approximately 63% of which consisted of loans to customers. Customer deposits totalled approximately €99 million, and shareholders' equity was about €28 million. As at 31 December 2002 the bank had about 570 employees.

Human Resources

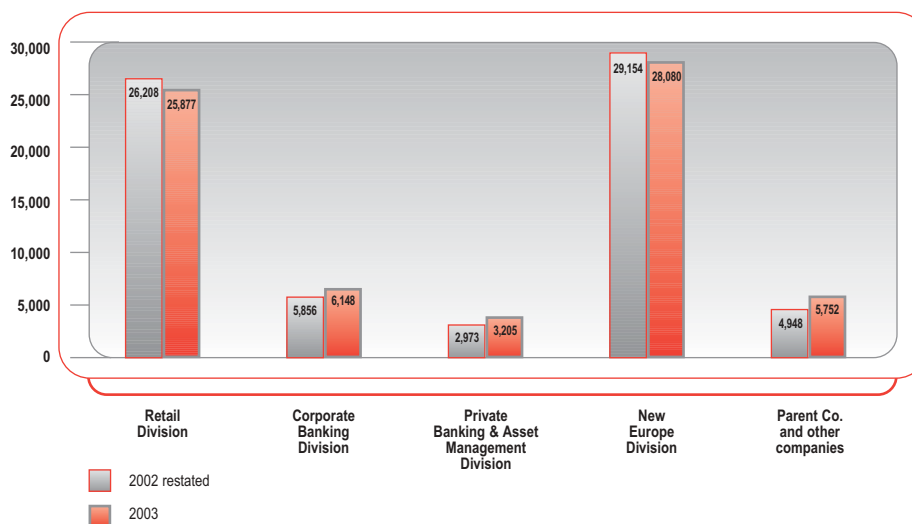
Changes in Personnel

As at 31 December 2003, total staff in the fully consolidated banks and companies of the UniCredito Italiano Group numbered 69,062, including 50% of the Koç Finansal Hizmetler Group (Turkey) which is consolidated using the proportional method. This represents a drop of 77 employees from 31 December 2002, on a restated basis when staff belonging to the ING Group and the Italian business of Abbey National Plc, as well as several small companies (Locat Leasing Croatia, Demir Securities Romania, ZB Trust, ZB Asset Management, UniCredit Leasing Romania, Xelion Doradcy Finansowi) excluded from the restated figure are not considered, the actual reduction is 763 employees.

DIVISIONS	31.12.2003		31.12.2002 restated		Absolute change
	Number	% of total	Number	% of total	
Retail Division	25,877	37.5	26,208	37.9	- 331
Corporate Banking Division	6,148	8.9	5,856	8.4	+ 292
Private Banking & Asset Management Division	3,205	4.7	2,973	4.3	+ 232
New Europe Division	28,080	40.7	29,154	42.2	- 1,074
Parent company and other companies	5,752	8.2	4,948	7.2	+ 804
Total Group employees	69,062	100.0	69,139	100.0	- 77

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GROUP STAFF NUMBERS



More specifically, the reduction in the labour force in the Retail Division (down by 331 employees) was largely the combined result of:

- Decreases at UniCredit Banca following the transfer of auditing activities to the newly formed UniCredit Audit

(220 employees), and as a result of measures taken after 31 December 2002 to rationalise staff during the final phase of the S3 project. These measures resulted in a more efficient placement of employees at UniCredit Banca d'Impresa, U.P.A. and the Parent Company and led to several staff cuts (about 500 employees) at UniCredit Banca, which were related to further efforts to improve efficiency with the use of a larger percentage of employees in commercial processes (about 400 new jobs dedicated to small business, market development and the affluent channel) and with the continuation of separation bonuses given to older staff entitled to a pension.

- the creation of about 380 new sales-related jobs to benefit initiatives at Clarima Banca and UniCredit Banca per la Casa, which, with the acquisition of Abbey National Bank Italia led to the creation of the largest bank in the Italian market specialising in residential mortgages.

In the Corporate Banking Division, there was an overall increase of 292 employees, largely due to the additional staff (mainly through the further transfer of staff from UniCredit Banca) deemed indispensable for the proper and efficient operation of UniCredit Banca d'Impresa.

The increase of 232 employees in the Private Banking & Asset Management Division was due to the fine-tuning, after 31 December 2002, of the UniCredit Private Banking sales force (which introduced over 85 new major account manager positions in the branch network), the expansion of UniCredit Xelion Banca and the increase in asset management operations.

The decrease of 1,074 employees from 31 December 2002 in the New Europe Division on a restated basis was largely due to:

- reductions (of about 1,450 employees) resulting primarily from staff separations at the Pekao Group (following further organisational measures implemented through the application of new structural and management models and the closure of several inefficient branches) and from the rationalisation of staff at the Zagrebacka Group;
- an increase (about 250 employees) at UniCredit Romania which expanded its network from 15 to 32 branches during the year.

It should be added that the staff rationalisation measures also allowed for the creation of about 350 new jobs for sales staff (an increase over restated data at the end of 2002) at Bulbank, UniBanka, Zagrebacka and Zivnostenska Banka.

Staff at remaining Group companies rose by 804 employees as a result of the establishment of the new ancillary companies UniCredit Audit and UniCredit Real Estate (however, for the latter, employees were mainly transferred from the Parent Company), the inclusion of the former ING companies in the scope of full consolidation, and increased staff at the Parent Company and the ancillary company UniCredit Produzioni Accentrate. New staff at the Parent Company was needed to reinforce governance, business and coordination/strategic positions and the units in charge of the development and coordination of initiatives in Eastern Europe. Staff was added at UniCredit Produzioni Accentrate to implement the service expansion programme.

It should also be noted that the increases at the Parent Company and U.P.A. should largely be seen in relation to the reduction of staff at UniCredit Banca.

Group Employees

Innovative and more flexible hiring methods were used again in 2003. In fact, at Group banks and companies other than those in New Europe, 40% of those hired were under short-term contracts and 11% under job-training schemes.

In 2003, 188 fixed-term positions and 371 job-training contracts were converted to regular contracts.

To deal with exceptional situations, requests for about 750 temporary employees were made. As at 31 December 2003 there were over 500 contracts of this type (40% at the ancillary company UniCredit Produzioni Accentrate, and the remainder distributed among other Group companies including the Pioneer Group's foreign offices).

It should be added that in 2003, on expiry of the relevant supply contracts, 112 temporary employees were taken on permanently.

Some 27.3% of staff at the Group's banks and companies other than those in New Europe had less than ten years service. With regard to the Group banks located in Eastern Europe, the average percentage of this bracket rose to over 41% due primarily to employees coming from several banks including Unibanka, Zivnostenska Banka, UniCredit Romania and Koç Finansal Hizmetler.

With regard to age, the "intermediate" bracket of employees aged between 31 and 50 years continues to be the largest (over 70%), while the percentage of younger employees (up to 30) rose to 13% despite the gradual increase in the average age of new recruits, who have increasingly received a higher education. The proportion of these young people at the Group's banks in Eastern Europe is even more significant (over 24%), which is in line with the lower average length of service at these banks.

The data concerning female employees confirm the Group's on-going focus on women and its objective of making the best use of their talents. They represent 39.8% of the work-force at the Group's banks and companies other than those in New Europe with a high concentration (over 56%) in the bracket of workers up to 30 years of age. The percentage of women in senior management positions rose to 24%.

At the Group's Eastern European banks, female employees were definitely in the majority (over 74%), with 57% working as senior managers.

Finally, with regard to qualifications, about 25% of personnel working at the Group's banks and companies

other than those in New Europe held a university degree, over 75% in economics, banking or law. As for senior management alone, this percentage rose to 30%.

This situation is quite different at Group banks in Eastern Europe where over 46% hold a university degree, rising to 80% if only senior management staff is taken into consideration. However, degrees in subjects other than economics, banking and law amount to about 40% of the total.

Training

In 2003 training played a key role in the Group in terms of the integration of various entities into banks specialised by market segment (Retail, Private and Corporate Divisions) with the creation of a training programme aimed at integrating management and standardising employees' technical and specialist skills for new professional positions and service models.

To support the Group's management (about 500 individuals), the Group's new Corporate University called the "Management & Banking Academy" was launched. It dedicated its first term to the topic of leadership in a structured training course, and to the organisation of single-topic seminars on current issues, such as new tax laws and Basle 2, to supplement business skills.

One of the Management & Banking Academy's initiatives was the "New Europe Master in Banking and Entrepreneurship". This is a post-graduate programme for young people from Eastern Europe aimed at improving awareness and understanding between banks and industrial companies sponsored by UniCredit and Fondazione Cassamarca.

With regard to the foreign banks, a credit training programme called "Reaching Credit Excellence – Learning Organisation" was launched. This programme will involve about 3,800 employees in courses differentiated by professional positions with a focus on processes and the introduction of new tools. There are also plans for another programme to develop selling skills called "Achieving Excellence in Salesforce Management" which will include targeted courses for certain professionals in both managerial and technical skills.

Overall, the Group's training activities encompassed 195,000 days (190,000 in 2002) including 111,000 days in domestic Group companies and 84,000 days in Group companies outside Italy.

Management Development

In 2003 a Key Employee Management System was launched to make the best use of strategic "human capital" for the Group's medium and long-term success. Initial recognition of the Group's key positions/employees has

been completed, and IT support has been planned and organised allowing for an integrated management approach consistent with that of the Group.

With regard to the development of a “nursery” for young people with high potential, in 2003 the third edition of the “Young Talents Project” development programme started. This programme was launched in 2000 and dedicated to the Group’s talented young employees with the goal of supporting their accelerated professional development for future management positions. It is a significant investment for the individuals involved, their related companies and the Group’s future. The Project has so far involved about 350 young employees.

In particular, in 2003 the second class of the “Young Talents Programme” was launched based on the guidelines of the Italian programme, but developed on an ad hoc basis for banks in New Europe. All seven of the Group’s foreign banks were involved in this programme.

On the basis of the experience gathered until now, towards the end of the year the planning phase for the “Young Talents Programme 2004” was initiated. This training and development programme will involve, for the first time on a joint basis, young people with high potential from the Group’s companies in Italy and abroad. This new procedure will make it possible to train managers who are capable of working with people with different experiences, skills, cultures and who have an international orientation.

Group share allocation plan

In order to foster the Group’s development in the medium term, a share allocation plan was again implemented in 2003 for all staff in the Parent Company and the domestic banks and companies owned by UniCredit (with a direct or indirect stake of 51%). Thus, throughout the year the following shares were allotted free of charge:

- UniCredito Italiano SpA shares to about 34,000 Group employees as a part of the restructuring of the Corporate Bonus, in order to provide tangible, widespread recognition of the significant commitment made to the Group’s success and to strengthen the sense of belonging. This allocation takes full advantage of the tax and social security benefits provided under Italian law;
- UniCredito Italiano SpA shares to about 2,500 middle managers in order to reward the impressive results achieved.

Finally, the periods for exercising each of the existing UniCredit Stock Option plans were extended by 5 years in order to bring them in line with international best practices and make them more consistent with the achievement of the Group’s strategic goals in the medium and long term.

Industrial relations

Based on the traditional goal of establishing open and constructive dialogue, during the first half of 2003 efforts were mainly focused on entering into an agreement to rationalise existing professional/management positions at the six banks absorbed (Rolo Banca, Cariverona, Banca CRT, Cassamarca, CR Trieste and Caritro) and at those governed by the incorporating company's (i.e., Credito Italiano, renamed UniCredit Banca) Supplemental Corporate Contract. Overlapping duties and the different organisational structures in place at the former banks were taken into account, as well as the customer segmentation processes based on reference markets.

2003 also saw the finalisation of several procedures forming a part of the UniCredit Group's overall strategy of establishing itself in the market by supporting the three segment banks with strong, specialised operators in order to provide its customers (especially those of UniCredit Banca) with an increasingly innovative product line and broaden its distribution capabilities. The following goals were accomplished:

- the determination of procedures to spin-off specialised property companies and the audit company;
- the acquisition of the business of Abbey National Bank Italia and ING Italia which were absorbed into UBCasa and Xelion Banca/UniCredit Private Banking respectively.

Other important events included:

- the union agreement signed in June providing for the free allocation of shares to employees.
- An agreement reached on the Group's supplementary pension fund aimed at revising the institutional, statutory and regulatory sources of UniCredito Italiano's various existing corporate funds for their conversion to the new corporate structure that was created following the implementation of the S3 project;
- An agreement on supplementary healthcare for 2004, which serves as the first significant result of complex negotiations, which are still under way, aimed at establishing a Healthcare Fund for Group staff.

Safety at work

With the new structure for prevention and protection services, a programme was developed and is being implemented to unify the processes of assessing and carrying out prevention and protection measures at the Group level. The purpose of this programme is to optimise expected results, and most importantly, to insure uniform protection for the end user, which, in a word, is the individual worker at each subsidiary company. Thus, the main mission (safeguarding health) will be strengthened in terms of content and application in the field following the synergistic work of prevention services.

One of the most significant goals achieved was on-line training in the area of health and safety which can be accessed through the UCI Learning portal and will be usable at the end of 2003. The completion of this project made it possible to standardise the training level of the Group's entire staff in real time.

Capital Allocation and Risk Management

The UniCredito Italiano Group has made a priority of activities focusing on capital management and allocation (for both regulatory and operating capital) according to the risks assumed for the purposes of expanding the Group's operations in order to create value. These activities are currently in the various Group planning and monitoring phases and consist of:

- planning and budgeting processes;
- formulation of proposed propensity for risk and capitalisation goals;
- analysis of risks associated with value drivers and allocation of capital to business units;
- assignment of performance objectives adjusted for risk;
- analysis of the impact on the Group's value and the creation of value for shareholders;
- preparation and proposal of financial plan and dividend policy;
- monitoring processes
- analysis of performance achieved at the Group and Business Unit level and preparation of management data for internal and external use
- analysis and monitoring of limits;
- analysis and performance monitoring of the capital ratios of the Group and individual companies.

In this context, considerable importance is attributed to risk control and management activities performed by special Risk Management divisions, which are also responsible for studies aimed at developing internal assessment methods at the level of best international practices.

The process described is coordinated by the Parent Company, which supervises all risks assumed by individual Group entities. It assists them in establishing strategies for monitoring the risks in order to make sure that uniform methods for risk measurement are used. This means proposing and verifying the measurement methods used by Group companies and monitoring existing limits at the individual and consolidated level.

Within the Parent Company, Risk Management duties are assigned to:

- the Operational Risk Management (ORM) unit within Administration, which monitors operating risks;
- the Strategy and Credit Policy (SCP) unit within Credits, which monitors credit risk;
- the Capital Allocation & Risk Management (CARM) within Planning and Finance, which oversees market, exchange rate and liquidity risks and combines all risk categories in order to measure the Group's overall exposure for the purposes of managing operating and regulatory capital levels.

The Basel 2 Project

The proposed regulations known as Basel 2 not only require compliance, but are seen as an opportunity to increase the value generated for the Group's shareholders. Thus, improving the capacity to manage risk at the level of individual companies and the Group is an essential strategic decision.

For this reason, UniCredit launched a project at the beginning of 2003 aimed at combining Risk Management activities, business opportunities and the regulatory aspects of Basel 2 (calculation of capital requirements using the Advanced IRB method for credit risk and AMA for operating risks).

The project is broken down into 5 sections (credit risk, operating risks, market risk, risk integration and commercial policies and strategies) coordinated by the Planning and Finance Department. Project sponsors and owners are taken from the Group's senior management, while Project Management is assigned to the Planning and Finance Department. However, all Parent Company structures are involved in the project with various duties and responsibilities.

The Credit Department is responsible for the Credit Risk Section of the Basle 2 project, which is coordinated by the Credit Strategies and Policies unit. UniCredit's goal is to achieve compliance on about 80% of the activities affected by credit risk by the time Basel 2 comes into effect (1/1/2007), and to subsequently achieve 100% coverage for significant assets by the end of the transition period (1/1/2010). In 2003, the focus was on defining and planning procedural, operational and regulatory action as well as measures concerning information systems, and on their implementation in UBI for corporate customers. In 2004 UBI will operate with Basel-compliant processes and the project will commence for UniCredit Banca and several specialised product companies that operate in the retail market.

Planning and Finance is responsible for the sections on Market Risk and Risk Integration, which are coordinated by the Capital Allocation and Risk Management unit. The goal of the Market Risk section is to extend the application of the internal model to all Group companies and to achieve recognition of the model by the Bank of Italy. This section will apply the market risk analysis to all owned properties, and will also apply the internal model, based on VaR methodology, to banking book entries. The Risk Integration section has the mission of developing the quantitative model for measuring overall risk including financial credit risks, operating risks and other types of risk.

The objective of the Operating Risk section is to develop a model for managing and measuring these risks, which is in line with the requirements set for advanced models (AMA) of the New Basle Capital Accord.

Credit risk

The management of credit risk, defined as the likelihood that the credit standing of a counterparty will deteriorate, is carried out by Credits and is based on the principle of a clear separation between business responsibilities (covered by business areas) and functions that are strictly credit related. The Credit Department is in charge of updating methods developed and ensuring that they are properly implemented at all Group banks. This function has been facilitated by the creation of the three segment banks for relationships with corporate, retail and private customers.

Credit quality is monitored by managing the specific risk of the counterparty, as well as portfolio risk.

With regard to the specific risk component, i.e. that associated with individual borrowers, the focus of approaches and tools used to support loan operations during the loan approval phase and the performance management phase of the outstanding loan is to assign a succinct, standardised assessment in the form of a rating. To this end, once the customer has been assigned to the appropriate internal segment, the loan being approved is subject to a credit standing assessment with a high added value, which is differentiated by customer type.

To be specific, loans are made to corporate customers following a process of analysing operating, balance sheet and projected cash flow figures; this analysis is combined with qualitative information on the company and the market in which it operates (e.g. the assessment of management, competitive position, sector performance and environmental factors). This information is accessible in electronic format aimed at improving the credit assessment process. All this information is statistically summarised in an internal rating, which takes into account quantitative and qualitative assessment elements as well as performance information taken from management scores described below or from the government's Risk Information Centre for new customers. The Basel 2 project contains conditions that require a model for defining decision-making powers to be adopted during the year and made operational at UBI. This model must take into account the customer's probability of default as well as the volume and types of credit facilities.

Models reflecting the specific characteristics of the countries in which the international branches are situated, have been assessed for their Corporate customers. These take into account, in addition to the element of quantitative and qualitative analyses mentioned earlier, the risk of a country not allowing payments in foreign currency (transfer risk) and the support of the controlling group.

An automatic assessment process is carried out for companies classified as small businesses. This uses a special algorithm, a scoring grid broken down by type of legal entity and type of accounting assigns a rating for the approval of the credit facility.

Regular relationship monitoring was implemented through the introduction of a process called "Performance Management". This monitors on a monthly basis those relationships classified as "Businesses" and "Small Businesses". Management scoring algorithms, which are differentiated by customer segment, predict and analyse a number of figures selected by the Bank in order to identify, with sufficient lead-time, those relationships that demonstrate symptoms of risk deterioration. Each risk profile identified is associated with precise rules and operating performance standards, which the network must adhere to, and which are monitored centrally using an application created on an ad hoc basis.

A loan scoring system is being used for individual customers, which is differentiated by type of loan (medium term loans, mortgages, personal loans and revolving credit cards), and is developed through statistical analysis based on socio-demographic data from public and private Credit Bureaus and performance

information. A performance monitoring scoring system is being designed by product type that is capable of ensuring total risk monitoring for individual customers.

With regard to the (Italian and Foreign) banks, a credit rating model was implemented for bank customers that makes it possible to estimate the likelihood of a default consistent with all other portfolio segments, as well as improve the current internal rating system in order to determine a theoretical reliability ceiling for these customers based on the actual risk measured in terms of expected loss and operating capital. During the final decision, the rating is further reviewed by using an “environmental module” that assesses the degree to which the banking counterparty takes environmental factors into account in its policies.

As for the Group’s banks outside Italy, special task forces, combining resources from UniCredito Italiano and its subsidiaries, have been set up with the purpose of harmonising organisational structures, processes and credit instruments already adopted by the Group in Italy. Credit Departments’ organisational structure has been reviewed, and human resources from the Parent Company have been assigned to key places in the credit organisation of several banks. The Group has also already approved and implemented a more complex plan for Credit Corporate Governance for the management of large exposure, bank and country risk, credit policies and reporting instruments.

The process of reviewing the credit organisation is in advanced stages of completion within the New Europe banks. This process, which was launched in 2002, is called “Reaching Credit Excellence”. Within Credits, this project is being followed by the Foreign Bank Risks unit whose mission is to transfer to those banks the best practices developed by UCI in terms of methods, instruments and credit processes. In order to make these innovations more effective, an intensive training programme (Credit Learning Organisation) was launched in collaboration with the Human Resources Department of the holding company and foreign banks.

An internal rating system for Corporate customers, which was designed based on the Group’s best practices, is being implemented for Bank Pekao, Koç, Zagrebacka, Bulbank and Unibanka. In 2004, this system will be applied to UniCredit Romania and Zivnostenska.

For mass market customers, a mandatory loan approval system was implemented at Bank Pekao and will gradually be extended to the Group’s other foreign banks. It was developed using the same approach as the system used in Italy. This system, which will initially be applied to Bank Pekao and later to the other banks, including for the assessment of credit standing for small business customers, is based on socio-demographic information and where available, on data from external sources (e.g., Credit Bureaux), which is summarised by scoring systems acquired from outside suppliers operating in these countries, in anticipation of developing internal models as soon as an adequate historical database is available.

The “performance management” process for Corporate customers and small businesses is currently being developed at Zagrebacka Banka and Koç Bank, and by next year will be extended to all other foreign banks. Finally, portfolio risk is monitored using a Credit Risk Management model developed internally; this is based on the “Credit Risk +” approach and implemented to take into account portfolio focus and sector correlations,

transfer risk, remaining loan maturities and counterparty risk for OTC derivatives.

At present, about 80% of credit exposure is assessed using the portfolio model, which provides measurements of the absorption of operating capital that are substantially lower than the minimum for regulatory purposes.

Country Risk

Country risk is managed by determining appropriate commercial and financial “maximum operating levels of risk” that can be assumed by companies belonging to the UniCredito Italiano Group with respect to banks, government entities, financial institutions and companies residing in or related to the country.

The method for analysing the risk profile of a specific country is now based on quantitative criteria. This takes the form of a “scoring” model (Country Credit Scoring Model – CCS) and is based on standard criteria applicable to all countries considered to be at risk; it summarises and analyses the main macroeconomic indicators for the country under consideration, its political and economic situation, any ratings assigned by international agencies and national bank examiners (Bank of Italy, SACE), and the market perception of risk (changes in yields on government or similar securities).

The model’s main objective is to identify the maximum overall potential risk that the UniCredito Italiano Group may assume with respect to each individual country, within which the maximum operating risk levels noted above are subsequently approved.

In addition to determining the potential maximum risk level, which is defined as the “maximum theoretical ceiling of assumable risk”, the CCS model also makes it possible to constantly monitor a country’s solvency level and to make projections on risk trends, including over the medium and long term.

All elements that contribute to the development of the CCS model are updated automatically using databases supplied by leading specialist companies making it possible to monitor the country risk profile and the related likelihood of default in a timely manner.

Financial risks

Financial risks consist of the risk of incurring value fluctuations in the bank’s positions, which are associated with unexpected changes in prices and market factors. For the UniCredito Italiano Group, financial risks are associated with all of its positions resulting from trading operations (trading book), commercial operations and strategic investment decisions (banking book).

Organisational structure

The Parent Company's Board of Directors establishes strategic guidelines for assuming market risk by defining capital allocation for the Parent Company and subsidiaries according to the propensity for risk and goals of creating value in proportion to risks assumed.

The Risk Committee has a consulting and advisory role in respect of decisions made by the Managing Director/CEO or the definition of proposals of the Managing Director/CEO to the Executive Committee or Board of Directors for:

- the determination of Group risk policies (identified and managed risks, propensity for risk, capital allocation targets and structure of limits by type of risk, allocation of related functional responsibilities to appropriate Departments and Divisions);
- the determination of corrective action to stabilise the Group's risk positions.

The Committee is made up of the Managing Director/CEO, Division Heads, and Heads of the Planning and Finance, Administration and Credit Departments.

The Managing Director/CEO chairs the committee. If the Managing Director/CEO is absent, the Head of the Planning and Finance chairs the committee.

The Parent Company's Market Risk Management unit (CARM) ensures that the models and tools for measuring Group risks are standardised, and that the processes for market risk monitoring and management applied by subsidiaries are consistent and uniform.

The Market Risk Management area is responsible for measuring and controlling risks for individual companies and at the consolidated level in order to monitor overall exposure. Each individual company, through its specific risk control areas, is directly responsible for controlling risks assumed using the guidelines set by the Parent Company.

In addition, the Parent Company's Risk Management unit proposes limits and investment policy for the Group and its entities in keeping with the capital allocation process and budget.

Methods and tool

The tool used at UniCredito Italiano to measure market risk is Value at Risk (VaR), which is calculated using the historical simulation approach.

This model provides for the daily revaluation of positions on the basis of historical market price performance over the last twelve months. The resulting distribution of profits and losses is analysed to determine the impact of extreme market movements on portfolio values. The parameters used to calculate VaR are as follows: observation period of 1 year; confidence interval of 99%; time horizon of 1 day; daily updating of time series.

The consideration of a one-day time horizon allows for an immediate comparison with profits/losses generated.

The method used makes it possible to use a flexible approach to monitor a broad group of risks (delta; gamma – for products with a non-linear profile; vega – over the entire volatility curve; rho – due to the discount rate) and provides accurate calculations of volatility and correlations.

For banking book positions, UniCredito Italiano currently uses Sensitivity Analysis and the Gap Liquidity Analysis method.

Sensitivity analysis makes it possible to measure the variation in the value of positions on the basis of pre-established shocks to the interest rate curve (through parallel and non-parallel shifts). In general, a parallel shift of 100 b.p. for all time brackets of the curve is considered.

The purpose of the analysis is to assess the impact of rate shock on net interest income for the current period by taking into consideration different assumptions on the elasticity of on-demand entries.

Gap Liquidity Analysis provides the liquidity position for each time bracket on a precise, cumulative basis.

The analyses described are differentiated by currency.

The financial risks of trading activities

These are the risks resulting from positions taken for trading purposes by the Group's centres that specialise in the assumption of market risk, within the limits and authorities assigned.

Thus, these risks are associated with positions generated by transactions involving fixed-rate securities and stocks, exchange rates, derivatives and money market instruments.

With regard to the Parent Company, at the end of 2003, the average daily combined VaR (including all positions described) was €3.97 million with a high VaR of €8.0 million and a low of €2.35 million. The portion of the portfolio related to securities and derivatives transactions had an average VaR of €3.67 million, with a high of €5.78 million and a low of €2.38 million.

The average daily VaR for UBM's trading and market-making activities for all of 2003 was €4.39 million, with a high usage of €6.60 million and a low of €2.45 million. The average daily VaR for Trading Lab Banca SpA was approximately €2.04 million with a high usage of about €3.96 million and a low usage of about €0.55 million, which was still within the €6 million limit.

As for the banks in New Europe Division, Bank Pekao SA, Bulbank and Unibanka, Zagrebacka, UniCredit Romania, Koçbank and Zivnostenska adopted the VaR calculation methodology based on historical simulation in keeping with the market risk monitoring procedures defined by the Group and in accordance

with current regulations and instructions from the respective central banks and Investment Policies approved for each bank. With the daily co-operation of the local Risk Management units, the Parent Company's Risk Management unit combines VaR for market risk and considers the positive effect of diversification over mere risk summation.

Average six-month VaR was about €1.9 million with a low of €700,000 and a high of €5 million. The bank that contributed the most to VaR was Bank Pekao with a marginal weighting of about 49% of total VaR. This is because it is the bank that has the largest trading portfolio.

Banking book financial risks and asset and liability management

One of the tools that the Parent Company's Planning and Finance Department uses to control financial risks is the Asset and Liability Operating Management system (ALMO) for managing rate and liquidity risk on a daily basis for UniCredit Banca, UniCredit Banca d'Impresa, UniCredit Private Banking, Clarima and UniCredit Banca per la Casa.

In addition to operating management, the Planning and Finance Department controls interest rate and liquidity risk by using Liquidity Analysis and Gap Analysis models respectively on a monthly basis (for Italian companies) and quarterly (for foreign companies) and produces analyses and information on:

- Changes in deposits and loans, through which it is possible to assess how capital and deposits over the short, medium and long term can be used to fund loans broken down by various maturities, and showing the potential impact on net interest income following changes in the reference interest rate curves;
- The liquidity position providing (on the basis of the time intervals stipulated by the Bank of Italy) inflows and outflows of liquidity, and calculating the related liquidity gaps and liquidity ratios.

The average sensitivity figure for Italian banks for 2003 was - €17 million (low of - €37 million and high of - €213 million) and - €265 million (low of - €98 million and high of - €588 million) at the consolidated level.

Operating risk

Planning in the area of controlling operating risk, defined as "the risk of losses due to errors, a deficiency of employees, systems or processes, or as a result of external events", falls under the responsibility of the Operational Risk Management unit in the Parent Company's Administration Department. The planning activity involves encouraging within the Group a culture for managing, preventing and mitigating operating risks; the development and application of models for identifying, measuring and controlling operating risks, and co-ordinating the collection of data and information related to these activities.

In all Group companies, operating risk reference areas have been identified which are responsible for the development and implementation of the system for monitoring and managing these risks.

In keeping with the provisions of the New Basel Capital Accord, UniCredit has developed a model for the calculation of consolidated capital at risk for operating risks and for organisational units based on business areas and the type of loss event. The model calls for the analysis of risk frequency and severity and the integration with outside (public and consortium) data.

The Group can now rely on the experience of several companies that have been in operating risk management for some time and are engaged in taking measures involving systems, processes, organisational structures and human resources aimed at identifying, monitoring and mitigating the most critical and/or least managed risks.

The Group's Italian companies are engaged in the regular collection of relevant information for internal purposes and for reporting to the appropriate Parent Company unit. Efforts to encourage a culture of preventing and managing operating risks and the reporting of significant information has also begun in the banks of the New Europe Division.

A periodic reporting system was developed for senior management for the structured collection of loss data at Italian and foreign companies.

An Operational Risk Management application, which is accessible to all Group companies, is being developed to support the collection of data, the production of reports and the calculation of capital at risk.

UniCredito Italiano also participates in the interbank task force on Operating Risks coordinated by the Italian Banking Association, and in the DIPO consortium developed in this group.

Risk integration

Integrating different types of risk makes it possible to quantify overall risk exposure of the individual companies and the Group in the performance of their activities.

Thus, the measurement of integrated risks takes into consideration all risks assumed including any benefits derived from the diversification of the various types of risks analysed.

In addition to financial, operating and credit risks, the integration process also applies to business risk resulting from the volatility of service income.

The need to obtain an integrated risk measurement is twofold and based on the desire to:

- obtain a better and more concrete understanding of actual risk incurred for the purposes of active capital management;
- apply the principles underlying Pillar Two of the New Basel Accords.

The Risk Integration area of the CARM unit of the Parent Company's Planning and Finance Department initiated the development of the quantitative model for measuring integrated risk, and, with the support and cooperation of the Parent Company's Credit Risk Management area (Credit Strategies and Policies of the Credit Department) has already produced the first purely experimental results integrating financial risks with credit risk and estimating, for 80% of the Group's positions, a saving of between 5% and 7% in operating capital over mere risk summation.

Capital Management

The Capital Management area of the CARM unit within Planning and Finance defines the target level of capitalisation for the Group and its companies in accordance with regulatory restrictions and the propensity for risk.

This area allocates capital to the Group's business areas by assigning performance goals adjusted for risk for the purposes of creating value for shareholders, and also by defining the return expected by shareholders (cost of capital).

In the active management of capital, the Capital Management unit prepares the financial plan and monitors capital ratios for regulatory purposes on a monthly basis and anticipates the appropriate steps required to achieve its goals.

In its operations, the Capital Management unit controls the Bank of Italy Tier 1 ratio and Total Capital ratio to meet regulatory requirements. However, for management purposes and for the new monitoring required by the regulatory authorities, the indicator with the greatest importance is the Core Tier 1 ratio resulting from the ratio of Tier 1, in the strict sense (core equity excluding preference shares), to risk weighted assets for credit and market risk and securitisation transactions (tranche equity).

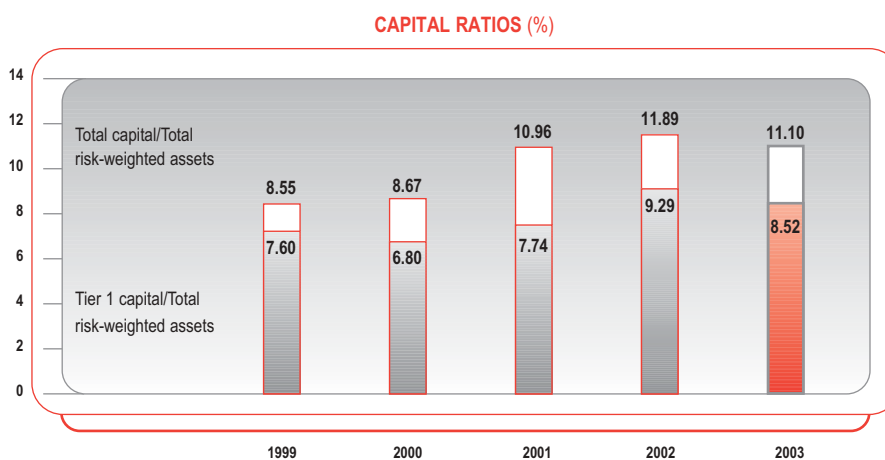
For 2003, the UniCredit Group has set for itself a target Core Tier 1 ratio of 6.5%, which is in line with major international banking groups with the same credit standing (S&P: AA-). The level of capitalisation defined is to cover financial, credit, operating and business risks. As at 31 December 2003, this target was easily met with a ratio of 6.96%.

Capital ratios

	Figures as at	
	31.12.2003	31.12.2002
Capital for regulatory purposes (€ million)		
Tier 1 capital	11,081	10,776
of which: Preference shares	896	969
Tier 2 capital	4,979	5,301
Items to be deducted	-409	-507
Total capital	15,651	15,570
Risk-weighted assets (€ million)		
Credit risk	130,000	116,034
Market risk	14,426	17,583
Other prudential requirements	1,922	2,329
Total risk-weighted assets	146,348	135,946
Capital ratios (%)		
Tier 1 capital/Credit-risk-weighted assets	8,52	9,29
Tier 1 capital/Total risk-weighted assets	7,57	7,93
Core capital/Total risk-weighted assets ¹	6,96	7,21
Total capital/Total risk-weighted assets ²	11,10	11,89
Capital surplus over minimum requirement (€ million) ²	4,543	5,294

1. Core capital is equal to Tier 1 capital less preference shares.

2. Taking into account Tier 3 subordinated debt of €600 million to hedge market risk.



Other Information

● Shares and Shareholders

The Bank's capital stock totalled €3,158,168,076.00 and was made up of 6,316,336,152 shares of €0.50 each, including 6,294,629,600 common shares and 21,706,552 savings shares.

As at 31 December 2003, the Shareholders' Register showed the following:

- There were approximately 220,000 shareholders;
- Resident shareholders held approximately 64% of capital and non-resident shareholders the remaining 36%;
- 89% of ordinary capital stock was held by legal entities and the remaining 11% by individuals.

As at the same date, the main shareholders were as follows:

Shareholder	% owned ¹
1. Fondazione Cassa di Risparmio di Torino	8.741%
2. Fondazione C.R. Verona, Vicenza, Belluno e Ancona	7.221%
3. Carimonte Holding SpA	7.077%
4. Allianz Group	4.912%
5. AVIVA Group	2.867%
6. Fondazione Cassamarca C.R. della Marca Trevigiana	2.147%

1. As a percentage of ordinary capital. Note: The bylaws set a limitation on voting rights at 5% of capital.

● Group Corporate Reorganisation

S3 Project

In January of 2003, the third and final phase of the "S3 Project" was concluded, leading to the transformation of the Group's seven commercial banks in Italy (Banca CRT, Cariverona Banca, Cassamarca, Caritro, CRTrieste, Credito Italiano and Rolo Banca 1473) into three new domestic banks specialised by customer segments (retail, corporate and private banking).

On 1 January 2003 the partial spin-off of the Corporate and Private Divisions from UniCredit Banca SpA to UniCredit Banca d'Impresa SpA and UniCredit Private Banking SpA respectively went into effect.

Thus, as a result of the above spin-off:

- UniCredit Banca d'Impresa SpA became the recipient of the division consisting of the assets, liabilities, rights, obligations and, in general, all substantive legal interests concerning relationships classified as "corporate," being those maintained with customers consisting primarily of private and government businesses and government agencies whose size, corporate structure and organisational behaviour imply a need for services and assistance specialised by business activity.

- UniCredit Private Banking SpA became the recipient of the division consisting of the assets, liabilities, rights, obligations and, in general, all substantive legal interests concerning relationships classified as “private” being those maintained primarily with high net-worth individuals and with non-commercial or non-productive agencies and organisations with needs comparable to those of individual customers with similar disposable funds, who require products and services for managing their assets along with highly qualified advisory capabilities.

At the same time, UniCredit Banca retained management responsibilities for the remaining retail customers.

Group rationalisation resulting from S3 Project

Upon the conclusion of the S3 Project, it was necessary to rationalise the Group's equity investments and assets with the goal of eliminating overlapping items, focusing business in line with the new divisional and segment model and pursuing greater synergies and cost savings.

Below is a description of the main rationalisation measures taken.

As a result of the corporate transactions that led to the creation of the three segment banks, the UniCredito Italiano Group took on a new corporate structure. This also involved modifying the Parent Company's organisational structure, which was broken down into Divisions to which the Business Units (that primarily service a specific customer segment), among other activities, are assigned.

With the same objective, the product and service companies were also transferred to the segment banks, i.e. companies that directly support the development of these banks' business with the goal of optimising the quality and breadth of their product line and operating efficiency.

On the other hand, several of the equity investments already held by the merged banks were transferred to UniCredito Italiano in addition to previously owned strategic and core equity investments, and those whose operations are complementary with the Group. These include, in particular, the two specialist banks UniCredit Banca Mediocredito SpA and UniCredito Gestione Crediti SpA – Banca per la Gestione dei Crediti (the new name of Mediovenetie Banca) and the minority interests that complement their operations locally.

Rationalisation of financial consultant networks

In order to rationalise the Group's door-to-door distribution channel, UniCredit Banca's financial consultant network was spun off to UniCredit Xelion Banca SpA (formerly Xelion Banca SpA), the UniCredit Group's multi-channel bank dedicated to the distribution of products through financial consultants. This spin-off occurred at the same time

as the transfer of the Corporate and Private Divisions, which took place, as noted above, on 1 January 2003.

In order to enhance the network of financial consultants operating under the Group and to centralise these operations under a single company, effective 2.1.2003, UniCredito Italiano SpA transferred its division consisting of the ONBanca network of financial consultants (resulting from the merger of On Banca SpA into UniCredito Italiano SpA finalised on 31 December 2002) to UniCredit Xelion Banca.

Following these transactions, UniCredit Xelion Banca has a significant financial consultant network that has allowed it to strengthen its market position and to compete with the largest competitors in the sector.

Rationalisation of mutual funds

In order to rationalise the operations and business units of the Group's Private Banking and Asset Management Division, the promotion and management of open-ended securities-based mutual funds governed by Italian law, which are distributed by the Group, were concentrated into a single asset management company. This concentration process occurred in two phases that occurred simultaneously:

- 1) The partial spin-off of the wholly-owned stake held by UniCredit Banca in UniCredit Fondi SGR to Pioneer Global Asset Management SpA, which was finalised on 30 December 2003;
- 2) The merger of UniCredit Fondi SGR into Pioneer Investment Management SGRpA (a wholly-owned company of Pioneer Global Asset Management SpA), which was finalised on 31 December 2003.

The completion of the above corporate transactions made it possible to merge into Pioneer Investment Management SGRpA the promotion and management of open-ended, securities-based mutual funds governed by Italian law falling under the UniCredit system and the promotion and management of the closed-end property fund called "UniCredito Immobiliare Uno" and the defined-contribution, open-ended pension fund called "Drop Personale."

Centralisation of UniCredit Banca S.p.A's segregated accounts. into PIM Sgr

In 2003 a project was also launched to centralise the individual investment portfolio management service provided on behalf of third parties (currently offered by UniCredit Banca SpA) into Pioneer Investment Management S.G.R.p.A.

This operation involves over 130,000 discretionary orders granted by retail customers for total assets under management of about €7 billion.

The sale of this business is expected to be finalised by the end of the first half of 2004. After this transfer, UniCredit Banca SpA will sell the segregated account service of Pioneer Investment Management S.G.R.p.A. on the basis of a special agreement to be finalised between the parties.

Rationalisation of Luxembourg companies operating in the mutual fund sector

In the context of rationalising the equity investment portfolio, steps were also taken to reduce Group management companies operating in Luxembourg consisting of:

- Pioneer Investment Management S.A. (hereinafter, "PIMSA");
- Pioneer Institutional Investment Management S.A. (hereinafter, "PIIMSA");
- UniCredit Capital Italia Advisory Company S.A. (hereinafter, "UCIAC").

For this purpose, the promotional and managerial activities carried out by PIMSA (targeting both retail and institutional customers) and the advisory services provided by UCIAC for the Luxembourg mutual fund "Capital Italia" were centralised into PIIMSA.

Following this integration, which took effect on 1 August 2003, PIIMSA changed its name to Pioneer Asset Management S.A., and the process of liquidating PIMSA and UCIAC was completed.

Rationalisation of Group retail operations - consumer credit, and mortgage lending

The following corporate transactions were carried out in 2003 in order to rationalise the Group's Retail Division operations:

- 1) The transfer of the corporate and operational control of UniCredit Clarima Banca (formerly Clarima Banca) to UniCredit Banca through the transfer to UniCredit Banca of the equity investment in UniCredit Clarima Banca held by UniCredito Italiano. This transaction was concluded on 1 June 2003;
- 2) UniCredit Banca's transfer of the loan approval and management operations for mortgage lending to its subsidiary UniCredit Banca per la Casa (formerly Adalya Banca), and the transfer to Clarima Banca of the consumer credit division. These transfers were carried out through conveyance transactions completed on 1 October 2003.

This rationalisation measure is a continuation of the strategy to efficiently develop the electronic card payment business (carried out by Clarima Banca) and special purpose loans at the point of sale (provided by UniCredit Banca) and focus these businesses in accordance with the divisional and segment model. Thus, specialised business units were made responsible for satisfying customer needs for these products and thus, for developing the respective businesses pursuant to consistent, integrated decision-making processes with the goal of also generating a positive impact on certain cost components.

Reorganisation of property holdings

With regard to the Group's property holdings, in order to establish an overall strategy to maximise the value generated by property holdings and enhance specialised property-related skills, and in the context of supporting the core business through the organisational and procedural optimisation of this area, in 2003 UniCredito Italiano reorganised the properties in question, which, upon the conclusion of the S3 Project, were merged into UniCredito Italiano and UniCredit Banca SpA.

In order to implement this reorganisation, the corporate transactions listed below were completed. This reorganisation allowed all Group companies to continue using properties that were instrumental for the performance of their respective operations (with respect to which there is a replacement cost), to minimise property management costs, and at the same time, to rationalise property management structures:

- The transfer to two ancillary property companies (UniCredit Real Estate SpA and Cordusio Immobiliare SpA) of UniCredito Italiano's real-estate businesses consisting of strategic properties and non-strategic properties respectively. This transaction took effect on 1 April 2003.
- The spin-off to these same property companies of the UniCredit Banca SpA businesses also consisting largely of strategic and non-strategic properties owned by the latter. This transaction took effect on 1 July 2003.

Reorganisation of audit activities

With regard to the audit activities carried out within the Group, an opportunity was identified to reorganise control activities in order to:

- maximise the independence of individual audit areas and the qualitative level of controls;
- expand and develop suitable professional positions dedicated to the activities in question;
- make available information regarding inter-area processes that involve the company;
- maintain a clear separation between auditing control (so-called third-level controls) functions of Group companies and Group controls.

In December 2002 a company called UniCredit Audit SpA was created in order to implement this project. This company is wholly-owned by UniCredito Italiano, and the division covering auditing functions that remained under UniCredit Banca SpA was transferred to this company upon the completion of the S3 Project noted above. This transaction was completed on 1 July 2003.

Subsequent Events and Outlook

● Subsequent Events

Equity investments

In order to acquire 100% of Locat's share capital, which was 94.90% owned at the end of December, the Parent Company launched a Residual Public Offer at the beginning of February for all the company's remaining outstanding shares (26.3 million shares) and for all shares that could be issued during the offer period in exchange for options (equal to 2.5 million shares) at a unit price of €1.024. For this offer, which was concluded on 5 March, a total of 25,746,153 shares were delivered (for a total outlay of €26.4 million) bringing the Group's stake in Locat's capital to 99.21%. In addition to the above shares, a total of 50,090 shares encumbered until 4 September 2004 and 49,850 shares encumbered until 4 September 2005 were delivered, which, together with the 696,010 shares encumbered until 4 September 2004 and 866,688 shares encumbered until 4 September 2005 already delivered for the public offer last August, bring the Group's stake in Locat to 99.52% upon the expiration of these encumbrances.

It should also be noted that as a part of the plan to rationalise the Parent Company's wholly-owned subsidiaries operating in Ireland in the banking and financial sectors (specifically UniCredito Italiano Bank Ireland Plc, Cariverona Ireland Plc and CR Trieste Ireland Ltd), it was decided to centralise the operations of these entities into a single company, i.e., UniCredito Italiano Bank Ireland, in order to eliminate overlapping positions and take advantage of greater synergies. In particular, CR Trieste Ireland will be placed in liquidation (subject to the repayment of the capital contribution of €36 million to UniCredit and the distribution of profit for 2003 and reserves), and Cariverona Ireland will be sold to UniCredito Italiano Bank Ireland (again, subject to the repayment of the capital contribution of €199 million and the distribution of profit for 2003 and reserves) to be used as a vehicle company, which will minimise operating costs of the company in the growth plans of the latter. At the same time, the capital endowment of UniCredito Italiano Bank Ireland will be increased from €635 to 878 million.

This January UniCredit sold to Simest (whose purpose is to invest in companies outside the European Union which are promoted or partially owned by Italian companies) a 1.22% stake in Zivnostenska Banka d.d. for a total price of €2.5 million.

Reorganisation of investment banking activities

At the conclusion of the UniCredit Group's reorganisation process (the S3 Project) to create three new national banks specialised by customer segment, the Parent Company, UniCredito Italiano SpA, felt it was appropriate to launch a comprehensive rationalisation programme for the Group's assets and equity investments in order to eliminate overlapping positions and focus businesses in keeping with the new divisional model.

In this contest, it was also decided to integrate the Group's investment banking activities, which currently fall under UniCredit Banca Mobiliare SpA and TradingLab Banca, under a single company. The project aims to provide better coordination between the duplicated activities, and as a result, to generate better performance

in terms of increased competition and efficiency at the Group level in accordance with the standards of service provided to customers and the management of market risks, which will become more standardised and consistent with the measurement of the Group's risks.

In January 2004, the boards of directors of the banks concerned approved the launch of the integration program, which should culminate in the merger by incorporation of TradingLab Banca SpA into UniCredit Banca Mobiliare SpA. The related approval process should be completed by July 2004 with validity from an accounting and tax standpoint retroactive to 1 January 2004.

● Outlook

At the end of 2003, economic prospects improved primarily as a result of the US recovery taking hold. Europe has also shown strong signs of economic recovery with all recent indicators in positive territory. In Italy, however, the economic picture is still rather uncertain with weak production and orders and the gradual deterioration of the confidence level of both businesses and households.

In keeping with the developments indicated, the projections for 2004 remain optimistic, but there continues to be a relative air of caution due to risk factors that still cloud the economic picture. Specifically: in the US economy, the uncertainty over current account and government budget deficits and growing household debt; in Europe, the excessive strength of the euro and the fear that the strong euro may carry over to future months; in Italy, the crisis of confidence mentioned above.

Overall for 2004, we anticipate a more rapid pace of economic growth in the euro area and in Italy, but at a lower than potential rate (around 2%), and at a much slower rate than projected for the United States. Monetary policy is expected to be only slightly restrictive with moderate increases in policy interest rates and only at the end of the year. Stock markets are projected to consolidate the gains achieved in 2003.

If confirmed, these assumptions should have a positive impact on the profitability of the Italian banking industry reversing the unfavourable trend of the last three years. In 2004 there should be an increase in operating profit due primarily to the significant contribution expected from service activities (resulting from positive financial market performance) and a careful cost containment policy.

In the environment described above, 2004 should result in systematic growth for all Divisions in keeping with the objectives of the Strategic Plan.

In particular, the specific strategic directions underlying profit and sales targets can be summarised as follows:

- For the Retail Division, expansion of the customer base and increased business volume driven by the projected growth in residential mortgages and consumer finance, which will also have an impact on intra-divisional

business synergies with a particular focus on increasing customer satisfaction and systematically improving the quality of services offered;

- For the Corporate Division, a selective increase in existing customer penetration and the active management of risks in an environment characterised by growth in lending to small and medium-sized businesses;
- For the Private Banking and Asset Management Division, an increase in assets, and in particular, assets under management, resulting from an increase in customer base and improved financial market performance with the support of significant investments in human resources, projects and restructuring and integration expenses.
- For the New Europe Division, the acquisition of new customers and an increase in business volume resulting partly from expansion in the sales network and ongoing implementation of reorganisation projects.

If the external environment performs according to expectations, the success of the initiatives referenced above should make it possible to improve results over the previous period and keep the Group's cost/income ratio at an excellent level.

Milan, 12 March 2004

THE BOARD OF DIRECTORS

Chairman
SALVATORI

Managing Director/CEO
PROFUMO

Presentation

Group Consolidated Report and Accounts

- Report on Operations
- Accounts and Annexes**
- External Auditors' Report

UniCredito Italiano SpA Report and Accounts

- Report on Operations
 - Proposal to Shareholders
 - Company Accounts and Annexes
 - Reports and Resolutions
- Notes on calculation methods and Glossary

Accounts and Annexes

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Introduction

The consolidated accounts for 2003 were prepared on the basis of the provisions of Legislative Decree No. 87 of 27 January 1992 enacted to implement EEC Directive 86/635 and the instructions issued by the Bank of Italy under Order No. 100 of 15 July 1992 and subsequent revisions.

Contents

In addition to the report on operations already provided, the consolidated accounts for the year consist of the consolidated accounts tables, the notes to the consolidated accounts and the annexes to the consolidated accounts, as described below:

Consolidated Accounts

Statements that also include restated figures as at 31 December 2002 (see comparison with the corresponding previous period).

- Balance Sheet
- Profit and Loss Account

Determination of the restated figures as at 31 December 2002

- Balance Sheet
- Profit and Loss Account

Notes to the Consolidated Accounts

The notes to the consolidated accounts – which are presented on a comparative basis, as were the account tables – also include the figures as at 31 December 2002, as well as those regarding the restated situation.

Scope of Consolidation

- Scope of consolidation
- Consolidation policies and principles
- Change in scope of consolidation

Part A - Accounting Principles

Part B - Notes to the Balance Sheet

Part C - Notes to the Profit and Loss Account

Part D - Other Information

Annexes

Reconciliation between the Parent Company's net income and shareholders' equity and Group net income and shareholders' equity

Statement of Significant Equity Investments (pursuant to Article 126 of Consob Regulation No. 11.971 of 14 May 1999).

Form

Unless otherwise indicated, the amounts in the balance sheet and profit and loss account, as well as in the tables providing details, are stated in € thousands.

Comparison with the corresponding previous period

To allow a meaningful comparison with the figures as at 31 December 2003, in accordance with the consistency principle, the consolidated Accounts as at 31 December 2002 have been restated by taking into account the most significant changes in the scope of consolidation which have affected shareholders' equity and financial results, i.e. the inclusion of:

- The Koç Finansal Hizmetler Group, joint ownership of which was acquired towards the end of the 2002 (in December the Group, which had just been acquired, was consolidated at net equity);
- Zivnostenska Banka, consolidated on a line-by-line basis since June 2003.

The method adopted for the restatement of the accounts involved the addition and/or elimination of the amounts from the accounts of the companies in question, while leaving unchanged Group amounts regarding net profit and shareholders' equity as at the reference date.

Regarding the acquisition of ING Sviluppo Finanziaria SpA, which was completed on 1 December 2003, taking into account that the consolidation of the profit and loss account only began on 1 December, the meaningfulness of the data does not justify a similar treatment.

Finally, it should be noted that the restatement of balance sheet and profit and loss figures to improve comparability was not audited.

Other Information

The consolidated accounts as at 31 December 2003, as well as the accounts of the Parent Company, were audited by our external auditors, PricewaterhouseCoopers (PwC).

The consolidated accounts, including the auditor's report, and the company accounts, accompanied by the Reports of the Statutory Auditors and the external auditor, must by law be kept on file at the Registered Office. The summary statements showing the essential figures for the most recent accounts of subsidiaries included in consolidation and those of affiliates must also be kept on file.

Finally, it should be noted that the company prepared and published, in accordance with the law and as required by CONSOB, the Report as at 30 June 2003, which was the subject of a limited audit, and the consolidated quarterly reports as at 31 March and 30 September 2003.

Consolidated Accounts

Accounts as at 31 December 2003 and Comparative Accounts

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Profit and Loss Account	151

Reclassified figures as at 31 December 2002

Balance Sheet	152
Profit and Loss Account	155

Consolidated Balance Sheet

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Assets			
10. Cash and deposits with central banks and post offices	1,952,396	1,648,726	1,609,848
20. Treasury notes and similar securities eligible for refinancing at central banks	2,054,001	2,773,043	2,773,043
30. Loans to banks:	32,783,258	29,480,297	28,098,561
a) on demand	2,039,916	3,050,635	2,998,524
b) other loans	30,743,342	26,429,662	25,100,037
40. Loans to customers	126,709,237	115,440,057	113,824,110
<i>of which:</i>			
- <i>loans with deposits received in administration</i>	138,662	139,738	139,738
50. Bonds and other debt securities:	25,348,504	26,837,110	26,140,725
a) of government issuers	15,264,363	16,829,577	16,279,948
b) of banks	5,659,796	6,234,296	6,123,083
<i>of which:</i>			
- <i>own securities</i>	10,533	18,633	18,633
c) of financial institutions	3,111,978	2,688,760	2,673,007
<i>of which:</i>			
- <i>own securities</i>	-	-	-
d) from other issuers	1,312,367	1,084,477	1,064,687
60. Shares, interests and other equity securities	2,124,084	1,519,373	1,516,070
70. Equity investments	3,367,224	2,072,115	2,252,597
a) valued at net equity	594,484	465,013	647,525
b) other	2,772,740	1,607,102	1,605,072
80. Equity investments in Group companies	137,242	151,528	151,528
a) valued at net equity	127,693	135,084	135,084
b) other	9,549	16,444	16,444
90. Positive consolidation differences	1,229,299	1,017,274	961,888
100. Positive net equity differences	2,907	1,380	56,766
110. Intangible fixed assets	1,167,290	1,264,150	1,255,688
<i>of which:</i>			
- <i>start-up costs</i>	2,064	2,886	2,883
- <i>goodwill</i>	770,785	966,854	966,854
120. Tangible fixed assets	3,238,372	3,611,571	3,527,174
150. Other assets	36,124,218	29,187,186	29,119,828
160. Accrued income and prepaid expenses:	2,017,604	2,127,375	2,061,500
a) accrued income	1,454,660	1,719,855	1,663,189
b) prepaid expenses	562,944	407,520	398,311
<i>of which:</i>			
- <i>issue discount on securities</i>	8,753	10,023	10,023
Total assets	238,255,636	217,131,185	213,349,326

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Liabilities and Shareholders' equity			
10. Due to banks:	44,252,285	32,672,760	31,990,884
a) on demand	2,910,240	2,508,899	2,505,877
b) on term or with notice	41,342,045	30,163,861	29,485,007
20. Due to customers:	97,802,811	96,123,829	93,368,254
a) on demand	62,754,025	61,601,217	60,804,656
b) on term or with notice	35,048,786	34,522,612	32,563,598
30. Securities in issue:	37,297,683	33,176,265	33,173,457
a) bonds	10,839,450	14,873,986	14,873,615
b) certificates of deposit	25,645,472	17,317,982	17,317,982
c) other securities	812,761	984,297	981,860
40. Deposits received in administration	173,344	203,447	203,447
50. Other liabilities	31,841,817	27,594,642	27,553,355
60. Accrued liabilities and deferred income:	1,749,273	1,821,876	1,779,423
a) accrued liabilities	1,336,777	1,524,475	1,495,493
b) deferred income	412,496	297,401	283,930
70. Reserve for employee severance pay	993,624	962,158	960,897
80. Reserves for risks and charges:	3,836,482	3,759,197	3,640,543
a) reserve for pensions and similar obligations	520,513	538,305	538,266
b) taxation reserve	1,984,233	2,249,976	2,229,812
c) consolidation reserve for future risks and charges	3,886	3,886	3,886
d) other reserves	1,327,850	967,030	868,579
90. Loan loss reserves	69,163	111,141	93,791
100. Fund for general banking risks	133,260	137,361	137,361
110. Subordinated debt	6,189,574	7,120,147	7,088,478
120. Negative consolidation differences	51,620	51,888	51,888
130. Negative net equity differences	12,425	12,418	12,418
140. Minority portion of shareholders' equity (+/-)	+972,978	+1,260,524	+1,171,598
150. Capital	3,158,168	3,148,070	3,148,070
160. Share premium reserve	3,308,639	3,308,639	3,308,639
170. Reserves:	4,166,693	3,560,240	3,560,240
a) legal reserve	508,136	368,367	368,367
c) statutory reserves	1,015,472	771,601	771,601
d) other reserves	2,643,085	2,420,272	2,420,272
180. Revaluation reserves	285,217	305,343	305,343
190. Retained earnings	-	98	98
200. Net profit	1,960,580	1,801,142	1,801,142
Total liabilities and shareholders' equity	238,255,636	217,131,185	213,349,326
Guarantees and Commitments			
10. Guarantees given	12,268,915	12,498,270	12,367,572
<i>of which:</i>			
- acceptances	36,875	80,018	51,890
- other guarantees	12,232,040	12,418,252	12,315,682
20. Commitments	22,326,036	24,052,153	23,738,305
<i>of which:</i>			
- for sales with repurchase obligation	-	-	-

Managing Director/CEO
PROFUMO

Chief Accountant
LECCACORVI

Consolidated Profit and Loss Account

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
10. Interest income and similar revenues	9,541,310	10,336,044	9,926,722
<i>of which:</i>			
- on loans to customers	6,703,622	7,486,136	7,293,915
- on debt securities	1,999,663	1,787,077	1,660,660
20. Interest expense and similar charges	4,746,808	5,262,118	5,015,538
<i>of which:</i>			
- on amounts due to customers	1,427,753	2,162,961	1,955,261
- on securities in issue	827,537	1,011,172	1,011,085
30. Dividends and other revenues:	286,185	230,680	230,604
a) on shares, interests and other equity securities	228,299	191,947	191,947
b) on equity investments	57,886	38,733	38,657
c) on equity investments in Group companies	-	-	-
40. Commission income	3,877,743	3,780,496	3,719,968
50. Commission expense	561,586	556,180	530,340
60. Trading profit (loss)	1,287,537	1,057,264	1,049,345
70. Other operating income	986,099	992,959	988,849
80. Administrative expenses:	5,216,544	5,133,846	5,022,570
a) payroll costs	3,280,810	3,188,372	3,159,658
<i>of which:</i>			
- wages and salaries	2,367,316	2,283,528	2,246,909
- social security contributions	613,612	598,552	592,173
- severance pay	141,962	139,826	139,118
- pensions and similar benefits	97,115	98,363	98,151
b) other administrative expenses	1,935,734	1,945,474	1,862,912
90. Writedowns of intangible and tangible fixed assets	749,745	724,649	704,568
100. Provisions for risks and charges	230,293	164,041	163,690
110. Other operating expenses	212,705	281,107	256,228
120. Writedowns of loans and provisions for guarantees and commitments	1,489,225	1,528,778	1,489,302
130. Write-backs of loans and provisions for guarantees and commitments	531,946	511,757	510,032
140. Provisions to loan loss reserves	43,931	9,767	9,767
150. Writedowns of financial investments	30,158	312,923	311,855
160. Write-backs of financial investments	19,806	17,246	17,246
170. Income from equity investments valued at net equity	6,994	-14,336	-14,336
180. Profit before extraordinary items and income tax	3,256,625	2,938,701	2,924,572
190. Extraordinary income	448,079	611,332	603,592
200. Extraordinary charges	233,480	246,113	245,055
210. Extraordinary income – net	214,599	365,219	358,537
230. Change in fund for general banking risks	-3,841	+3,836	+3,836
240. Income tax for the year	1,385,620	1,332,577	1,316,923
250. Minorities	128,865	166,365	161,208
260. Net profit	1,960,580	1,801,142	1,801,142

Managing Director/CEO
PROFUMO

Chief Accountant
LECCACORVI

Consolidated Balance Sheet as at 31 December 2002

Reclassification due to modified scope of consolidation

€ '000

	AMOUNTS AS AT 31.12.2002 HISTORICAL	CHANGE IN SCOPE OF CONSOLIDATION	AMOUNTS AS AT 31.12.2002 RESTATED
Assets			
10. Cash and deposits with central banks and post offices	1,609,848	38,878	1,648,726
20. Treasury notes and similar securities eligible for refinancing at central banks	2,773,043	-	2,773,043
30. Loans to banks:	28,098,561	1,381,736	29,480,297
a) on demand	2,998,524	52,111	3,050,635
b) other loans	25,100,037	1,329,625	26,429,662
40. Loans to customers	113,824,110	1,615,947	115,440,057
of which:			
- loans with deposits received in administration	139,738	-	139,738
50. Bonds and other debt securities:	26,140,725	696,385	26,837,110
a) of government issuers	16,279,948	549,629	16,829,577
b) of banks	6,123,083	111,213	6,234,296
of which:			
- own securities	18,633	-	18,633
c) of financial institutions	2,673,007	15,753	2,688,760
of which:			
- own securities	-	-	-
d) of other issuers	1,064,687	19,790	1,084,477
60. Shares, interests and other equity securities	1,516,070	3,303	1,519,373
70. Equity investments	2,252,597	-180,482	2,072,115
a) valued at net equity	647,525	-182,512	465,013
b) other	1,605,072	2,030	1,607,102
80. Equity investments in Group companies	151,528	-	151,528
a) valued at net equity	135,084	-	135,084
b) other	16,444	-	16,444
90. Positive consolidation differences	961,888	55,386	1,017,274
100. Positive net equity differences	56,766	-55,386	1,380
110. Intangible fixed assets	1,255,688	8,462	1,264,150
of which:			
- start-up costs	2,883	3	2,886
- goodwill	966,854	-	966,854
120. Tangible fixed assets	3,527,174	84,397	3,611,571
150. Other assets	29,119,828	67,358	29,187,186
160. Accrued income and prepaid expenses:	2,061,500	65,875	2,127,375
a) accrued income	1,663,189	56,666	1,719,855
b) prepaid expenses	398,311	9,209	407,520
of which:			
- issue discount on securities	10,023	-	10,023
Total assets	213,349,326	3,781,859	217,131,185

€ '000

	AMOUNTS AS AT 31.12.2002 HISTORICAL	CHANGE IN SCOPE OF CONSOLIDATION	AMOUNTS AS AT 31.12.2002 RESTATED
Liabilities and shareholders' equity			
10. Due to banks:	31,990,884	681,876	32,672,760
a) on demand	2,505,877	3,022	2,508,899
b) on term or with notice	29,485,007	678,854	30,163,861
20. Due to customers:	93,368,254	2,755,575	96,123,829
a) on demand	60,804,656	796,561	61,601,217
b) on term or with notice	32,563,598	1,959,014	34,522,612
30. Securities in issue:	33,173,457	2,808	33,176,265
a) bonds	14,873,615	371	14,873,986
b) certificates of deposit	17,317,982	-	17,317,982
c) other securities	981,860	2,437	984,297
40. Deposits received in administration	203,447	-	203,447
50. Other liabilities	27,553,355	41,287	27,594,642
60. Accrued liabilities and deferred income:	1,779,423	42,453	1,821,876
a) accrued liabilities	1,495,493	28,982	1,524,475
b) deferred income	283,930	13,471	297,401
70. Reserve for employee severance pay	960,897	1,261	962,158
80. Reserves for risks and charges:	3,640,543	118,654	3,759,197
a) reserve for pensions and similar obligations	538,266	39	538,305
b) taxation reserve	2,229,812	20,164	2,249,976
c) consolidation reserve for future risks and charges	3,886	-	3,886
d) other reserves	868,579	98,451	967,030
90. Loan loss reserves	93,791	17,350	111,141
100. Fund for general banking risks	137,361	-	137,361
110. Subordinated debt	7,088,478	31,669	7,120,147
120. Negative consolidation differences	51,888	-	51,888
130. Negative net equity differences	12,418	-	12,418
140. Minority portion of shareholders' equity (+/-)	+1,171,598	+88,926	+1,260,524
150. Capital	3,148,070	-	3,148,070
160. Share premium reserve	3,308,639	-	3,308,639
170. Reserves:	3,560,240	-	3,560,240
a) legal reserve	368,367	-	368,367
c) statutory reserves	771,601	-	771,601
d) other reserves	2,420,272	-	2,420,272
180. Revaluation reserves	305,343	-	305,343
190. Retained earnings	98	-	98
200. Net profit	1,801,142	-	1,801,142
Total liabilities and shareholders' equity	213,349,326	3,781,859	217,131,185

Guarantees and Commitments

10. Guarantees given	12,367,572	130,698	12,498,270
<i>of which:</i>			
- acceptances	51,890	28,128	80,018
- other guarantees	12,315,682	102,570	12,418,252
20. Commitments	23,738,305	313,848	24,052,153
<i>of which:</i>			
- for sales with repurchase obligation	-	-	-

Consolidated Profit and Loss Account

as at 31 December 2002

Reclassification due to modified scope of consolidation

€ '000

	2002 HISTORICAL	CHANGE IN SCOPE OF CONSOLIDATION	2002 RESTATED
10. Interest income and similar revenues	9,926,722	409,322	10,336,044
<i>of which:</i>			
- on loans to customers	7,293,915	192,221	7,486,136
- on debt securities	1,660,660	126,417	1,787,077
20. Interest expense and similar charges	5,015,538	246,580	5,262,118
<i>of which:</i>			
- on amounts due to customers	1,955,261	207,700	2,162,961
- on securities in issue	1,011,085	87	1,011,172
30. Dividends and other revenues:	230,604	76	230,680
a) on shares, interests and other equity securities	191,947	-	191,947
b) on equity investments	38,657	76	38,733
c) on equity investments in Group companies	-	-	-
40. Commission income	3,719,968	60,528	3,780,496
50. Commission expense	530,340	25,840	556,180
60. Trading profit (loss)	1,049,345	7,919	1,057,264
70. Other operating income	988,849	4,110	992,959
80. Administrative expenses:	5,022,570	111,276	5,133,846
a) payroll costs	3,159,658	28,714	3,188,372
<i>of which:</i>			
- wages and salaries	2,246,909	36,619	2,283,528
- social security contributions	592,173	6,379	598,552
- severance pay	139,118	708	139,826
- pensions and similar benefits	98,151	212	98,363
b) other administrative expenses	1,862,912	82,562	1,945,474
90. Writedowns of intangible and tangible fixed assets	704,568	20,081	724,649
100. Provisions for risks and charges	163,690	351	164,041
110. Other operating expenses	256,228	24,879	281,107
120. Writedowns of loans and provisions for guarantees and commitments	1,489,302	39,476	1,528,778
130. Write-backs to loans and provisions for guarantees and commitments	510,032	1,725	511,757
140. Provisions to loan loss reserves	9,767	-	9,767
150. Writedowns of financial investments	311,855	1,068	312,923
160. Write-backs of financial investments	17,246	-	17,246
170. Income (loss) from equity investments valued at net equity	-14,336	-	-14,336
180. Profit (loss) before extraordinary items and income tax	2,924,572	14,129	2,938,701
190. Extraordinary income	603,592	7,740	611,332
200. Extraordinary charges	245,055	1,058	246,113
210. Extraordinary income (charge) – net	358,537	6,682	365,219
230. Change in fund for general banking risks	+3,836	-	+3,836
240. Income tax for the year	1,316,923	15,654	1,332,577
250. Minorities	161,208	5,157	166,365
260. Net profit	1,801,142	-	1,801,142

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Scope of Consolidation

● Scope of Consolidation

The consolidated report on operations provides combined coverage of the balance sheet, financial condition and operating results as at 31 December 2003 of the UniCredito Italiano Banking Group (Register of Banking Groups, Code No. 3135.1), which includes the Parent Company, companies in which the Parent Company holds a majority of voting rights either directly or indirectly, and companies that are controlled pursuant to provisions of bylaws and shareholder agreements (dominant influence), which operate in the banking and financial sectors, or which carry out, as their exclusive or main business, an activity that is complementary to that of the Group companies.

Consolidation is on a **line-by-line basis** for the accounts of the Parent Company and those companies belonging to the Bank Group, with the exception of:

- companies not operating as at 31.12.2003 (**valued using the equity method**):
TradingLab Inc., Sviluppo Nord-Ovest S.G.R.p.A., Ot Financial Services Nominees Ltd., Zivnostenska Finance B.V., and Uni IT S.r.l., Centrum Kart S.A., IKB CorporateLab S.A. (newly established companies).
- companies in liquidation (**carried at cost**):
Auges SpA SIM, Agroinvest FPS a.s.
- companies which, due to their size, are considered irrelevant for the purposes of the clarity of the accounts pursuant to paragraph 1 of Article 29 of Legislative Decree 87/92.

These include:

- *companies valued using the equity method*
UniCredit International Services UNICIIS S.r.l., UniCredit Consulting S.r.l., Ventura Finance SpA, Pekao Financial Services Sp. Zo.o., Trinity Management Sp. Zo.o., Pekao Access Sp.Zo.o., Central Poland Fund Llc, Pioneer Consulting Services S.A., Marketing Zagrebacke Banke d.o.o., Upi Poslovni System d.o.o., Zane BH d.o.o.
- *companies carried at cost*
Pracownicy Towarzystwo Emerytalne S.A., Pekao Usługi Korporacyjne S.A. (formerly Pekao/Alliance Capital Management S.A. in liquidation), Zaba d.o.o.

The **proportional consolidation method** was used for the accounts of the Koç Finansal Hizmetler Ltd. Group.

Orbit Asset Management Limited, **which belongs to the Pioneer Group**, was consolidated using the **proportional method**.

The following equity investments are also included in the scope of consolidation:

- those companies under direct and/or indirect or joint control, which engage in businesses other than banking, financial, or ancillary operations;
- those companies in which the direct and/or indirect stake held is between 20 and 50 percent.

These companies are valued using the equity method.

Companies subject to significant influence but small in size, those to be sold or those not operating, which are valued at cost, are excluded from consolidation.

For the complete list of significant equity investments indicating the respective consolidation methods, see section 3.1, "Significant Equity Investments", in the Notes to the Accounts. The list below provides an overview of Group companies:

1. Investments consolidated using the line-by-line method

Domestic Credit Institutions

UniCredito Italiano SpA
 UniCredit Banca SpA
 UniCredit Banca d'Impresa SpA
 UniCredit Private Banking SpA
 UniCredit Banca Mobiliare SpA
 Banca dell'Umbria 1462 SpA
 Cassa di Risparmio di Carpi SpA
 TradingLab Banca SpA
 UniCredit Banca Mediocredito SpA
 UniCredito Gestione Crediti SpA
 UniCredit Banca per la Casa SpA
 (formerly Adalya Banca Immobiliare SpA)
 UniCredit Xelion Banca SpA (formerly Xelion Banca SpA)
 Clarima Banca SpA (now UniCredit Clarima Banca SpA)

Domestic Financial Companies

Cordusio Società Fiduciaria per Azioni
 CreditRas Previdenza SpA I.M.
 Locat SpA
 UniCredit Factoring SpA
 Uniriscossioni SpA
 Fida Sim SpA
 F.R.T. Fiduciaria Risparmio Torino Sim SpA
 UniCredit Private Asset Management S.G.R.p.A.
 (formerly Rolo Pioneer S.G.R.p.A.)
 Bac Fiduciaria SpA
 Banca Agricola Commerciale della Repubblica
 di San Marino S.A.
 Grifofactor SpA
 S+R Investimenti e Gestioni S.G.R.p.A.
 Quercia Funding Srl
 Ing Sviluppo Finanziaria SpA
 (now Sviluppo Finanziaria SpA)
 Ing Investment Management Italia S.G.R. SpA (now
 Pixel Investment Management S.G.R.p.A.)

Ing Sviluppo Fiduciaria SIM SpA
 (now Sviluppo Fiduciaria SpA)
 Ing Sviluppo Investimenti SIM SpA
 (now Sviluppo Investimenti SIMp.A.)

Domestic Ancillary Companies

Quercia Software SpA
 Trivimm Srl
 UniCredit Produzioni Accentrate SpA
 UniCredit Servizi Informativi SpA
 Cordusio Immobiliare SpA
 UniCredit Real Estate SpA
 UniCredit Audit SpA

Non-domestic Credit Institutions

Banque Monegasque de Gestion S.A.
 UniCredit (Suisse) Bank S.A.
 UniCredito Italiano Bank (Ireland) Plc
 Bulbank A.D.
 Unibanka A.S.
 Zivnostenska Banka A.S.
 UniCredit Romania S.A.

Non-domestic Financial Companies

Tyrerescom Ltd
 UniCredit Delaware Inc.
 Cariverona Ireland Plc
 CR Trieste Ireland Ltd
 Demir Romlease S.A.
 Demir Securities Romania S.A.
 Xelion Doradcy Finansowi Sp.Zo.o.
 (formerly Pekao Informatyka Sp.Zo.o.)
 Euro Capital Structures Ltd.
 Locat Leasing Croatia D.o.o.
 Zb – Trust Investicni Spolecnost A.S.
 UniCredito Italiano Capital Trust I

UniCredito Italiano Capital Trust II
 UniCredito Italiano Funding LLC I
 UniCredito Italiano Funding LLC II

Pekao Group

Bank Pekao S.A.
 Bank Pekao (Ukraina) Ltd
 Centralny Dom Maklerski Pekao S.A.
 Drukbank Sp.z.o.o.
 Leasing Fabryczny Sp.Zo.o.
 Pekao Faktoring Sp.Zo.o.
 Pekao Fundusz Kapitalowy Sp. Zo.o.
 Pekao Leasing Sp.Zo.o.
 Pekao Pioneer PTE S.A.

Pioneer Group

Pioneer Global Asset Management SpA
 Pioneer Investment Management S.G.R. p.A.
 Pioneer Alternative Investment Management S.G.R.p.A
 Pioneer Alternative Investment Management Ltd
 Pioneer Fonds Marketing GmbH
 Pioneer Global Funds Distributor Ltd
 Pioneer Global Investments Ltd
 Pioneer Asset Management S.A.
 (formerly Pioneer Institutional Investment
 Management S.A.)
 Pioneer Investment Management Ltd.
 Pioneer Pekao Investment Management S.A.
 Pioneer Pekao TFI S.A.
 Pioneer Investment Management USA Inc.

Pioneer Czech Financial Company Sro
 Pioneer Czech Investment Company A.S.
 Pioneer Investment Management Inc.
 Pioneer Funds Distributor Inc.
 Pioneer Investment Management
 Shareholder Services Inc.
 Pioneer Alternative Investments Management
 (Bermuda) Ltd (formerly Momentum Holdings Ltd)
 KI7(7) Limited
 Pioneer Alternative Investments UK Ltd
 (formerly Momentum UK Ltd)
 Pioneer Alternative Investments (New York) Ltd
 (formerly Momentum New York Ltd)
 Pioneer Global Investments (HK) Ltd
 (formerly Momentum Asia (Hong Kong) Ltd)
 Pioneer Global Investments (Australia) PTY Ltd
 (formerly Momentum Australia (PTY) Ltd)
 Pioneer Alternative Investments (Israel) Ltd
 (formerly Special Fund Marketing Israel Ltd)
 Zb – Asset Management A.S.

Zagebracka Group

Zagebracka Banka d.d.
 Prva Stambena Stedionica d.d.
 Universal Banka d.d.
 Varazdinska Banka d.d.
 Zagebracka Banka BH d.d.
 ZB Invest d.o.o.
 Pominvest d.d.
 Zagreb Nekretnine d.o.o.

2. Investments consolidated using the proportional method

Pioneer Group

Orbit Asset Management Limited

Koç Group

Koç Finansal Hizmetler A.S.
 KoçBank A.S.

KoçLease - Koç Finansal Kiralama A.S.
 KoçFaktor - Koç Faktoring Hizmetleri A.S.
 Koç Yatırım Menkul Değerler A.S.
 KoçBank Nederland N.V.
 Koç Portfoy Yönetim A.S.
 KoçBank (Azerbaycan) Ltd

3. Investments consolidated using the net equity method

UniCredit Broker SpA (formerly Broker Credit SpA)
 Commercial Union Vita SpA
 UniCredit International Services UniCIIS Srl
 CreditRas Assicurazioni S.p.A
 CreditRas Vita S.p.A
 Fidia Fondo Interbancario d'Investimento
 Azionario S.G.R.p.A.
 Selezione Terza Srl
 S.T.T. SpA
 UniCredit Assicura Srl (formerly UniCreditAssicura S.r.l.)
 UniCredit Consulting Srl
 UniCredit Energia S.c.r.l.
 Banca Cassa di Risparmio di Savigliano SpA
 Consorzio CA.RI.CE.SE
 Cassa di Risparmio di Bra SpA
 Cassa di Risparmio di Fossano SpA
 Cassa di Risparmio di Saluzzo SpA
 Liseuro SpA
 Società Friulana Esazione Tributi – S.F.E.T. SpA
 S.S.I.S. Società Servizi Informatici
 Sammarinese SpA
 Agrocons Centrum A.S. (in liquidation)
 Grifo Insurance Brokers Srl
 Immobiliare Lombarda SpA
 Ing Agenzia Assicurativa SpA
 (now XAA Agenzia Assicurativa SpA)
 Ing Employee Benefits SpA
 (Employee Benefits SpA)
 Locat Rent SpA
 Ventura Finance SpA
 Vivacity SpA
 IKB CorporateLab S.A.
 TradingLab Inc.
 I-Faber SpA
 TLX SpA
 E2E Infotech Ltd
 Sviluppo Nord-Ovest S.G.R.p.A.
 UniCredit ServiceLab SpA
 On Investment Services Srl
 Synesis Finanziaria SpA
 Uni IT Srl
 Zivnostenska Finance B.V.

Pekao Group

Anica System S.A.
 BDK Consulting Ltd
 Pekao Development Sp.Zo.o.
 Pekao Financial Services Sp.Zo.o.
 Trinity Management Sp.Zo.o.
 Jupiter NFI S.A.
 Pekao Access Sp. Zo.o.
 Central Poland Fund LLC
 Grupa Inwestycyjna Nywing S.A.
 Hotel Jan III Sobieski Sp.Zo.o.
 Krajowa Izba Rozliczeniowa S.A.
 Fabryka Maszyn Sp.Zo.o.
 Fabryka Sprzetu Okretowego "Meblomor" S.A.
 Masters S.A.
 Polonit Sp.Zo.o.
 Tomtex S.A.
 Zaslav Spin
 Centrum Kart S.A.

Pioneer Group

Pioneer Consulting Services S.A.
 Ot Financial Services Nominees Limited

Zagebracka Group

Allianz Zagreb Dionicko Društvo Za Osiguranje
 Allianz Zb d.o.o. Društvo Za Upravljanje Obveznim
 Mirovinskim Fondom
 Allianz Zb d.o.o. Društvo Za Upravljanje
 Dobrovoljnim
 Mirovinskim Fondom
 Centar Gradski Podrum d.o.o.
 Centar Kaptol d.o.o.
 Istraturist Umag, Hotelijerstvo I Turizam d.d.
 Lipa d.d.
 Marketing Zagrebacke Banke d.o.o
 Zaba Turizam d.o.o.
 Zane BH d.o.o.
 Upi Poslovni Sistem d.o.o.

Koç Group

Koç Asset Management S.A.

● Consolidation Policies and Principles

The accounting policies and principles of consolidation followed are reported below.

Accounts included in consolidation

The pro-forma accounts as at 31 December 2003 of the Parent Company and companies consolidated using the line-by-line method were used for consolidation, as prepared and approved by the appropriate company bodies prior to the approval of the Group's consolidated accounts by the Board of Directors of UniCredito Italiano SpA. Similarly, these accounts will be submitted for the approval of the respective shareholders' meetings, which will take place on a date prior to the Parent Company's shareholders' meeting.

The accounts used for the line-by-line consolidation were appropriately reclassified and adjusted to take into account consolidation requirements and, as necessary, revised to standardise them to the Group's accounting principles.

Leading auditing firms certified the accounts of the main companies consolidated on a line-by-line basis.

For the purposes of consolidation, accounts prepared using the "financial method" were used for the Group's leasing operations.

Equity investments were valued using the equity method on the basis of the latest available accounts or draft accounts.

Accounts expressed in foreign currencies were converted on the basis of official exchange rates at the end of the year for consolidation on a line-by-line basis and for valuation using the equity method.

Consolidation of equity investments

The book value of *equity investments in subsidiaries* included for the first time in consolidation is offset by the corresponding fraction of the shareholders' equity of those companies, and their assets and liabilities are included using the line-by-line or proportional method. The difference resulting from this offset is allocated in the consolidated accounts, where possible, to the asset or liability items of the subsidiary.

Any remaining **negative** difference is posted to the consolidated balance sheet in the item "negative consolidation differences", and any **positive** difference is posted to the consolidated balance sheet in the item "positive consolidation differences", to be amortised over a ten-year period. For those equity investments made and consolidated during the second half of the year, amortisation is calculated as a fraction of the months of ownership out of the total months of the year.

If the negative difference is due to the subsidiary's projected poor future operating performance, it is posted to

the “consolidation reserve for future risks and charges”, which is transferred to the consolidated profit and loss account when, and to the extent that, this projection materialises.

The operating results of companies being included in, or removed from, consolidation on a line-by-line basis in 2003 were included in the Group’s consolidated net profit in proportion to the percentage and period held; the difference was allocated to minority interests.

Consolidated reserves also include the differences resulting from the conversion of shareholders’ equity (at the official year-end exchange rate) expressed in the foreign currencies of the subsidiaries included in consolidation.

For those companies consolidated using the line-by-line or proportional method, consolidation procedures were followed as set out in Circular No. 166 of the Supervisory Authority for the implementation of Legislative Decree 87/92:

- sum of the items of the individual accounts in accordance with the mandatory formats;
- elimination of balance sheet and profit and loss items arising from intra-group transactions, with the exception of trading profits and losses, and income and charges comparable to interest related to “off balance sheet” transactions, and forward currency and security transactions. These items were not eliminated in order to provide a more precise and accurate representation of the group’s various operating and financial situations and the related sources of expenses and revenues. However, these transactions were carried out at market prices;
- elimination of dividends collected within the Group and of writedowns and writebacks on consolidated equity investments;
- elimination of the book value of subsidiaries from the accounts of the parent company against the equity of the subsidiaries, taking into account that noted above with regard to consolidation differences and changes;
- posting of minority interests, including negative and positive consolidation and net equity differences resulting from the consolidation of indirect equity investments, in the appropriate liability account, with a separate indication in the profit and loss account of the minority portion of net profit. The minority interest in revaluation reserves and the fund for general banking risks are not subject to this procedure. They are maintained as a separate item with a record of the relevant minority interest.

Changes in the value of the shareholders’ equity of subsidiaries corresponding to the stake held and occurring in the years following the first application of the consolidation principles, are posted in balance sheet item 170 d), (“other reserves”).

Those **equity investments** over which the parent company exercises significant influence, i.e., those in which the equity investment percentage is greater than 20%, and those subsidiaries not consolidated on a line-by-line basis, are consolidated using the equity method.

If book value exceeds the corresponding fraction of shareholders’ equity found upon application of the principle, which is attributed to goodwill, it is posted to the balance sheet asset item “positive net equity differences”.

If the book value is found to be lower than the corresponding fraction of shareholders’ equity, the difference is

posted to the item “negative net equity differences”, or, when such difference is the result of the projection of changes in the future operating results of the subsidiary, it is posted to sub-item c) “consolidation reserve for future risks and charges” under the item “reserves for risks and charges.”

Changes in the net equity of the subsidiary corresponding to the interest held and occurring in the years following the year in which the accounting principle is first applied, are posted as follows:

- to the extent of the net profit (loss) for the period, in item 170 of the profit and loss account (“Income (loss) from equity investments valued at net equity”);
- to the extent of the increase (decrease) in shareholders’ equity, in item 170 d) of the balance sheet (“other reserves”).

● Changes in Scope of Consolidation

Below are changes in the scope of consolidation as at 31 December 2003 compared to 31 December 2002:

A. COMPANIES INCLUDED IN CONSOLIDATION

A.1 Line-by-line method

Additions

Acquisitions:

- Zivnostenska Banka A.S.
- Ing Sviluppo Finanziaria SpA
(now Sviluppo Finanziaria SpA)
- Ing Investment Management Italia S.G.R.p.A.
(now Pixel Investment Management SGRpA)
- Ing Sviluppo Fiduciaria Sim SpA
(now Sviluppo Fiduciaria SpA)
- Ing Sviluppo Investimenti Sim SpA
(now Sviluppo Investimenti SIMpA)

Newly established companies:

- Cordusio Immobiliare SpA
- UniCredit Real Estate SpA

Transfer from equity investments valued at net equity:

- UniCredit Audit SpA
- UniCredit Banca d’Impresa SpA
(formerly UniCredit Servizi Corporate SpA)

- UniCredit Private Banking SpA
(formerly UniCredit Servizi Private SpA)
- Demir Romlease S.A.
- Demir Securities Romania S.A.
- Locat Leasing Croatia D.o.o.
- Xelion Doradcy Finansowi Sp.Zo.o.
(formerly Pekao Informatyka Sp.Zo.o.)
- Zb - Asset Management A.S.
- Zb - Trust Investicni Spolecnost A.S.

Exclusions

Companies liquidated or sold:

- Bank Polska Kasa Opieki Tel-Aviv Ltd
- Rolo Pioneer Luxembourg S.A.
- Pioneer Investment Management S.A.
- UniCredit Capital Italia Advisory Company S.A.
- Moriah S.A.

Absorption by Zagrebacka Banka D.D. of:

- Cassa di Risparmio di Trieste Banca D.D.

Absorption by Zaba Turizam of:

- ZB Brokeri D.o.o.

Absorption by Pioneer Alternative Investments Management (Bermuda) Ltd (formerly Momentum Holdings Ltd) of:

- Momentum Advisory Ltd

- Momentum Asia Ltd
- Momentum Asset Management Ltd
- Momentum Marketing Ltd

Absorption by Pioneer Investment Management S.G.R.p.A. of:

- UniCredit Fondi S.G.R. p.A.

A.2 Proportional method

Additions

Transfer from equity investments valued at net equity:

- Koç Finansal Hizmetler A.S.

Based on the proportional consolidation of Koç Finansal Hizmetler A.S.:

- KoçBank A.S.

- KoçLease – Koç Finansal Kiralama A.S.
- KoçFaktor – Koç Faktoring Hizmetleri A.S.
- Koç Yatirim Menkul Degerler A.S.
- KoçBank Nederland N.V
- Koç Portfoy Yonetim A.S.
- KoçBank (Azerbaijan) Ltd

B. EQUITY INVESTMENTS VALUED AT NET EQUITY

Additions

Newly established companies:

- Synesis Finanziaria SpA
- Uni IT Srl
- Centrum Kart S.A.
- IKB CorporateLab S.A.

Acquisitions:

- Ing. Agenzia Assicurativa SpA
(now XXA Agenzia Assicurativa SpA)
- Ing. Employee Benefits SpA
(now Employee Benefits SpA)

Based on the line-by-line/proportional consolidation of the controlling Company/ies:

- Zb Trust Investicni Spolecnost A.S.
- Zb Asset Management A.S.

- Zivnostenska Finance B.V.
- Koç asset Management S.A.

Transfer from Other Significant Equity Investments carried at cost:

- Anica System S.A.
- Fabryka Maszyn Sp.Zo.o.
- Fabryka Sprzetu Okretowego "Meblomor" S.A.
- Masters S.A.
- Polonit Sp.Zo.o.
- Tomtex S.A.
- Zaslav Spin

Exclusions

Companies liquidated or sold:

- Old City Financial Services Ltd
- Milano Innovazione S.G.R. SpA

Transfer to equity investments consolidated

on a line-by-line basis:

- UniCredit Audit SpA
- UniCredit Banca d'Impresa SpA
(formerly UniCredit Servizi Corporate SpA)
- UniCredit Private Banking SpA
(formerly UniCredit Servizi Private SpA)
- Demir Romlease S.A.
- Demir Securities Romania S.A.

- Locat Leasing Croatia D.o.o.
- Xelion Doradcy Finansowi Sp.Zo.o.
(formerly Pekao Informatyka Sp.Zo.o.)
- Zb - Asset Management A.S.
- Zb - Trust Investicni Spolecnost A.S.

Transfer to equity investments consolidated

using the proportional method:

- Koç Finansal Hizmetler A.S.

C. OTHER SIGNIFICANT EQUITY INVESTMENTS

Additions

Other changes:

- Consortium Srl

Based on the line-by-line/proportional consolidation of the controlling Company/ies:

- Cesky Leasing Spol. S.R.O.
- Hur Emlak Ins Tic AS
- Koç Kultur Sanat Tanitim A.S.

Exclusions

Companies liquidated or sold:

- Polcard S.A.
- Pollena Ewa S.A.
- Waw Pzl Sp.Zo.o.
- Witwornia Silnikow Pzl-Mielec Sp.Zo.o.
- Europay Hrvatska D.o.o.
- Veleks D.D.
- La Compagnie Fiduciaire S.p.A

- S.T.O.A. Società Triveneta per l'Organizzazione e l'Automazione SpA
- Cesky Leasing Spol. S.R.O.
- Jarocinskie Fabryki Mebli (JFM)
- Pioneer Funds Management Ltd
- Zaba D.o.o.
- Medtrade D.o.o.
- Zpc Swidnik Sp.Zo.o.

Other changes:

- Baldini e Castoldi SpA

Transfer to equity investments consolidated on a net equity basis:

- Anica System S.A.
- Fabryka Maszyn Sp.Zo.o.
- Fabryka Sprzetu Okretowego "Meblomor" S.A.
- Masters S.A.
- Polonit Sp.Zo.o.
- Tomtex S.A.
- Zaslaw Spin

Part A - Accounting principles

● Section 1 DESCRIPTION OF ACCOUNTING PRINCIPLES

The Parent Company has provided appropriate guidelines for obtaining a high degree of standardisation in accounting policies and principles used and for reporting certain operating events.

The accounting principles used are in line with those used for the preparation of the consolidated accounts as at 31 December 2002.

Furthermore, in accordance with legislative provisions, assets and liabilities reported in accounts and “off balance sheet” items are valued separately; however, interrelated assets and liabilities are valued in a consistent manner.

A connection is made between related hedging transactions.

1. Loans - Guarantees and Commitments

Loans

Loans are valued at their estimated realisable value, which is also determined by taking into account market prices, when available, on the basis of:

- a) the debtors' solvency;
- b) the difficulty of servicing debt in countries where debtors reside.

As regards customers, the estimated realisable value is determined on the basis of a careful assessment of all elements characterising the history of the relationships, and also taking into account information available as to the balance sheet, operating performance and financial condition of debtors.

Consideration is also given to the nature of the business performed, the degree of risk of the particular type of credit facility, and any guarantees given.

The following should be noted regarding the various categories of “**bad and doubtful debts**”:

- **Non-performing loans** are those loans that have formally deteriorated, and consist of exposure to customers that find themselves in a state of insolvency, even if not determined by a court, or in similar situations: valuations are performed on a specific basis;
- **Doubtful loans** are defined as loans to borrowers that find themselves in temporary difficulties, which are expected to be resolved within a reasonable period of time. They are usually assessed for an overall amount on a historical and statistical basis, and on a specific basis when circumstances make this advisable;

- **Loans to countries at risk**, i.e., to central governments, banks or customers in countries having difficulties servicing their debt, are valued using the percentages adopted by the Italian banking industry. They are valued on a general basis using the same percentages as those calculated by the industry, and such loans are subject to periodic review with regard to the countries to be included in this area and the degree of the writedown to be applied; when specific elements recommend it, general writedowns are supplemented by specific writedowns;
- **Consolidated or restructured exposure, or exposure subject to possible consolidation or restructuring** represent exposure to counterparties with which agreements have been or are being concluded, which call for the granting of a moratorium on debt repayment and the simultaneous renegotiation of terms and conditions at below-market terms and interest rates, the conversion of a portion of the loans into shares and/or potential principal write-offs. They are valued on a specific basis with the inclusion in writedowns of the present value of the charge resulting from any renegotiated rates and terms, which are lower than the related cost of funds.

Bad and doubtful debts are identified by the portfolio managers responsible for the relationships concerned. They operate under powers delegated to them, using, as necessary, specialised scoring systems that analyse the performance of the relationship in question.

Each Group bank has a centralised team that is responsible for monitoring and overseeing the entire customer portfolio.

With regard to “**performing loans**” to customers, a general writedown is made (for so-called inherent risk) on exposures related to the entire loan portfolio or those business sectors which have a higher risk profile at that time.

Guarantees and Commitments

Guarantees issued and commitments assumed that incorporate credit risk are reported at the total amount of the commitment assumed and are valued using the same criteria as for loans.

Estimated losses from the valuation of guarantees and commitments are covered by appropriate reserves.

If the reasons giving rise to the writedowns relating to loans (and advances), guarantees and commitments are no longer applicable in whole or in part, the necessary writebacks are made.

2. "Off balance sheet" securities and transactions (other than those involving foreign currencies)

2.1. Investment securities

Securities that are classified as financial fixed assets are valued at purchase cost adjusted, as applicable, for any writedowns necessary to account for the permanent deterioration of the solvency of the issuer and of the debt repayment capacity of the issuer's country of residence, unless there are appropriate guarantees.

The writedowns carried out are cancelled in whole or in part when the reasons that gave rise to them no longer apply.

Cost is determined using the principle of "weighted-average rolling cost" on a daily basis. This is adjusted using the so-called "trading spread", that is the applicable portion of the difference between the acquisition cost and the higher or lower repayment value at maturity (including the issuance spread), which is increased or decreased by the interest generated by the securities.

2.2. Trading securities

Securities not valued as financial fixed assets are valued:

- a) at market value, if listed on regulated markets;
- b) at the lower of cost or market value if not listed on regulated markets.

Cost is determined using the principle of "weighted-average rolling cost" on a daily basis adjusted for the applicable portion, during the period, of the premium or discount on the securities (net of withholding tax accrued until the application of Legislative Decree 239/96).

Market value is determined as follows:

- a) for securities listed on regulated Italian and foreign markets, using the price reported on the last business day of the period, when a substantial portion of the securities is hedged by derivative contracts; for all other cases, the average price for December is used;
- b) for securities not listed on regulated Italian and foreign markets, using the estimated sales value.

Reference is made to the following measures to determine the latter value:

- market performance for similar securities listed on regulated Italian and foreign markets;
- the discounting of future cash flows on the basis of projected market returns;
- the solvency of issuers;
- any difficulty servicing debt in countries where issuers reside;
- other information that can be determined objectively.

2.3. “Off balance sheet” transactions

“Off balance sheet” transactions, except those for foreign currencies, which are classified as financial fixed assets, are valued at contract value for spot or forward securities trading contracts that have not been settled, or for derivative contracts with an underlying security.

“Off balance sheet” transactions, except those for foreign currencies, which are not classified as financial fixed assets, are primarily valued using the following criteria:

a) spot or forward contracts that have not been settled:

- if involving securities that are listed on regulated markets, at the market value, meaning the price determined at the end of the period for maturities corresponding to those transactions being valued;
- if involving securities that are not listed on regulated markets, at the lower of contract value and market value for purchases, and at the higher of the above for sales. To determine market value, reference is made to the principles reported in the discussion of valuation of unlisted “trading” securities, and to the paragraph above;

b) derivative contracts, with underlying securities, or which are linked to interest rates, indices or other assets:

- if held as a part of trading portfolios, they are valued on the basis of market values defined as follows:
 - for contracts listed on regulated markets, the respective prices;
 - for other contracts, the values obtained by referring to parameters that are listed or available through standard international information channels and, in any event, determined objectively;
- if held for hedging purposes, they are treated in the same way as the assets or liabilities hedged. Thus:
 - if they are related to assets or liabilities that are interest bearing and valued at cost/face value (e.g. deposits or investment securities), the derivative contracts are also valued at cost and the differentials/margins that are settled/accrued during the period flow to interest-comparable income (expense), based on a time distribution in keeping with that for recording interest generated by the assets or liabilities hedged, in the case of specific hedges, or based on the contract term, in the case of general hedging (in the latter case, for futures or options on securities or interest rates, reference is made to the maturity of the underlying security, even if this is notional, and for forward rate agreements to the length of time in relation to which the interest differential is calculated;
 - if the assets or liabilities are interest bearing but are reported at market value (e.g. portfolios of trading securities):
 - the differentials settled or accrued flow to interest, with the exception of those related to single-flow contracts with underlying assets having a life of over one year (e.g. futures and options), which are instead allocated to trading profits or losses;
 - derivative contracts are also subject to valuation, but only to the extent of the portion of differentials accruing, and the results flow to trading profits or losses;
 - finally, if the assets or liabilities hedged are not interest bearing and are reported at market value (e.g. stocks), the derivative contracts used for hedging (options, futures) are also reported at market value, and the results of the valuation flow to trading profits (losses).

3. Equity investments

Equity investments in companies subject to significant influence are reported in consolidated accounts at a value determined using the net equity method as indicated in “Consolidation principles”.

Equity investments in companies in which the stake held is less than 20% of ordinary capital are valued at the acquisition cost, adjusted, as applicable, for any writedowns necessary to take into account any permanent loss in value.

The writedowns carried out are cancelled in whole or in part when the reasons that gave rise to them no longer apply.

Equity investments in subsidiaries whose total assets are not material or that do not operate in a similar sector are valued at equity, while those subject to significant influence that are not material or are to be sold are valued at cost.

4. Assets and liabilities in foreign currencies (including “off-balance-sheet” transactions)

Assets and liabilities denominated in foreign currencies are valued at the spot exchange rate on the date the period ends.

Financial fixed assets that are not hedged, overall or individually, on the spot or forward markets, are valued at the exchange rate in effect on their purchase date.

Off balance sheet foreign currency transactions are valued as follows:

- spot transactions to be settled, at the spot exchange rate in effect on the date the period ends;
- forward transactions (outright or resulting from repurchase agreements):
 - if entered into for trading reasons, at the forward exchange rate in effect for corresponding maturities;
 - if entered into for hedging purposes, at the spot exchange rate in effect on the date the period ends;

In fact, with regard to the latter, in line with the approach for determining forward prices, it was deemed appropriate to treat them as financial transactions equivalent to the underlying transactions: deposits in the respective currencies and spot exchange transactions. The operating structure governed by this approach manages the two components of risk separately:

- that related to the “base,” by systematically allocating it to the spot exchange position;
- that related to interest differentials, by reporting it in an appropriate position that treats margins in the same way as interest on deposits, in terms of “applicability”.

Other off balance sheet transactions in the form of derivative contracts, are reported at market value if held in portfolios made up of trading securities, or, in line with the assets or liabilities hedged if held for hedging purposes, in accordance with the approach noted above in point 2.3 b.

5. Tangible fixed assets

Tangible fixed assets are reported at purchase cost including ancillary costs, plus any further incremental expenses, with the exception of revaluations made by law.

The cost of tangible fixed assets, the use of which is limited over time, is depreciated on a straight-line basis in accordance with their remaining useful life.

Tangible fixed assets which, on the date the period ends, have experienced a permanent decline of the cost or value described above, are reported at such lower value.

6. Intangible fixed assets

Goodwill and positive consolidation differences are generally amortised over a ten-year period.

The cost of patents, rights to use intellectual property and licences, trademarks and similar rights and assets, are amortised on a straight-line basis over their remaining useful life.

Start-up and expansion costs, research and development costs and other capitalised costs are amortised over a period not to exceed five years.

7. Other aspects

Amounts due to banks and customers and deposits received in administration are reported at face value.

Securities in issue, consisting of bonds, certificates of deposit and bank drafts, are also reported at face value, while zero coupon bonds are posted at issue price plus accrued interest.

Other assets include advances made as a part of tax collection operations for uncollected taxes, while other liabilities include the amounts of taxes collected but not yet paid to tax authorities, including any advance tax payments received from taxpayers.

7.1 Deferred taxation

This item includes deferred tax assets and liabilities originating from the criteria used to determine net profit for the period, which differ from those dictated by tax regulations for the determination of taxable income, in terms of any timing differences.

Deferred tax assets are reported if there is a reasonable certainty of their recovery, which would occur in relation to the capacity to generate future taxable income.

Deferred tax liabilities are reported unless it is unlikely that they will be incurred.

Each company, based on instructions of the Parent Company, has made the appropriate entries based on its own specific current and future tax situation.

The methods applied are reported in detail in Part B) Notes to the Balance Sheet – Section 7 – Reserves.

● Section 2 TAX ADJUSTMENT AND TAX PROVISIONS

2.1 Writedowns made solely in accordance with tax laws

None.

2.2 Provisions made solely in accordance with tax laws

Provisions were made to Loan loss reserves amounting to €43.9 million which, net of the tax effect, had a negative effect on net income for the year of € 27.2 million (of which the minority portion is lower than the minimum amount considered or otherwise insignificant).

Loan loss reserves are created through provisions with respect to principal, in order to obtain the tax benefits under paragraph 3, Article 71 of Presidential Decree 917/86.

Part B - Notes to the Balance Sheet

● Section 1 LOANS

The breakdown by economic counterparty of the Group's loan portfolio, is as follows:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
10. Cash and deposits with central banks and post offices	1,952,396	1,648,726	1,609,848
30. Loans to banks	32,783,258	29,480,297	28,098,561
40. Loans to customers	126,709,237	115,440,057	113,824,110
Total	161,444,891	146,569,080	143,532,519

Item 10 "Cash and deposits with central banks and post offices"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Notes and coins	1,770,602	1,521,554	1,491,688
Deposits with the Treasury, Bank for Deposits and Loans, post office savings banks and the Italian Exchange Office	4,219	13,745	13,745
Deposits at the Bank of Italy and central banks	146,640	99,578	91,990
Other items of value	30,935	13,849	12,425
Total	1,952,396	1,648,726	1,609,848

1.1 Detail of Item 30 "Loans to banks"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Loans to central banks	4,064,970	3,430,690	2,875,603
b) Securities eligible for refinancing at central banks	-	-	-
c) Loans under financial leases	1,756	-	-
d) Repo transactions	21,361,929	17,630,498	17,630,498
e) Securities lending	44,179	42,519	42,519

1.2 Loans to banks – bad and doubtful debts

€ '000

	AMOUNTS AS AT 31.12.2003			AMOUNTS AS AT 31.12.2002 RESTATED			AMOUNTS AS AT 31.12.2002 HISTORICAL		
	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE
A. Doubtful loans	146,541	105,229	41,312	160,652	116,201	44,451	158,266	116,201	42,065
A.1. Non-performing loans	106,823	101,845	4,978	114,881	107,826	7,055	114,881	107,826	7,055
A.2. Doubtful loans	539	135	404	627	157	470	627	157	470
A.3. Loans being restructured	-	-	-	-	-	-	-	-	-
A.4. Restructured loans	-	-	-	-	-	-	-	-	-
A.5. Unsecured loans to countries at risk	39,179	3,249	35,930	45,144	8,218	36,926	42,758	8,218	34,540
B. Performing loans	32,742,292	346	32,741,946	29,436,032	186	29,435,846	28,056,682	186	28,056,496
Total (A+B)	32,888,833	105,575	32,783,258	29,596,684	116,387	29,480,297	28,214,948	116,387	28,098,561

1.3 Changes in bad and doubtful debts - banks

€ '000

	NON - PERFORMING LOANS	DOUBTFUL LOANS	LOANS BEING RESTRUCTURED	RESTRUCTURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK
A. Initial gross exposure	114,881	627	-	-	42,758
A.1 of which: for overdue interest	31,816	-	-	-	-
B. Increases	10,695	18	-	-	33,230
B.1 Transfers from performing loans	3,664	-	-	-	3,484
B.2 Overdue interest	305	-	-	-	-
B.3 Transfers from other categories of bad and doubtful debts	-	-	-	-	-
B.4 Other increases *	6,726	18	-	-	29,746
C. Decreases	18,753	106	-	-	36,809
C.1 Transfers to performing loans	-	-	-	-	1,474
C.2 Write-offs	342	-	-	-	2,243
C.3 Recoveries	7,119	51	-	-	2,732
C.4 Sales proceeds	-	-	-	-	-
C.5 Transfers to other categories of bad and doubtful debts	-	-	-	-	-
C.6 Other decreases	11,292	55	-	-	30,360
D. Final gross exposure	106,823	539	-	-	39,179
D.1 of which: for overdue interest	30,881	-	-	-	-

* Sub-item B.4 "Other increases" includes the changes resulting from the changed scope of consolidation. The effect of the individual items may be seen in table 1.2, in which the book amounts and restated amounts, as at 31 December 2002, are reported in the "gross exposure" column.

1.4 Changes in bad and doubtful debt adjustments - banks

€ '000

	NON-PERFORMING LOANS	DOUBTFUL LOANS	LOANS BEING RESTRUCTURED	RESTRUCTURED LOANS	UNSECURED SOVEREIGN LOANS	PERFORMING LOANS
A. Initial total writedowns	107,826	157	-	-	8,218	186
<i>A.1 of which: for overdue interest</i>	<i>31,816</i>	-	-	-	-	<i>161</i>
B. Increases	10,827	5	-	-	1,057	297
B.1 Writedowns	6,981	-	-	-	1,057	297
<i>B.1.1 of which: for overdue interest</i>	<i>280</i>	-	-	-	<i>2</i>	<i>175</i>
B.2 Use of loan loss reserves	-	-	-	-	-	-
B.3 Transfers from other categories of debts	-	-	-	-	-	-
B.4 Other increases	3,846	5	-	-	-	-
C. Decreases	16,808	27	-	-	6,026	137
C.1 Write-backs from assessments	1,044	-	-	-	2,590	-
<i>C.1.1 of which: for overdue interest</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>
C.2 Write-backs from recoveries	7,118	13	-	-	34	132
<i>C.2.1 of which: for overdue interest</i>	<i>334</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>
C.3 Write-offs	342	-	-	-	2,243	-
C.4 Transfers to other categories of debts	-	-	-	-	-	-
C.5 Other decreases	8,304	14	-	-	1,159	5
D. Final total writedowns	101,845	135	-	-	3,249	346
<i>D.1 of which: for overdue interest</i>	<i>30,881</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>336</i>

Item 30 “Loans to banks”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) on demand:			
Deposits	758,471	1,716,824	1,671,029
Loans	102,388	153,298	153,298
Current accounts for services rendered	649,616	487,216	481,726
Bills and notes discounted	-	-	-
Loans to central banks	424,435	562,563	562,563
Other transactions	105,006	130,734	129,908
	2,039,916	3,050,635	2,998,524
b) Other loans			
Loans to central banks	3,640,535	2,868,127	2,313,040
Loans under financial leases	1,756	-	-
Deposits	4,307,560	5,196,309	4,526,584
Loans	434,259	475,194	465,249
Non-performing loans	4,978	7,055	7,055
Repo transactions	21,361,929	17,630,498	17,630,498
Stock lending	44,179	42,519	42,519
Bills and notes discounted	42,966	24,749	24,749
<i>of which: securities eligible for refinancing at central banks</i>	-	-	-
Other types of loans	905,180	185,211	90,343
	30,743,342	26,429,662	25,100,037
Total	32,783,258	29,480,297	28,098,561

1.5 Detail of Item 40 “Loans to customers”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Securities eligible for refinancing at central banks	4,417	154,961	154,961
b) Loans under financial leases	7,495,288	6,561,991	6,471,351
c) Repo transactions	739,816	2,599,954	2,599,954

1.6 Secured loans to customers

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) By mortgages	43,226,129	34,448,313	34,139,131
b) By charges over:			
1. Cash deposits	905,750	672,167	639,112
2. Securities	2,711,668	2,705,044	2,646,209
3. Other items of value	2,421,787	3,181,683	2,416,905
	6,039,205	6,558,894	5,702,226
c) By guarantees provided by:			
1. Governments	933,237	1,054,590	1,054,590
2. Other public entities	28,610	29,633	29,633
3. Banks	1,629,457	1,451,545	1,451,545
4. Others	17,389,643	18,146,791	18,023,184
	19,980,947	20,682,559	20,558,952
Total	69,246,281	61,689,766	60,400,309

1.7 Details of loans to customers

€ '000

	AMOUNTS AS AT 31.12.2003			AMOUNTS AS AT 31.12.2002 RESTATED			AMOUNTS AS AT 31.12.2002 HISTORICAL		
	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE
A. Doubtful debts	8,907,987	4,194,605	4,713,382	8,288,290	3,977,878	4,310,412	8,066,575	3,896,378	4,170,197
A.1. Non-performing loans	5,882,411	3,509,630	2,372,781	5,486,974	3,325,881	2,161,093	5,361,988	3,257,453	2,104,535
A.2. Doubtful loans	2,737,345	579,694	2,157,651	2,467,932	537,111	1,930,821	2,375,695	524,039	1,851,656
A.3. Loans being restructured	18,883	5,752	13,131	9,755	2,921	6,834	9,755	2,921	6,834
A.4. Restructured loans	225,540	89,692	135,848	255,864	97,574	158,290	255,864	97,574	158,290
A.5. Unsecured loans to countries at risk	43,808	9,837	33,971	67,765	14,391	53,374	63,273	14,391	48,882
B. Performing loans	123,186,987	1,191,132	121,995,855	112,081,650	952,005	111,129,645	110,596,257	942,344	109,653,913
Total (A+B)	132,094,974	5,385,737	126,709,237	120,369,940	4,929,883	115,440,057	118,662,832	4,838,722	113,824,110

1.8 Changes in bad and doubtful debts - customers

€ '000

	NON - PERFORMING LOANS	DOUBTFUL LOANS	LOANS BEING RESTRUCTURED	RESTRUCTURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK
A. Initial gross exposure	5,361,988	2,375,695	9,755	255,864	63,273
<i>A.1 of which: for overdue interest</i>	<i>1,201,387</i>	<i>45,843</i>	<i>1</i>	<i>18</i>	<i>-</i>
B. Increases	2,219,028	2,409,173	48,526	44,542	17,639
B.1 Transfers from performing loans	693,264	1,854,519	37,451	20,728	9,599
B.2 Overdue interest	247,343	40,198	51	35	-
B.3 Transfers from other categories of bad and doubtful loans	669,645	48,283	7,456	14,273	2
B.4 Other increases *	608,776	466,173	3,568	9,506	8,038
C. Decreases	1,698,605	2,047,523	39,398	74,866	37,104
C.1 Transfers to performing loans	29,112	371,144	-	6,796	1,202
C.2 Write-offs	690,104	52,886	-	-	-
C.3 Recoveries	552,945	640,751	5,907	40,943	9,730
C.4 Sales proceeds	32,106	6,692	-	-	-
C.5 Transfers to other categories of bad and doubtful debts	36,664	642,352	33,491	27,127	25
C.6 Other decreases	357,674	333,698	-	-	26,147
D. Final gross exposure	5,882,411	2,737,345	18,883	225,540	43,808
<i>D.1 of which: for overdue interest</i>	<i>1,281,865</i>	<i>56,999</i>	<i>54</i>	<i>119</i>	<i>-</i>

* Sub-item B.4 "Other increases" includes the changes resulting from the changed scope of consolidation. The effect of the individual items may be seen in table 1.7 in which the book amounts and restated amounts, as at 31 December 2002, are reported in the "gross exposure" column.

1.9 Changes in total writedowns of loans to customers

€ '000

	NON-PERFORMING LOANS	DOUBTFUL LOANS	LOANS BEING RESTRUCTURED	RESTRUCTURED LOANS	UNSECURED SOVEREIGN LOANS	PERFORMING LOANS
A. Initial total writedowns	3,257,453	524,039	2,921	97,574	14,391	942,344
<i>A.1 of which: for overdue interest</i>	<i>1,155,113</i>	<i>30,262</i>	<i>-</i>	<i>18</i>	<i>-</i>	<i>131,964</i>
B. Increases	1,392,518	484,140	5,753	10,706	3,032	357,246
B.1 Writedowns	1,064,356	429,279	4,503	5,389	2,965	247,955
<i>B.1.1 of which: for overdue interest</i>	<i>254,195</i>	<i>22,696</i>	<i>55</i>	<i>35</i>	<i>-</i>	<i>21,328</i>
B.2 Use of loan loss reserves	-	-	-	-	-	-
B.3 Transfers from other categories of loans	152,656	14,205	1,250	5,317	-	16,958
B.4 Other Increases *	175,506	40,656	-	-	67	92,333
C. Decreases	1,140,341	428,485	2,922	18,588	7,586	108,458
C.1 Write-backs from assessments	61,598	78,439	-	5,364	4,129	14,054
<i>C.1.1 of which: for overdue interest</i>	<i>954</i>	<i>26</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>1,317</i>
C.2 Write-backs from collections	147,731	77,747	24	3,757	1,955	26,388
<i>C.2.1 of which: for overdue interest</i>	<i>18,627</i>	<i>12,581</i>	<i>-</i>	<i>-</i>	<i>-</i>	<i>7,243</i>
C.3 Write-offs	690,104	52,886	-	-	-	46,151
C.4 Transfers to other categories of loans	8,647	155,447	2,898	9,465	11	13,918
C.5 Other decreases	232,261	63,966	-	2	1,491	7,947
D. Final total writedowns	3,509,630	579,694	5,752	89,692	9,837	1,191,132
<i>D.1 of which: Overdue interest</i>	<i>1,281,797</i>	<i>56,707</i>	<i>54</i>	<i>119</i>	<i>-</i>	<i>103,399</i>

* Sub-item B.4 "Other increases" includes the changes resulting from the changed scope of consolidation. The effect of the individual items may be seen in table 1.7 in which the book amounts and restated amounts, as at 31 December 2002, are reported in the "total writedowns" column.

Item 40 "Loans to customers"

€ '000

BY TYPE OF FACILITY	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Bills and notes discounted	1,124,210	1,485,212	1,470,433
<i>of which: securities eligible for refinancing at central banks</i>	<i>4,417</i>	<i>154,961</i>	<i>154,961</i>
Loans under financial leases	7,495,288	6,561,991	6,471,351
Current accounts	21,143,320	21,584,876	21,471,742
Medium-term loans and mortgages	49,539,321	40,671,787	40,635,236
Loans	16,697,654	17,490,808	16,232,625
Other non-overdraft lending	23,760,222	19,330,580	19,330,580
Non-performing loans	2,372,781	2,161,093	2,104,535
Repo transactions	739,816	2,599,954	2,599,954
Stock lending	-	-	-
Factoring transactions	2,582,357	2,172,806	2,128,105
Other types of loans	1,254,268	1,380,950	1,379,549
Total	126,709,237	115,440,057	113,824,110

● Section 2 SECURITIES

Securities held in portfolio included:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
20. Treasury notes and similar securities eligible for refinancing at central banks	2,054,001	2,773,043	2,773,043
50. Bonds and other debt securities	25,348,504	26,837,110	26,140,725
60. Shares, interests and other variable yield securities	2,124,084	1,519,373	1,516,070
Total	29,526,589	31,129,526	30,429,838
<i>of which: Investment securities</i>	<i>11,271,184</i>	<i>13,795,129</i>	<i>13,338,324</i>

2.1 Investment Securities

€ '000

	AMOUNTS AS AT					
	31.12.2003		31.12.2002 RESTATED		31.12.2002 HISTORICAL	
	BOOK VALUE	MARKET VALUE	BOOK VALUE	MARKET VALUE	BOOK VALUE	MARKET VALUE
1. Debt securities	11,110,917	11,823,003	13,642,603	14,883,548	13,188,301	13,940,682
1.1 Government securities	3,777,185	4,331,217	4,503,987	5,162,724	4,503,987	5,162,724
- listed	3,687,674	4,206,261	4,396,191	5,023,404	4,396,191	5,023,404
- Unlisted	89,511	124,956	107,796	139,320	107,796	139,320
1.2 Other securities	7,333,732	7,491,786	9,138,616	9,720,824	8,684,314	8,777,958
- listed	3,775,255	3,859,322	4,876,061	4,982,468	4,421,759	4,494,751
- Unlisted	3,558,477	3,632,464	4,262,555	4,738,356	4,262,555	4,283,207
2. Variable yield securities	160,267	159,387	152,526	153,199	150,023	150,578
- listed	10,341	9,543	7,844	7,125	5,341	4,504
- Unlisted	149,926	149,844	144,682	146,074	144,682	146,074
Total	11,271,184	11,982,390	13,795,129	15,036,747	13,338,324	14,091,260

2.2 Changes in investment securities in the year

€ '000

A. Opening balance	13,338,324
B. Increases	9,871,469
B.1 Purchases	8,335,999
B.2 Write-backs	15,773
B.3 Transfers from trading securities	555,445
B.4 Other changes *	964,252
C. Reductions	11,938,609
C.1 Sales	4,661,967
C.2 Redemptions	5,627,323
C.3 Writedowns	15,191
<i>of which: permanent writedowns</i>	14,583
C.4 Transfers to trading securities	420,282
C.5 Other changes	1,213,846
D. Closing balance	11,271,184

* Sub-item B.4 "Other changes" includes the effect of the changes resulting from the changed scope of consolidation.

The characteristics, volumes and methods for the determining the changes in investment securities are approved by the Boards of Directors of Group companies, bearing in mind the current regulations of CONSOB and the Bank of Italy and those of supervision authorities in those countries in which Group companies are located. This item also includes securities resulting from the restructuring of loans.

2.3 Trading securities

€ '000

	AMOUNTS AS AT					
	31.12.2003		31.12.2002 RESTATED		31.12.2002 HISTORICAL	
	BOOK VALUE	MARKET VALUE	BOOK VALUE	MARKET VALUE	BOOK VALUE	MARKET VALUE
1. Debt securities	16,291,588	16,306,459	15,967,550	15,975,403	15,725,467	15,744,830
1.1 Government securities	6,170,070	6,170,584	8,183,730	8,184,166	8,183,730	8,184,166
- Listed	6,169,740	6,170,254	8,182,815	8,183,229	8,182,815	8,183,229
- Unlisted	330	330	915	937	915	937
1.2 Other securities	10,121,518	10,135,875	7,783,820	7,791,237	7,541,737	7,560,664
- Listed	6,967,003	6,967,912	5,497,313	5,488,428	5,255,349	5,257,855
- Unlisted	3,154,515	3,167,963	2,286,507	2,302,809	2,286,388	2,302,809
2. Variable yield securities	1,963,817	1,963,837	1,366,847	1,368,760	1,366,047	1,367,960
- Listed	1,163,184	1,163,184	812,199	812,255	811,861	811,917
- Unlisted	800,633	800,653	554,648	556,505	554,186	556,043
Total	18,255,405	18,270,296	17,334,397	17,344,163	17,091,514	17,112,790

2.4 Changes in trading securities in the year

€ '000

A. Opening balance	17,091,514
B. Increases	470,685,084
B.1 Purchases	461,738,512
- Debt securities	450,497,191
Government securities	256,767,859
Other securities	193,729,332
- Variable-yield securities	11,241,321
B.2 Write-backs and revaluations	221,817
B.3 Transfers from investment securities	420,282
B.4 Other changes (*)	8,304,473
C. Decreases	469,521,193
C.1 Sales and redemptions	460,902,401
- Debt securities	449,602,534
Government securities	258,273,033
Other securities	191,329,501
- Variable-yield securities	11,299,867
C.2 Value adjustments and writedowns	164,296
C.3 Transfers to investment securities	555,445
C.4 Other changes	7,899,051
D. Closing balance	18,255,405

* Sub-item B.4 "Other changes" includes the effect of the changes resulting from the changed scope of consolidation.

● Section 3 EQUITY INVESTMENTS

Equity investments, as reported in asset items 70 and 80 of the Consolidated Balance Sheet, are broken down as follows:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
70. Equity investments	3,367,224	2,072,115	2,252,597
80. Equity investments in Group companies	137,242	151,528	151,528
Total	3,504,466	2,223,643	2,404,125

3.1 Significant equity investments

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE	
					PARENT COMPANY	% STAKE			
A. COMPANIES INCLUDED IN CONSOLIDATION									
A.1 Fully consolidated									
1) UNICREDITO ITALIANO SpA	Genoa					Parent Company			
2) UNICREDIT BANCA SpA	Bologna	1	3,256,151	700,525	A1.	1	100.00	100.00	XXXX
3) UNICREDIT BANCA D'IMPRESA SpA	Verona	1	4,106,106	434,868	A1.	1	100.00	100.00	XXXX
4) UNICREDIT PRIVATE BANKING SpA	Turin	1	303,801	67,567	A1.	1	100.00	100.00	XXXX
5) UNICREDIT BANCA MEDIOCREDITO SpA (formerly BANCA MEDIOCREDITO SpA)	Turin	1	380,760	20,718	A1.	1	92.23	92.23	XXXX
6) UNICREDIT BANCA MOBILIARE SpA	Milan	1	978,964	419,731	A1.	1	100.00	100.00	XXXX
7) UNICREDITO GESTIONE CREDITI SpA	Verona	1	82,533	10,094	A1.	1	97.81	97.81	XXXX
8) UNICREDIT XELION BANCA SpA (formerly XELION BANCA SpA)	Milan	1	360,794	-54,361	A1.	1	100.00	100.00	XXXX
9) UNICREDIT BANCA PER LA CASA SpA (formerly ADALYA BANCA IMMOBILIARE SpA)	Milan	1	429,346	-47,295	A1.	2	100.00	100.00	XXXX
10) BANCA DELL'UMBRIA 1462 S.p.A	Perugia	1	312,109	34,043	A1.	2	96.46	96.46	XXXX
11) CASSA DI RISPARMIO DI CARPI S.p.A	Carpi	1	142,413	11,056	A1.	2	99.91	99.91	XXXX
12) CLARIMA BANCA SpA (now UNICREDIT CLARIMA BANCA SpA)	Milan	1	239,816	-30,668	A1.	2	100.00	100.00	XXXX
13) TRADINGLAB BANCA SpA	Milan	1	270,608	105,255	A1.	6	100.00	100.00	XXXX
14) BANK PEKAO S.A.	Warsaw	1	1,524,091	210,799	A1.	1	53.05	53.05	XXXX
15) BULBANK A.D.	Sofia	1	280,295	47,177	A1.	1	85.20	85.20	XXXX
16) UNICREDIT ROMANIA S.A.	Bucharest	1	28,129	2,672	A1.	1	99.87	99.87	XXXX
					A1.	49	
					A1.	57	
17) UNIBANKA A.S.	Bratislava	1	73,921	6,801	A1.	1	77.11	77.11	XXXX
18) UNICREDITO ITALIANO BANK (IRELAND) PLC	Dublin	1	686,380	52,739	A1.	1	100.00	100.00	XXXX
19) ZAGREBACKA BANKA D.D.	Zagreb	1	598,639	95,302	A1.	1	81.91	82.16	XXXX
20) ZAGREBACKA BANKA BH D.D.	Mostar	1	32,959	8,661	A1.	1	8.55	8.55	XXXX
					A1.	19	88.48	89.19	
					A1.	27	0.08	0.09	
21) ZIVNOSTENSKA BANKA A.S.	Prague	1	92,105	8,084	A1.	1	97.70	97.70	XXXX
22) BANQUE MONEGASQUE DE GESTION S.A.	Monaco (Montecarlo)	1	14,088	1,067	A1.	4	100.00	100.00	XXXX
23) BANK PEKAO (UKRAINA) LTD	Luck	1	6,816	-104	A1.	14	78.55	78.55	XXXX
					A1.	98	21.45	21.45	XXXX
24) PRVA STAMBENA STEDIONICA D.D.	Zagreb	1	7,174	346	A1.	19	100.00	100.00	XXXX
25) UNICREDIT (SUISSE) BANK S.A.	Lugano	1	16,998	1,459	A1.	4	100.00	100.00	XXXX
26) UNIVERSAL BANKA D.D.	Sarajevo	1	23,671	4,117	A1.	19	99.67	99.67	XXXX
27) VARAZDINSKA BANKA D.D.	Varazdin	1	83,297	10,729	A1.	19	93.80	93.80	XXXX
28) ING SVILUPPO FINANZIARIA SpA (now SVILUPPO FINANZIARIA SpA)	Milan	1	58,103	-1,940	A1.	1	100.00	100.00	XXXX
29) LOCAT S.p.A	Bologna	1	353,405	61,567	A1.	1	94.90	94.90	XXXX

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE	
					PARENT COMPANY	% STAKE			
30) PIONEER GLOBAL ASSET MANAGEMENT S.p.A	Milan	1	1,357,976	170,343	A1.	1	100.00	100.00	XXXX
31) UNIRISCOSSIONI SpA	Turin	1	34,415	19,748	A1.	1	100.00	100.00	XXXX
32) BAC FIDUCIARIA SpA	Dogana Repubblica di San Marino	1	1,566	21	A1.	56	100.00	100.00	XXXX
33) CORDUSIO Società Fiduciaria per Azioni	Milan	1	5,122	3,605	A1.	4	100.00	100.00	XXXX
34) CREDITRAS PREVIDENZA – Società per Azioni di Intermediazione Mobiliare	Milan	4	2,621	-191	A1.	2	50.00	50.00	XXXX
35) FIDA SIM SpA	Turin	1	1,484	-42	A1.	1	100.00	100.00	XXXX
36) FRT – FIDUCIARIA RISPARMIO TORINO SIM SpA	Turin	1	2,985	675	A1.	2	100.00	100.00	XXXX
37) GRIFOFACOR SpA	Perugia	1	8,685	535	A1.	10	100.00	100.00	XXXX
38) ING INVESTMENT MANAGEMENT ITALIA S.G.R. SpA (now PIXEL INVESTMENT MANAGEMENT SGRpA)	Milan	1	14,578	-655	A1.	28	100.00	100.00	XXXX
39) ING SVILUPPO FIDUCIARIA SIM SpA (now SVILUPPO FIDUCIARIA SIM SpA)	Milan	1	1,851	-164	A1.	28	100.00	100.00	XXXX
40) ING SVILUPPO INVESTIMENTI SIM SpA (now SVILUPPO INVESTIMENTI SIM SpA)	Milan	1	-1,592	-24,851	A1.	28	100.00	100.00	XXXX
41) PIONEER ALTERNATIVE INVESTMENT MANAGEMENT S.G.R.p.A	Milan	1	4,935	-594	A1.	30	100.00	100.00	XXXX
42) PIONEER INVESTMENT MANAGEMENT S.G.R.p.A.	Milan	1	107,616	35,633	A1.	30	100.00	100.00	XXXX
43) QUERCIA FUNDING Srl	Verona	1	10	..	A1.	3	65.00	65.00	XXXX
44) UNICREDIT PRIVATE ASSET MANAGEMENT S.G.R.p.A. (formerly ROLO PIONEER S.G.R.p.A.)	Bologna	1	9,892	630	A1.	4	100.00	100.00	XXXX
45) S+R INVESTIMENTI E GESTIONI S.g.r.p.A.	Milan	1	5,625	653	A1.	3	100.00	100.00	XXXX
46) UNICREDIT FACTORING SpA	Milan	1	45,010	258	A1.	3	100.00	100.00	XXXX
47) CARIVERONA IRELAND Plc.	Dublin	1	212,792	6,122	A1.	1	100.00	100.00	XXXX
48) CR TRIESTE IRELAND LTD	Dublin	1	38,944	733	A1.	1	100.00	100.00	XXXX
49) DEMIR ROMLEASE S.A. (now UNICREDIT LEASING ROMANIA S.A.)	Bucharest	1	5,216	1,096	A1.	1	100.00	100.00	XXXX
50) TYRERESCOM LTD	Dublin	1	22,950	1,135	A1.	1	100.00	100.00	XXXX
51) UNICREDIT DELAWARE Inc.	Dover	1	105	9	A1.	1	100.00	100.00	XXXX
52) UNICREDITO ITALIANO FUNDING LLC I	Dover	1	2	..	A1.	1	100.00	100.00	XXXX
53) UNICREDITO ITALIANO FUNDING LLC II	Dover	1	2	..	A1.	1	100.00	100.00	XXXX
54) UNICREDITO ITALIANO CAPITAL TRUST I	Newark	1	1	..	A1.	1	100.00	100.00	XXXX
55) UNICREDITO ITALIANO CAPITAL TRUST II	Newark	1	1	..	A1.	1	100.00	100.00	XXXX
56) BANCA AGRICOLA COMMERCIALE DELLA REPUBBLICA DI S. MARINO S.A.	Borgo Maggiore (San Marino)	1	103,620	13,001	A1.	4	85.35	85.35	XXXX
57) DEMIR SECURITIES ROMANIA S.A.	Bucharest	1	28	7	A1.	16	99.00	99.00	XXXX
58) EURO CAPITAL STRUCTURES LTD	Dublin	1	3,205	826	A1.	6	100.00	100.00	XXXX
59) LOCAT LEASING CROATIA D.O.O.	Zagreb	1	747	177	A1.	29	100.00	100.00	XXXX
60) PIONEER ALTERNATIVE INVESTMENTS MANAGEMENT (BERMUDA) LTD (formerly MOMENTUM HOLDINGS LTD)	Bermuda	1	1,606	-161	A1.	30	100.00	100.00	XXXX
61) PIONEER ALTERNATIVE INVESTMENTS (ISRAEL) LTD (formerly SPECIAL FUND MARKETING ISRAEL LTD)	Raanan. Israel	1	206	193	A1.	30	100.00	100.00	XXXX

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE	
					PARENT COMPANY	% STAKE			
62) PIONEER GLOBAL INVESTMENTS (AUSTRALIA) PTY LTD (formerly MOMENTUM AUSTRALIA (PTY) LTD)	Melbourne	1	636	115	A1.	30	100.00	100.00	XXXX
63) PIONEER GLOBAL INVESTMENTS (HK) LTD (formerly MOMENTUM ASIA (HONG KONG) LTD)	Hong Kong	1	1,797	137	A1.	30	100.00	100.00	XXXX
64) KI7(7) LIMITED	London	1	577	..	A1.	30	100.00	100.00	XXXX
65) PIONEER ALTERNATIVE INVESTMENTS UK LTD (formerly MOMENTUM UK LTD)	London	1	1,265	478	A1.	64	100.00	100.00	XXXX
66) PIONEER ALTERNATIVE INVESTMENTS (NEW YORK) LTD (formerly MOMENTUM NEW YORK LTD)	Dover, Delaware	1	42	36	A1.	30	100.00	100.00	XXXX
67) PIONEER ALTERNATIVE INVESTMENT MANAGEMENT LTD	Dublin	1	13,821	10,948	A1.	30	100.00	100.00	XXXX
68) PIONEER ASSET MANAGEMENT S.A. (formerly PIONEER INSTITUTIONAL INVESTMENT MANAGEMENT S.A.)	Luxembourg	1	9,858	9,503	A1.	30	100.00	100.00	XXXX
69) PIONEER INVESTMENT MANAGEMENT LTD	Dublin	1	162,177	139,683	A1.	30	100.00	100.00	XXXX
70) PIONEER INVESTMENT MANAGEMENT USA Inc.	Delaware	1	877,791	-5,863	A1.	30	100.00	100.00	XXXX
71) CENTRALNY DOM MAKLEWSKI PEKAO S.A.	Warsaw	1	51,084	7,821	A1.	14	100.00	100.00	XXXX
72) LEASING FABRYCZNY SP.ZO.O	Lublin	1	8,977	428	A1.	14	100.00	100.00	XXXX
73) PEKAO PIONEER PTE S.A.	Warsaw	1	4,242	1,670	A1.	14	65.00	65.00	XXXX
					A1.	30	35.00	35.00	
74) PEKAO FAKTORING SP.ZO.O	Lublin	1	9,431	718	A1.	14	100.00	100.00	XXXX
75) PEKAO FUNDUSZ KAPITALOWY SP.ZO.O	Lodz	1	10,977	-432	A1.	14	100.00	100.00	XXXX
76) PEKAO LEASING SP.ZO.O	Warsaw	1	-2,220	-18,753	A1.	72	100.00	100.00	XXXX
77) PIONEER PEKAO INVESTMENT MANAGEMENT S.A.	Warsaw	1	16,135	4,074	A1.	14	49.00	49.00	XXXX
					A1.	30	51.00	51.00	
78) PIONEER PEKAO TFI	Warsaw	1	10,544	4,198	A1.	77	100.00	100.00	XXXX
79) PIONEER CZECH FINANCIAL COMPANY Sro	Prague	1	622	356	A1.	30	100.00	100.00	XXXX
80) PIONEER CZECH INVESTMENT COMPANY A.S.	Prague	1	1,459	226	A1.	30	100.00	100.00	XXXX
81) PIONEER FONDS MARKETING GMBH	Munich	1	3,365	675	A1.	30	100.00	100.00	XXXX
82) PIONEER FUNDS DISTRIBUTOR INC.	Boston	1	25,582	-3,381	A1.	84	100.00	100.00	XXXX
83) PIONEER GLOBAL FUNDS DISTRIBUTOR Ltd	Hamilton	1	339	207	A1.	30	100.00	100.00	XXXX
84) PIONEER INVESTMENT MANAGEMENT INC.	Wilmington	1	865,696	-61,147	A1.	70	100.00	100.00	XXXX
85) PIONEER GLOBAL INVESTMENTS LTD.	Dublin	1	8,534	-4,721	A1.	30	100.00	100.00	XXXX
86) PIONEER INVESTMENT MANAGEMENT SHAREHOLDER SERVICES INC.	Boston	1	38,070	3,164	A1.	70	100.00	100.00	XXXX
87) XELION DORADCY FINANSOWI SP.ZO.O. (formerly PEKAO INFORMATYKA SP.ZO.O)	Lodz	1	7,571	-3,087	A1.	1	50.00	50.00	XXXX
					A1.	14	50.00	50.00	XXXX
88) ZB - ASSET MANAGEMENT A.S.	Prague	1	602	-155	A1.	30	100.00	100.00	XXXX
89) ZB INVEST D.O.O.	Zagreb	1	973	209	A1.	19	100.00	100.00	XXXX
90) ZB - TRUST INVESTICNI SPOLECNOST A.S.	Prague	1	1,768	-215	A1.	21	100.00	100.00	XXXX

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP			% VOTING RIGHTS AT A.G.M.	BOOK VALUE € '000
					PARENT COMPANY	% STAKE			
91) CORDUSIO IMMOBILIARE SpA	Milan	1	314,904	50,838	A1.	1	100.00	100.00	XXXX
92) UNICREDIT AUDIT SpA	Milan	1	140	39	A1.	1	100.00	100.00	XXXX
93) UNICREDIT PRODUZIONI ACCENTRATE SpA	Milan	1	8,729	2,876	A1.	1	99.01	99.01	XXXX
					A1.	10	0.99	0.99	
94) UNICREDIT REAL ESTATE SpA	Milan	1	18,416	7,776	A1.	1	100.00	100.00	XXXX
95) UNICREDIT SERVIZI INFORMATIVI SpA	Milan	1	59,843	5,665	A1.	1	100.00	100.00	XXXX
96) QUERCIA SOFTWARE SpA	Verona	1	6,955	2,787	A1.	95	100.00	100.00	XXXX
97) TRIVIMM Srl (formerly TRIVIMM SpA)	Verona	1	756	-28	A1.	1	29.00	29.00	XXXX
					A1.	7	48.00	48.00	
98) DRUKBANK SP.ZO.O	Zamosc	1	2,865	3	A1.	14	100.00	100.00	XXXX
99) POMINVEST D.D.	Split	1	2,660	38	A1.	19	88.66	88.95	XXXX
100) ZAGREB NEKRETNINE D.O.O.	Zagreb	1	2,062	264	A1.	19	100.00	100.00	XXXX
A.2 Proportional method									
1) ORBIT ASSET MANAGEMENT LIMITED	Bermuda	7	142	80	A1.	60	50.00	50.00	XXXX
2) KOÇ FINANSAL HIZMETLER A.S.	Istanbul	7	507,852	17,280	A1.	1	50.00	50.00	XXXX
3) KOÇBANK A.S.	Istanbul	7	294,472	54,427	A2.	2	49.54	49.54	XXXX
4) KOÇLEASE - KOÇ FINANSAL KIRALAMA A.S.	Istanbul	7	94,908	38,309	A2.	2	49.50	49.50	XXXX
5) KOÇFAKTOR - KOÇ FAKTORING HIZMETLERI A.S.	Istanbul	7	10,791	2,159	A2.	2	49.97	49.97	XXXX
6) KOÇ YATIRIM MENKUL DEGERLER A.S.	Istanbul	7	38,587	7,651	A2.	2	44.96	44.96	XXXX
					A2.	3	4.95	4.95	
7) KOÇBANK NEDERLAND N.V.	Amsterdam	7	77,603	5,386	A2.	2	50.00	50.00	XXXX
8) KOÇ PORTFOY YONETIMI A.S.	Istanbul	7	12,502	10,903	A2.	6	49.89	49.89	XXXX
					A2.	3	
9) KOÇBANK (AZERBAIJAN) LTD	Azerbaijan	7	1,311	378	A2.	2	39.90	39.90	XXXX
					A2.	4	
					A2.	6	
B. EQUITY INVESTMENTS VALUED WITH THE NET EQUITY METHOD									
1) BANCA CASSA DI RISPARMIO DI SAVIGLIANO SpA	Savigliano (CN)	8	55,154	2,401	A1.	1	31.01	31.01	17,043
2) CASSA DI RISPARMIO DI BRA SpA	Bra (CN)	8	45,933	2,700	A1.	1	31.02	31.02	14,252
3) CASSA DI RISPARMIO DI FOSSANO SpA	Fossano (CN)	8	72,220	3,880	A1.	1	23.08	23.08	16,666
4) CASSA DI RISPARMIO DI SALUZZO SpA	Saluzzo (CN)	8	64,097	4,795	A1.	1	31.02	31.02	19,873
5) COMMERCIAL UNION VITA SpA	Milan	8	346,023	13,136	A1.	2	49.00	49.00	169,551
6) Conorzio CA.RI.CE.SE	Bologna	8	1,624	..	A1.	1	33.23	33.23	539
					A1.	2	0.07	0.07	1
					A1.	3	0.07	0.07	1
					A1.	4	0.07	0.07	1
					A1.	9	0.07	0.07	1
					A1.	10	0.03	0.03	1
					A1.	12	0.07	0.07	1
					A1.	56	0.17	0.17	3

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE € '000	
					PARENT COMPANY	% STAKE			
7) CREDITRAS ASSICURAZIONI SpA	Milan	8	7,191	297	A1.	2	50.00	50.00	3,805
8) CREDITRAS VITA SpA	Milan	8	349,093	8,609	A1.	2	50.00	50.00	180,992
9) FIDIA – Fondo Interbancario d'Investimento Azionario S.G.R.SpA	Milan	8	15,857	-259	A1.	1	25.00	25.00	3,964
10) GRIFO INSURANCE BROKERS Srl	Perugia	8	373	71	A1.	10	38.41	38.41	143
11) I-FABER SpA	Milan	1	7,210	-6,242	A1.	3	65.32	65.32	4,710
12) IMMOBILIARE LOMBARDA SpA	Milan	8	96,487	-5,478	A1.	1	11.16	11.16	10,606
					A1.	3	19.81	19.81	18,826
13) ING AGENZIA ASSICURATIVA SpA (now XAA AGENZIA ASSICURATIVA SpA)	Milan	1	1,998	-97	A1.	28	100.00	100.00	2,754
14) ING EMPLOYEE BENEFITS SpA (now EMPLOYEE BENEFITS SpA)	Milan	1	4,074	-74	A1.	28	100.00	100.00	5,090
15) LISEURO SpA	Udine	8	3,625	143	A1.	1	35.11	35.11	1,382
16) LOCAT RENT SpA	Milan	4	9,266	28	A1.	29	50.00	50.00	4,633
17) ON INVESTMENT SERVICES Srl	Milan	1	-16	-69	A1.	1	100.00	100.00	..
18) SELEZIONE TERZA Srl	Milan	8	1,024	990	A1.	1	50.00	50.00	512
19) SYNESIS FINANZIARIA SpA	Turin	8	376,733	5,995	A1.	1	25.00	25.00	94,185
20) SOCIETA' FRIULANA ESAZIONE TRIBUTI S.F.E.T. SpA	Udine	8	4,111	15	A1.	1	33.33	33.33	1,370
21) S.I.T. SpA	Verona	1	7,450	748	A1.	1	56.67	56.67	4,222
22) SVILUPPO NORD-OVEST S.G.R.p.A.	Turin	1	1,419	-55	A1.	3	80.00	80.00	1,135
23) UNICREDIT ASSICURA Srl (formerly UNICREDITASSICURA S.r.l.)	Milan	1	3,365	2,213	A1.	2	100.00	100.00	3,365
24) UNICREDIT BROKER SpA (formerly BROKER CREDIT SpA)	Milan	1	2,099	217	A1.	3	100.00	100.00	2,098
25) UNICREDIT CONSULTING Srl	Milan	1	362	260	A1.	4	100.00	100.00	361
26) UNICREDIT ENERGIA S.C.R.L.	Milan	1	10	..	A1.	1	96.00	96.00	10
27) UNICREDIT INTERNATIONAL SERVICES UNICIIS Srl	Rome	1	23	-18	A1.	3	97.42	97.42	23
28) UNICREDIT SERVICELAB SpA	Milan	1	2,761	-2,970	A1.	3	100.00	100.00	2,736
29) UNI IT Srl	Lavis (TN)	1	868	-544	A1.	93	51.00	51.00	176
30) TLX SpA	Milan	1	4,868	..	A1.	13	100.00	100.00	4,868
31) VIVACITY SpA	Rome	1	1,642	-14,066	A1.	2	100.00	100.00	1,642
32) VENTURA FINANCE SpA	Turin	1	540	-131	A1.	3	99.40	99.40	538
33) AGROCONS CENTRUM A.S. (in liquidation)	Bratislava	1	399	..	A1.	17	82.55	82.55	451
34) ALLIANZ ZAGREB DIONICKO DRUSTVO ZA OSIGURANJE	Zagreb	3	10,959	640	A1.	19	47.95	47.95	5,254
35) ALLIANZ ZB D.O.O DRUSTVO ZA UPRAVLJANJE OBVEZNIM MIROVINSKIM FONDOM	Zagreb	3	10,372	3,684	A1.	19	49.00	49.00	5,082
36) ALLIANZ ZB D.O.O DRUSTVO ZA UPRAVLJANJE DOBROVOLJNIM MIROVINSKIM FONDOM	Zagreb	3	1,580	-313	A1.	19	49.00	49.00	774
37) ANICA SYSTEM S.A.	Lublin	8	1,773	436	A1.	75	33.84	33.84	599

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE € '000	
					PARENT COMPANY	% STAKE			
38) BDK CONSULTING LTD	Luck	1	459	-79	A1.	23	99.99	99.99	322
39) CENTAR GRADSKI PODRUM D.O.O.	Zagreb	1	6,730	12	A1.	19	100.00	100.00	6,730
40) CENTAR KAPTOL D.O.O	Zagreb	1	3,465	811	A1.	19	100.00	100.00	3,465
41) CENTRAL POLAND FUND LLC	Wilmington	1	3,467	79	A1.	14	53.19	53.19	1,069
42) CENTRUM KART S.A.	Warsaw	1	5,710	14	A1.	14	100.00	100.00	121
43) EZE INFOTECH LTD	London	8	298	86	A1.	13	34.00	34.00	101
44) FABRYKA MASZYN SP.ZO.O.	Janov Lubelski	1	4,961	14	A1.	75	86.68	86.68	3,224
45) FABRYKA SPRZETU OKRETOWEGO "MEBLOMOR" S.A.	Czarnkow	8	1,782	171	A1.	75	23.81	23.81	289
46) GRUPA INWESTYCYJNA NYWIG S.A.	Warsaw	8	1,907	21	A1.	14	24.60	24.60	469
47) HOTEL JAN III SOBIESKI SP.ZO.O.	Warsaw	8	A1.	14	37.50	37.50	..
48) IKB CORPORATELAB S.A.	Luxembourg	7	10,627	627	A1.	6	50.00	50.00	5,314
49) ISTRATURIST UMAG HOTELIJERSTVO I TURIZAM D.D.	Umag	1	78,254	5,923	A1.	19	71.80	71.80	56,186
50) JUPITER NFI S.A.	Warsaw	8	48,364	-11,014	A1.	14	37.43	37.43	18,103
51) KOÇ ASSET MANAGEMENT S.A.	Geneva	7	-790	-394 *	A2.	7	50.00	50.00	..
52) KRAJOWA IZBA ROZLICZENIOWA S.A.	Warsaw	8	15,888	5,072	A1.	14	22.96	22.96	3,648
53) LIPA D.D.	Novi Marof	1	2,814	134	A1.	27	55.00	55.00	1,547
54) MARKETING ZAGREBACKE BANKE D.O.O.	Zagreb	1	664	-44	A1.	19	100.00	100.00	664
55) MASTERS S.A.	Legnica	8	1,333	-493	A1.	75	33.81	33.81	446
56) OT FINANCIAL SERVICES NOMINEES LIMITED	London	1	A1.	65	100.00	100.00	..
57) PEKAO ACCESS SP.ZO.O. (formerly Access Sp.Zo.O.)	Warsaw	1	543	4	A1.	14	55.26	55.26	300
58) PEKAO DEVELOPMENT SP.ZO.O	Warsaw	1	8,209	465	A1.	14	100.00	100.00	8,210
59) PEKAO FINANCIAL SERVICES SP.ZO.O.	Warsaw	1	3,008	732	A1.	14	100.00	100.00	1,519
60) PIONEER CONSULTING SERVICES S.A.	Warsaw	1	A1.	70	100.00	100.00	..
61) POLONIT SP.ZO.O.	Lodz	1	2,144	-210	A1.	75	80.85	80.85	1,267
62) S.S.I.S. SOCIETA' SERVIZI INFORMATICI SAMMARINESE SpA	Borgo Maggiore (San Marino)	8	559	30	A1.	56	50.00	50.00	280
63) TOMTEX S.A.	Tomaszów Mazowiecki	8	2,849	-47	A1.	75	30.64	30.64	408
64) TRADINGLAB INC.	New York	1	1,224	-2,793	A1.	13	100.00	100.00	1,224
65) TRINITY MANAGEMENT SP.ZO.O	Warsaw	4	3,462	126	A1.	14	50.00	50.00	1,731
66) UPI POSLOVNI SISTEM D.O.O.	Sarajevo	1	1,811	36	A1.	26	51.35	51.35	929
67) ZABA TURIZAM d.o.o.	Zagreb	1	237	112	A1.	19	100.00	100.00	237
68) ZANE BH D.O.O.	Sarajevo	1	190	85	A1.	100	100.00	100.00	189
69) ZASLAW ZPIN	Zagorz	1	-884	-998	A1.	75	86.20	86.20	..
70) ZIVNOSTENSKA FINANCE B.V.	Amsterdam	1	62	-8	A1.	21	100.00	100.00	..
C. OTHER SIGNIFICANT EQUITY INVESTMENTS									
1) ARGENTEA SpA	Trento	8	651	82	A1.	1	26.00	26.00	72
2) AUGES SpA SIM (in liquidation)	Verona	1	88	-111	A1.	1	100.00	100.00	72
3) Autostrada BS-VR-VI-PD SpA	Verona	8	316,452	16,866	A1.	1	20.30	20.30	..
4) CASSA DI LIQUIDAZIONE E GARANZIA SpA	Trieste	8	1,525	13	A1.	1	24.61	24.61	199

3.1 Significant equity investments (continued)

NAME	MAIN OFFICE	TYPE OF RELATIONSHIP ¹	SHARE-HOLDERS' EQUITY** € '000	PROFIT/LOSS**A € '000	RELATIONSHIP		% VOTING RIGHTS AT A.G.M.	BOOK VALUE € '000	
					PARENT COMPANY	% STAKE			
5) CASSA E ASSICURAZIONI SpA (in liquidation)	Verona	1	168	-8	A1.	1	65.00	65.00	117
6) CONRIT SERVIZI Srl	Turin	1	20	..	A1.	31	100.00	100.00	21
7) CONSORTIUM SRL	Milan	8	661,533	-2,881	A1.	1	25.70	25.70	170,029
8) INIZIATIVE URBANE SpA	Trento	8	7,948	-486	A1.	1	27.78	27.78	2,208
9) MEDIOINVEST Srl	Perugia	1	9,332	19	A1.	10	100.00	100.00	9,296
10) RI.PO. Srl	Turin	1	3,331	1,665	A1.	5	99.99	99.99	..
11) SERIN Srl	Trento	8	79	12	A1.	1	20.00	20.00	20
12) SE.TEL. SERVIZI TELEMATICI	Naples	8	5	1	A1.	96	33.33	33.33	2
13) AGROINVEST FPS (in liquidation)	Bratislava	1	124	-57	A1.	17	100.00	100.00	..
14) CPF MANAGEMENT	British Virgin Island	8	A1.	14	40.00	40.00	..
15) HUR EMLAK INS TIC AS	Istanbul	7	94	-7 *	A2.	3	49.53	49.53	1,782
16) KOÇ KULTÜR SANAT TANITIM A.S.	Istanbul	7	340	6 *	A2.	7	22.55	22.55	19
				1 *	A2.	4	2.43	2.43	2
				1 *	A2.	6	2.45	2.45	3
17) PEKAO USLUGI KORPORACYJNE S.A.	Warsaw	1	39	-6	A1.	14	100.00	100.00	..
18) PEKAO IMMOBILIER SARL	Paris	1	2	-4	A1.	14	100.00	100.00	15
19) PPOW TOLMICKO SP.ZO.O.	Tolkmicko	1	-35	-12	A1.	75	62.78	62.78	..
20) PRACOWNICZE TOWARZYSTWO EMERYTALNE S.A.	Warsaw	1	21	..	A1.	71	98.92	98.92	21

A. Amount already included in "Shareholders' equity" in the previous column.

* Pro-quota of our interest.

** For consolidated subsidiaries capital figures given correspond to those used in consolidation.

Type of relationship:

1 = control pursuant to para. 1 clause 1 of Article 2359 of the Civil Code (majority of voting rights at ordinary shareholders' meetings)

2 = control pursuant to para. 1, clause 2 of Article 2359 of the Civil Code (dominant influence at ordinary shareholders' meetings);

3 = control pursuant to para. 2, clause 1 of Article 23 of the Consolidation Act (agreements with other shareholders);

4 = other types of control;

5 = centralised management pursuant to para. 1 of Article 26 of the "decree";

6 = centralised management pursuant to para. 2 of Article 26 of the "decree";

7 = joint control;

8 = affiliated company.

Other equity investments

Among the other equity investments held by UniCredito Italiano and by its direct and indirect subsidiaries, below we report those that are most significant in terms of investment amount and/or the percentage held (greater than 10%):

€ '000

NAME OF AFFILIATE	MAIN OFFICE	% ORDINARY CAPITAL HELD	PARENT COMPANY	BOOK VALUE
1 Assicurazioni Generali SpA	Trieste	3.5	A1.1	977,206
2 Olimpia SpA	Milan	8.4	A1.1	584,768
3 MEDIOBANCA Banca di Credito Finanziario SpA	Milan	7.8	A1.1	410,686
4 EDIPOWER SpA	Milan	10.0	A1.1	200,134
5 Schemaventotto SpA	Moncalieri (TO)	6.7	A1.1	88,486
6 Borsa Italiana SpA	Milan	11.1	A1.1	48,363
		0.8	A1.6	7,514
7 Banca d'Italia	Rome	10.8	A1.1	46,513
		0.1	A1.10	5,619
		0.1	A1.11	2,766
8 Infracom Italia SpA (formerly Serenissima Infracom SpA)	Verona	11.2	A1.1	34,323
9 IKB Deutsche Industriebank Aktiengesellschaft	Dusseldorf	2.0	A1.1	28,972
10 RCS MediaGroup SpA (formerly HdP SpA)	Milan	0.9	A1.1	18,198
11 FINAOSTA SpA - Finanziaria Regionale V.Aosta	Aosta	10.7	A1.1	10,342
12 Fincantieri Cantieri Navali Italiani SpA	Trieste	3.0	A1.1	10,329
13 Cedacri SpA (formerly Cedacrinord SpA)	Collecchio (PR)	6.1	A1.1	6,714
		6.1	A1.11	1,865
14 Wschodni Bank Cukrownictwa S.A.	Lublin	19.8	A1.14	8,343
15 Mediocredito Trentino Alto Adige SpA	Trento	7.8	A1.1	7,130
16 Banque Commerciale du Maroc	Casablanca	3.0	A1.1	5,588
17 Centro Leasing SpA	Firenze	5.2	A1.1	5,552
18 FINPIEMONTE SpA Istituto Fin. Reg. Piemontese	Turin	12.2	A1.1	5,441
		0.3	A1.5	89
19 Carisma SpA	Milan	3.1	A1.3	4,537
20 Centrale dei Bilanci Srl Società per gli Studi	Turin	10.0	A1.1	4,522
21 Istituto Europeo di Oncologia Srl	Milan	7.5	A1.1	4,208
22 Veneto Sviluppo	Venezia	15.3	A1.1	3,134
23 BANKSIEL - Società di Informatica e Organizzazione	Milan	7.0	A1.1	3,090
24 Società per il Mercato dei Titoli di Stato - MTS SpA	Rome	5.0	A1.1	2,827
25 FINEST SpA	Pordenone	2.0	A1.1	2,713
26 Società per le Imprese all'Estero - SIMEST SpA	Rome	1.8	A1.1	2,624
27 Orel_G Holding	Sofia	19.3	A1.15	2,609
28 EUROVITA - Italcasse Assicurazioni S.p.A	Rome	2.7	A1.11	1,276
		2.7	A1.10	1,320
29 Unibon Salumi S.C.a.r.l.	Modena	2.8	A1.1	1,549
		1.7	A1.11	1,033
30 Lingotto SpA	Turin	17.0	A1.1	2,040
31 Servizi Interbancari SpA (now Cartasi SpA)	Rome	9.1	A1.1	1,878
		0.1	A1.10	34

Other equity investments: (continued)

€ '000

NAME OF AFFILIATE	MAIN OFFICE	% ORDINARY CAPITAL HELD	PARENT COMPANY	BOOK VALUE
32 CLS Group Holdings A.G.	Zurich	1.4	A1.1	1,636
33 B. Group SpA (formerly Compagnia Iniziative Mobiliari)	Milan	5.6	A1.1	1,575
34 Credifarma SpA	Rome	17.0	A1.1	1,291
35 S.Paolo-Imi SpA (formerly Cardine Banca SpA)	Turin	0.0	A1.11	1,265
36 Interporto Bologna SpA	Bologna	8.1	A1.1	1,156
37 Trentino Servizi SpA	Rovereto (Tn)	2.0	A1.1	1,094
38 Compagnia Investimenti e Sviluppo CIS. SpA	Villafranca (VE)	4.0	A1.1	1,045
39 Finanziaria Regionale Friuli Venezia Giulia FRIULIA SpA	Trieste	2.0	A1.1	1,023
40 Credito Agricolo Italiano SpA	Rome	7.5	A1.10	1,017
41 Finanziaria Regionale per lo Sviluppo del Molise FINMOLISE SpA	Campobasso	11.8	A1.1	1,001
42 METIS SpA	Milan	12.5	A1.1	862
43 Capitale e Sviluppo SpA	Perugia	19.5	A1.10	807
44 Società per i Servizi Bancari - SSB SpA	Milan	13.2	A1.1	650
		0.1	A1.10	1
		..	A1.11	..
45 Biuro Informacji Kredytowej S.A.	Warsaw	15.0	A1.14	494
46 SCONTOFIN SpA	Luxembourg	15.0	A1.3	387
47 Val Rendena Funivie SpA	Pinzolo (TN)	10.7	A1.1	382
48 Fabryka Wyrobów Frotowych i Kocowych "Zwoltex" S.A	Zdunska Wola	11.7	A1.75	343
49 Società Regionale di Garanzia Marche Soc. Coop. r.l.	Ancona	11.7	A1.1	338
50 Società Aree Industriali ed Artigianali S.A.I.A. SpA	Verbania	10.0	A1.1	232
51 PROFINGEST (consortium)	Bologna	12.9	A1.1	130
52 WIMA	Lodz	12.2	A1.75	104
53 Health Insurance Company Zakrila AD	Sofia	10.0	A1.15	102
54 S.A.S.E. SpA	Perugia	11.4	A1.10	77
55 Vadelı İslimler Egidim Danismanlık A.S.	Izmir	10.0	A2.3	73
56 Sentieri Vivi Srl	Trento	10.0	A1.1	60
57 Idea Group SpA	Bergamo	10.8	A1.1	38
58 Sebi SpA	Perugia	15.8	A1.10	28
59 Treviso Global Scarl	Treviso	10.0	A1.1	10
60 Borsa Merci Trieste SpA	Trieste	10.0	A1.1	9
61 Aurora Private Equity Management Company S.A.	Luxembourg	10.0	A1.1	3
62 Beofinest a.d.	Belgrado	18.8	A1.1	..
63 Società della Ferrovia Friulana SpA (in liquidation)	Gorizia	18.6	A1.1	..
64 Banque Galliere S.A. (in liquidation)	Paris	17.5	A1.1	..
65 Giraglia Immobiliare SpA	Milan	17.2	A1.3	..
66 S.I.CRE.F. Srl (in liquidation)	Verona	16.0	A1.1	..
67 Skillpass SpA	Rome	12.5	A1.1	..
68 I Gemelli di S. Benigno Srl (in liquidation)	Genoa	12.2	A1.3	..
69 Przedsiębiorstwo Poligraficzno Wydawnicze Uniprom S.A.	Warsaw	10.6	A1.75	..

"Significant interest based on investment amount" means a book value of more than one million euros.

3.2 Credit and debit positions with Group companies

3.3 Credit and debit positions with associated companies (other than Group companies)

€ '000

	CREDIT AND DEBIT POSITIONS WITH GROUP COMPANIES		CREDIT AND DEBIT POSITIONS WITH ASSOCIATED COMPANIES	
	AMOUNTS AS AT		AMOUNTS AS AT	
	31.12.2003	31.12.2002	31.12.2003	31.12.2002
a) Assets				
1. Loans to banks	-	-	3,088,222	2,669,908
<i>of which: subordinated portion</i>	-	-	-	-
2. Loans to financial institutions	-	7,805	1,621,780	1,479,659
<i>of which: subordinated portion</i>	-	-	5,603	7,333
3. Loans to other customers	119,234	119,632	678,010	1,000,047
<i>of which: subordinated portion</i>	-	-	-	-
4. Bonds and other debt securities	-	-	457,733	382,119
<i>of which: subordinated portion</i>	-	-	10,738	14,428
Total assets	119,234	127,437	5,845,745	5,531,733
b) Liabilities				
1. Due to banks	-	-	6,468,608	1,442,295
2. Due to financial institutions	13,182	3,322	239,133	171,871
3. Due to other customers	42,252	178,071	403,534	485,733
4. Securities in issue	-	-	1,160	-
5. Subordinated debt	-	-	-	-
Total liabilities	55,434	181,393	7,112,435	2,099,899
c) Guarantees and commitments				
1. Guarantees given	8,876	14,057	267,803	496,791
2. Commitments	14,824	13,387	185,779	312,473
Total Guarantees and Commitments	23,700	27,444	453,582	809,264

The assets, liabilities, guarantees and commitments outstanding as at 31 December 2003 with Group companies that are not fully consolidated, and those with companies subject to significant influence, based on the stake held, break down as follows:

€ '000

GROUP COMPANIES	ASSETS	LIABILITIES	GUARANTEES	COMMITMENTS
1) Transactions with banks	-	-	-	-
2) Transactions with financial institutions				
Auges SpA (in liquidation)	-	210	-	-
Pekao Financial Services Sp Zo.o	-	867	-	213
Pekao Usługi Korporacyjne S.A.	-	10,065	-	-
Sviluppo Nord Ovest S.G.R.p.A.	-	1,467	-	-
Ventura Finance SpA	-	573	-	-
	-	13,182	-	213
3) Transactions with other customers				
Pekao Access Sp.Zo.o	-	263	21	-
BDK Consulting	1	-	-	-
UniCredit Broker Credit SpA	2	3,648	-	-
Cassa e Assicurazioni SpA (in liquidation)	-	110	-	-
Centar Gradski Podrum d.o.o.	-	110	-	-
Central Kaptol d.o.o.	23,728	241	-	1,790
CONRIT Servizi Srl	-	13	-	-
UniCredit Energia S.C.R.L.	-	6	-	-
Fabryka Maszyn Sp.Zo.o. (formerly HSW FMJ Sp.zo.o.)	-	52	-	-
I-Faber SpA	-	517	610	-
Istraturist Umag Hotelijerstvo I Turiza	6,107	293	716	2,699
Lipa d.d.	-	256	-	-
Locat Rent SpA	71,158	1,320	247	-
Marketing Zagrebacke Bamke d.o.o.	-	579	-	15
On Investment Services Srl	1	142	-	-
Pekao Development SP. Z.o.o.	8,776	3,047	-	10,107
Polonit Sp.zo.o	106	-	-	-
RI.PO. Srl	8,016	1,444	7,200	-
S.T.T. S.p.a	-	6,064	-	-
TLX SpA	-	4,189	28	-
Trinity Management Sp. zo.o	-	1,085	-	-
UniCredit Consulting Srl	-	505	-	-
UniCredit ServiceLab SpA	-	3,534	-	-
UniCredit International Services UNICIIS Srl	-	17	-	-
UniCredit Assicura Srl	1,335	13,205	-	-
UNI IT Srl	-	722	-	-
Vivacity SpA	-	616	54	-
Zaslaw ZPIN Sp.zo.o	4	-	-	-
Zane BH d.o.o.	-	86	-	-
Zaba Turizam d.o.o.	-	188	-	-
	119,234	42,252	8,876	14,611
4) Bonds and other debt securities	-	-	-	-
5) Securities in issue	-	-	-	-
6) Subordinated debt	-	-	-	-
Total	119,234	55,434	8,876	14,824

€ '000

OTHER COMPANIES SUBJECT TO SIGNIFICANT INFLUENCE	ASSETS	LIABILITIES	GUARANTEES	COMMITMENTS
1) Transactions with banks				
Banca Cassa di Risparmio di Savigliano SpA	6,962	13,802	-	39
Cassa di Risparmio di Bra SpA	20,845	2,881	50	-
Cassa di Risparmio di Fossano SpA	5,804	16,521	-	90
Cassa di Risparmio di Saluzzo SpA	16,916	5,668	-	8
	50,527	38,872	50	137
2) Transactions with financial institutions				
Allianz Zb d.o.o. Društvo Za Upravljanje Dobrovoljnim	-	52	-	5
Allianz Zb d.o.o. Društvo Za Upravljanje Obvznim	-	109	-	36
Cassa di Liquidazione e Garanzia SpA	-	116	-	-
Consortium Srl	381,302	19	-	-
Jupiter NFI S.A.	-	118	-	-
Krajowa Izba Rozliczeniowa S.A.	-	277	-	4,254
LISEURO SpA	6,369	-	-	-
Società Friulana Esazioni Tributi S.F.E.T. SpA	6,557	-	-	-
	394,228	691	-	4,295
3) Transactions with other customers				
Allianz Zagreb Dionicko Društvo Za Osiguranje	-	441	-	76
ARGENTEA SpA	-	133	62	-
AUTOSTRADA BS-VR-VI-PD SpA	-	1,232	9	-
Baldini e Castoldi Dalai - Editore SpA	204	24	-	-
Commercial Union Vita SpA	-	88,189	-	-
CONSORZIO CA.RI.CE.SE.	661	-	-	-
CreditRAS Assicurazioni SpA	-	42	300	-
CreditRas Vita SpA	29,522	60,763	-	-
Fabryka Sprzetu Okretowego	260	119	-	-
Grifo Insurance Brokers Srl	-	636	-	-
Grupa Inwestycyjna Nywing S.A.	1,507	4	-	-
Hotel Jean IIISobieski Sp.zo.o	9,576	138	-	-
Immobiliare Lombarda SpA	48,310	401	2,474	-
Iniziativa Urbane SpA	11,933	-	634	1,966
Selezione Terza S.r.l	45,350	773	-	4,650
Serin Srl	4	-	-	-
Tomtex S.A.	160	463	-	-
Wytwornia Silnikow Plz. Mielec Sp.zo.o.	-	1	-	-
	147,487	153,359	3,479	6,692
4) Bonds and other debt securities	-	-	-	-
5) Securities in issue	-	-	-	-
6) Subordinated debt	-	-	-	-
Total	592,242	192,922	3,529	11,124

3.4 Item 70 “Equity Investments”

3.5 Item 80 “Equity Investments in Group Companies”

€ '000

	EQUITY INVESTMENTS ITEM 70			EQUITY INVESTMENTS IN GROUP COMPANIES ITEM 80		
	AMOUNTS AS AT			AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Equity investments in banks	588,709	608,410	608,410	-	-	-
1. Listed	448,037	475,611	475,611	-	-	-
2. Unlisted	140,672	132,799	132,799	-	-	-
b) Equity investments in financial institutions	351,288	276,366	458,878	6,012	9,715	9,715
1. Listed	885	1,797	1,797	451	448	448
2. Unlisted	350,403	274,569	457,081	5,561	9,267	9,267
c) Other	2,427,227	1,187,339	1,185,309	131,230	141,813	141,813
1. Listed	1,025,933	48,881	48,881	-	-	-
2. Unlisted	1,401,294	1,138,458	1,136,428	131,230	141,813	141,813
Total for item 70 and item 80	3,367,224	2,072,115	2,252,597	137,242	151,528	151,528

3.6 Changes in equity investments in the year

3.6.1 Equity Investments in Group Companies (item 80)

3.6.2 Other Equity Investments (item 70)

€ '000

	EQUITY INVESTMENTS IN GROUP COMPANIES ITEM 80	OTHER EQUITY INVESTMENTS ITEM 70
A. Opening balance	151,528	2,252,597
B. Increases	40,108	1,439,181
B.1 Purchases	8,009	1,298,771
B.2 Write-backs	-	3,800
B.3 Revaluations	-	233
B.4 Other changes (*)	32,099	136,377
C. Reductions	54,394	324,554
C.1 Sales	-	100,626
C.2 Writedowns	2,468	12,500
of which: permanent writedowns	1,633	12,202
C.3 Other changes	51,926	211,428
D. Closing balance	137,242	3,367,224
E. Total revaluations	-	12,968
F. Total adjustments	46,539	448,324

*Sub-item B.4 “Other changes” includes the changes resulting from the changed scope of consolidation.

Detail of principal changes in "Equity Investments in Group Companies":

€ '000

B. INCREASES		
B.1 Purchases:		
Ing. Employee Benefits SpA (now Employee Benefits SpA)		3,530
Ing. Agenzia Assicurativa SpA (now XXA Agenzia Assicurativa SpA)		1,851
Vivacity SpA		1,600
Other		1,028
		8,009
B.4 Other changes:		
- Exchange gains		48
- Gains from sales		37
- Value differences for equity investments valued with the equity method:		
UniCredit Assicura Srl	1,613	
Other	4,731	6,344
- Other:		
UniCredit ServiceLab SpA	5,300	
I-Faber SpA	4,800	
TLX SpA	4,350	
Trading Lab Inc.	2,521	
Locat Rent SpA	2,514	
Ing. Employee Benefits SpA (now Employee Benefits SpA)	1,560	
Other	4,625	25,670
		32,099
C. REDUCTIONS		
C.1 Sales		
		-
C.2 Writedowns:		
Ri.po Srl	1,500	
Other		968
		2,468
C.3 Other changes:		
- Exchange differences		7,655
- Losses from sales:		45
- Value differences for equity investments valued with the equity method:		
Vivacity SpA	14,095	
Trading Lab Inc.	3,275	
UniCredit ServiceLab SpA	3,020	
I-Faber SpA	2,985	
Other	3,905	27,280
- Companies transferred to Item 70 "Other equity investments"		599
- Companies transferred to line-by-line consolidation area:		
UniCredit Banca d'Impresa SpA (formerly UniCredit Servizi Corporate SpA)	6,300	
UniCredit Private Banking SpA (formerly UniCredit Servizi Private SpA)	6,300	
Other	779	13,379
- Other		2,968
		51,926

Detail of principal changes in "Other Equity Investments"

€ '000

B. INCREASES			
B.1 Purchases:			
Assicurazioni Generali SpA		977,208	
Edipower SpA		100,076	
Olimpia SpA		64,680	
Consortium Srl		53,295	
Synesis Finanziaria SpA		50,000	
IKB Deutsche Industriebank Aktiengesellschaft		28,972	
Wschodni Bank Cukrownictwa S.A.		8,439	
IKB Corporatelab S.A.		4,999	
Carisma SpA		4,357	
Lingotto SpA		2,938	
Istituto Europeo di Oncologia Srl		1,790	
Other		2,017	
		1,298,771	
B.2 Write-backs:			
RCS Media Group SpA (formerly HdP SpA)		3,308	
Other		492	
		3,800	
B.3 Revaluations			233
B.4 Other changes :			
- Exchange rate gains:			21
- Gains from sales:			
Polcard S.A.	14,400		
Intesa Holding A.M. SpA	9,939		
Kataweb SpA	6,455		
Centrale Rischi Finanz. CRIF SpA	2,070		
Other	4,587	37,451	
- Value differences for equity investments valued with the equity method:			
CreditRas Vita SpA	5,590		
Commercial Union Vita SpA	3,243		
Other	7,014	15,847	
- Changes due to modified scope of consolidation:			
Cesky Leasing Spol. S.r.o.	1,212		
Other	599	1,811	
- Other *:			
Synesis Finanziaria SpA	44,403		
Commercial Union Vita SpA	29,400		
CreditRas Vita SpA	3,054		
Other	4,390	81,247	
		136,377	

Detail of principal changes in "Other Equity Investments" (continued)

€ '000

C. REDUCTIONS		
C.1 Sales		
Commerzbank A.G.		54,573
Polcard S.A.		14,834
Intesa Holding A.M. SpA		10,501
Kataweb SpA		6,600
Carisma SpA		4,537
Cesky Leasing Spol. S.r.o.		2,208
Centrale Rischio Finanz. CRIF SpA		2,200
Jarocinskie Frabryki Mebli (JFM)		1,097
Pollena Ewa S.A.		1,083
Other		2,993
		100,626
C.2 Writedowns		
Consortium Srl		5,201
Istituto Europeo di Oncologia Srl		2,268
Other		5,031
		12,500
C.3 Other changes:		
- Exchange rate differences		7,357
- Losses from sales:		
Commerzbank A.G.	3,462	
Other	261	3,723
- Value differences for equity investments valued with the equity method		
Immobiliare Lombarda SpA	2,275	
Other	1,733	4,008
- Company transferred to line-by-line/proportional consolidation area:		
Koç Finansal Hizmetler A.S.	184,803	
Demir Romlease S.A.	1,664	
Other	12	186,479
- Other:		
Jupiter NFI S.A.	4,988	
Other	4,873	9,861
		211,428

* "Other changes – Other" also included increases resulting from extraordinary corporate transactions (spin-offs, transfers, etc.) and transfers from other portfolios.

● Section 4 TANGIBLE AND INTANGIBLE FIXED ASSETS

Tangible and intangible fixed assets are broken down as follows:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
110. Intangible fixed assets	1,167,290	1,264,150	1,255,688
120. Tangible fixed assets	3,238,372	3,611,571	3,527,174
Total	4,405,662	4,875,721	4,782,862
<i>of which: buildings owned by the Parent Company and used by Group companies in their operations</i>	<i>1,709,205</i>	<i>1,943,329</i>	<i>1,890,924</i>

4.1 Changes in “Tangible fixed assets” in the year

€ '000

	PROPERTY	FURNITURE	EQUIPMENT	TOTAL
A. Opening balance	2,995,293	163,902	367,979	3,527,174
B. Increases	2,281,294	992,446	1,236,759	4,510,499
B.1 Purchases	2,089,282	946,900	1,048,752	4,084,934
B.2 Write-backs	-	-	-	-
B.3 Revaluations	242	651	-	893
B.4 Other changes *	191,770	44,895	188,007	424,672
C. Reductions	2,547,585	1,002,253	1,249,463	4,799,301
C.1 Sales	2,209,600	915,072	945,018	4,069,690
C.2 Writedowns:	97,052	62,626	148,867	308,545
a) Depreciation	95,425	62,625	148,588	306,638
b) permanent writedowns	1,627	1	279	1,907
C.3 Other changes	240,933	24,555	155,578	421,066
D. Closing balance	2,729,002	154,095	355,275	3,238,372
E. Total revaluations	1,403,367	5,338	358	1,409,063
F. Total adjustments	1,200,935	600,624	1,167,603	2,969,162
a) Depreciation	1,189,825	600,594	1,167,320	2,957,739
b) permanent writedowns	11,110	30	283	11,423

* Sub-item B.4 “Other changes” includes the changes resulting from the changed scope of consolidation.

4.2 Annual changes in “Intangible fixed assets”

€ '000

A. Opening balance	1,255,688
B. Increases	421,087
B.1 Purchases	236,037
B.2 Write-backs	-
B.3 Revaluations	-
B.4 Other changes *	185,050
C. Reductions	509,485
C.1 Sales	928
C.2 Writedowns:	282,725
a) amortisation	271,061
b) permanent writedowns	11,664
C.3 Other changes	225,832
D. Closing balance	1,167,290
E. Total revaluations	-
F. Total adjustments	1,055,500
a) amortisation	1,039,061
b) permanent writedowns	16,439

* Sub-item B.4 “Other changes” includes the changes resulting from the changed scope of consolidation.

Intangible fixed assets were made up as follows:

€ '000

	AMOUNTS AS AT 31.12.2003
Intangible assets	260,620
“Goodwill” ¹	770,785
Other capitalised costs to be amortised	135,885
Total	1,167,290

1. This was mainly for the goodwill posted directly to the consolidated accounts of Pioneer Investment Management USA Inc.

● Section 5 OTHER ASSET ITEMS

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
150. Other assets	36,124,218	29,187,186	29,119,828
160. Accrued income and prepaid expenses	2,017,604	2,127,375	2,061,500
Total	38,141,822	31,314,561	31,181,328

5.1 Item 150 "Other assets" – detail

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Cash and other valuables held by cashier:			
- Current account cheques being settled, drawn on third parties	337,760	504,504	504,038
- Current account cheques charged to Group banks, received by the clearing house, and in the process of being debited	89,473	9,915	9,915
- Money orders, bank drafts and equivalent securities	115,899	137,996	137,996
- Coupons, securities due on demand, revenue stamps and miscellaneous valuables	332	232	232
	543,464	652,647	652,181
Interest and amounts to be charged to:			
- Customers	17,360	8,021	7,942
- Banks	33,736	17,308	4,114
	51,096	25,329	12,056
Caution monies:			
- In the name of, and on behalf of the Group	50,172	9,004	8,972
- In the name of, and on behalf of third parties	287	1,602	1,600
	50,459	10,606	10,572
Items in transit between branches not yet attributed to destination accounts	134,776	296,753	296,752
Items in processing	823,785	2,058,885	2,056,764
Receivables for advances for tax collection service	1,670,611	1,431,147	1,431,141
Tax entries:			
- Advance payments made to tax authorities	1,299,983	1,108,585	1,097,761
- Tax credits	1,330,114	1,516,241	203,449
- Other tax entries	697,033	659,223	658,604
	3,327,130	3,284,049	1,959,814
Deferred tax assets	390,109	412,309	387,373
Entries resulting from the valuation of off-balance-sheet transactions			
- Customers	6,036,750	3,301,224	3,301,224
- Banks	16,009,625	12,328,074	12,328,074
	22,046,375	15,629,298	15,629,298
Premiums paid for options	3,879,227	803,191	803,191
Items not attributable to other accounts:			
- Securities and coupons to be settled	209,891	1,428,980	1,428,949
- Other transactions	1,630,269	2,419,895	3,732,356
	1,840,160	3,848,875	5,161,305
Adjustments for illiquid portfolio entries	10,115	578	578
Other entries:			
- Entries related to accidents and disputes being clarified (at estimated amount to be received)	42,238	19,116	19,116
- Other entries	1,314,673	714,403	699,687
	1,356,911	733,519	718,803
Total	36,124,218	29,187,186	29,119,828

5.2 Item 160 “Accrued income and pre-paid expenses”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Accrued income			
for accrued interest on investment and trading securities	290,568	393,300	371,654
for accrued interest on loans to banks	74,502	157,865	152,614
for accrued interest on loans to customers	323,968	390,582	364,607
for differentials on derivative contracts	681,886	723,947	720,931
for other transactions	83,736	54,161	53,383
Total accrued income	1,454,660	1,719,855	1,663,189
Prepaid expenses			
for advance rent payments	7,438	3,851	3,082
for issue discount on securities	8,753	10,023	10,023
for derivative contracts	281,335	215,695	211,374
for miscellaneous fees and commissions	243,588	160,063	158,274
for other transactions	21,830	17,888	15,558
Total pre-paid expenses	562,944	407,520	398,311
Total accrued income and pre-paid expenses	2,017,604	2,127,375	2,061,500

Accruals and deferrals are reported on the basis of the accrual principle and in accordance with the provisions of Article 2424 bis of the Civil Code.

5.3 Adjustments for accrued income and pre-paid expenses

No adjustments were made related to increases or decreases in the asset or liability accounts to which accrued income and pre-paid expenses refer.

5.4 Distribution of subordinated assets

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Loans to banks	2,006	2,000	2,000
b) Loans to customers	115,259	119,856	119,856
c) Bonds and other debt securities	357,512	287,729	282,782
Total	474,777	409,585	404,638

● **Section 6 DEPOSITS**

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
10. Due to banks	44,252,285	32,672,760	31,990,884
20. Due to customers	97,802,811	96,123,829	93,368,254
30. Securities in issue	37,297,683	33,176,265	33,173,457
40. Deposits received in administration	173,344	203,447	203,447
Total	179,526,123	162,176,301	158,736,042

6.1 Detail of Item 10 “Due to banks”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Repo transactions	18,328,066	11,927,830	11,927,830
b) Stock lending	132,616	162,040	162,040

6.2 Detail of Item 20 “Due to customers”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Repo transactions	16,190,372	15,808,539	15,740,002
b) Stock lending	1,807	-	-

Item 10 “Due to banks”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) on demand:			
Demand deposits	1,631,695	1,856,408	1,856,408
Current accounts for services rendered	1,268,186	629,946	626,933
Other forms of debt	10,359	22,545	22,536
	2,910,240	2,508,899	2,505,877
b) on term or with notice:			
Time deposits	19,795,336	15,640,099	15,381,309
Repo transactions	18,328,066	11,927,830	11,927,830
Stock lending	132,616	162,040	162,040
Loans from international banking organisations	662,220	678,219	353,243
Other forms of debt	2,423,807	1,755,673	1,660,585
	41,342,045	30,163,861	29,485,007
Total	44,252,285	32,672,760	31,990,884

Item 20 “Due to customers”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) on demand:			
Savings deposits	6,984,414	6,852,944	6,844,154
Overdraft accounts	55,579,055	54,579,802	53,792,031
Other forms of debt	190,556	168,471	168,471
	62,754,025	61,601,217	60,804,656
b) on term or with notice:			
Savings deposits	5,147,976	4,557,905	3,765,494
Overdraft accounts	11,284,845	12,241,606	11,232,061
Repo transactions	16,190,372	15,808,539	15,740,002
Stock lending	1,807	-	-
Other transactions	2,423,786	1,914,562	1,826,041
	35,048,786	34,522,612	32,563,598
Total	97,802,811	96,123,829	93,368,254

Item 30 "Securities in issue"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Bonds	10,839,450	14,873,986	14,873,615
Certificates of deposit	25,645,472	17,317,982	17,317,982
Other securities	812,761	984,297	981,860
Total	37,297,683	33,176,265	33,173,457

Item 40 "Deposits received in administration"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Amounts received from the Government	40,354	6,510	6,510
Amounts received from the Region and other organisations/agencies	132,990	196,937	196,937
Total	173,344	203,447	203,447

● **Section 7 RESERVES**

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
70. Reserve for employee severance pay	993,624	962,158	960,897
80. Reserves for risks and charges			
a) Reserve for pensions and similar obligations	520,513	538,305	538,266
b) Taxation reserve	1,984,233	2,249,976	2,229,812
c) Consolidation reserve for future risks and charges	3,886	3,886	3,886
d) Other reserves	1,327,850	967,030	868,579
	3,836,482	3,759,197	3,640,543
90. Loan loss reserves	69,163	111,141	93,791
Total	4,899,269	4,832,496	4,695,231

7.1 Item 90 “Loan loss reserves”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Overdue interest on loans to customers	-	-	-
Other	69,163	111,141	93,791
Total	69,163	111,141	93,791
<i>of which: minorities</i>	<i>38</i>	<i>29,039</i>	<i>29,039</i>

“Loan loss reserves” are used to cover potential credit risks, which currently cannot be assessed, and are thus “possible”.

7.2 Changes during the period in “Loan loss reserves” (Item 90)

€ '000

A. Opening balance	93,791
B. Increases	61,308
B.1 Provisions	43,931
B.2 Other changes *	17,377
C. Reductions	85,936
C.1 Uses	-
C.2 Other changes	85,936
D. Closing balance	69,163

* Sub-item B.2 “Other changes” includes the changes resulting from the changed scope of consolidation.

7.3 Item 80 d) "Reserves for risks and charges: Other reserves"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Reserves for writedowns of guarantees given and commitments:			
- Specific writedowns	49,617	64,987	64,987
- Lump-sum writedowns for "country risk"	2,630	9,183	9,183
- Other lump-sum writedowns	17,846	27,815	20,116
	70,093	101,985	94,286
Other reserves for risks and charges:			
- Projected outlays for personnel-related disputes and charges	430,960	163,138	73,969
- Projected outlays to cover accidents being clarified	71,264	10,217	10,217
- Options and guarantees for transactions involving equity investments sold	53,929	50,811	50,811
- Pending revocatory and other legal actions	211,468	181,566	179,983
- Holidays not taken	60,235	59,376	59,376
- Projected future charges for equity investments	249	3,869	3,869
- Benefits under Articles 22-23 of Legislative Decree 153/99	249,909	248,431	248,431
- Other	179,743	147,637	147,637
	1,257,757	865,045	774,293
Total	1,327,850	967,030	868,579

Item 80 b) "Reserves for risks and charges: Taxation reserve"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Income tax for the year	1,858,245	2,054,657	2,048,067
Miscellaneous indirect taxes	338	1,137	1,137
Taxes of foreign branches	26,584	38,735	38,735
Deferred taxes	84,631	137,772	124,198
Other taxes	14,435	17,675	17,675
Total	1,984,233	2,249,976	2,229,812

In accordance with CONSOB Regulations No. DEM/1011405 of 15 February 2001, the required information is provided regarding the effects of, and reporting in accounts of, the benefits stipulated under Articles 22 and 23 of Legislative Decree No. 153 of 17 May 1999:

- a) Income taxes for the periods 1998, 1999, and 2000 were determined in consideration of the referenced tax relief regulations.
- b) In their press release dated 3 April 2000, the Ministry of the Treasury and Ministry of Finance gave notice

that the European Commission requested the Italian government to provide clarifications of legislative provisions under discussion to assess their status, or lack thereof, as "state subsidies" that are forbidden by Article 87 of the EC Treaty.

- c) This press release specified that "the benefits in question are to be considered suspended, and thus, the adoption of the related regulation concerning the methods for applying the primary regulation in question is suspended".
- d) The effects of the benefits resulting from the impact on current taxes, are as follows:

	(€ million)
For 1998	32.9
For 1999	93.0
For 2000	98.3
Total	224.2

- e) In its memo dated 25 October 2000 published in the EC Official Journal dated 10 February 2001, the European Commission advised that the supplemental information provided by Italian authorities in their letter dated 14 June 2000 "confirmed the possibility that the measures being disputed constitute state subsidies". Consequently, the Commission decided to initiate a formal investigation procedure. For this reason, in the accounts for 2000 the Group companies concerned deemed it prudent to make a provision to the Reserve for risks and charges, under "other reserves", item 80 d of the balance sheet, in the entire amount indicated above, with a charge to "Provisions for risks and charges," Item 100 of the profit and loss account.
- f) Upon the conclusion of the referenced investigation, the European Commission on 12 December 2001 notified the Italian government of its decision to consider the tax benefits in question to be incompatible with the provisions of the EC treaty regarding state subsidies, and therefore requested that Italy abolish these benefits and take all necessary measures to recover the subsidies granted from the banks.
- g) Based on the existence of significant and specific supporting information, the Italian Banking Association (ABI) intends to contest this decision on behalf of the banks, and UniCredito Italiano has authorised it to appear in court in its name.
- h) These tax benefits were suspended under Decree Law No. 63 of 15 April 2002, published in the Italian Official Gazette of 17 April 2002. Therefore, no benefit has been calculated since the 2001 tax period.
- i) In accordance with Article 1 of D.L. No. 282 dated 24 December 2002, enacted as Law No. 27 of 21 February 2003, issued in enactment of the above-mentioned decision of the European Commission, the Group

companies concerned have, prior to 31 December 2002, paid a sum – equal to taxes not paid as a result of these benefits – of € 254.5 K, including interest charges required by said law. Until a decision is made on the legal dispute in progress, this amount has been posted as taxes receivable, on the asset side of the balance sheet, considering, moreover, that the taxes were collected based on EU regulations and without advance notice of assessment activities.

Deferred taxation

In application of the principle requiring the reporting of deferred taxes, the following criteria were adopted:

- Use of the “balance sheet liability method”;
- Reporting of deferred tax assets on the basis of the following assumptions:
 - existence of taxable income in future periods over a maximum time span of three years, conservatively taking into account the existence of a business plan that covers that period;
 - reporting of only those deferred taxes resulting from expenses already allocated to the profit and loss account, for which the period in which they will be deductible from taxable income is already known with certainty;
- Reporting of deferred taxes that are likely to be incurred.

In order to determine deferred taxes of the Italian companies, the tax rates applicable for the successive periods under consideration (pursuant to regulations current at the year-end) were used, as noted below:

Year	Corporate Income tax (Irpeg)	Regional tax on productive activities (Irap) *
2004	33%	4.25%
2005	33%	4.25%
2006	33%	4.25%

* Reference rate subject, according to the location of the operations, to the increases provided for at regional level for the banking sector.

The foreign companies have determined their deferred taxes on the basis of the rates in force in the individual countries.

Below are the changes that occurred in 2003:

7.4 Change during the period in “Deferred tax assets” with a balancing entry in the profit and loss account

€ '000

1. Initial amount	387,373
2. Increases	268,520
2.1 Deferred tax assets arising during the period	145,098
2.2 Other increases	123,422
3. Reductions	265,784
3.1 Deferred tax assets eliminated during the period	179,139
3.2 Other decreases	86,645
4. Final amount	390,109

7.5. Change during the period in “Deferred tax liabilities”

€ '000

	BALANCING ENTRY TO:	
	PROFIT AND LOSS ACCOUNT	RESERVES UNDER SHAREHOLDERS' EQUITY *
1. Initial amount	122,268	1,930
2. Increases	31,879	1,125
2.1 Deferred taxes arising during the period	15,001	1,125
2.2 Other increases	16,878	-
3. Reductions	70,747	1,824
3.1 Deferred taxes eliminated during the period	54,334	1,787
3.2 Other decreases	16,413	37
4. Final amount	83,400	1,231

* The above deferred taxes arose from the suspension of the applicable taxes on gains on the expected disposal of properties and equity investments.

No deferred tax assets originated from:

- Writedowns of loans to banks, as these could not be deducted from taxable income for the period;
- Writedowns of equity investments, securities and tangible fixed assets exceeding the amount which, under tax regulations, can be deducted from taxable income;
- Reserves formed from provisions made to cover likely or certain charges, for which the period when such charges will actually be incurred is still not known.

For these exclusions, there are potential deferred tax assets, which will be reported in the profit and loss account if the condition of the deductibility of the underlying charge is met.

Item 80 c) "Reserves for risks and charges: Consolidation reserve for future risks and charges"

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Consolidation reserve for future risks and charges	3,886	3,886	3,886

Below are the changes that occurred in 2003 in the reserves in question.

€ '000

	EMPLOYEE SEVERANCE PAY RESERVE	RESERVES FOR RISKS AND CHARGES			
		RESERVE FOR PENSIONS AND SIMILAR OBLIGATIONS	TAXATION RESERVE	CONSOLIDATION RESERVE FOR FUTURE RISKS AND CHARGES	OTHER RESERVES
AMOUNTS AS AT 31.12.2002	960,897	538,266	2,229,812	3,886	868,579
Changes in 2003:					
Use of provisions	- 99,589	-46,094	- 1,622,748	-	- 92,469
Reallocations to the profit and loss account	- 27	- 72	- 43,735	-	- 63,852
Provisions	+ 128,233	+ 26,229	+ 1,401,570	-	+ 602,494 *
Exchange differences and other changes **	+ 4,110	+ 2,184	+ 19,334	-	+ 13,098
AMOUNTS AS AT 31.12.2003	993,624	520,513	1,984,233	3,886	1,327,850

* Of which: €348,127,000 charged to Profit and Loss under item 80 - "Payroll costs".

** Also includes any changes resulting from the changed scope of consolidation.

● **Section 8 CAPITAL, RESERVES, FUND FOR GENERAL BANKING RISKS AND SUBORDINATED DEBT**

Group shareholders' equity was broken down as follows:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
100. Fund for general banking risks	133,260	137,361	137,361
150. Capital	3,158,168	3,148,070	3,148,070
160. Share premium	3,308,639	3,308,639	3,308,639
170. Reserves	4,166,693	3,560,240	3,560,240
Legal reserve	508,136	368,367	368,367
Statutory reserves	1,015,472	771,601	771,601
Other reserves	2,643,085	2,420,272	2,420,272
180. Revaluation reserves	285,217	305,343	305,343
190. Retained earnings	-	98	98
	11,051,977	10,459,751	10,459,751
200. Net profit for the period	1,960,580	1,801,142	1,801,142
Total Group portion of shareholders' equity	13,012,557	12,260,893	12,260,893

In this section, the items making up the Group's portion of shareholders' equity are detailed, as well as the balance sheet items below resulting from the consolidation process:

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
LIABILITIES AND SHAREHOLDERS' EQUITY			
120. Negative consolidation differences	51,620	51,888	51,888
130. Negative net equity differences	12,425	12,418	12,418
140. Minority portion of shareholders' equity (+/-)	+ 972,978	+ 1,260,524	+ 1,171,598
ASSETS			
90. Positive consolidation differences	1,229,299	1,017,274	961,888
100. Positive net equity differences	2,907	1,380	56,766

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
110. Subordinated debt	6,189,574	7,120,147	7,088,478

Group portion of shareholders' equity

Item 100 "Fund for general banking risks"

The "Fund for general banking risks" is used to cover general business risk, and is similar to a capital reserve. As at 31 December 2003 it totalled €133,260 and was broken down as follows: €116,885 for the Parent Company and €16,375 for certain subsidiaries, of which €567 was related to minorities. Changes in the "fund" are shown in the "Statement of changes in shareholders' equity", which appears below.

Item 150 Capital

€ '000

	AMOUNTS AS AT 31.12.2003
6,294,629,600 ordinary shares with a par value of € 0.50 each	3,147,315
21,706,552 savings shares with a par value of € 0.50 each	10,853
Total	3,158,168

During the period, capital, which as at 31 December 2002 was made up of 6,274,433,668 ordinary shares and 21,706,552 savings shares, with a par value of € 0.50 for both categories, changed following the increase in capital pursuant to Article 2349 of the Civil Code through the issuance of 20,195,932 ordinary shares with a deduction from the reserve associated with the medium-term bonus program for Group staff set up for the purpose.

Item 160 "Share premium reserve"

€ '000

	AMOUNTS AS AT 31.12.2003
Share premium reserve	3,308,639
Total	3,308,639

Item 170 "Reserves"

€ '000

	AMOUNTS AS AT 31.12.2003
Legal reserve	508,136
Statutory Reserves	1,015,472
Other reserves *	2,643,085
Total	4,166,693

* The item "Other reserves" refers, as to €1,674,682, to the Parent Company, and for €968,403, to companies included in the scope of consolidation.

Item 180 "Revaluation reserves"

€ '000

	AMOUNTS AS AT 31.12.2003
Monetary revaluation reserve pursuant to Law 72/83	84,658
Property revaluation reserve pursuant to Law 413/91	160,007
Other revaluation reserves	40,552
Total *	285,217

* This item includes reserves related to minorities of €8,198.

Statement of changes in Shareholders' Equity

(€ million)

	CAPITAL STOCK	ISSUE PREMIUMS	LEGAL RESERVE	OTHER RESERVES	FUND FOR GENERAL BANKING RISKS	REVA- LUATION RESERVES	NET PROFIT	TOTAL
Balance as at 31 December 2002	3,148.1	3,308.7	368.4	3,192.0	137.4	305.3	1,801.1	12,261.0
Changes in 2003:								
Allocation of consolidated net profit for 2002:								
- To dividends							- 995.1	- 995.1
- To reserves			139.7	656.0			- 795.7	-
- Other allocations							- 10.3	-10.3
Other changes:								
- Capital increases related to staff bonus plan	10.0			- 10.0				-
- Change in reserve for exchange differences related to conversion of accounts in foreign currency and other changes				- 179.4	- 0.3	- 20.1		- 199.8
- Provisions/uses					- 3.8			- 3.8
- Group portion of net income							1,960.6	1,960.6
Balance as at 31 December 2003	3,158.1	3,308.7	508.1	3,658.6	133.3	285.2	1,960.6	13,012.6
<i>Minorities</i>								973.0
Total as at 31 December 2003								13,985.6

Balance sheet items resulting from the consolidation process

Item 90 – Positive consolidation differences

€ '000

SUBSIDIARY	BALANCE AS AT 31.12.2002	ADDITIONS DURING THE YEAR	OTHER CHANGES *	AMORTISATION DURING THE YEAR	BALANCE AS AT 31.12.2003
Item 90					
Bank Pekao S.A.	474,922			-69,167	405,755
Pioneer Alternative Investment Management Bermuda	111,465	-1,427		-11,145	98,893
Zagrebacka Banka D.D.	55,814			-6,089	49,725
Bulbank A.D.	53,881			-6,970	46,911
Cassa di Risparmio di Carpi SpA	118,269	63,599		-16,047	165,821
Unibanka A.S.	35,488			-4,524	30,964
Banca dell'Umbria 1462 SpA	92,116	118,059		-22,766	187,409
Zivnostenska Banka A.S.	-	112,999		-11,300	101,699
Koç Finansal Hizmetler A.S.	-	8,113	55,386	-6,350	57,149
Ing Sviluppo Finanziaria SpA	-	51,070		-426	50,644
Locat SpA	-	18,375		-766	17,609
Demir Romlease S.A.	-	207		-21	186
UniCredit Romania S.A.	6,844			-721	6,123
Pioneer Investment Management USA Inc.	8,019			-955	7,064
S+R Investimenti SpA	3,812			-465	3,347
Grifofactor SpA		42		-42	-
Rolo Pioneer Luxembourg S.A.	1,258		-1,258		-
Total	961,888	371,037	54,128	-157,754	1,229,299

* The "Other changes" column includes the changes resulting from the changed scope of consolidation.

Item 100 – Positive net equity differences

The main change that occurred in 2003 relates as to €55,386,000 to Koç Finansal Hizmetler which was purchased in December and consolidated in 2002 at net equity. The amount was transferred to item 90 "Positive consolidation differences".

Positive net equity differences, which totalled €2,907,000 as at 31 December 2003 were attributable as to €2,352,000 to Commercial Union Vita, and as to €555,000 to companies held by Pekao.

Item 120 – Negative consolidation differences

€ '000

SUBSIDIARY	BALANCE AS AT 31.12.2002	CHANGES DURING THE PERIOD	BALANCE AS AT 31.12.2003
- Banca Agricola Commerciale S. Marino S.A.	43,112		43,112
- Banca Mediocredito SpA	2,798		2,798
- Rolo Pioneer S.G.R.p.A.	4,953		4,953
- Bank Pekao S.A. and its subsidiaries	977	-268	709
- Other consolidated companies	48		48
Total	51,888	-268	51,620

Item 130 – Negative net equity differences

At the end of the year negative net equity differences totalled € 12,425.

€ '000

SUBSIDIARY	BALANCE AS AT 31.12.2002	CHANGES DURING THE PERIOD	BALANCE AS AT 31.12.2003
- Bank Pekao and its subsidiaries	10,702	-3	10,699
- CreditRas Vita SpA	375		375
- Sfet SpA	503		503
- Cassa di Risparmio di Fossano SpA	491		491
- Agrocons Centrum A.S.	314		314
- Grifo Insurance Brokers Srl	33	10	43
Total	12,418	7	12,425

Item 140 – Minority portion of shareholders' equity

The minority portion of shareholders' equity, as detailed below, was determined by applying the *equity ratio method*, and included the minority interest in net profit for the year. To be specific:

€ '000

COMPANIES	BALANCE AS AT 31.12.2002	CHANGES DURING THE PERIOD	BALANCE AS AT 31.12.2003
- Bank Pekao S.A. and its subsidiaries	808,449	-94,064	714,385
- Zagrebacka Banka and its subsidiaries	112,081	10,208	122,289
- Banca dell'Umbria SpA	69,046	-59,086	9,960
- Cassa di Risparmio di Carpi SpA	37,365	-37,236	129
- Locat SpA	36,741	-18,740	18,001
- Bulbank A.D.	35,182	2,594	37,776
- Banca Mediocredito SpA	28,978	224	29,202
- B.A.C. della Repubblica di San Marino S.A.	14,866	147	15,013
- Other consolidated companies	28,890	-2,667	26,223
Total	1,171,598	-198,620	972,978

The decrease for Banca dell'Umbria SpA, Cassa di Risparmio di Carpi SpA and Locat SpA relates to the purchase of:

- 21.714% of the share capital of Banca dell'Umbria from Fondazione C.R. Perugia;
- 26.10% of the share capital of Cassa di Risparmio di Carpi from Fondazione C.R. di Carpi;
- 6.82% of the share capital of Locat by means of public offering.

The acquisition accounted for an increase in "Positive consolidation differences".

Other items under Section 8 referring to liabilities

Finally, the subordinated debt item is described in this section:

Item 110 – Subordinated debt

a) Maturity date, currency, interest rate, nominal value and equivalent in €.

MATURITY	CURRENCY	RATE	FACE VALUE IN ORIGINAL CURRENCY	€ '000 BOOK VALUE
Parent Company				
1) 19.12.2007	LIT	6-month Libor	184,000,000,000	91,551
2) 14.06.2010	EURO	6.25% p.a. ACT/ACT for years 1-5 3-month EURIBOR + 125 bps p.a. for years 6-10	400,000,000	400,000
3) 14.06.2010	EURO	3-month EURIBOR +65 b.p.s p.a. for years 1-5 +125 b.p.s p.a. for years 6-10	800,000,000	793,327
4) 29.10.2010	EURO	5.20% for year 1 5.30% for year 2 5.40% for year 3 5.50% for year 4 5.60% for year 5 5.70% for year 6 6.25% for year 7 6.80% for year 8 7.35% for year 9 7.90% for year 10	747,000,000	746,845
5) 13.12.2010	EURO	Gross annual rate of 2.75% of the nominal value for 10 years At maturity a "higher return" may be paid, which is related to the revaluation of a stock index (EuroSTOXX50), calculated on the basis of a formula reported in the regulations, and adjusted as necessary by applying a "Take Profit" clause.	261,000,000	260,655

Item 110 – Subordinated debt (continued)

MATURITY	CURRENCY	RATE	FACE VALUE IN ORIGINAL CURRENCY	€ '000 BOOK VALUE
6) 16.03.2011	EURO	3-month EURIBOR +75 b.p.s p.a. for years 1-5 +135 b.p.s p.a. for years 6-10	500,000,000	500,000
7) 16.03.2011	EURO	6% p.a.	500,000,000	500,000
8) 27.11.2011	EURO	5% p.a. ACT/ACT for years 1-5 3-month EURIBOR + 130 bps p.a. for years 6-10	400,000,000	400,000
9) 27.11.2011	EURO	3-month EURIBOR +70 b.p.s p.a. for years 1-5 +130 b.p.s p.a. for years 6-10	400,000,000	400,000
10) 28.02.2012	EURO	6.10%	500,000,000	500,000
11) 20.07.2004	EURO	EURIBOR + 0.40% b.p.s **	600,000,000	599,887
Other Group companies				
12) 23.05.2011	EURO	5.00% for year 1 5.10% for year 2 5.20% for year 3 5.30% for year 4 5.40% for year 5 5.50% for year 6 5.80% for year 7 6.10% for year 8 6.40% for year 9 6.70% for year 10	100,000,000	98,713
13) Unspecified	EURO	0%	2,301,000	2,301
14) 05.10.Perpetual	\$USA	9.20% p.a. for the first 10 years subsequently 3-month EURIBOR + 335 bps *	450,000,000	356,295
15) 05.10.Perpetual	EURO	8.048% p.a. act/act for the first 10 years subsequently 3-month EURIBOR +325 bps *	540,000,000	540,000
Total for item 110				6,189,574
Amount calculated for capital for regulatory purposes:				6,182,348
of which: - Tier 1 capital *				896,295
- Tier 2 capital				4,686,209
- Tier 3 (direct hedging of market risks) **				599,844

*** Book values are net of any intra-group accounts.

b) Prepayment

The prepayment option is available for all bonds issued by the Parent Company listed above, should any of them prove to be a tax liability, subject to the prior consent of Banca d'Italia.

No. 1: repayment will occur in five equal instalments due over the last five years of the debt. Prepayment is allowed after the first five years from the issuance date, but only at the initiative of the issuer, and subject to Banca d'Italia approval.

Nos. 2 and 3: the issuer has the option to repay the debt in full starting in year 5.

No. 4: the debt will be repaid at par in five equal annual cash instalments due starting 31 October 2006, through the reduction of one fifth of the nominal value of each outstanding bond.

For the transactions in *items 5, 7, 10 and 11*, there is no prepayment option.

Nos. 6, 8 and 9: the issuer has the option to repay the debt in full starting from the end of year 5 and on each subsequent coupon payment date.

No. 12 will be repaid at par, without any deductions for expenses, in five equal annual cash instalments due starting 23 May 2007, through the reduction of one fifth of the nominal value of each outstanding bond.

Nos. 14 and 15: it should be noted that the issuer has the right to repay the subordinated notes at any time subject to Banca d'Italia authorisation, and in addition, it may, at any time, and subject to certain conditions, substitute another foreign branch for the New York branch as the "obligor."

The company accounts provide complete information regarding the characteristics of bonds issued by other Group companies.

c) Subordination conditions

For all transactions, the claims of subordinated creditors are junior to the claims of ordinary creditors in the event of liquidation.

For hybrid capital instruments, the payment of interest may be suspended or limited in the event of poor operating performance.

8.1 Consolidated regulatory capital and prudential requirements

In accordance with Banca d'Italia instructions concerning transparency of information, below is the composition of capital for regulatory purposes and details on prudential requirements, the final results of which are sent to the Regulatory Body following approval of the present draft accounts:

€ '000

	AMOUNTS AS AT	
	31.12.2003	31.12.2002
A. Capital for regulatory purposes		
A.1 Tier 1 capital	11,081,223	10,775,916
A.2 Tier 2 capital	4,979,002	5,300,804
A.3 Items to be deducted	409,098	506,528
A.4 Capital for regulatory purposes	15,651,127	15,570,192
B. Prudential regulatory requirements		
B.1 Credit risks	10,400,005	9,282,720
B.2 Market risks	1,154,118	1,406,661
<i>of which: - Trading portfolio risks</i>	778,527	1,222,668
<i>- Exchange risks</i>	306,714	183,135
B.3 Tier 3 subordinated bonds	599,844	599,562
B.4 Other prudential requirements	153,781	186,280
B.5 Total prudential requirements	11,707,904	10,875,661
C. Risk assets and regulatory ratios		
C.1 Weighted risk assets *	146,348,794	135,945,763
C.2 Tier 1 capital/Weighted risk assets	7.57%	7.93%
C.3 Capital for regulatory purposes/Weighted risk assets **	11.10%	11.89%

Note *: Total prudential requirements multiplied by the reciprocal of the minimum mandatory credit risk ratio.

** : The total Capital Ratio is calculated according to Bank of Italy rules and is equal to the ratio of the total sum of the Capital for Regulatory Purposes and the Tier 3 Subordinated bonds (Tier 3 Capital) eligible for covering market risks and the Weighted Risk Assets for credit and market risk and regulatory requirements.

Core tier 1 Ratio

Tier 1 capital	11,081,223
less Preference shares	- 896,295
Core Capital	10,184,928
Core tier 1 Ratio = Core Capital/Weighted risk assets	6.96%

● **Section 9 OTHER LIABILITY ITEMS**

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
50. Other liabilities	31,841,817	27,594,642	27,553,355
60. Accrued liabilities and deferred income	1,749,273	1,821,876	1,779,423
Total	33,591,090	29,416,518	29,332,778

9.1 Item 50 “Other liabilities”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Interest and amounts to be credited to:			
- Customers	7,255	2,149	2,149
- Banks	22,303	493	387
	29,558	2,642	2,536
Miscellaneous tax entries	452,158	420,023	412,171
Items in transit between branches not yet attributed to destination accounts	179,711	1,009,182	1,009,182
Available amounts to be paid to third parties	1,818,904	2,352,219	2,352,219
Items in processing	569,292	1,216,169	1,154,476
Entries resulting from the valuation of off-balance-sheet transactions			
- Customers	3,443,542	1,712,008	1,712,008
- Banks	16,465,642	11,872,113	11,872,113
	19,909,184	13,584,121	13,584,121
Option premiums collected	3,065,300	2,019,943	2,019,943
Entries related to securities transactions	1,150,801	1,320,410	1,320,407
Items judged definitive but not attributable to other items:			
- Provisions to cover payroll costs	154,238	301,757	339,847
- Accounts payable – suppliers	672,331	916,536	915,392
- Provisions for tax withholding on accrued interest, coupons or dividends	4,121	741	741
- Other entries	1,165,293	1,919,210	1,967,210
	1,995,983	3,138,244	3,223,190
Payables for miscellaneous entries related to the tax collection service	8,837	489,330	489,200
Adjustments for illiquid portfolio items	956,690	689,926	689,926
Other entries	1,705,399	1,352,433	1,295,984
Total	31,841,817	27,594,642	27,553,355

9.2 Item 60 “Accrued liabilities and deferred income”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
ACCRUED LIABILITIES			
for accrued interest on bank accounts	148,604	181,703	174,697
for accrued interest on customer accounts	111,194	183,214	166,579
for accrued interest on securities in issue	270,612	339,541	339,541
for accrued interest on contract differences	530,490	562,282	559,681
for accrued interest on subordinated debt	108,608	118,316	118,311
for other transactions	167,269	139,419	136,684
Total accrued liabilities	1,336,777	1,524,475	1,495,493
DEFERRED INCOME			
related to interest on discounted bills	77,882	100,210	100,210
on derivative contracts	167,899	126,405	115,579
on other loans to customers	13,446	17,326	16,797
on securities in issue	71,978	-	-
for miscellaneous fees and commissions	10,310	3,285	3,285
for other transactions	70,981	50,175	48,059
Total deferred income	412,496	297,401	283,930
Total accrued liabilities and deferred income	1,749,273	1,821,876	1,779,423

Accrued liabilities and deferred income are reported on the basis of the accrual principle and in accordance with the provisions of Article 2424 bis of the Civil Code

9.3 Adjustments to “Accrued liabilities and deferred income”

No adjustments were made to the asset and liability accounts as a result of changes in accrued liabilities and deferred income.

● Section 10 GUARANTEES AND COMMITMENTS

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
10. Guarantees given	12,268,915	12,498,270	12,367,572
20. Commitments	22,326,036	24,052,153	23,738,305
Total	34,594,951	36,550,423	36,105,877

10.1 Item 10 “Guarantees given”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Commercial guarantees	8,194,996	8,153,112	8,127,703
b) Financial guarantees	4,071,184	4,344,006	4,238,717
c) Assets pledged	2,735	1,152	1,152
Total	12,268,915	12,498,270	12,367,572

10.2 Item 20 “Commitments”

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Commitments to disburse funds, usage certain	13,507,390	17,075,258	16,761,410
<i>of which: - Amounts available under irrevocable lines of credit</i>	3,737,353	5,988,792	5,757,403
<i>- Securities to be received for transactions to be settled</i>	2,861,361	1,178,201	1,176,411
<i>- Deposits and loans to be disbursed</i>	2,927,653	5,509,381	5,484,106
<i>- Credit derivatives. Exposure to reference entity</i>	230,000	23,839	23,839
<i>- Other commitments to disburse funds</i>	3,751,023	4,375,045	4,319,651
b) Commitments to disburse funds, usage uncertain	8,818,646	6,976,895	6,976,895
<i>of which: - Commitment to Interbank Deposit Protection Fund</i>	143,019	130,016	130,016
<i>- Credit derivatives - Exposure to the reference entity</i>	891,704	37,768	37,768
<i>- Other commitments to disburse funds</i>	7,783,923	6,809,111	6,809,111
Total	22,326,036	24,052,153	23,738,305

10.3 Assets used as collateral

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Investment and trading securities to secure bank drafts	221,262	188,381	188,381
Investment and trading securities to secure other services	59,745	-	-
Investments and trading securities connected with repo transactions	10,792,835	9,079,714	9,079,714
Reserve requirements to support foreign branches of UniCredito Italiano SpA	27,712	27,635	27,635
Securities and other items of value pledged as collateral	1,266,167	1,494,679	1,494,679
Total	12,367,721	10,790,409	10,790,409

10.4 Unused portions of credit lines

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Central banks	2,373,573	1,312,315	1,312,315
b) Other banks	279,205	1,503,587	1,503,587
Total	2,652,778	2,815,902	2,815,902

10.5 Forward transactions

€ '000

	AMOUNTS AS AT					
	31.12.2003			31.12.2002 RESTATED		
	HEDGING	TRADING	OTHER	HEDGING	TRADING	OTHER
1. Trades	37,929,708	31,437,279	-	23,931,843	27,285,751	-
1.1 Securities	-	5,259,691	-	1,854	3,467,181	-
- Purchases	-	2,861,361	-	925	1,177,276	-
- Sales	-	2,398,330	-	929	2,289,905	-
1.2 Currencies	37,929,708	26,177,588	-	23,929,989	23,818,570	-
- Currencies against currencies	4,320,449	2,433,442	-	2,460,828	1,298,137	-
- Purchases against euro	31,881,818	12,443,552	-	18,498,908	11,192,725	-
- Sales against euro	1,727,441	11,300,594	-	2,970,253	11,327,708	-
2. Deposits and loans	-	2,379,953	3,060,829	73,797	2,848,030	5,534,496
- To be disbursed	-	1,687,593	1,240,060	59,275	1,777,742	3,672,364
- To be received	-	692,360	1,820,769	14,522	1,070,288	1,862,132
3. Derivatives	110,593,148	1,889,181,064	4,375,839	97,493,536	982,509,766	4,018,039
3.1 With exchange of principal	4,902,605	41,365,552	356,661	6,150,207	48,355,325	458
a) Securities *	608,233	2,250,999	356,661	996,502	4,256,026	-
- Purchases	-	981,650	-	10,279	2,077,583	-
- Sales	608,233	1,269,349	356,661	986,223	2,178,443	-
b) Currencies	4,294,372	39,114,553	-	5,006,378	42,822,977	-
- Currencies against currencies	4,284,372	1,171,598	-	4,179,709	2,470,044	-
- Purchases against euro	10,000	17,714,743	-	176,475	20,350,086	-
- Sales against euro	-	20,228,212	-	650,194	20,002,847	-
c) Other valuables	-	-	-	147,327	1,276,322	458
- Purchases	-	-	-	-	761,709	458
- Sales	-	-	-	147,327	514,613	-
3.2 Without exchange of assets	105,690,543	1,847,815,512	4,019,178	91,343,329	934,154,441	4,017,581
a) Currencies	209,332	3,764,098	119,826	112,943	367,860	3,329
- Currencies against currencies	89,506	-	-	108,514	-	-
- Purchases against euro	118,646	1,891,604	1,180	2,948	186,051	1,481
- Sales against euro	1,180	1,872,494	118,646	1,481	181,809	1,848
b) Other assets ** ***	105,481,211	1,844,051,414	3,899,352	91,230,386	933,786,581	4,014,252
- Purchases	44,543,909	912,453,693	108,652	48,004,147	441,507,797	338,389
- Sales	60,937,302	931,597,721	3,790,700	43,226,239	492,278,784	3,675,863
Total	148,522,856	1,922,998,296	7,436,668	121,499,176	1,012,643,547	9,552,535

Currency trades and derivative contracts in off-balance-sheet transactions were not eliminated from intra-group dealings, as this would have been excessively onerous.

* of which:
 €24,823 implicit in structured securities acquired ("Trading" column)
 €32,480 implicit in other financial derivatives ("Trading" column)

** of which:
 €1,837,676 implicit in structured securities issued or acquired ("Other transactions" column) and the same number implicit in related derivatives ("Hedging" column)
 € 1.262.800 implicit in structured securities issues ("Other" column)
 €39,986 implicit in structured funding instruments other than securities and the same number implicit in related derivatives ("Hedging" column)
 €735,299 implicit in structured securities acquired ("Trading" column)
 €3,695,694 implicit in other financial derivatives ("Trading" column)

*** Including basis swaps of €329,707,827 indicated as both purchases and sales.

Forward transactions (continued)

€ '000

	AMOUNTS AS AT 31.12.2002 HISTORICAL		
	HEDGING	TRADING	OTHER
1. Trades	23,931,843	27,109,352	-
1.1 Securities	1,854	3,465,326	-
- Purchases	925	1,175,486	-
- Sales	929	2,289,840	-
1.2 Currencies	23,929,989	23,644,026	-
- Currencies against currencies	2,460,828	1,246,562	-
- Purchases against euro	18,498,908	11,165,601	-
- Sales against euro	2,970,253	11,231,863	-
2. Deposits and loans	34,000	2,848,030	5,534,496
- To be disbursed	34,000	1,777,742	3,672,364
- To be received	-	1,070,288	1,862,132
3. Derivatives	97,450,920	982,019,124	4,017,581
3.1 With exchange of principals	6,150,207	47,946,422	-
a) Securities	996,502	4,016,339	-
- Purchases	10,279	1,941,324	-
- Sales	986,223	2,075,015	-
b) Currencies	5,006,378	42,663,903	-
- Currencies against currencies	4,179,709	2,412,448	-
- Purchases against euro	176,475	20,283,083	-
- Sales against euro	650,194	19,968,372	-
c) Other valuables	147,327	1,266,180	-
- Purchases	-	751,567	-
- Sales	147,327	514,613	-
3.2 Without exchange of assets	91,300,713	934,072,702	4,017,581
a) Currencies	112,943	367,860	3,329
- Currencies against currencies	108,514	-	-
- Purchases against euro	2,948	186,051	1,481
- Sales against euro	1,481	181,809	1,848
b) Other valuables	91,187,770	933,704,842	4,014,252
- Purchases	48,004,147	441,475,710	338,389
- Sales	43,183,623	492,229,132	3,675,863
Total	121,416,763	1,011,976,506	9,552,077

Derivatives and foreign currency forward contracts - Notional principal

Complete information is provided in this section on derivative contracts, in accordance with the standards established jointly by the Basle Committee for Banking Supervision and by the International Organization of Securities Commissions (IOSCO).

Notional principal broken down by type of contract and risk

€ '000

	AMOUNTS AS AT 31.12.2003				
	INTEREST RATES	EXCHANGE RATES AND GOLD	STOCK PRICES & INDICES	OTHER	TOTALS
Trading contracts	1,465,647,437	64,775,710	59,705,052	112,858	1,590,241,057
- Unlisted	1,378,068,197	64,645,067	53,764,813	109,959	1,496,588,036
Forwards	5,042,234	21,903,154	99,262	-	27,044,650
FRAs	86,396,937	-	-	-	86,396,937
Swaps	806,483,765	5,332,511	-	35,540	811,851,816
Basis Swaps	327,285,573	-	-	-	327,285,573
Options purchased	77,705,470	18,457,647	13,040,932	37,031	109,241,080
Options sold	75,154,218	18,951,755	40,624,619	37,388	134,767,980
- Listed	87,579,240	130,643	5,940,239	2,899	93,653,021
Forwards	117,914	-	279	-	118,193
Futures purchased	22,211,640	170	2,046,754	-	24,258,564
Futures sold	63,067,386	239	6,979	2,606	63,077,210
Options purchased	989,750	130,234	1,055,478	-	2,175,462
Options sold	1,192,550	-	2,830,749	293	4,023,592
Non-trading contracts	97,394,368	39,856,459	9,220,059	119,958	146,590,844
- Unlisted	97,352,368	39,856,459	9,220,059	119,958	146,548,844
Forwards	-	35,232,929	-	-	35,232,929
FRAs	10,783,481	-	-	-	10,783,481
Swaps	83,540,200	4,383,878	-	39,986	87,964,064
Basis Swaps	2,422,254	-	-	-	2,422,254
Options purchased	395,957	119,826	4,711,605	39,986	5,267,374
Options sold	210,476	119,826	4,508,454	39,986	4,878,742
- Listed	42,000	-	-	-	42,000
Forwards	-	-	-	-	-
Futures purchased	42,000	-	-	-	42,000
Futures sold	-	-	-	-	-
Options purchased	-	-	-	-	-
Options sold	-	-	-	-	-
Grand total	1,563,041,805	104,632,169	68,925,111	232,816	1,736,831,901
<i>of which: Unlisted</i>	<i>1,475,420,565</i>	<i>104,501,526</i>	<i>62,984,872</i>	<i>229,917</i>	<i>1,643,136,880</i>

These contracts were not eliminated from intra-group dealings, as this would have been excessively onerous. Currency and gold transactions having an original term of less than 15 days are not included in the statements.

Unlisted contracts: notional capital, market value, potential credit equivalent (add-on)

€ '000

	AMOUNTS AS AT 31.12.2003				TOTALS
	INTEREST RATES	EXCHANGE RATES AND GOLD	STOCK PRICES & INDICES	OTHER	
Notional capital	1,475,420,565	104,501,526	62,984,872	229,917	1,643,136,880
Market values					
Trading contracts					
a) Positive value					
Forwards	93,918	648,865	30	-	742,813
FRAs	24,618	-	-	-	24,618
Swaps	12,020,274	81,567	-	6,385	12,108,226
Basis Swaps	4,020,069	-	-	-	4,020,069
Options	1,165,580	1,534,536	2,360,494	4,283	5,064,893
	17,324,459	2,264,968	2,360,524	10,668	21,960,619
b) Negative value					
Forwards	42,967	681,898	22	-	724,887
FRAs	22,610	-	-	-	22,610
Swaps	9,454,308	91,080	-	5,149	9,550,537
Basis Swaps	2,498,607	-	-	-	2,498,607
Options	1,369,645	1,309,248	1,182,257	4,290	3,865,440
	13,388,137	2,082,226	1,182,279	9,439	16,662,081
Non-trading contracts					
a) Positive value					
Forwards	-	8,671	-	-	8,671
FRAs	5,208	-	-	-	5,208
Swaps	860,749	98,711	-	-	959,460
Basis Swaps	38,342	-	-	-	38,342
Options	3,264	230	277,033	4,532	285,059
	907,563	107,612	277,033	4,532	1,296,740
b) Negative value					
Forwards	-	1,509,054	-	-	1,509,054
FRAs	3,771	-	-	-	3,771
Swaps	1,484,637	40,982	-	5,644	1,531,263
Basis Swaps	24,643	-	-	-	24,643
Options	2,279	230	162,263	274	165,046
	1,515,330	1,550,266	162,263	5,918	3,233,777
Market values					
- Positive	18,232,022	2,372,580	2,637,557	15,200	23,257,359
- Negative	14,903,467	3,632,492	1,344,542	15,357	19,895,858
Potential credit equivalent (add on)	5,915,627	1,189,084	1,333,106	16,255	8,454,072

Notional principal of unlisted contracts by residual life

€ '000

	AMOUNTS AS AT 31.12.2003			TOTAL
	UP TO ONE YEAR	FROM ONE TO FIVE YEARS	OVER FIVE YEARS	
a) Interest rate contracts	319,936,015	934,112,964	221,371,586	1,475,420,565
Forward trading	5,042,234	-	-	5,042,234
Derivatives	314,893,781	934,112,964	221,371,586	1,470,378,331
of which: options purchased	5,313,616	69,157,673	3,630,138	78,101,427
b) Exchange rate contracts	93,082,508	9,847,445	1,571,573	104,501,526
Forward trading	56,601,245	551,518	-	57,152,763
Derivatives	36,481,263	9,295,927	1,571,573	47,348,763
of which: options purchased	14,648,679	3,783,435	145,359	18,577,473
c) Stock price contracts	11,252,484	42,240,267	9,492,121	62,984,872
Forward trading	99,262	-	-	99,262
Derivatives	11,153,222	42,240,267	9,492,121	62,885,610
of which: options purchased	5,992,978	10,419,206	1,340,353	17,752,537
d) Other contracts	93,640	136,277	-	229,917
Forward trading	-	-	-	-
Derivatives	93,640	136,277	-	229,917
of which: options purchased	32,571	44,446	-	77,017
Total	424,364,647	986,336,953	232,435,280	1,643,136,880

Information on the credit quality of unlisted contracts

€ '000

	AMOUNTS AS AT 31.12.2003							Weighted credit equivalent net of guarantees*
	EXPOSURE BEFORE COLLATERAL AND PERSONAL GUARANTEES							
	Market value		Credit exposure		Total exposure	Guarantees		
	Negative	Positive	Current	Potential		Real	Personal	
0% Governments, Zone A Central Banks	-	1,654	1,654	6,058	7,712	-	-	-
20% Government entities, Banks Zone A, Supranational, Banks Zone B with residual life up to 1 year	17,010,945	17,902,215	17,902,215	6,935,940	24,838,155	2,471,962	-	4,473,276
50% Individual customers	2,884,913	5,353,490	5,353,490	1,512,073	6,865,563	94,182	188	3,396,947
100% Government entities, Banks Zone B with residual life over 1 year	-	-	-	-	-	-	-	-
Total before netting agreements	19,895,858	23,257,359	23,257,359	8,454,071	31,711,430	2,566,144	188	7,870,223
Total after netting agreements	9,608,840	13,142,498	13,142,498	5,676,548	18,819,046	2,566,144	188	4,448,899

* based on Basel Committee rules (Customers 50% - Banks 20%).

Information on expired contracts and related loan losses

€ '000

Information on Expired Derivative Contracts	Time since expiration:	31.12.2003
Book value of expired derivatives	30 to 90 days	-
Book value of expired derivatives	over 90 days	-
Positive market value of expired derivatives	30 to 90 days	-
Positive market value of expired derivatives	over 90 days	-
Reported loan losses		-

10.6 Credit derivatives

€ '000

Transaction categories	AMOUNTS AS AT 31.12.2003	
	TRADING	OTHER
1. Purchases of cover	468,129	2,093,709
1.1. With exchange of assets *	468,129	-
- Credit Default Swap	468,129	-
- Credit Default Option	-	-
1.2. Without exchange of assets	-	2,093,709
- Credit Default Swap	-	2,093,709
- Credit Default Option	-	-
- Credit Linked Notes	-	-
- Credit Spread Options	-	-
- Credit Spread Swap	-	-
- Total rate of return swap	-	-
2. Sales of cover	891,704	230,000
2.1. With exchange of assets *	847,404	230,000
- Credit Default Swap	847,404	230,000
- Credit Default Option	-	-
2.2. Without exchange of assets	44,300	-
- Credit Default Swap	-	-
- Credit Default Option	-	-
- Credit Linked Notes	44,300	-
- Credit Spread Options	-	-
- Credit Spread Swap	-	-
- Total rate of return swap	-	-
Total	1,359,833	2,323,709

* Credit derivatives requiring delivery of the "reference obligation" ("physical delivery").

● Section 11 CONCENTRATION AND DISTRIBUTION OF ASSETS AND LIABILITIES

11.1 Large exposures

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Amount	3,608,827	3,903,406	3,903,406
b) Number	2	2	2

This figure refers to the total of risk-weighted positions that constitute "large exposure" in accordance with current regulatory provisions (exposure exceeding 10% of consolidated regulatory capital).

11.2 Distribution of loans to customers by main categories of borrowers

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Governments	2,168,625	2,251,085	2,251,085
b) Other public entities	3,091,230	3,714,663	3,711,613
c) Non-financial entities	70,205,523	64,868,535	63,477,517
d) Financial companies	7,646,296	6,451,731	6,385,347
e) Family firms	6,656,104	6,562,268	6,463,343
f) Other borrowers	36,941,459	31,591,775	31,535,205
Total	126,709,237	115,440,057	113,824,110

11.3 Distribution of loans to Italian resident non-financial companies and family firms

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Other services	14,310,520	10,840,997	10,840,997
b) Commercial, recovery and repair services	11,038,492	10,140,272	10,140,272
c) Construction and civil engineering	6,301,476	5,826,118	5,826,118
d) Textile, leather and footwear and clothing products	3,382,316	3,204,676	3,204,676
e) Metal products	3,080,209	2,896,266	2,896,266
f) Other sectors	29,258,411	27,641,897	27,641,897
Total	67,371,424	60,550,226	60,550,226

Distribution of credit derivatives (guarantees received) by main counterparty categories

€ '000

	AMOUNTS AS AT 31.12.2003
Banking Book	2,093,709
- Banks	1,805,691
- Financial institutions	288,018
Trading Book	468,129
- Banks	287,211
- Financial institutions	180,918
Total	2,561,838

11.4 Distribution of guarantees given by main categories of counterparties

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Governments	14,790	7,429	7,429
b) Other public entities	131,237	128,956	96,763
c) Banks	1,029,505	969,469	942,534
d) Non-financial companies	9,434,690	8,943,593	8,894,654
e) Financial companies	371,517	634,618	627,104
f) Family firms	130,792	175,602	164,678
g) Other businesses	1,156,384	1,638,603	1,634,410
Total	12,268,915	12,498,270	12,367,572

Distribution of credit derivatives (guarantees given) by main counterparty categories

€ '000

	AMOUNTS AS AT 31.12.2003
Banking Book	230,000
- Banks	230,000
- Financial institutions	-
Trading Book	891,704
- Banks	761,445
- Financial institutions	130,259
Total	1,121,704

11.5 Geographical distribution of assets and liabilities

€ '000

		ITALY	OTHER EU COUNTRIES	OTHER COUNTRIES	TOTAL
1. Assets	2003	131,259,602	32,495,303	25,264,179	189,019,084
	2002 (<i>restated</i>)	121,791,415	11,154,394	43,104,071	176,049,880
	2002	121,772,934	10,569,201	40,010,374	172,352,509
1.1 Loans to banks	2003	4,642,374	24,065,401	4,075,483	32,783,258
	2002 (<i>restated</i>)	6,201,761	4,961,920	18,316,616	29,480,297
	2002	6,201,017	4,583,329	17,314,215	28,098,561
1.2 Loans to customers	2003	111,235,377	2,510,420	12,963,440	126,709,237
	2002 (<i>restated</i>)	98,118,587	2,156,235	15,165,235	115,440,057
	2002	98,118,546	2,038,394	13,667,170	113,824,110
1.3 Securities	2003	15,381,851	5,919,482	8,225,256	29,526,589
	2002 (<i>restated</i>)	17,471,067	4,036,239	9,622,220	31,129,526
	2002	17,453,371	3,947,478	9,028,989	30,429,838
2. LIABILITIES AND SHAREHOLDERS' EQUITY	2003	102,110,476	44,494,468	39,110,753	185,715,697
	2002 (<i>restated</i>)	104,371,483	25,518,109	39,406,856	169,296,448
	2002	104,369,772	25,122,696	36,332,052	165,824,520
2.1 Due to banks	2003	13,396,991	16,774,958	14,080,336	44,252,285
	2002 (<i>restated</i>)	11,363,282	8,575,874	12,733,604	32,672,760
	2002	11,362,426	8,296,166	12,332,292	31,990,884
2.2 Due to customers	2003	71,175,278	3,851,718	22,775,815	97,802,811
	2002 (<i>restated</i>)	68,546,810	2,772,864	24,804,155	96,123,829
	2002	68,545,955	2,688,828	22,133,471	93,368,254
2.3 Securities in issue	2003	12,073,885	23,867,792	1,356,006	37,297,683
	2002 (<i>restated</i>)	18,696,780	13,580,601	898,884	33,176,265
	2002	18,696,780	13,580,601	896,076	33,173,457
2.4 Other liabilities	2003	5,464,322	-	898,596	6,362,918
	2002 (<i>restated</i>)	5,764,611	588,770	970,213	7,323,594
	2002	5,764,611	557,101	970,213	7,291,925
3. GUARANTEES AND COMMITMENTS	2003	21,538,830	3,805,213	9,250,908	34,594,951
	2002 (<i>restated</i>)	25,962,403	1,853,994	8,734,026	36,550,423
	2002	25,941,473	1,744,629	8,419,775	36,105,877

11.6 Breakdown of assets and liabilities by maturity

ITEMS/RESIDUAL LIFE		FIXED		
		on demand	up to 3 months	3 to 12 months
1. Assets	2003	42,690,399	533,784,465	475,721,958
	2002 (restated)	40,865,205	290,592,704	248,585,001
	2002	40,807,855	288,499,969	247,761,256
1.1 Refinanceable treasury notes	2003	79,186	338,856	141,224
	2002 (restated)	67,647	290,134	584,658
	2002	67,647	290,134	584,658
1.2 Loans to banks	2003	2,370,766	22,892,279	3,788,431
	2002 (restated)	3,716,971	18,503,217	4,607,106
	2002	3,665,402	17,264,961	4,554,089
1.3 Loans to customers	2003	24,799,631	20,936,501	13,321,327
	2002 (restated)	25,056,290	21,323,369	13,422,273
	2002	25,050,509	20,817,034	12,847,472
1.4 Bonds and other debt securities	2003	134,717	3,943,035	5,886,111
	2002 (restated)	80,398	1,981,225	8,607,310
	2002	80,398	1,937,359	8,483,245
Total 1.1/1.2/1.3/1.4	2003	27,384,300	48,110,671	23,137,093
	2002 (restated)	28,921,306	42,097,945	27,221,347
	2002	28,863,956	40,309,488	26,469,464
1.5 "Off-balance-sheet" transactions	2003	15,306,099	485,673,794	452,584,865
	2002 (restated)	11,943,899	248,494,759	221,363,654
	2002	11,943,899	248,190,481	221,291,792
2. LIABILITIES	2003	81,097,745	562,167,897	474,168,437
	2002 (restated)	75,847,631	314,359,811	233,790,097
	2002	75,048,046	312,218,911	233,186,124
2.1 Due to banks	2003	3,713,846	33,494,763	4,436,624
	2002 (restated)	3,820,732	23,579,311	2,527,464
	2002	3,817,709	23,324,289	2,235,195
2.2 Due to customers	2003	63,025,834	29,942,372	3,182,449
	2002 (restated)	61,851,575	28,098,765	4,121,236
	2002	61,055,013	26,486,053	3,856,786
2.3 Securities in issue				
- Bonds	2003	114,595	935,093	1,978,093
	2002 (restated)	173,069	482,813	3,937,507
	2002	173,069	482,803	3,937,294
- Certificates of deposit	2003	116,640	22,934,753	2,409,289
	2002 (restated)	124,702	14,460,379	2,538,081
	2002	124,702	14,460,379	2,538,081
- Other securities	2003	788,696	15,965	7,913
	2002 (restated)	946,457	29,236	8,512
	2002	946,457	26,799	8,512
2.4 Subordinated debt	2003	-	-	599,887
	2002 (restated)	812	-	762,987
	2002	812	-	762,987
Total 2.1/2.2/2.3/2.4	2003	67,759,611	87,322,946	12,614,255
	2002 (restated)	66,917,347	66,650,504	13,895,787
	2002	66,117,762	64,780,323	13,338,855
2.5 "Off-balance-sheet" transactions	2003	13,338,134	474,844,951	461,554,182
	2002 (restated)	8,930,284	247,709,307	219,894,310
	2002	8,930,284	247,438,588	219,847,269

Currency trades and derivative contracts in off-balance-sheet transactions were not eliminated from intra-group dealings, as this would have been excessively onerous.

Assets and liabilities have been distributed by maturity on the basis of their remaining life. The "on demand" category also includes assets and liabilities with a residual life of no more than 24 hours. Therefore, "on demand" loans to banks and "on demand" amounts due to banks and customers do not correspond to the amounts shown in the accounts, which take into account only the contractual nature of the position.

€ '000

TERM	1 to 5 years		over 5 years		UNSPECIFIED TERM	TOTAL
	fixed rate	indexed rate	fixed rate	indexed rate		
	362,442,969	170,686,033	129,225,318	34,095,202	6,731,239	1,755,377,583
	161,984,364	175,344,552	50,696,566	33,789,630	5,205,577	1,007,063,599
	161,444,150	175,013,309	50,515,070	33,751,149	5,170,751	1,002,963,509
	64,347	446,242	939,724	44,422	-	2,054,001
	309,840	315,028	1,117,609	88,127	-	2,773,043
	309,840	315,028	1,117,609	88,127	-	2,773,043
	1,211,043	74,782	737	5,864	2,439,356	32,783,258
	961,996	259,984	19,029	45,452	1,366,542	29,480,297
	947,042	252,431	19,029	45,452	1,350,155	28,098,561
	7,156,250	24,658,887	4,707,186	27,305,309	3,824,146	126,709,237
	7,599,919	19,504,159	4,644,451	20,098,646	3,790,950	115,440,057
	7,325,494	19,349,714	4,601,211	20,060,165	3,772,511	113,824,110
	4,821,723	3,034,017	4,150,080	3,267,097	111,724	25,348,504
	6,269,377	3,680,262	2,887,253	3,287,482	43,803	26,837,110
	6,048,426	3,511,015	2,748,997	3,287,482	43,803	26,140,725
	13,253,363	28,213,928	9,797,727	30,622,692	6,375,226	186,895,000
	15,141,132	23,759,433	8,668,342	23,519,707	5,201,295	174,530,507
	14,630,802	23,428,188	8,486,846	23,481,226	5,166,469	170,836,439
	349,189,606	142,472,105	119,427,591	3,472,510	356,013	1,568,482,583
	146,843,232	151,585,119	42,028,224	10,269,923	4,282	832,533,092
	146,813,348	151,585,121	42,028,224	10,269,923	4,282	832,127,070
	421,870,154	112,825,500	95,641,675	5,759,314	494,214	1,754,024,936
	196,550,788	118,461,345	49,590,525	11,969,018	1,056,878	1,001,626,093
	196,313,827	118,408,937	49,546,400	11,969,018	1,056,878	997,748,141
	1,041,856	1,044,321	278,521	242,354	-	44,252,285
	1,056,499	701,362	41,474	945,101	817	32,672,760
	977,345	648,954	41,474	945,101	817	31,990,884
	412,356	669,898	81,033	434,498	54,371	97,802,811
	375,205	962,027	83,740	486,564	144,717	96,123,829
	293,354	962,027	83,740	486,564	144,717	93,368,254
	4,793,017	2,257,595	453,047	213,883	94,127	10,839,450
	4,001,138	4,345,879	457,839	1,475,741	-	14,873,986
	4,000,990	4,345,879	457,839	1,475,741	-	14,873,615
	123,905	51,221	-	9,664	-	25,645,472
	131,038	63,782	-	-	-	17,317,982
	131,038	63,782	-	-	-	17,317,982
	187	-	-	-	-	812,761
	92	-	-	-	-	984,297
	92	-	-	-	-	981,860
	40,000	91,551	2,357,309	3,100,827	-	6,189,574
	20,000	599,397	2,480,783	2,346,767	909,401	7,120,147
	20,000	599,397	2,449,114	2,346,767	909,401	7,088,478
	6,411,321	4,114,586	3,169,910	4,001,226	148,498	185,542,353
	5,583,972	6,672,447	3,063,836	5,254,173	1,054,935	169,093,001
	5,422,819	6,620,039	3,032,167	5,254,173	1,054,935	165,621,073
	415,458,833	108,710,914	92,471,765	1,758,088	345,716	1,568,482,583
	190,966,816	111,788,898	46,526,689	6,714,845	1,943	832,533,092
	190,891,008	111,788,898	46,514,233	6,714,845	1,943	832,127,068

11.7 Assets and liabilities in foreign currency

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Assets			
1. Loans to banks	5,342,462	6,634,783	5,398,947
2. Loans to customers	12,691,231	14,947,086	13,602,775
3. Securities	7,875,868	8,595,973	8,056,823
4. Equity investments	148,225	349,050	344,736
5. Other accounts	540,720	349,356	320,874
	26,598,506	30,876,248	27,724,155
b) Liabilities			
1. Due to banks	13,659,853	12,494,798	11,882,115
2. Due to customers	19,691,374	18,965,935	16,664,501
3. Securities in issue	17,480,509	11,058,022	11,056,555
4. Other accounts	357,388	981,616	949,947
	51,189,124	43,500,371	40,553,118

Based on current regulations, "other accounts" under assets are made up of item 10; "other accounts" under liabilities are made up of items 40 and 110.

The following exchange rates were used for the conversion into euros of foreign currency accounts of companies consolidated on a line-by-line basis, and of foreign currency entries of major significance in the Group's operations:

EXCHANGE RATE AS AT 31 DECEMBER 2003

Czech Republic koruna	32.41000
Slovak Republic koruna	41.17000
Bosnian dinar	1.95580
Australian dollar	1.68020
Hong Kong dollar	9.80490
United States dollar	1.26300
Swiss franc	1.55790
Ukrainian hryvnia	6.73431
Croatian kuna	7.64964
Romanian leu	41,158.00000
Bulgarian lev	1.95570
Turkish lira	1,771,638.00000
New Israeli sheqel	5.48580
British pound	0.70480
Polish zloty	4.70190

The above exchange rates represent euro parity in relation to individual foreign currencies.

11.8 Securitisation transactions

The Group's main aim in performing securitisation transactions is to free up "economic capital" and/or obtain new liquidity, and to obtain greater diversification in funding sources.

The advisability of securitisation transactions is evaluated on the basis of the ability to create value; in this regard, a decision procedure was developed and centralised at Parent Company level, for planning, evaluating and executing securitisations.

The process includes an economic feasibility study phase used to evaluate the impact on capital (Tier I Ratio and Total Capital Ratio of the Group), and on EVA (Economic Value Added) and RARORAC (Risk Adjusted Return On Risk Adjusted Capital).

If the evaluation in this first phase is positive, a technical and operational feasibility study is begun to examine the assets to be securitised, and the transaction structure is established.

Once technical feasibility is established, the transaction is carried out.

During 2003 UniCredit Banca d'Impresa took part in a securitisation transaction known as "Aeroporti di Roma" which involved the sale without recourse, pursuant to Law No. 130 of 30 April 1999, of loans to Aeroporti di Roma SpA held by a number of credit institutions, for a total amount of €1,265.0 million. The sale was made to Romulus Finance S.r.L., a special purpose vehicle which was established under Italian law pursuant to Law 130/99.

On 20 February, the reference date for the sale, the amount of the position sold by UniCredit Banca d'Impresa, represented by unsecured performing loans, was €47.7 million. The sale took place at the face value of the loans. UniCredit Banca d'Impresa has not underwritten any security resulting from the securitisation.

Existing positions are also provided below in securities and deposits originating from prior securitisations, asset and third party (for the sake of convenience the "Ref." column includes the references also given in the detail pages):

Portfolio loans and securities originating from securitisation transactions:

(€ million)

Class	Classification of underlying assets	Type of underlying assets				Total	Write-downs	Write-backs	Book value
		Asset	Ref.	Minorities	Ref.				
Subordinated Deposits		109.9		7.3		117.2	-1.7	-	115.5
	<i>Junior</i>	<i>Other assets</i>				46.7			46.7
		"	(a)			48.6			48.6
		"	(f)			14.6			14.6
			(g)						
				7.3	(m)	7.3	-1.7		5.6
Investment securities		114.1		366.4		480.5	-45.0	-	435.5
	<i>Senior</i>			5.0		356.3			319.3
		<i>Non-performing</i>		-		0.2	(q)	0.2	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		-		309.2	(n)	309.2	-42.0
		"		-		46.9	(r)	46.9	-
		"	(i)	-		5.0		-	5.0
	<i>Mezzanine</i>			84.9		-		-0.7	-
		<i>Non-performing</i>		84.9	(d)	-		-0.7	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		-		-		-	-
	<i>Junior</i>			24.2		10.1		34.3	-2.3
		<i>Non-performing</i>		20.8	(e)	0.6	(o)	21.4	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		3.4	(h)	9.5	(p)	12.9	-2.3
Trading securities		53.5		1,674.7		1,728.0			1,728.0
	<i>Senior</i>			45.8		1,656.5		1,702.3	1,702.3
		<i>Non-performing</i>		-		381.6	(u)	381.6	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		36.5	(b)	1,274.9	(v)	1,311.4	1,311.4
		"	(l)	9.3		-		9.3	9.3
	<i>Mezzanine</i>			7.7		5.8		13.5	13.5
		<i>Non-performing</i>		-		-		-	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		7.7	(c)	5.8	(t)	13.5	13.5
	<i>Junior</i>			-		12.2		12.2	12.2
		<i>Non-performing</i>		-		-		-	-
		<i>Doubtful</i>		-		-		-	-
		<i>Other assets</i>		-		12.2	(s)	12.2	12.2
Total		277.5		2,048.2		2,325.7		-46.7	2,279.0

To be specific:

Asset securitisations

Cordusio synthetic securitisation

- **Origin:**

Transaction carried out in 2001 using performing loans to mid-large corporates by UniCredito Italiano, and the former federated banks Credito Italiano, Cariverona (now included in UniCredit Banca d'Impresa) and Banca Mediocredito, totalling €2,075 million;

- **Principal features:**

A synthetic transaction (meaning that no loans were sold, and therefore remain on the books of the banks concerned) was carried out by means of the stipulation of two Credit Default Swap contracts:

- the first, entered into with SPV (special purpose vehicle) Cordusio Plc, guarantees coverage of any losses for the first €280.1 million through the establishment of collateral deposits at the banks concerned in proportion to the share of loans subject to coverage (€233.4 million from the issuance of Credit Linked Notes by the SPV and €46.7 million from the direct payment by the banks of a subordinated deposit serving as a first loss);
- the second, which was entered into with a leading foreign bank, provides for the hedging of the remaining €1,794.9 million.

For the purposes of capital requirements, this enables the underlying loans to be weighted not at 100%, but 0% for the first CDS and 20% for the second CDS.

The transaction has a legal maturity of 1 April 2012. However, UniCredito Italiano, for itself and on behalf of the other participating banks, will have the right, but not the obligation, to terminate the CDS contracts on 1 April 2005.

- **Risk situation:**

There were no defaults or increased risks in 2003 compared to 2002.

The portfolio concerned in the transaction is monitored on an ongoing basis, and is recorded in the form of a quarterly report which provides a breakdown of the status of the loans.

Up to 1 April 2005, and in agreement with the transaction arranger (Euro Capital Structures Ltd. - E.C.S.), replenishments and substitutions to the portfolio may be made. The former are necessary in the event that the loans in the basket are repaid early or are amortised, while the latter are discretionary and must comply with the eligibility criteria for the loans. A report is provided quarterly to the rating agencies on changes in the portfolio composition.

The monitoring described above is also intended to ensure that the transaction achieves the objective of freeing up regulatory capital.

• **Portfolio status:**

Based on the referenced contractual requirements, and notwithstanding the division of the junior portions, the composition of the portfolio has changed, and as at December 2003 was as follows:

(€ million)

COMPANIES	UNICREDITO ITALIANO	UNICREDIT BANCA D'IMPRESA	UNICREDIT BANCA BANCA MEDIOCREDITO	TOTAL	Ref.	%
Senior	516.0	1,220.9	58.0	1,794.9		86.5%
Mezzanine	63.3	163.0	7.1	233.4		11.2%
Junior (first loss) *	17.3	27.5	1.9	46.7	(a)	2.3%
TOTAL	596.6	1,411.4	67.0	2,075.0		100.0%
	28.8%	68.0%	3.2%	100.0%		

* portion for which the individual banks are still responsible and resulting in capital absorption of the same amount.

At the end of the year, the following notes remained in the trading securities of UniCredit Banca Mobiliare SpA:

(€ million)

ISIN Code	Bond Description	Type	Face Value	Book Value	Ref.	Classification	Tranche amount
XS0144051199	CORDUSIO 1 A	Senior	36.5	36.5	(b)	Performing	98.5
XS0144057121	" 1 D	Mezzanine	6.5	6.4	(c)	Performing	41.5
XS0144058442	" 1 E	Mezzanine	1.3	1.3	(c)	Performing	15.6
			44.3	44.2			155.6

“Quercia Funding” securitisation

• **Origin:**

Transaction performed in 2001 by Cariverona (absorbed in July 2002 by UniCredito Italiano) and Mediovenetie, which changed its name to UniCredito Gestione Crediti (UGC Banca SpA) in April 2002.

• **Principal features:**

- mortgage loans and unsecured loans (classified as non-performing and held separately by the above two banks) were used;
- bonds were issued for a total of €217.4 million with a legal maturity of 1 August 2015, divided as follows: €111.7 million class A, €39.5 million class B, €26.0 million class C, €19.4 million class D, and €20.8 million class E (unrated subordinated portion).

All of the class E subordinated bonds were purchased by Cariverona and then following the referenced merger, were absorbed into UniCredito Italiano; in January 2003 the holding company sold these to UniCredito Banca d'Impresa at face value which then included them in its investment securities portfolio.

Class B, C and D bonds (totalling €84.9 million) were purchased by Cariverona Ireland PLC, which sold them to UniCredito Italiano Ireland Plc in 2003.

– ownership of the Interest Rate Cap contract, which provides the vehicle company with an interest rate risk hedge on the class A, B, and C bonds, was transferred to UniCredito Banca Mobiliare SpA (UBM).

• **Risk situation:**

Recovery operations related to the portfolio securitised, which were entrusted to UGC Banca SpA, were consistent at year-end with full recovery of the principal invested and, in some cases, repayments were occurring faster than projected by the servicer and reported in the offering circular at the time the transaction was begun.

Given this performance, we think it possible that the return on the subordinated class at maturity will be in line with the returns reported for the rated tranches.

• **Portfolio status:**

(€ million)

ISIN Code	Bond Description	Type	Remaining on the books of	Portfolio	Face Value	Ref.	Write-backs and writedown		Book Value
							In previous years	In 2003	
XS0140094003	Quercia B	Mezzanine	UCI-Ireland	Investment	39.5	(d)	-	-	39.5
XS0140095158	Quercia C	Mezzanine	UCI-Ireland	Investment	26.0	(d)	-	-0.2 *	25.8
XS0140095406	Quercia D	Mezzanine	UCI-Ireland	Investment	19.4	(d)	-	-0.5 *	18.9
IT0003382451	Quercia E	Junior	UniCredito Banca d'Impresa	Investment	20.8	(e)	-	-	20.8
					105.7		-	-0.7	105.0

* trading spread originating from the transfer of the securities at market prices.

The amount of securitised assets (represented by the net value of existing loans) underlying junior securities is €99.7 million.

LOCAT securitisation

In previous periods Locat initiated a substantial securitisation programme pursuant to Law 130/99 for performing loans arising under leases. The goal is to achieve greater matching between deposit and loan maturities, diversify funding sources, and improve regulatory capital ratios.

In this context, in 2001 two separate transactions were carried out. Asset sales totalled €549 million and €1,707 million, respectively.

Pursuant to and in accordance with Law 130/99, for both transactions LOCAT acts as servicer of the portfolios sold, continues to collect rentals and administer the contracts, and receives compensation based on the amounts collected during the reference period.

Information on individual Locat securitisations

1) Purchaser: Absolute Funding Srl

Key structural data

Originator:	Locat SpA
Issuer :	Absolute Funding Srl
Servicer:	Locat SpA
Closing date:	25-May-01
Nature of portfolio sold:	Performing loans resulting from leases for capital assets
Legal nature of sale:	Without recourse
Amount of securitised assets:	€ 549,002,986
Sale price:	€ 400,000,000 (72.9%) at closing of the transaction
	€ 96,700,000 (17.6%) at the end of the revolving period
	(in year 3) *
	€ 52,302,986 (9.5%) credit enhancement **
Amount of securities issued:	€ 400,000,000 (AAA)
Underwriter of bonds issued:	European Bank for Investments (EBI)
End of revolving period:	15-Jun-04
Arranger:	Euro Capital Structures Ltd

* Deferred Purchase Price (DPP): with the same degree of subordination as the bonds issued (AAA), unless certain events occur, and it is not considered "credit enhancement". Interest accrues on this bond quarterly (Euribor 3-month + 0.30%)

** "Additional compensation": higher degree of subordination than the bonds and the DPP. Paid quarterly based on portfolio performance.

The value of the "credit enhancement" loans as at 31 December 2003 was € 48.6 million - Ref. f.

Total amount of assets securitised

Type of asset	Credits sold	of which:			Sale price
		Principal portion	Interest accrued at the sale date	Interest accrued subsequently	
		(a)	(b)		(a+b)
Loans arising under leases					
Initial sale	606.5	547.2	1.8	57.5	549.0
Sales amount in 2001	145.6	124.4	0.5	20.7	124.9
Sales amount in 2002	276.5	243.0	0.7	32.8	243.7
Sales amount in 2003	288.6	256.1	0.6	31.9	256.7
Total	1,317.2	1,170.7	3.6	142.9	1,174.3

Status of securitised assets outstanding as at 31 December 2003

(net of interest applicable to future periods)

(€ million)

	Face value		Writedowns		Book Value	
	2003	2002	2003	2002	2003	2002
A Bad and doubtful debts	13.5	7.2	7.9	3.7	5.6	3.5
A1 Non-performing	10.8	4.9	6.3	2.6	4.5	2.3
A2 Doubtful	2.7	2.3	1.6	1.1	1.1	1.2
B Performing loans	530.4	537.4	0.2	0.2	530.2	537.2
Total loans sold	543.9	544.6	8.1	3.9	535.8	540.7

Geographic distribution of securitised assets

All securitised asset counterparties were residents of Italy.

Distribution of securitised assets by economic sector

(€ million)

Business sector	2003	2002
Local governments	0.1	0.2
Other financial intermediaries	-	0.1
Financial auxiliaries	-	0.2
Associations of non-financial companies	0.4	0.3
Government companies	-	-
Non-financial artisan quasi-companies	76.4	78.4
Other non-financial quasi-companies	45.9	48.6
Non-profit institutions assisting households	0.2	0.2
Private companies	382.9	378.5
Units that cannot be classified and were not classified	-	-
Consumer households	0.4	0.3
Family firms	37.6	37.8
Total	543.9	544.6

Distribution by residual life

(€ million)

	Matured loans		Maturing loans Principal	
	2003	2002	2003	2002
Up to three months	-	-	63.6	63.2
From three months to one year	-	-	168.4	161.8
From one to five years	-	-	296.8	310.4
Over five years	-	-	-	-
Unspecified term	15.1	9.2	-	-
TOTAL	15.1	9.2	528.8	535.4

Risk-weighted assets

	(€ million)	
	2003	2002
Absolute Funding Srl	533.4	540.0

2) Purchaser: Locat Securitisation Vehicle Srl

Key transaction data:

Originator:	Locat SpA
Issuer:	Locat Securitisation Vehicle Srl
Servicer:	Locat SpA
Closing date:	28-Nov-01
Nature of portfolio sold:	Performing financial loans resulting from leases for automobiles, capital assets and property
Legal nature of sale:	Without recourse
Amount of securitised assets:	€ 1,707,105,053
Sale price:	€1,691,400,000 (99.08%) on the bond issuance date €15,705,053 (0.92%) credit enhancement *
Amount of securities issued:	€800,000,000 (AAA/Aaa) - repayable starting 12 March 2004 ** €800,000,000 (AAA/Aaa) - repayable starting 12 March 2007 €44,000,000 (A/A2) - repayable starting 12 March 2004 ** €44,000,000 (A/A2) - repayable starting 12 March 2007 €3,400,000 (unrated) - credit enhancement ***
Purchaser of senior and mezzanine bonds:	Institutional investors
Purchaser of junior bonds:	Locat SpA
End of revolving period:	12-Mar-07
Arrangers:	BNP PARIBAS, Euro Capital Structures Ltd, Finanziaria Internazionale SpA, UniCredit Banca Mobiliare SpA
* "deferred purchase price" (DPP): subordinate to the mezzanine bonds (A/A2), on which quarterly interest accrues (3-month Euribor + 0.20%)	
** it should be noted that the redemption option has been exercised for these bonds.	
*** "junior" bonds - Ref. h: senior to the DPP; interest accrues quarterly (3-month Euribor + 1.50%)	
The amount of the credit enhancement securities as at 31 December 2003 was € 14.6 million - Ref. g and € 3.4 million for the junior securities Ref. h.	
The amount of the securitised assets under junior securities is € 1,671.7 million.	

Total amount of securitised assets

(€ million)

Type of asset	Credits sold	of which:			Sale price (a+b)
		Principal portion (a)	Interest accrued at sale date (b)	Interest accrued subsequently	
Credits arising under leases					
- Motor vehicles	580.7	515.8	1.5	63.4	517.3
- Capital assets	753.0	676.8	0.8	75.4	677.6
- Commercial and industrial properties	650.7	511.4	0.8	138.5	512.2
TOTAL	1,984.4	1,704.0	3.1	277.3	1,707.1

ADDITIONAL SALES (REVOLVING)

(€ million)

Type of asset	Credits sold	of which:			Sale price (a+b)
		Principal portion (a)	Interest accrued at sale date (b)	Interest accrued subsequently	
Sales in 2002	848.0	647.5	0.9	199.6	648.4
Sales in 2003:	806.9	665.3	0.9	140.7	666.2
- Motor vehicles	157.6	139.4	0.4	17.8	139.8
- Capital assets	161.5	143.9	0.1	17.5	144.0
- Commercial and industrial properties	487.8	382.0	0.4	105.4	382.4
Total sales	1,654.9	1,312.8	1.8	340.3	1,314.6

Status of securitised assets outstanding as at 31 December 2003

(net of interest applicable to future periods)

(€ million)

	Face value		Writedowns		Book value	
	2003	2002	2003	2002	2003	2002
A Bad and doubtful loans	9.5	6.4	3.2	0.9	6.3	5.5
A1 Non-performing	6.4	2.7	2.5	0.6	3.9	2.1
A2 Doubtful	3.1	3.7	0.7	0.3	2.4	3.4
B Performing	1,673.6	1,672.8	15.8	8.5	1,657.8	1,664.3
Total loans sold	1,683.1	1,679.2	19.0	9.4	1,664.1	1,669.8

Geographic distribution of securitised assets

All securitised asset counterparties were residents of Italy.

Distribution of securitised assets by economic sector

(€ million)

Business sector	2003	2002
Other financial intermediaries	10.8	11.3
Financial auxiliaries	1.9	1.9
Associations of non-financial companies	0.9	1.5
Non-financial artisan quasi-companies	197.4	222.2
Other non-financial quasi-companies	156.1	160.4
Private companies	1,184.4	1,098.9
Consumer households	2.2	4.3
Family firms	129.4	178.7
Total	1,683.1	1,679.2

Distribution by residual life

(€ million)

	Matured loans		Maturing loans			
			Principal		Other*	
	2003	2002	2003	2002	2003	2002
Up to three months	-	-	136.9	156.3 **	17.8	19.5
From three months to one year	-	-	341.1	397.8	-	-
From one year to five years	-	-	923.1	883.8	-	-
Over five years	-	-	260.3	220.1	-	-
Unspecified term	3.9	1.7 **	-	-	-	-
TOTAL	3.9	1.7	1,661.4	1,658.0	17.8	19.5

* Mainly VAT and collection expenses

** Amounts reclassified for comparison with the year in progress

Risk-weighted assets

(€ million)

	2003	2002
Locat Securitisation Vehicle Srl	1,506.5	1,262.0

In addition, at the end of the period, the following securities remained on the books:

(€ million)

ISIN Code	Bond Description	Type	Remaining on the books of	Portfolio	Face value	Book value	Ref. Classification	Tranche amount
IT0003188304	Locat	Senior	U.B.M.	Trading	2.8	2.8	(I) Performing	800 *
	Securitisation Vehicle 1-A1		UCI Ireland	Investment	5.0	5.0	(i) Performing	
IT0003188312	Locat							
	Securitisation Vehicle 1-A 2	Senior	UCI	Trading	6.5	6.5	(I) Performing	800.0
					14.3	14.3		

* Repaid 12 March 2004.

Third party securitisation transactions

“Colombo”, “Diocleziano” and “Augusto” transactions

- **Stake held by UniCredito Italiano in each SPV: 5%**

- **Origin:**

Transactions performed in 2001 with loans resulting from the restructuring of Credito Fondiario e Industriale SpA – Fonspa, and related to the plan to dispose of the investment in that entity.

- **Principal features:**

Colombo

- used public works loans being part of the portfolio sold by Fonspa to the SPV before the split into UniCredito (the remaining loans sold by Fonspa were sold to the Diocleziano SPV – see below);
- securities issued in a total amount of €394.5 million, with maturity 28 August 2026, and entirely sold onto the market;
- to support any liquidity needs and expenses related to the transaction, UniCredit underwrote a subordinated loan, with limited recourse, of €7.3 million issued by the SPV;

Diocleziano

- used loans sold by Colombo (see above) and outstanding as at 30 November 2001 of €775.9 million, including industrial, mortgage and non-residential loans and a portion of residential loans (the remainder of the residential mortgage loans were sold to Augusto – see below);
- bonds issued totalled €732.7 million, with a maturity of 31 August 2037; €366.4 million were purchased privately by UniCredito and recorded in the investment securities portfolio. Of this amount, €21.9 million were class A1 (repaid at par in May 2002), and €344.5 million were class A2 (repaid at par in September 2003, for €122.0 million);

Augusto

- used residential-type loans sold to it by Diocleziano (see above);
- bonds issued totalled €275.0 million, with a maturity of 31 August 2037; €137.5 million were purchased privately by UniCredito and recorded in the investment securities portfolio. Of this amount, €11.6 million were class A1 I (repaid at par in May 2002), €84.3 million were class A2 I (repaid at par in September 2003, for €24.9 million) and €41.6 class A1 II (repaid at par in September 2003 for €14.3 million).

• Risk situation:

Colombo

There has been no increase in risk since the last period.

Diocleziano and Augusto

With regard to asset monitoring and risk containment, the loan positions of both companies carrying a higher degree of risk are now managed by UniCredito Gestione Crediti SpA – Banca per la gestione dei crediti (UGC Banca SpA), a special servicer that specialises in loan recovery.

In this connection it is pointed out that – on the basis of a more precise definition of the criteria for identifying the loan positions to be transferred to the special servicer – in 2003 another was placed under the management of UGC Banca consisting of a number of positions.

It is also pointed out that the writedowns made the securities purchased can be considered to be appropriate in relation to the “risk” of the underlying loan portfolio.

Position of subordinated loans and securities held:

(€ million)

ISIN Code	Transaction	Bond Description	Type	Portfolio	Face value	Ref.	Writedowns/Writebacks		Book value
							In previous years	In 2003	
--	COLOMBO	Subordinated loan with limited recourse	Junior	Deposits	7.3	(m)	-1.7	-	5.6
IT0003224083	DIOCLEZIANO	Diocleziano A2 bonds	Senior	Investment Securities	222.5	(n)	-34.9	-	187.6
IT0003224232	AUGUSTO	Augusto 1 A2 bond - Issue I	Senior	Investment Securities	59.4	(n)	-0.8	-2.8	55.8
IT0003224273	AUGUSTO	Augusto 2 A1 bond - Issue II	Senior	Investment Securities	27.3	(n)	-2.6	-0.9	23.8
					316.5		-40.0	-3.7	272.8

Other third party securitisation transactions

As at 31 December 2003 the Group had the following positions from third-party securitisation transactions:

Investment securities

ISIN Code	Bond Description	Maturity	Type	Originator	Issuer	Rating Tranche (M / S&P / F)*	Tranche credit support
IT0003397467	Breakeven Class A - Asset Backed Notes	29-03-2004	SENIOR	Banca UCB SpA	Breakeven Srl	nr/nr/nr	nr
IT0003397475	Breakeven Class B - Asset Backed Notes	29-11-2017	JUNIOR	Banca UCB SpA	Breakeven Srl	nr/nr/nr	0.00%
XS0126522084	Harbourmaster CLO 1 - M2	30-04-2013	JUNIOR	Harbourmaster Loan Co.	Harbourmaster CLO 1	nr/nr/nr	0.00%
XS0126520203	Harbourmaster CLO 1- A	30-04-2013	SENIOR	Harbourmaster Loan Co.	Harbourmaster CLO 1	nr/nr/AAA	9.79%
XS0159690675	Sunlight - A	11-06-2004	SENIOR	Safilo SpA	Sunlight Srl	nr/nr/AAA	nr
XS0122397853	Vintage Capital FRN - A	20-12-2010	SENIOR	Bank of America	Vintage Capital S.A.	nr/nr/AAA	nr

* Rating agencies recognised and included in Bank of Italy Circular 155 dated 18 December 1991:

M = Moody's Investors Service, S&P = Standard & Poor's, F = Fitch-IBCA Investors Service, Nr = Not Rated

• Total amount of securitised assets underlying junior bonds and classification categories:

(€ million)

ISIN Code	Bond Description	Remaining on the books of	Face Value Ref.	Writedowns/Write-backs		Book Value	Classification	Total amount of securitised assets	Tranche amount
				In previous years	In 2003				
IT0003397475	Breakeven Class B - Asset Backed Notes	UGC Banca	0.6 (o)	-	-	0.6	Non-performing	0.7	11.1
XS0126522084	Harbourmaster CLO 1-M2	UniCredito Italiano SpA London Branch	9.5 (p)	-1.4	-0.9	7.2	Performing	122.0	29.4
Total			10.1	-1.4	-0.9	7.8			

• Breakdown of Senior and Mezzanine bonds by type and "classification":

(€ million)

ISIN Code	Bond Description	Remaining on the books of	Face Value Ref.	Writedowns/ Write-backs		Book Value	Classification	Tranche amount
				In previous years	In 2003			
IT0003397467	Breakeven Class A - Asset Backed Notes	UGC Banca	0.2 (q)	-	-	0.2	Non-performing	6.0
XS0126520203	Harbourmaster CLO 1- A	UCI Ireland	20.0 (r)	-	-	20.0	Performing	429.0
XS0159690675	Sunlight - A	UCI Ireland	25.0 (r)	-	-	25.0	Performing	50.0
XS0122397853	Vintage Capital FRN - A	UCI Ireland	1.9 (r)	-	-	1.9	Performing	108.0
Total Senior			47.1	-	-	47.1		

Trading securities

ISIN Code	Bond Description	Maturity	Type	Originator	Issuer	Rating Tranche (M / S&P / F)*	Tranche credit support
FR0000480030	AUTO ABS	25-10-2012	SENIOR	BANQUE DIN-PSA FRANCE	Auto ABS Compartment	Aaa/AAA/AAA	6.00%
ES0370139000	AYT GEN CI. A	15-12-2034	SENIOR	BARCLAYS BANK	AYT Genova B. Hipotecario	Aaa/AAA/AAA	4.65%
XS0132407791	BPM SECURITISATION - CI. A	15-01-2033	SENIOR	BANCA POPOLARE DI MILANO	Banca Pop. di Milan Securitisation	Aaa/AAA/AAA	7.38%
XS0156266586	CARS ALLIANCE FUND.CI. A1	25-10-2017	SENIOR	RCI BANQUE	Cars Alliance Funding	Aaa/AAA/AAA	8.40%
XS0177601142	CARS ALLIANCE FUND.CI. A1	8-01-2021	SENIOR	RCI BANQUE	Cars Alliance Funding	Aaa/AAA/AAA	6.00%
IT0003396493	CFFIN 1A	31-12-2012	SENIOR	CREDIFARMA	Credifarma Finance Srl	Aaa/AAA/AAA	10.50%
IT0003396501	CFFIN 1B	31-10-2012	SENIOR	CREDIFARMA	Credifarma Finance Srl	Aaa/AAA/AAA	4.80%
ES0338300009	CONSUMO SANTANDER CI. A	15-11-2012	SENIOR	SANTANDER	Consumo Santander Central Hispano Issuance Ltd	Aaa/AAA/AAA	4.50%
IT0003469019	CPG SERIE A2	28-04-2022	SENIOR	ACEA	ACEA Loan Back Notes	nr/nr/nr	(S)
IT0003270573	GIOTTO FIN CI. A	20-04-2020	SENIOR	BANCA ANTONIANA POPOLARE VENETA	Giotto Finance	Aaa/AAA/AAA	7.30%
XS0126520203	HARBOURMASTER CLO 1-A	30-04-2013	SENIOR	Harbourmaster Loan Corp.	Harbourmaster CLO 1 Ltd	nr/nr/AAA	9.79%
XS0126521276	HARBOURMASTER CLO 1-C	30-04-2013	MEZZANINE	Harbourmaster Loan Corp.	Harbourmaster CLO 1 Ltd	nr/nr/BBB	7.40%
XS0138865125	HARBOURMASTER CLO 2-B1	15-12-2013	MEZZANINE	Harbourmaster Loan Corp.	Harbourmaster CLO 2 Ltd	nr/nr/A	10.70%
XS0138876320	HARBOURMASTER CLO 2-M1	15-12-2013	JUNIOR	Harbourmaster Loan Corp.	Harbourmaster CLO 2 Ltd	nr/nr/nr	0.00%
DE0002455359	HYP ESSEN	11-02-2004	SENIOR	HYPOTHEKENBANK ESSEN	Hypothesenbank Essen	Aaa/AAA/AAA	0.00%
ES0309363002	SANTANDER	23-12-2012	SENIOR	SANTANDER	Santander Central Hispano Issuance Ltd	Aaa/AAA/AAA	6.00%
IT0003386270	SIENA MORTGAGE CI. A2	15-11-2037	SENIOR	MONTE DEI PASCHI SIENA	Siena Mortgages SpA	Aaa/AAA/AAA	8.08%
IT0003124390	SCCI SERIE 4	31-01-2008	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003505408	SCCI SERIE 4 CI. A	31-01-2008	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003341762	SCCI SERIE 5	31-07-2005	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003341770	SCCI SERIE 6	31-07-2007	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003505440	SCCI SERIE 7	31-07-2015	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003202790	SCCPP A3	6-12-2004	SENIOR	AMM. AUTONOMA MONOPOLI DI STATO	Società Cart. Crediti e Proventi Pubblici	Aaa/AAA/AAA	7.00%
IT0003566640	SCIC 1 CI. A1	21-12-2006	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003566665	SCIC 1 CI. A2	21-12-2008	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%

Trading securities (continued)

ISIN Code	Bond Description	Maturity	Type	Originator	Issuer	Rating Tranche (M / S&P / F)*	Tranche credit support
IT0003566681	SCIC 1 Cl. A3	21-12-2010	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003566699	SCIC 1 Cl. A4	21-12-2015	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003402895	SCIP 2 Cl. A1	26-04-2006	SENIOR	VARIOUS PENSION AGENCIES	Società Cart.Immobili Pubblici	Aaa/AAA/AAA	4.50%
IT0003402911	SCIP 2 Cl. A2	26-04-2007	SENIOR	VARIOUS PENSION AGENCIES	Società Cart.Immobili Pubblici	Aaa/AAA/AAA	4.50%
IT0003402929	SCIP 2 Cl. A3	26-10-2008	SENIOR	VARIOUS PENSION AGENCIES	Società Cart.Immobili Pubblici	Aaa/AAA/AAA	4.50%
ES0338448006	TDA CAM - Cl. A	17-06-2032	SENIOR	CAJA DE AHORROS DEL MEDITERRANEO	Titulacion de Activos CAM	Aaa/AAA/AAA	4.05%
IT0003389027	VELA LEASE Cl. A1	16-12-2015	SENIOR	BNL	Vela Lease	Aaa/AAA/AAA	8.03%
IT0003473748	VELA HOME Cl. A1	24-10-2027	SENIOR	BNL	Vela Home	Aaa/AAA/AAA	6.40%

Rating agencies recognised and included in Bank of Italy Circular 155 dated 18 December 1991:

M = Moody's Investors Service, **S&P** = Standard & Poor's, **F** = Fitch-IBCA Investors Service, **Nr** = Not Rated

§ With guarantee on first demand from UniCredit Banca d'Impresa and Banca IMI

Total amount of securitised assets underlying junior bonds and classification categories:

(€ million)

ISIN Code	Bond Description	Remaining on the books of	Face Value	Writebacks/Write-backs		Book Value	Ref. Classification	Total amount of securitised assets	Tranche amount
				In previous years	In 2003				
XS0138876320	Harbourmaster CLO 2-M1	UBM	19.0	-3.8	-3.0	12.2	(s) Performing	190.9	44.8

• Breakdown of Senior and Mezzanine bonds by type and “classification”:

(€ million)

ISIN Code	Bond Description	Remaining on the books of	Face Value	Book Value	Classification	Tranche amount
XS0126521276	HABOURMASTER CLO 1-C	UBM	2.0	1.9	PERFORMING	13.0
XS0138865125	HABOURMASTER CLO 2-B1	UBM	4.0	3.9	PERFORMING	39.0
		Total Mezzanine	6.0	5.8	Ref. (t)	
IT0003124390	SCCI SERIE 4	UBM	13.9	13.9	NON- PERFORMING	1,710.0
IT0003505408	SCCI SERIE 4 CI. A	UCI UBM	75.0 9.9	75.0 9.9	NON- PERFORMING	1,500.0
IT0003341762	SCCI SERIE 5	UCI UBM	93.0 8.8	93.1 8.8	NON- PERFORMING	1,500.0
IT0003341770	SCCI SERIE 6	UCI UBM	89.0 1.8	89.4 1.8	NON- PERFORMING	1,500.0
IT0003505440	SCCI SERIE 7	UCI UBM	89.5 0.2	89.5 0.2	NON- PERFORMING	1,500.0
		Sub-total Senior (non-performing)	381.1	381.6	Ref. (u)	
FR000480030	AUTO ABS	UCI	66.5	66.5	PERFORMING	1,440.0
ES0370139000	AYT GEN CI. A	UCI	9.8	9.7	PERFORMING	10.0
XS0132407791	BPM SECURITISATION - CI. A	UCI	19.0	13.8	PERFORMING	1,262.6
XS0156266586	CARS ALLIANCE FUND.CI. A1 2017	UCI	10.0	10.0	PERFORMING	1,055.0
XS0177601142	CARS ALLIANCE FUND.CI. A1 2021	UCI	30.0	30.0	PERFORMING	1,323.0
IT0003396493	CFFIN 1A	UBM	3.4	3.4	PERFORMING	536.2
IT0003396501	CFFIN 1B	UBM	5.5	5.5	PERFORMING	536.2
ES0338300009	CONSUMO SANTANDER CI. A	UCI	60.0	60.0	PERFORMING	972.0
IT0003469019	CPG SERIE A2	UBM	241.4	241.4	PERFORMING	482.8
IT0003270573	GIOTTO FIN CI. A	UCI	20.9	20.9	PERFORMING	982.0
XS0126520203	HABOURMASTER CLO 1-A	UBM	0.2	0.2	PERFORMING	429.0
DE0002455359	HYP ESSEN	UCI	228.0	227.9	PERFORMING	800.0
ES0309363002	SANTANDER	UCI	24.4	24.4	PERFORMING	824.5
IT0003386270	SIENA MORTGAGE CI. A2	UCI	38.6	38.6	PERFORMING	1,195.9
IT0003202790	SCCPP A3	UCI UBM	40.0 1.1	40.1 1.1	PERFORMING	1,000.0
IT0003566640	SCIC 1 CI. A1	UCI UBM	28.4 27.0	28.4 27.0	PERFORMING	1,170.0
IT0003566665	SCIC 1 CI. A2	UCI UBM	29.5 14.8	29.5 14.8	PERFORMING	1,500.0
IT0003566681	SCIC 1 CI. A3	UCI UBM	33.8 15.1	33.9 15.1	PERFORMING	860.0
IT0003566699	SCIC 1 CI. A4	UBM	22.4	22.4	PERFORMING	700.0
IT0003402895	SCIP 2 A1	UBM	35.6	35.6	PERFORMING	1,500.0
IT0003402911	SCIP 2 CI. A2	UCI UBM	100.0 2.3	100.2 2.3	PERFORMING	2,000.0
IT0003402929	SCIP 2 CI. A3	UCI UBM	30.0 1.4	30.1 1.4	PERFORMING	1,743.0
ES0338448006	TDA CAM - CI. A	UCI	46.0	46.0	PERFORMING	973.5
IT0003389027	VELA LEASE CI. A1	UCI	40.0	40.0	PERFORMING	537.0
IT0003473748	VELA HOME CI. A1	UCI	54.7	54.7	PERFORMING	1,841.0
		Sub-total Senior (Performing)	1,279.8	1,274.9	Ref. (v)	
		Total Senior	1,660.9	1,656.6		
		Grand Total	1,666.9	1,662.4		

As noted, UBM acts as arranger concentrating mainly on securitisation transactions in which it acts as bookrunner since information on these transactions is more complete and accessible.

Risk monitoring and the optimisation of operating results from securitisation transactions are achieved:

1. By analysing the monthly or quarterly investor reports produced by the Trustee, with a particular emphasis on changes in collateral performance;
2. By monitoring collateral performance and any issuance of comparable bonds for similar transactions;
3. By following the market fundamentals of the underlying loan (consumer credit for car loans, the performance of senior secured leveraged loans in the case of Harbourmaster, etc.);
4. By maintaining constant contact with investors, and if there is managed collateral, with the Collateral Manager's analysts and managers.

In addition, each bond is assigned a VaR (Value at Risk) limit by the risk management unit, which is then monitored for the entire portfolio, partly to take any correlations into account. UBM has spread curves by credit rating that are used to determine risk in a manner which is largely the same as for the other instruments in the portfolio. In keeping with other sources of market risk, the method is based on historical simulation, and makes it possible to project potential diversification effects and combine VaR with other parts of the trading portfolio.

● Section 12 ASSET MANAGEMENT AND TRADING ON BEHALF OF THIRD PARTIES

12.1 Securities dealing

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) purchases			
1. Settled	115,099,190	170,042,079	170,042,079
2. Unsettled	393,739	1,058,462	1,058,462
	115,492,929	171,100,541	171,100,541
b) sales			
1. Settled	112,769,536	172,935,100	172,935,100
2. Unsettled	382,780	825,698	825,698
	113,152,316	173,760,798	173,760,798

12.2 Asset management accounts

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Securities managed on behalf of customers (at market values)	43,889,491	40,997,781	40,887,889

12.3 Custody and administration of securities

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Third party securities on deposit (excluding segregated accounts)			
1) Security	60,762	67,495	67,495
2) Collateral	23,311,937	26,676,141	26,676,141
3) Custody	176,384,349	205,042,033	204,712,998
	199,757,048	231,785,669	231,456,634
b) Third party securities deposited with third parties	176,913,007	196,230,738	195,360,181
c) Investment and trading securities deposited with third parties	29,591,897	23,348,769	22,870,399

12.4 Loan collection on behalf of third parties: debit and credit adjustments

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
a) Debit adjustments			
1. Current accounts	152,654	125,613	125,613
2. Central portfolio	21,203,161	22,881,954	22,881,954
3. Cash	229,155	240,616	240,616
4. Other accounts	3,175,615	488,267	488,267
	24,760,585	23,736,450	23,736,450
b) Credit adjustments			
1. Current accounts	95,899	35,384	35,384
2. Transferors' bills and documents	25,409,112	24,281,450	24,281,450
3. Other accounts	198,458	130,842	130,842
	25,703,469	24,447,676	24,447,676
Difference (a - b)	-942,884	-711,226	-711,226

12.5 Other transactions

€ '000

	AMOUNTS AS AT		
	31.12.2003	31.12.2002 RESTATED	31.12.2002 HISTORICAL
Other third party securities on deposit	16,018,136	3,637,901	3,636,683
Other third party securities deposited with third parties	9,490,238	1,059,664	1,055,907
Other investment and trading securities deposited with third parties	540,545	166,795	166,764

12.6 Securities transactions

Quercia Funding securitisation

During 2001, the special purpose vehicle Quercia Funding S.r.L., which was established pursuant to Law 130/99 and is a member of the UniCredito Italiano Banking Group, concluded a securitisation transaction for loans sold by Cariverona (now UniCredito Banca SpA, as the transferee of the business unit from UniCredito Italiano SpA, into which Cariverona was merged) and Mediovenzie (which changed its name to UniCredito Gestione Crediti SpA in 2002), as described in section 11.8.

Below is a table summarising qualitative information on these transactions:

Summary table of assets securitised and securities issued

€ '000

	31.12.2003	31.12.2002
A. Securitised assets	99,695	133,973
A1) Loans	99,695	133,973
B. Use of liquid assets resulting from loan management	27,133	104,505
B3) Other	27,133	104,505
Bank current accounts	1,103	1,577
Other uses	26,030	102,928
C. Securities issued	105,652	217,352
C1) Class A securities	-	111,700
C2) Class B securities	39,500	39,500
C3) Class C securities	26,000	26,000
C4) Class D securities	19,400	19,400
C5) Class E securities	20,752	20,752
D. Financing received	-	-
E. Other liabilities	7,603	18,581
F. Interest expenses on securities issued	6,585	9,621
Interest on Class A, B, C and D securities	6,585	9,621
G. Transaction-related commissions and fees	12,547	14,526
G1) For servicing	12,460	14,623
G2) For other services	87	97
H. Other costs	20,585	25,985
I. Interest generated from securitised assets	37,667	41,906
L. Other revenues	2,050	8,323

B - Qualitative information

1) Description of transaction and its performance

From its inception date until 31 December 2003, Quercia Funding Srl has carried out a single securitisation transaction pursuant to Law 130/99. The key features of this transaction are as follows:

- On 28 May 2001, Quercia Funding S.r.l., with headquarters at Via G. Garibaldi, 2 – 37121 VERONA, purchased non-performing loans with a nominal value of €253.3 million (figure taken from executed contracts) at a total price of €211.4 million. Of the sale price, €117.5 million was for the portfolio of loans sold without recourse by UGC Banca SpA, and €93.9 million was for the portfolio of loans sold without recourse by UniCredit Banca SpA. The sale price was determined by discounting the book value as at 30 April 2001 based on the average expected recovery time, which was estimated at 3.8 years on the basis of the historical analysis of the positions retired and the corresponding market rate. The net loan amount thus obtained was sold at a price of 83.472% for loans sold by UniCredit Banca SpA, and at a price of 83.457% for loans sold by UGC Banca SpA.

The total gross repayments received since operations began are €195 million, significantly higher than the breakeven projected in the business plan, which was €113 million.

2) List of entities involved

The key entities involved in the securitisation transaction are as follows:

Type of appointment	Entity involved
Arrangers	Euro Capital Structure Ltd Dublin, Lehman Brothers International (Europe)
Joint Lead Managers	Lehman Brothers International (Europe), UniCredit Banca Mobiliare, MPS Finance Banca Mobiliare SpA
Servicer	UGC Banca SpA (formerly Mediovenezie Banca SpA)
Liquidity Provider	CDC IXIC Capital Markets
Note Trustee	Bank of New York
Security Trustee	Bank of New York
Cash Manager	UniCredit Banca d'Impresa SpA (formerly Cariverona Banca SpA)
Sellers	UGC Banca SpA (formerly Mediovenezie Banca SpA), UniCredit Banca SpA (formerly Cariverona Banca SpA)
English operating agent bank	Bank of New York
Securities depository	Bank of New York
Italian operating agent bank	UniCredit Banca d'Impresa SpA (formerly Cariverona Banca SpA)
Cap contract counterparty	UniCredit Banca Mobiliare SpA
External Auditors	Deloitte & Touche Italia SpA (formerly Arthur Andersen SpA)

The main existing relationships and obligations between the Sellers, UniCredit Banca SpA and UGC Banca SpA, and the Purchaser, Quercia Funding Srl and the other entities involved in the securitisation transaction (which are governed by appropriate contracts), are as follows:

- Under the umbrella agreement for the sale of loans, the two Sellers agreed to make a sale without recourse to the Purchaser of loans that meet the eligibility requirements set forth in the two sales contracts.
- Under the servicing contract, Quercia Funding Srl awarded an appointment to UGC Banca SpA (also in the interest of the Trustee and Cash Manager, pursuant to and in accordance with Article 1411 of the Civil Code) to carry out the collection of the loans sold and manage recovery procedures.
- UniCredit Banca SpA agreed to sell to the Purchaser three loans described in paragraph B4) below, now owned by UniCredit Banca d'Impresa SpA.

UBM SpA acquired, following the sale effective 28 June 2002, ownership of the Interest Rate Cap contract that Cariverona Banca SpA had previously entered into with Quercia Funding Srl to hedge the interest rate risk resulting from the payment of bond interest for Classes A, B, C and D; the contractual strike rate was set at 5%.

- Cariverona Ireland Plc purchased the following subordinated bonds, maturing in 2015:
 - Class B, with a nominal value of €39.5 million;
 - Class C, with a nominal value of €26.0 million;
 - Class D, with a nominal value of €19.4 million;
 - These bonds were transferred to UCI-Ireland in 2003
- UniCredit Banca d'Impresa, by virtue of the merger by absorption described above, acquired the so-called Class E subordinated bonds, with a nominal value of €20.8 million, maturing 2015.
- Under the Security and Intercreditor Agreement, the Seller agreed to the prioritisation of payments made by the Purchaser. Among other things, this prioritisation calls for the payment of compensation for servicing after compensation is paid to the Trustee, banks and other service providers, but before the payment of interest and repayment of principal to bond purchasers.

3) Issue features

In order to finance the purchase of the loan portfolio, Quercia Funding Srl issued bonds denominated in euros on 14 December 2001, with the following features:

Class	Type	Face value €	Rating "Fitch" and "S&P's" ****	Interest
A	Asset Backed Floating Rate Notes * ** ***	111,700,000	AAA	Semi-annual Euribor 6/m+0.52% p.a.
B	Asset Backed Floating Rate Notes *	39,500,000	A	Semi-annual Euribor 6/m+1.10% p.a.
C	Asset Backed Floating Rate Notes *	26,000,000	BBB	Semi-annual Euribor 6/m+2.25% p.a.
D	Asset Backed Floating Rate Notes *	19,400,000	BB	Semi-annual Euribor 6/m+6.00% p.a.
E	Asset Backed Variable Redemption Yield Notes*	20,752,372	-- --	--

* Issued at par, with contractual maturity in 2015

** Listed on the Luxembourg stock exchange

*** Repaid in August 2003

**** Subject to continual monitoring by the companies mentioned

These bonds were issued pursuant to an agreement governed by English law, under which the Trustee will act as the bondholders' representative.

With regard to the priority for the redemption of bonds issued, the payment of Class E, D, C and B bonds is subject to the fulfilment of the obligations with respect to Class A. In addition, the Offering Circular and Security Intercreeitor Agreement set forth in detail further payment priorities.

As tranche "A" was redeemed early (in August 2003), the class "C", "D" and "E" bonds were subordinated to the redemption of tranche "B".

It should be noted also, that class "E" bonds will not accrue interest but may possibly result in a right to payment of a premium from the funds that may be available once all the bonds have been redeemed and the costs paid.

4) Ancillary financial transactions

- On 13 December 2001 Quercia Funding Srl entered into an interest rate cap contract with Cariverona Banca SpA to hedge rate risk, which as at 28 June 2002 was sold to UniCredit Banca Mobiliare SpA (UBM). This transaction was completed in order to limit interest rate exposure resulting from the payment of bond coupons at the variable rates of the bonds issued.
- UniCredit Banca SpA provided three lines of credit to Quercia Funding Srl with the following characteristics:
 - Financing for the payment of expenses, in the initial amount of €0.1 million, to be used in the event of insufficient liquidity to pay miscellaneous expenses;
 - Financing for the payment of Class A interest, in the initial amount of €10.0 million, to be used in the event of insufficient liquidity to pay accrued interest on Class A notes;
 - Financing for the payment of interest on the remaining note classes, in the initial amount of €4.0 million, to be used in the event of insufficient liquidity to pay accrued interest on the above classes.

These lines are now under the control of UniCredit Banca d'Impresa following said merger transactions, with the exception of that for €10.0 million which has been discharged following the early redemption of the "class A" bonds.

5) Purchaser's operating options

- Quercia Funding Srl appointed the Cash Manager to reinvest on its behalf any liquidity resulting from payments made by borrowers whose loans were sold and not immediately used, and from other miscellaneous amounts collected (interest accrued on current accounts, positive differentials resulting from the Interest Rate Cap, etc.).

Locat securitisation

Information is provided below on:

- the operating performance of the two special purpose vehicles, Absolute Funding Srl and Locat Securitisation Vehicle S.r.L., which during 2001 securitised the two sales of loans resulting from Locat SpA leases;
- the table summarising the accounts of Locat SpA in its capacity as servicer for the transaction.

Operating performance of securitisation transactions reported in 2003

€ '000

Description	Absolute Funding Srl	Locat Securitisation Vehicle Srl	Total 2003	Total 2002 *
Interest income from leasing payment	28,093	98,783	126,876	149,770
Gain/loss on early repayment	-470	4,910	4,440	1,853
Compensatory penalties	382	-2,049	-1,667	256
Total interest income	28,005	101,644	129,649	151,879
Loan losses	-120	-191	-311	-127
Writedowns of loans	-5,930	-10,091	-16,021	-12,721
Writebacks and use of loan loss reserve	1,653	453	2,106	359
Total writedowns and writebacks	-4,397	-9,829	-14,226	-12,489
Overdue interest collected	327	929	1,256	645
Return on securitised assets (a)	23,935	92,744	116,679	140,035
Negative balances of hedging transaction differentials (b)	-	-6,454	-6,454	-3,848
Net interest accrued on accounts for the transaction	17	94	111	144
Interest earned from investing liquidity	426	757	1,183	1,707
Interest collected by servicer	-	1,096	1,096	679
Net interest accrued on accounts for the transaction and from investing liquidity (c)	443	1,947	2,390	2,530
Servicing fees	219	418	637	653
Remuneration paid for other services	74	138	212	223
Interest on senior and mezzanine bonds	9,721	46,758	56,479	76,981
Interest on junior bonds	-	151	151	185
Remuneration of deferred prices	2,640	403	3,043	4,177
Interest paid and expense (d)	12,654	47,868	60,522	82,219
REMAINING ORIGINATOR SHARE OF INCOME	11,724	40,369	52,093	56,498
<i>of which: - further compensation</i>	<i>11,724</i>	<i>-</i>	<i>11,724</i>	<i>13,445</i>
<i>- additional remuneration for deferred payment</i>	<i>-</i>	<i>40,369</i>	<i>40,369</i>	<i>43,053</i>

* Amounts reclassified for comparison with 2003 from the "Interest accrued on current accounts" item (€847,000) to the item "Interest earned from investing liquidity".

€ '000

	Absolute Funding Srl	Locat Securitisation Vehicle Srl	Total 2003	Total 2002
ASSETS				
30. Loans to financial institutions	145,349	33,296	178,645	186,983
<i>made up as follows:</i>				
<i>deferred purchase price (DPP)</i>	96,700	14,572	111,272	111,645
<i>additional accrued compensation</i>	48,649	874	49,523	55,782
<i>VAT and expenses</i>	-	17,822	17,822	19,496
<i>advance payments made</i>	-	28	28	60
50. Bonds and other fixed-income securities	-	3,400	3,400	3,400
<i>made up as follows:</i>				
<i>junior bonds</i>	-	3,400	3,400	3,400
140. Accrued income and pre-paid expenses	1,385	6,294	7,679	6,519
a) accrued income	758	2,280	3,038	1,795
<i>made up as follows:</i>				
<i>interest income on deferred payment price</i>	112	19	131	190
<i>servicing fee</i>	18	14	32	34
<i>interest on junior bonds</i>	-	8	8	10
<i>interest income</i>	628	2,239	2,867	1,561
b) pre-paid expenses	627	4,014	4,641	4,724
<i>made up as follows:</i>				
<i>interest expense</i>	627	4,014	4,641	4,724
TOTAL	146,734	42,990	189,724	196,902
LIABILITIES				
20. Due to financial institutions	517,227	1,647,525	2,164,752	2,164,324
<i>made up as follows:</i>				
<i>fees on loans not yet due</i>	514,330	1,616,164	2,130,494	2,125,133
<i>collections from customers to be returned (servicing)</i>	2,897	31,361	34,258	39,191
60. Accrued liabilities and deferred income	52	670	722	730
<i>made up as follows:</i>				
<i>accrued interest from deferred return of amounts collected</i>	-	84	84	52
<i>interest expense</i>	52	586	638	678
TOTAL	517,279	1,648,195	2,165,474	2,165,054
MEMORANDUM ACCOUNTS				
Loans under administration for collection	32,246	75,131	107,377	111,005
TOTAL MEMORANDUM ACCOUNTS	32,246	75,131	107,377	111,005

€ '000

	Absolute Funding Srl	Locat Securitisation Vehicle Srl	Total 2003	Total 2002
COSTS				
10. Interest expense and similar charges	28,005	96,286	124,291	148,710
<i>made up as follows:</i>				
<i>interest expense</i>	28,005	101,644	129,649	151,879
<i>positive balances on hedging transaction differentials</i>	-	-6,454	-6,454	-3,848
<i>interest from deferred return of amounts collected</i>	-	1,096	1,096	679
TOTAL	28,005	96,286	124,291	148,710
REVENUES				
10. Interest income and similar revenues	14,364	40,923	55,287	60,860
<i>made up as follows:</i>				
<i>interest income on deferred purchase price</i>	2,640	403	3,043	4,177
<i>further compensation</i>	11,724	-	11,724	13,445
<i>additional remuneration of deferred commission</i>	-	40,369	40,369	43,053
<i>interest income on junior bonds</i>	-	151	151	185
30. Commission income	219	418	637	653
<i>made up as follows:</i>				
<i>servicing fees</i>	219	418	637	653
TOTAL	14,583	41,341	55,924	61,513

Part C - Notes to the Profit and Loss Account

● Section 1 INTEREST

Interest, and similar income and charges are detailed as follows:

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
10. Interest income and similar revenues	9,541,310	10,336,044	9,926,722
20. Interest expense and similar charges	4,746,808	5,262,118	5,015,538

1.1 Item 10 "Interest income and similar revenues"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) on loans to banks	741,154	929,171	840,283
<i>of which: on loans to central banks</i>	77,421	88,799	72,136
b) on loans to customers	6,703,622	7,486,136	7,293,915
c) on debt securities	1,999,663	1,787,077	1,660,660
d) other interest income	96,871	133,660	131,864
e) positive balances of hedging transaction differentials	-	-	-
Total	9,541,310	10,336,044	9,926,722

1.2 Item 20 "Interest expense and similar charges"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) on amounts due to banks	1,060,357	1,319,036	1,283,126
b) on amounts due to customers	1,427,753	2,162,961	1,955,261
c) on securities in issue	827,537	1,011,172	1,011,085
<i>of which: certificates of deposit</i>	260,503	364,000	364,000
d) on deposits received in administration	681	373	373
e) on subordinated debt	331,846	395,078	393,647
f) negative balances of hedging transaction differentials	1,098,634	373,498	372,046
Total	4,746,808	5,262,118	5,015,538

1.3 Details of Item 10 “Interest income and similar revenues”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) on assets denominated in foreign currencies	1,752,942	2,989,806	2,602,621
b) on assets denominated in euros	7,788,368	7,346,238	7,324,101
Total	9,541,310	10,336,044	9,926,722

1.4 Details of Item 20 “Interest expense and similar charges”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) on liabilities denominated in foreign currencies	1,074,118	1,683,301	1,448,449
b) on liabilities denominated in euros	2,574,056	3,205,319	3,195,043
	3,648,174	4,888,620	4,643,492
c) negative balances of hedging transaction differentials	1,098,634	373,498	372,046
Total	4,746,808	5,262,118	5,015,538

● Section 2 COMMISSIONS

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
40. Commission income	3,877,743	3,780,496	3,719,968
50. Commission expense	561,586	556,180	530,340

2.1 Item 40 “Commission income”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) Guarantees given	111,788	123,325	111,975
b) Credit derivatives	1,965	989	989
c) Administration, brokerage and consultancy services:	2,312,117	2,275,576	2,255,508
1. Security dealing	43,684	63,014	59,301
2. Currency dealing	73,786	84,882	84,772
3. Asset management accounts:	1,133,445	1,260,320	1,245,357
3.1. Individual	133,847	186,045	181,994
3.2. Collective	999,598	1,074,275	1,063,363
4. Custody and administration of securities	61,710	59,861	59,328
5. Depository bank	23,518	29,777	29,777
6. Placement of securities	434,326	323,140	323,140
of which: <i>Mutual funds</i>	135,707	102,325	96,926
7. Acceptance of trading instructions	108,524	93,703	93,703
8. Consultancy activities	2,014	2,505	2,452
9. Distribution of third party services:	431,110	358,374	357,678
9.1. Asset management accounts:	11,870	43,031	43,031
a) Individual	2,551	36,490	36,490
b) Collective	9,319	6,541	6,541
9.2. Insurance products	403,143	307,774	307,167
9.3. Other products	16,097	7,569	7,480
d) Collection and payment services	577,014	614,305	592,917
e) Servicing for securitisation transactions	18,199	15,208	15,208
f) Tax collection services	133,268	117,273	117,273
g) Other services	723,392	633,820	626,098
of which: - <i>Loans made</i>	508,129	438,673	382,158
- <i>Securities services</i>	8,654	10,165	10,002
- <i>Rental of safe deposit boxes</i>	8,178	7,612	7,612
- <i>Refunds and sundry recoveries</i>	14,357	12,968	12,219
- <i>Foreign transactions and services</i>	17,686	23,862	23,487
- <i>Other</i>	166,388	140,540	190,620
Total	3,877,743	3,780,496	3,719,968

2.2 Details of Item 40 “Commission income”: “Distribution channels for products and services”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) At the Group's branches:	1,136,563	1,242,812	1,227,153
1. Segregated accounts	442,375	631,431	616,468
2. Placement of securities	305,289	269,837	269,837
3. Third party services and products	388,899	341,544	340,848
b) Off-site distribution:	862,318	699,022	699,022
1. Segregated accounts	691,070	628,889	628,889
2. Placement of securities	129,037	53,303	53,303
3. Third party services and products	42,211	16,830	16,830
Total	1,998,881	1,941,834	1,926,175

2.3 Item 50 “Commission expense”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) Guarantees received	6,787	10,120	10,063
b) Loan-related derivatives	5,639	4,838	4,838
c) Administration and brokerage services:	200,671	221,369	219,779
1. Security dealing	11,816	13,847	12,566
2. Currency dealing	1,973	3,200	3,157
3. Segregated accounts:	13,750	15,185	15,031
3.1. Group portfolio	304	1,650	1,650
3.2. Third party portfolio	13,446	13,535	13,381
4. Custody and administration of securities	6,498	13,379	13,317
5. Placement of securities	110,506	72,336	72,336
6. Off-site distribution of securities, products and services	56,128	103,422	103,372
d) Collection and payment services	144,774	154,968	136,264
e) Other services	203,715	164,885	159,396
<i>of which: - Loans received</i>	39,879	26,825	4,464
- Securities services	8,232	5,273	5,273
- Rental of safe deposit boxes	8	7	7
- Foreign transactions and services	4,217	4,687	4,512
- Insurance products	12	-	-
- Other	151,367	128,093	145,140
Total	561,586	556,180	530,340

€ '000

NET COMMISSION	2003	2002 RESTATED	2002 HISTORICAL
Asset management and administration services	2,040,043	1,977,417	1,958,843
- Trading and placement of securities	300,305	211,045	214,012
- Segregated accounts	122,648	207,350	203,453
- Management of collective investment funds	1,064,300	1,169,742	1,153,431
- Placement of insurance products	403,131	307,774	307,167
- Other securities activities	149,659	81,506	80,780
Credit commitments and loans	569,577	521,204	475,757
Collection and payment services	450,439	474,545	471,861
Currency dealing	85,282	100,857	100,590
Tax collection services	133,268	117,273	117,273
Other services	37,548	33,020	65,304
Net commission	3,316,157	3,224,316	3,189,628

● Section 3 TRADING PROFITS

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
60. Trading profits	1,287,537	1,057,264	1,049,345

3.1 Item 60 "Trading profits"

€ '000

	SECURITIES TRANSACTIONS	CURRENCY TRANSACTIONS	OTHER TRANSACTIONS	TOTAL
A.1 Revaluations	906,878	XXX	24,227,081	25,133,959
A.2 Writedowns	- 838,990	XXX	- 22,431,840	- 23,270,830
B. Other profits/losses	96,947	254,932	- 927,471	- 575,592
Totals	164,835	254,932	867,770	1,287,537
1. Government securities	38,762			
2. Other debt securities	19,827			
3. Equity securities	634,238			
4. Derivative contracts on securities	- 527,992			

● Section 4 ADMINISTRATIVE COSTS

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
80. Administrative costs	5,216,544	5,133,846	5,022,570

Item 80 "Administrative expenses"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) Payroll costs:			
- Wages and salaries	2,367,316	2,283,528	2,246,909
- Social security contributions	613,612	598,552	592,173
- Severance pay	141,962	139,826	139,118
- Pensions and similar benefits	97,115	98,363	98,151
- Other	60,805	68,103	83,307
	3,280,810	3,188,372	3,159,658
b) Other administrative costs:			
- Indirect taxes and duties	268,073	284,690	280,235
- Miscellaneous costs and expenses	1,667,661	1,660,784	1,582,677
	1,935,734	1,945,474	1,862,912
Total	5,216,544	5,133,846	5,022,570

Miscellaneous costs and expenses - detail

€ '000

External consultants	145,234	195,620	192,707
Insurance	45,585	42,193	33,993
Advertising	138,486	122,924	114,847
Security	68,362	78,804	82,665
- Internal and external surveillance of premises	35,197	38,968	38,454
- Transport of valuables and documents	33,165	39,836	44,211
Various third-party services	254,656	248,815	234,877
Expenses relating to premises:	337,868	319,074	309,587
- Rentals	210,662	196,546	190,006
- Maintenance of premises	27,724	29,614	29,362
- Cleaning of premises	34,672	30,844	29,622
- Utilities	64,810	62,070	60,597
Maintenance and lease rentals for furniture, machinery and equipment:	199,547	177,641	176,737
- Repair and maintenance of furniture, machinery and equipment	85,690	74,485	73,770
- Lease of electronic equipment and software	113,857	103,156	102,967
Postage, telecom and office supplies:	258,618	247,018	236,253
- Postage, telephone, telegraph and telex	200,033	189,075	180,228
- Printing and stationery	47,215	41,383	39,820
- Various office supplies	11,370	16,560	16,205
Travel expense including hire:	68,590	70,352	57,827
- Travelling expenses	53,498	53,860	45,810
- Various hire charges	15,092	16,492	12,017
Credit information and searches	15,863	19,342	18,957
Other	134,852	139,001	124,227
- Compensation and fees paid to directors and statutory auditors	18,681	16,369	14,789
- Donations	5,069	5,597	5,063
- Other	111,102	117,035	104,375
Total	1,667,661	1,660,784	1,582,677

4.1 Average number of employees by category

AVERAGE NUMBER OF EMPLOYEES	2003	2002 RESTATED	2002 HISTORICAL
a) Senior managers	956	919	880
b) Executives	7,553	7,253	7,139
c) Remaining staff	60,591	61,608	59,179
Total	69,100	69,780	67,198

The number of employees indicated above is the mean of the number of employees at the end of the current and previous periods.

NUMBER OF EMPLOYEES AT END OF YEAR	2003	2002 RESTATED	2002 HISTORICAL
a) Senior managers	1,046	866	827
b) Executives	7,482	7,624	7,509
c) Remaining staff	60,534	60,649	58,219
Total	69,062	69,139	66,555

Part-time employees	4,368	4,331	4,278
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● Section 5 WRITEDOWNS, WRITE-BACKS AND PROVISIONS

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
90. Writedowns of intangible and tangible fixed assets	749,745	724,649	704,568
100. Provisions for risks and charges	230,293	164,041	163,690
120. Writedowns of loans and provisions for guarantees and commitments	1,489,225	1,528,778	1,489,302
130. Write-backs of loans and provisions for guarantees and commitments	531,946	511,757	510,032
140. Provisions to loan loss reserves	43,931	9,767	9,767
150. Writedowns of financial investments	30,158	312,923	311,855
160. Write-backs of financial investments	19,806	17,246	17,246
230. Change in fund for general banking risks	-3,841	+3,836	+3,836

Item 90 “Writedowns of intangible and tangible fixed assets”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Writedowns of tangible fixed assets:	308,545	329,285	312,771
- Property	97,052	105,197	102,575
- Movables	62,626	71,152	63,854
- Equipment	148,867	152,936	146,342
Writedowns of intangible fixed assets	282,725	278,980	275,413
- of which: goodwill	105,098	128,189	128,189
Writedowns of positive consolidation differences *	157,754	114,448	114,448
Writedowns of positive net equity differences *	721	1,936	1,936
Total	749,745	724,649	704,568

* For details see Section 8 of the Notes to Accounts.

Item 100 “Provisions for risks and charges”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Provisions to “reserves for risks and charges”:			
- Sub-item d) “Other reserves”	230,293	164,041	163,690
Total	230,293	164,041	163,690

Details of Item 120 “Writedowns of loans and provisions for guarantees and commitments”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Writedowns of loans:	1,464,016	1,474,686	1,435,210
- to banks	7,878	19,210	19,210
- to customers	1,456,138	1,455,019	1,415,887
- to associated companies (other than Group companies)	-	457	113
Provisions to “reserves for risks and charges”:	25,209	54,092	54,092
- Sub-item d) “Other reserves”:			
provisions for guarantees and commitments	25,209	54,092	54,092
Total	1,489,225	1,528,778	1,489,302

Item 130 "Write-backs of loans and provisions for guarantees and commitments"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- Write-backs of loans	494,524	456,054	454,329
- Write-backs of provisions for guarantees and commitments	37,422	55,703	55,703
Total	531,946	511,757	510,032

Item 140 "Provisions to loan loss reserves"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- Provisions for the year	43,931	9,767	9,767
Total	43,931	9,767	9,767

Item 150 "Writedowns of financial investments"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- Writedowns of securities	15,190	37,336	36,283
- Writedowns of equity investments	14,968	275,587	275,572
Total	30,158	312,923	311,855

Item 160 "Write-backs of financial investments"

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- Write-backs of securities	15,773	15,498	15,498
- Write-backs of equity investments	4,033	1,748	1,748
Total	19,806	17,246	17,246

Item 230 “Changes in the fund for general banking risks”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- New funds *	+ 291	+ 3,878	+ 3,878
- Uses **	- 4,132	- 42	- 42
Total	- 3,841	+ 3,836	+ 3,836
* additions:			
<i>Pioneer Investment Management SGRpA</i>	+ 250		
<i>Grifofactor</i>	+ 41		
Total	+ 291		
** uses:			
<i>UniCredit Factoring</i>	- 4,132		
Total	- 4,132		
Total	- 3,841		

5.1 Item 120 “Writedowns of loans and provisions for guarantees and commitments”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
a) Writedowns of loans:	1,464,016	1,474,686	1,435,210
<i>of which: - General writedowns for country risk</i>	4,020	11,119	11,119
<i>- Other general writedowns</i>	255,725	75,870	66,511
b) Provisions for guarantees and commitments	25,209	54,092	54,092
(Provisions to “reserves for risks and charges”: sub-item d) “Other reserves”)			
<i>of which: - General provisions for country risk</i>	300	1,811	1,811
<i>- Other general provisions</i>	7,071	7,872	7,872
Total	1,489,225	1,528,778	1,489,302

● **Section 6 OTHER PROFIT AND LOSS ACCOUNT ITEMS**

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
30. Dividends and other revenues	286,185	230,680	230,604
70. Other operating income	986,099	992,959	988,849
110. Other operating expense	212,705	281,107	256,228
170. Income (loss) from equity investments valued using the equity method	6,994	-14,336	-14,336
190. Extraordinary income	448,079	611,332	603,592
200. Extraordinary charges	233,480	246,113	245,055
240. Income tax for the year	1,385,620	1,332,577	1,316,923
250. Minorities	128,865	166,365	161,208

6.1 Item 70 “Other operating income”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Debits to third parties:	688,926	664,400	663,678
- Tax reimbursements	191,869	192,580	192,580
- Customer insurance premiums	14,206	15,306	15,306
- On deposits and current accounts	482,851	456,514	455,792
Miscellaneous income:	296,840	327,919	324,531
- Rental income	17,821	24,381	24,380
- Reimbursements of various amounts due in previous periods	55,276	23,093	23,093
- Miscellaneous reimbursements for costs incurred in previous periods	19,937	45,741	45,741
- Other	203,806	234,704	231,317
Income on leased fixed assets	333	640	640
Total	986,099	992,959	988,849

6.2 Item 110 “Other operating expenses”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Payments for fixed assets under financial leases	3,244	6,680	6,680
Adjustments of conditions affecting previous periods	30,168	35,233	35,233
Restitutions for brokerage revenues	13,170	23,510	23,510
Option premiums	10,206	57,659	57,659
Other costs	155,917	158,025	133,146
Total	212,705	281,107	256,228

6.3 Item 190 “Extraordinary income”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Profits on disposal of:	165,253	224,831	223,936
- Property	94,065	101,264	100,805
- Investment securities	21,626	12,585	12,585
- Equity investments	37,488	76,086	94,066
- Other assets	11,956	19,018	15,878
- Equity investments consolidated on a line-by-line basis	118	15,878	602
Contingent gains and reversal of liabilities	282,826	386,501	379,656
- Surpluses from previous year provisions	96,432	217,208	216,747
- Reversal of liabilities due to write-offs	48,083	9,243	9,243
- Recoveries of assets written off	1,100	6,847	3,713
- Deferred tax assets related to previous periods	60,249	15,379	15,379
- Miscellaneous	76,962	137,824	134,574
Total	448,079	611,332	603,592

6.4 Item 200 “Extraordinary charges”

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
Losses on disposal of:	18,805	34,053	33,445
- Property	1,588	2,078	2,078
- Investment securities	8,198	234	234
- Equity investments	3,768	9,287	8,679
- Other financial fixed assets	2	20,952	20,952
- Other assets	2,039	1,502	1,502
- Equity investments consolidated on a line-by-line basis	3,210	-	-
Contingent losses and reversal of assets:	214,675	212,060	211,610
- Payroll costs due to separation bonuses	31,130	29,090	29,090
- Deferred tax assets related to previous periods	40,661	40,203	40,134
- Miscellaneous	142,884	142,767	142,386
Total	233,480	246,113	245,055

Item 240 “Income taxes for the year”

€ '000

	2003	2002
1. Current taxes	1,374,643	1,480,999
2. Changes in deferred tax assets	52,108	-104,793
3. Changes in deferred liabilities	-41,131	-59,283
4. Income tax for the year	1,385,620	1,316,923

Item 250 “Minorities”

€ '000

	2003	2002
Net profit (loss) of the following companies	128,699	159,428
Bank Pekao S.A. Group	91,988	91,510
Zagrebacka Banka Group	20,284	38,617
Banca Agricola Commerciale della Repubblica di San Marino S.A.	1,904	2,198
Banca dell'Umbria 1462 SpA	1,204	7,913
Locat SpA	3,139	5,071
Cassa di Risparmio di Carpi SpA	10	3,742
Banca Mediocredito SpA	1,610	1,320
Bulbank A.D.	6,983	5,873
Unibanka D.D. (formerly Polnobanca)	1,557	1,286
Other	20	1,898
Consolidation adjustments	166	1,780
Reversal of dividends collected from Banca dell'Umbria 1462 SpA	-19	-246
Other consolidation adjustments	185	2,026
Total	128,865	161,208

● Section 7 OTHER NOTES TO THE PROFIT AND LOSS ACCOUNT

7.1 Geographical distribution of income

This table covers items 10, 30, 40, 60 and 70 of the profit and loss account.

€ '000

	2003	2002 RESTATED	2002 HISTORICAL
- Italy	11,728,058	11,518,505	11,518,505
- Other EU countries	1,387,282	1,444,371	1,444,371
- Other countries	2,863,534	3,434,567	2,952,612
Total	15,978,874	16,397,443	15,915,488

Part D - Other Information

- **Section 1 DIRECTORS AND STATUTORY AUDITORS**

1.1 Remuneration

	€ '000
	2003
a) Directors	4,806
b) Statutory auditors	517
	5,323

1.2 Loans and guarantees issued

	€ '000
	2003
a) Directors	368,051
b) Statutory auditors	584
	368,635

Amounts include transactions generated, in accordance with current laws, with companies in which the Directors and Statutory Auditors of the Parent Company have an interest.

● **Section 2 CONSOLIDATED CASH FLOW STATEMENT**

€ '000

	2003
FUNDS GENERATED AND COLLECTED	
Funds generated from operations:	
Net profit for the period	1,960,580
Writedowns (write-backs) of loans	1,031,899
Provision to employee severance pay reserve	128,206
Provision to fund for general banking risks	-
Provision to reserve for retirement and similar obligations	26,157
Provision to taxation reserves and deferred taxes	1,343,715
Provision to consolidation reserve for future risks and charges	-
Provision for risks and charges – other	209,294
Provision to loan loss reserves	43,931
Writedowns (write-backs) of intangible and tangible fixed assets	749,745
Writedowns (write-backs) of financial investments	10,352
Total funds generated from operations	5,503,879
Group shareholders' equity (increase in capital and reserves)	
- Capital stock	-
- Share premium reserve	-
- Reserves (other changes)	-199,416
Total increase in capital and reserves	-199,416
Increase in minority portion of shareholders' equity	-198,620
Other funds collected:	
Negative consolidation and net equity differences	-261
Subordinated debt	-898,904
Due to banks	12,261,401
Due to customers (including deposits received in administration)	4,404,454
Securities in issue	4,124,226
Accrued liabilities and deferred income	-30,150
Other liabilities	4,288,462
Other changes in reserves	365,484
Total changes in other funds collected	24,514,712
Total funds generated and collected	29,620,555
FUNDS USED AND INVESTED	
Dividends distributed and other allocations (charities, etc.)	1,005,399
Uses of provisions to taxation reserves, employee severance pay reserve and reserves for risks and charges, and fund for general banking risks	1,864,741
Cash and deposits with central banks	342,548
Loans to banks	4,681,644
Loans to customers	13,920,080
Securities	-903,831
Equity investments	1,111,275
Intangible and tangible fixed assets (including positive consolidation differences)	586,097
Accrued income and prepaid expenses	-43,896
Other assets	7,056,498
Total funds used and invested	29,620,555

Managing Director/CEO
Profumo

Chief Accountant
Leccacorvi

Annexes

Reconciliation between Parent Company net income and shareholders' equity and Group net income and shareholders' equity

Significant Equity Investments pursuant to Article 126 of CONSOB Regulation No. 11971 dated 14 May 1999
(List of equity investments and voting rights held, in any form, as at 31 December 2003, of over 10% and equal to or greater than 20%, respectively, of capital in the form of shares/quotas with voting rights in unlisted companies, and held directly and indirectly).

Net profit for the year and shareholders' equity

€ '000

	SHAREHOLDERS' EQUITY *	OF WHICH: NET PROFIT FOR THE PERIOD
UniCredito Italiano SpA shareholders' equity as at 31 December 2003	11.852.409	1.793.408
Excess over book value:		
- consolidated companies	2.997.229	1.999.443
- companies valued at net equity	2.304	6.994
Dividend received by UniCredito Italiano SpA	-1.857.156	-1.860.369
Other consolidation adjustments	17.763	21.104
Group consolidated shareholders' equity as at 31 December 2003	13.012.549	1.960.580
<i>Minorities</i>	<i>972.977</i>	<i>128.865</i>
<i>Balance as at 31 December 2003</i>	<i>13.985.526</i>	<i>2.089.445</i>

* Shareholders' equity is made up of: Capital, share premium reserve, reserves, revaluation reserves, retained earnings (cumulative losses), fund for general banking risks and net profit (loss) for the period

Significant Equity Investments pursuant to Article 126 of CONSOB Regulation No. 11971 dated 14 May 1999

(List of equity investments and voting rights held, in any form, as at 31 December 2003, of over 10% and equal to or greater than 20%, respectively, of capital in the form of shares/quotas with voting rights in unlisted companies, and held directly and indirectly)*.

NAME	MAIN OFFICE	%		PARENT COMPANY	TYPE OF OWNERSHIP
		DIRECT	INDIRECT		
ARTEGRAFICA SpA	Verona		97.50	UNICREDIT BANCA D'IMPRESA SpA	(b)
BENTINI SpA	Faenza (RA)		25.61	BANCA DELL'UMBRIA 1462 SpA	(b)
BULGARHIDROPONIK O.O.D.	Bourgas		24.81	BULBANK A.D.	(a)
CARLO ERBA REAGENTI SpA	Milan		99.90	UNICREDIT BANCA D'IMPRESA SpA	(b)
CAROM IMMOBILIARE Srl	Milan		50.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
CENTRO MERCI INTERMODALE DELLE MARCHE - CE.M.I.M. S.c.p.A. (in liquidation and in bankruptcy)	Jesi (AN)	12.82		UNICREDITO ITALIANO SpA	(a)
CORCIANO CALZATURE SpA (in liquidation)	Ellera Umbra (PG)		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
DELLA VALLE FINANZIARIA SpA (in liquidation)	Milan		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
DELLA VALLE IMMOBILIARE SpA (in liquidation)	Milan		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
DI VITA SpA	Carmagnola (TO)		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
ELDO SpA (in receivership)	Rome		85.43	UNICREDIT BANCA D'IMPRESA SpA	(b)
FI.MA. Srl	Perugia		100.00	BANCA DELL'UMBRIA 1462 SpA	(b)
F.I.M. FONDERIA INDUSTRIE MECCANICHE SpA	Segusino (TV)		100.00	UNICREDIT BANCA MEDIOCREDITO SpA	(b)
FIORONI INGEGNERIA SpA (in receivership)	Perugia		30.05	BANCA DELL'UMBRIA 1462 SpA	(b)
FIORONI INVESTIMENTI SpA (in receivership)	Perugia		30.00	BANCA DELL'UMBRIA 1462 SpA	(b)
FIORONI SISTEMA SpA (in receivership)	Perugia		26.18	BANCA DELL'UMBRIA 1462 SpA	(b)
FONDERIA METALLI CONVEYORS Srl	Monte Marenzo (LC)		90.00	UNICREDIT BANCA MEDIOCREDITO SpA	(b)
G.E. GRUPPO ELDO SpA (in receivership)	Rome		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
G.I.A.R. GESTIONE ITAL. AZIENDE RIUNITE SpA	Rome		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
GRADSKI PODRUM D.D. (in liquidation)	Zagreb		54.76	ZABA TURIZAM D.O.O.	(a)
			15.04	ZAGREBACKA BANKA D.D.	(a)
GRUPPO COIN SpA	Venezia Mestre		62.99	UNICREDIT BANCA D'IMPRESA SpA	(b)
			0.06	UNICREDIT PRIVATE BANKING SpA	(b)
			0.02	UNICREDIT BANCA SpA	(b)

Significant Equity Investments (continued)

NAME	MAIN OFFICE	%		PARENT COMPANY	TYPE OF OWNERSHIP
		DIRECT	INDIRECT		
HASSER IMMOBILIARE Srl	Rome		50.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
HERACLIA Srl	San Donà di Piave (VE)		100.00	UNICREDIT BANCA SpA	(b)
I.C.M. SpA (in liquidation)	Rezzato (BS)		61.00	UNICREDIT BANCA SpA	(b)
IGICOR SpA (in liquidation)	Verona		100.00	UNICREDITO GESTIONE CREDITI SpA - BANCA PER LA GESTIONE DEI CREDITI	(b)
IMAT SpA (in liquidation)	Castel San Pietro Terme (BO)		96.67	UNICREDIT BANCA D'IMPRESA SpA	(b)
I.M.E.S. INDUSTRIA MECCANICA E STAMPAGGIO SpA	Sumirago (VA)		100.00	UNICREDIT BANCA MEDIOCREDITO SpA	(b)
IMM.EDIL.SEI Srl	Rome		50.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
IMMOBILIARE BOTTICELLI Srl	Vazzola (TV)		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
INTERPORTO ROMA EST SpA	Rome		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
ISTRA GOLF D.O.O.	Umag		100.00	ISTRATURIST UMAG, HOTELIJERSTVO I TURIZAM D.D.	(a)
ITALTEL SpA	Milan		37.42	UNICREDIT BANCA D'IMPRESA SpA	(b)
JUNIORS' PLAYTIME Srl	Pianoro (BO)		23.91	UNICREDIT BANCA D'IMPRESA SpA	(b)
LASER Srl (in liquidation)	Milan		22.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
MANDA-INVEST, DIONICKO DRUSTVO ZA FINANCIJSKE USLUGE, USLUGE MARKETINGA, TE UGOSTITELJSKU I TURISTICKU DJELATNOST (in liquidation)	Zagreb		50.00	ZAGREBACKA BANKA D.D.	(a)
MONDUZZI EDITORE S.p.A	Bologna		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
MOTEL LE QUERCE Srl	Perugia		32.50	BANCA DELL'UMBRIA 1462 SpA	(b)
NESTOR 2000 S.p.r.l.	Brussels	39.40		UNICREDITO ITALIANO SpA	(a)
NOICOM SpA	Turin		50.00	UNICREDIT BANCA MEDIOCREDITO SpA	(b)
NORD AUTO PIMAZZONI SpA (in liquidation)	Verona		50.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
NORDEST AVIO SpA	Conegliano (TV)		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
NOWE OGRODY SP. ZO.O	Gdansk		94.00	PEKAO DEVELOPMENT SP. ZO.O.	(a)
ORABASE INTERNATIONAL SpA	Torri di Quartesolo (VI)		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
PANEM ITALIA SpA	Muggiò (MI)		80.88	UNICREDIT BANCA D'IMPRESA SpA	(b)
PASC Srl (in bankruptcy)	Rome		100.00	UNICREDITO GESTIONE CREDITI SpA - BANCA PER LA GESTIONE DEI CREDITI	(b)
PERLINI INTERNATIONAL SpA	San Bonifacio (VR)		40.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
PIONEER GLOBAL OPPORTUNITIES P.L.C.	Dublin	39.96		UNICREDITO ITALIANO SpA	(a)
			9.01	UNICREDIT BANCA MOBILIARE SpA	(a)
			0.22	UNICREDIT BANCA MEDIOCREDITO SpA	(a)
			0.91	BANQUE MONEGASQUE DE GESTION S.A.	(a)
			1.28	BANCA AGRICOLA COMMERCIALE DELLA REPUBBLICA DI SAN MARINO	(a)
			4.21	UNICREDIT (SUISSE) BANK S.A.	(a)
			4.92	UNICREDITO ITALIANO BANK (IRELAND) P.L.C.	(a)

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Significant Equity Investments (continued)

NAME	MAIN OFFICE	%		PARENT COMPANY	TYPE OF OWNERSHIP
		DIRECT	INDIRECT		
RISTORANTE TRASIMENO Srl	Perugia		57.00	BANCA DELL'UMBRIA 1462 SpA	(b)
ROME AMERICAN HOSPITAL SpA (in settlement of creditors' claim)	Rome		39.58	UNICREDIT BANCA D'IMPRESA SpA	(b)
SAET - SOCIETA' APPLICAZIONI ELETTRO TERMICHE SpA	Turin		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
SAN GIUSTO SEA CENTER SpA	Trieste		94.90	UNICREDIT BANCA SpA	(b)
SANTA MONICA SpA	Misano (RN)		25.67	BANCA DELL'UMBRIA 1462 SpA	(b)
SERVIZI VENETI ECOLOGICI SpA (in bankruptcy)	Rovigo		79.66	UNICREDITO GESTIONE CREDITI SpA - BANCA PER LA GESTIONE DEI CREDITI	(b)
SIATA Soc. Industria Attrezzature Turistiche Alberghiere SpA (in bankruptcy)	Campobasso		100.00	UNICREDIT PRIVATE BANKING SpA	(b)
S.I.F.A. SOCIETA' INDUSTRIALE FINANZIARIA SpA (in liquidation)	Reana del Royale (UD)		37.04	UNICREDITO GESTIONE CREDITI SpA - BANCA PER LA GESTIONE DEI CREDITI	(b)
SOCIETA' ITALIANA STERILIZZAZIONI SpA	Vittoria (RG)		35.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
SUNTO Srl	Milan		80.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
TACANA S.A.	Luxembourg		99.99	UNICREDIT BANCA SpA	(b)
TEHNIKA DIONICKO DRUSTVO ZA GRADITELJSTVO INZENJERING PROIZVODNJU I TRGOVINU	Zagreb		20.43	ZAGREBACKA BANKA D.D.	(a)
TIESSE TEXTILE SERVICE Srl (in liquidation)	Milan		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
TREVITEX SpA (in bankruptcy)	Milan		44.49	UNICREDIT BANCA D'IMPRESA SpA	(b)
TURISTINVEST, PODUZECE ZA USLUGE, POSREDOVANJE, KONZALTING I FINANCIJSKI INZENJERING U TURIZMU, D.O.O. (in liquidation)	Zagreb		100.00	ZAGREBACKA BANKA D.D.	(a)
V.I.C.I.M.I. Srl	Vicenza		100.00	UNICREDIT BANCA D'IMPRESA SpA	(b)
ZANARDI FONDERIE SpA	Minerbe (VR)		57.21	UNICREDIT BANCA D'IMPRESA SpA	(b)
ZUGLIA Srl (in liquidation)	Vicenza		100.00	UNICREDITO GESTIONE CREDITI SpA - BANCA PER LA GESTIONE DEI CREDITI	(b)

* This list does not include equity investments already included in Section 3 of the Notes to the Consolidated Accounts.

(a) Ownership title

(b) Pledge

Presentation

Group Consolidated Report and Accounts

- Report on Operations
- Accounts and Annexes
- External Auditors' Report**

UniCredito Italiano SpA Report and Accounts

- Report on Operations
 - Proposal to Shareholders
 - Company Accounts and Annexes
 - Reports and Resolutions
- Notes on calculation methods and Glossary

External Auditors' Report

**AUDITORS' REPORT IN ACCORDANCE WITH ARTICLE 156 OF LAW
DECREE N° 58 DATED 24 FEBRUARY 1998**

To the shareholders of
UNICREDITO ITALIANO SPA

- 1 We have audited the consolidated financial statements of UNICREDITO ITALIANO GROUP as of 31 December, 2003. These financial statements are the responsibility of UNICREDITO ITALIANO SPA's directors. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2 We conducted our audit in accordance with the auditing standards and criteria recommended by CONSOB, the Italian Commission for listed Companies and the Stock Exchange. Those standards and criteria require that we plan and perform the audit to obtain the necessary assurance about whether the financial statements are free of material misstatement and, taken as a whole, are presented fairly. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the directors. We believe that our audit provides a reasonable basis for our opinion.

Auditing activities regarding the financial statements of some group subsidiaries, accounting for 13% of consolidated assets and 17% of consolidated interest income, fall under the responsibility of other auditing firms.

As required by current regulations and reported in the Notes to the accounts the Company has restated the consolidated accounts of the previous financial year, so as to make the comparison more significant, by taking into account the changes occurred to the scope of consolidation. We have not audited said restated consolidated accounts. As far as our opinion on the consolidated accounts as at 31 December 2002, as originally prepared and whose data have been compared to those as at 31 December 2003, is concerned, reference is herewith made to our report dated 8 April 2003.

- 3 In our opinion, the consolidated financial statements present fairly the financial position of the UniCredito Italiano Group as of December 31, 2003, and the results of its operations for the year then ended in accordance with the Italian regulations governing financial statements.

Milan, 5 April, 2004

PricewaterhouseCoopers SpA

Signed by : Antonio Taverna
(Partner)

This report has been translated solely for the convenience of international readers.

UniCredito Italiano SpA Report and Accounts

Presentation

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Report on Operations

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Note:

The following conventional symbols have been used in the tables:

- A **dash (-)** indicates that the item/figure is inexistent.
- **Two stops (.)** or **(n.s.)** when the figures do not reach the minimum considered significant or are not in any case considered significant.
- **"N/A"** indicates that the figure is not available.
- **"XXX"** figures not to be indicated.

Unless otherwise indicated, all amounts are in **millions of euros**.

To Our Shareholders

The year just ended was characterised by the reorganisation of the Parent Company and the Group overall, which began with the start of the S3 Project.

The reorganisation

The changes introduced by the S3 brought about a significant transformation of the role of the Parent Company, which was hitherto focused on maximising return on capital through management of the portfolio of equity investments and integration of service models of banks, first in Italy and then in New Europe.

Since the start of the S3 project, the Parent Company has contributed to maximising the overall value of the Group through:

- the optimisation of the allocation of capital and the related portfolio and alliance strategies;
- the definition of an organisational structure more consistent with the Group's structure;
- the strategic management of resources and the dissemination of values and identity;
- the key processes of the Group.

The company's operations and operating results

As described in the consolidated report, while external conditions were better than in 2002, activities were conducted against an unfavourable backdrop for lending and financial intermediation.

Even in this context, the Company made significant progress compared to the previous year in terms of both net income and, after excluding the financial effects of the S3 project from 2002 results, operating profit. With respect to operating profit, comparison with the previous year based on accounting information is not meaningful because the profit and loss statement for 2002 included the results (excluding valuations) for the first half of 2002 of the companies merged under the S3 reorganisation (Rolo, Cariverona, CRT, Cassamarca, Caritro, CR Trieste and Credit Carimonte). Therefore, the comparisons of the components of operating income with the previous year should be made by excluding the contribution of these companies.

Using comparable bases, operating profit increased € 216 million, net of dividends from Group companies, as a result mainly of the significant improvement in the interest margin and higher trading profits. Net profit, despite lower extraordinary income, benefited from a significant reduction in net provisions and value adjustments, due to significant adjustments to equity investments that affected 2002 earnings, of €1,793 million compared to €1,398 million in the previous year.

Based on these results at shareholders' meeting distribution of a dividend per share of €0.171 for common shares and €0.186 for savings shares is proposed, 8.2% and 7.5% higher, respectively, than previous year dividends. As a percentage of average stock prices for the year, these amounts are 4.32% for ordinary shares and 4.87% for savings shares, respectively, compared to 3.70% and 4.62% in 2002.

Balance Sheet and Profit and Loss Account

Summary information on the Balance Sheet and Profit and Loss Account as at 31.12.03 and for previous periods is provided below, although it is not directly comparable. The extraordinary transactions in 2002 made comparisons with previous fiscal years largely meaningless.

Reclassified Accounts

Balance Sheet

(€ million)

	Amounts as at		
	31.12.2003	31.12.2002	31.12.2001
Assets			
Cash and deposits with central banks and post offices	49	45	75
Due from:			
- customers	13,149	13,253	5,353
- banks	59,263	52,352	25,624
Trading securities	2,776	2,540	3,254
Fixed assets:			
- investment securities	15,697	13,874	9,909
- equity investments	14,773	12,147	11,606
- intangible and tangible fixed assets	43	1,177	184
Other asset items	6,760	6,267	4,920
Total assets	112,510	101,655	60,925
Liabilities and shareholders' equity			
Deposits:			
- Due to customers	6,793	5,359	4,805
- Securities in issue	28,785	20,059	9,095
- Due to banks	51,949	51,140	25,686
Specific reserves	1,262	2,545	1,229
Other liabilities	4,980	3,702	2,727
Reserve fund for possible loan losses	15	17	17
Subordinated debt	6,874	7,775	9,060
Shareholders' equity:			
- Capital and reserves	10,059	9,660	7,217
- Net Profit for the year	1,793	1,398	1,089
Total liabilities and shareholders' equity	112,510	101,655	60,925
Guarantees and commitments			
Guarantees given	5,327	3,520	3,129
Commitments	6,893	4,620	6,442

Note: The comparison with previous years is affected to varying degrees by the extraordinary transactions performed during the three-year period.

In particular, the comparisons between 2002 and 2001 of amounts due from customers, amounts due from and to banks, and amounts due under securities in issue, were affected by the S3 project, especially the takeover of the Luxembourg branch of the former Rolo and the centralisation of relationships with Group companies (see the 2002 Report for additional information).

On the other hand, property increased between 2001 and 2002 as a result of centralisation at UniCredito of the property of the companies merged under the S3 project. The balance of this item was reduced to essentially zero in the last period due to the contribution of these property to UniCredit Real Estate and Cordusio Immobiliare (for additional information on this transaction, refer to the note on the company reorganisation in the section "Other Information" of the Consolidated report).

Profit and Loss Account

(€ million)

	Full Year		
	2003	2002	2001
Net interest	-148	1,025	-308
Dividends	2,049	2,179	2,346
Net interest income	1,901	3,204	2,038
Net commissions	70	664	17
Trading profit	52	87	-77
Net non-interest income	122	751	-60
TOTAL REVENUE	2,023	3,955	1,978
Payroll costs	-235	-756	-200
Other administrative expenses	-241	-611	-156
Other net operating income	131	316	96
Writedowns of intangible and depreciation of tangible fixed assets	-35	-117	-26
Operating expenses	-380	-1,168	-286
OPERATING PROFIT	1,643	2,787	1,692
Provisions for risks and charges	-26	-54	-50
Net writedowns of loans and provisions for guarantees and commitments	12	-42	-69
Net writedowns of financial investments	-65	-628	-178
Total writedowns and provisions	-79	-724	-297
PROFIT BEFORE EXTRAORDINARY ITEMS AND INCOME TAX	1,564	2,063	1,395
Extraordinary income (charge) – net	83	196	145
Income taxes for the year	146	-861	-451
NET PROFIT FOR THE YEAR	1,793	1,398	1,089

Note: Comparison with previous years is not significant for each specific item because of the extraordinary transactions performed during the three-year period. In particular, the profit and loss account for 2002 includes the results, though not their value, for the first half of the year for the companies merged under the S3 project (Rolo, Cariverona, CRT, Cassamarca, Caritro, CR Trieste and Credit Carimonte). In addition, beginning in 2003 the dividends and taxes are net of the tax credit on dividends to be paid. Net profit, however, is essentially comparable throughout the different years in that the financial effects of the extraordinary transactions are largely offset by changes in the opposite direction of dividends paid by Group companies.

The Company's Activities

● The Organisational Structure

The organisational structure of the UniCredit Group is based on the strategic choices underlying the S3 Project which, by creating the segment Divisions, led to the need to move Business Units operating primarily in a specific customer segment into the respective Division. This was also necessary to maximise economies of scale and scope and to ensure compliance with standards of excellence, thereby achieving a greater ability to be proactive and implement strategic moves in specific target markets, including at international level.

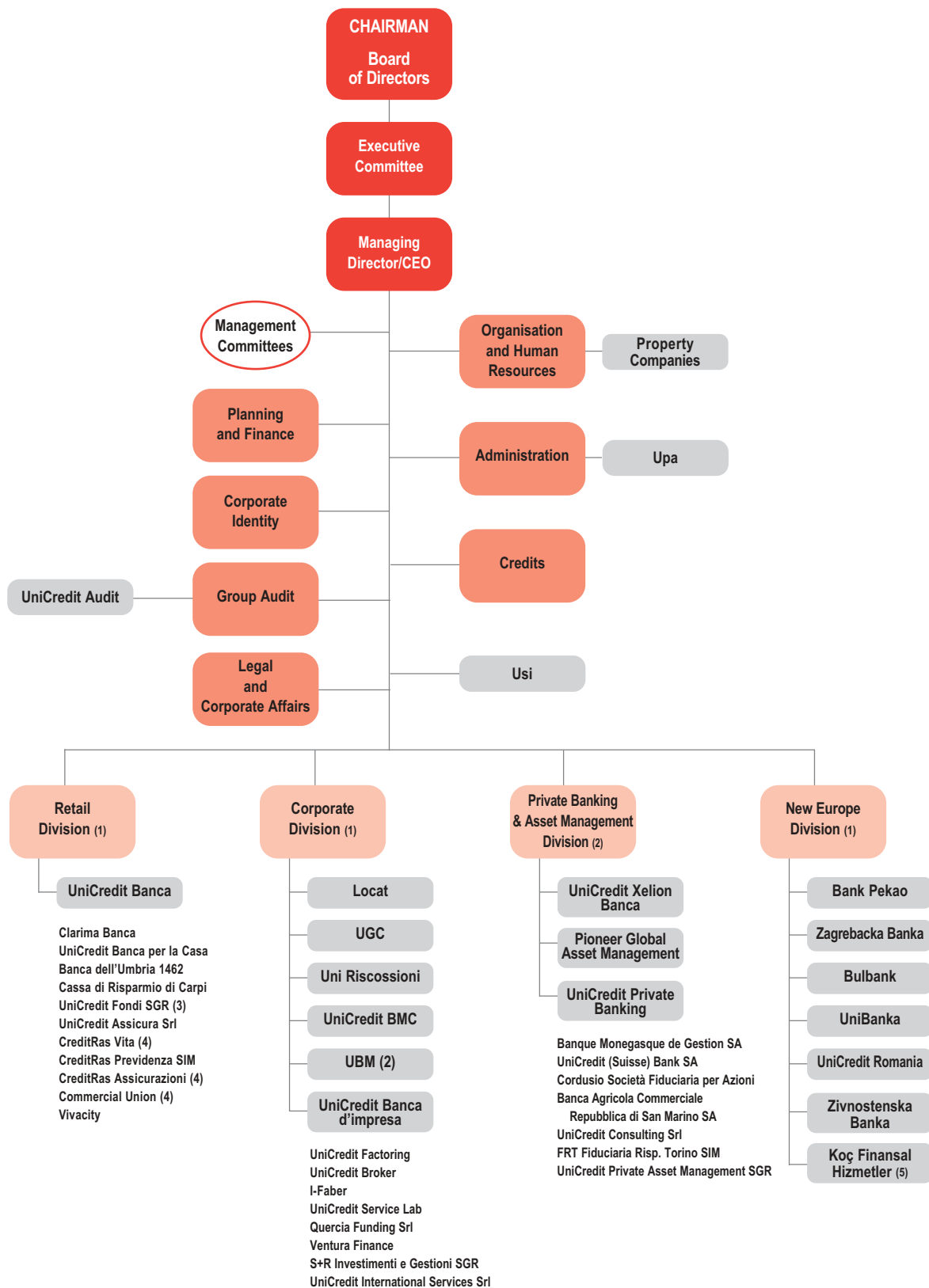
Against this backdrop, the Parent Company, UniCredito Italiano, is responsible for maximising the Group's overall value through centralised policymaking, the planning and strategic control of the various companies, the management of profit centres, and the efficient provision of common Group services that are not provided by dedicated companies.

The changes that occurred in the Group's organisational structure during 2003 were based on the experience gained in the implementation of the new organisational model: The refinements introduced involved taking advantage of new opportunities for additional improvement in the Group's operating efficiency, strengthening the Parent's role in activities related to policymaking, governance and support, pursuing improvements in the effectiveness and quality of the services provided to specific customer segments.

At the end of the year a project was begun to integrate the Group's investment banking activities (which report to UniCredit Banca Mobiliare and its subsidiary TradingLab Banca). As a preliminary change, this led to the transfer of the functional co-ordination of TradingLab from the Retail to the Corporate Division.

Furthermore, in order to achieve strong, unified management of the Group's human and organisational resources, which will benefit the integrated development of the Group's operating model, Resources, which was renamed "Resources and Organisation", was given responsibility for the functions previously handled by IT & Organisation.

As a result, the new Resources and Organisation unit has also been given responsibility for the operating processes of the Parent Company and the Group, with a focus on the quality of growth in order to guide the evolution of the Group's operating model in regard to customer service quality and to encourage the development and continuation – at the Parent Company and the main subsidiaries – of excellent operating and management processes from the point of view of functional effectiveness and operating efficiency.



1. Position held by Deputy CEO.
 2. TradingLab Banca, a UBM subsidiary, is included under the responsibility of the Corporate Division.
 3. UniCredit Fondi: functional reporting assigned to the Private Banking Division, pending transfer out of UniCredit.
 4. Insurance partnership in which UniCredit Banca has a non-controlling interest.
 5. Owned jointly with the Koç Holding Group, Turkey.

The main responsibilities and functions of UniCredito Italiano's General Management are described below.

● **Business Divisions**

The Divisions are made up of Business Units that primarily service the needs of a specific customer segment. They oversee four business areas.

Retail Division

Retail is made up of UniCredit Banca, and its subsidiaries; specifically Clarima Banca and UniCredit Banca per la Casa. This Division also includes all the insurance companies in which UniCredito has a significant equity interest and which support the distribution of specific products.

Corporate Division

Corporate is made up of UniCredit Banca d'Impresa, UniCredit Banca Mobiliare, TradingLab Banca, Locat, UniCredit Banca Mediocredito, UniCredito Gestione Crediti and Uniriscossioni. The Division also includes UniCredit Factoring, UniCredit Broker, I-Faber and the other subsidiaries allocated to UniCredit Banca d'Impresa. The foreign branches, Correspondent Banking, the Custodian Bank and institutional client relations also report to Corporate.

Private Banking and Asset Management Division

The Private Banking and Asset Management Division is made up of UniCredit Private Banking, the sub-holding company Pioneer Global Asset Management and UniCredit Xelion Banca. The Division also includes foreign subsidiaries specialising in private banking, the trustee Cordusio and other subsidiaries allocated to UniCredit Private Banking.

New Europe Division

The New Europe Division concentrates on the planning and co-ordination of the Group's banks in Central and Eastern Europe. It is in charge of promoting and managing the Retail and Corporate banking operations in these foreign markets with the goal of maximising the Group's value, adjusted for risk-related costs, and becoming the leading Banking Group in New Europe. The Division also supports banks in the preparation of strategic and operating plans; in management controls; the implementation of best practices in processes and loan management, together with Credits; and the implementation of projects involving organisational changes and the development of information systems.

● Head Office Departments

Legal and Corporate Affairs

Legal and Corporate Affairs is responsible for ensuring accurate legal and corporate compliance, reviewing changes in regulations and ensuring standard interpretation at Group level. This unit has the task of identifying the best corporate method for implementing acquisition and Group restructuring projects, the ongoing review of legal changes, the preparation of legal opinions, the drafting of intra-group service contracts and general legal consulting services.

Group Audit

Group Audit is responsible for contributing to the protection of Group assets and corporate stability by providing a “reasonable guarantee” that the organisation can achieve its objectives in an efficient manner. The unit is charged with assessing the functionality of internal control systems at Group level, the effectiveness and efficiency of operating processes, and with monitoring the correctness of operations and their compliance with laws, regulations and the Parent Company's plans.

Corporate Identity

Corporate Identity is responsible for formulating and disseminating a strong Group identity through brand co-ordination, the management of public and institutional relations, the management of internal communications in collaboration with Human Resources, and public communications, the development of environmental policy, the preparation of the Social and Environmental Report, the co-ordination of local committees and co-ordination of dealings with the Unidea Foundation.

Credits

Responsible for strategic planning in the area of credit risk management and control, overseeing the assessment of the creditworthiness of major groups, the planning and implementation of excellent processes and tools for the loan approval process, monitoring and recovery, and the management of major loan restructuring.

Administration

Administration, which includes Purchasing and Accounts, is responsible for managing the Group's centralised purchasing processes, optimising operating expenses, accounting and tax compliance, reports to regulatory authorities, compliance with respect to the Group's equity investments and the oversight of operating risks. Administration also includes the Group's centralised production company (UPA).

Planning and Finance

Planning and Finance, which includes Group Finance, is responsible for the activities of Asset and Liability Management, the management of **Group Treasury**, and the holding company's planning and control activities. This Department is also responsible for co-ordinating planning at Group level, Investor Relations, Mergers and Acquisitions, the management of market risk, the consolidation of overall risk and the related process of capital allocation.

Human Resources and Organisation

Human Resources and Organisation is responsible for supporting the Group's strategic and organisational development and optimising the human capital of the Parent Company and individual entities by providing the capacity to recruit, keep and develop high quality human resources and ensuring the close, consistent management of payroll costs. This department provides the entire Group with a consistent organisational structure, development and management policies for human resources, the optimal management and development of key employees and individuals with high potential, and the management of industrial relations in Italy and questions of labour law.

Human Resources and Organisation is responsible for co-ordinating the Group's reorganisation projects, overseeing Group processes with a high degree of inter-business activity, and the processes of the Parent Company, overseeing the quality of growth in order to guide the evolution of the Group's operating model towards quality customer service, managing physical security at the Group level, and managing and maintaining Group property (through functional co-ordination of the Group's real estate companies).

Human Resources

Changes in Personnel

As at 31 December 2003, UniCredito Italiano had 1,556 employees, a decrease of 124 employees over the previous year. This change was due to:

- a decrease of 234 employees who moved to the newly created companies UCI Real Estate SpA and Cordusio Immobiliare on 1 April 2003 as a result of the transfer to these companies of the business segments responsible for the management of the Group's strategic and non-strategic property portfolio ;
- an increase of 110 employees resulting from the personnel rationalisation activities that took place after 31 December 2002 as part of the final implementation of the S3 reorganisation (these activities reduced the number at the UniCredit Banca subsidiary and resulted, among other things, in more effective placement of human resources at the Parent Company), as well as the arrival of 32 employees as a result of the acquisition of On-Banca .

This staff increase corresponded to the creation of a similar number of new jobs to cover the need for positions

in staff, business and co-ordination/guidance, and strengthening the units responsible for the development/co-ordination of the initiatives in Eastern Europe.

These results were achieved while continuing the early retirement programme for senior employees by providing incentives to those entitled to a pension.

For 2003, the average number of staff, determined on the basis of end-of-month figures, was 1,582 employees, of which 95 were part time employees.

Changes in the number and composition of staff by category are provided in the table below.

CATEGORIES	31.12.2003		31.12.2002		Change overall
	Total	of which: outside Italy	Total	of which: outside Italy	
Senior managers	184	34	168	26	+ 16
4 th and 3 rd level executives	538	77	536	76	+ 2
2 nd and 1 st level executives	203	12	205	8	- 2
Remaining staff	631	153	771	165	- 140
Total	1,556	276	1,680	275	- 124
<i>of which: part time staff</i>	96		104		- 8

The tables below provide a breakdown of personnel by seniority and age category.

As regards credentials, 36% of the staff of UniCredito Italiano has a university degree (primarily in economics, banking and law). If only Senior Managers and Managers are taken into account, the percentage of those holding a university degree is 48%.

Women represented 37% of total staff.

COMPOSITION BY SENIORITY	31.12.2003		31.12.2002	
	Number	%	Number	%
Up to 10 years	563	36.2%	496	29.5%
From 11 to 20 years	282	18.1%	364	21.7%
From 21 to 30 years	512	32.9%	648	38.6%
Over 30 years	199	12.8%	172	10.2%
Total	1,556	100.0%	1,680	100.0%

COMPOSITION BY AGE	31.12.2003		31.12.2002	
	Number	%	Number	%
Up to 30	122	7.8%	110	6.6%
From 31 to 40	435	28.0%	434	25.8%
From 41 to 50	658	42.3%	729	43.4%
Over 50	341	21.9%	407	24.2%
Total	1,556	100.0%	1,680	100.0%

With regard to training, managerial development, the Group's employee shareholding programme, industrial relations, the environment and safety at work, please refer to the Consolidated Report and the Social and Environmental Report.

● Main Operating Areas

Foreign Commercial Operations

Branches and Representative Offices Abroad

In 2003 the mission of the international network did not change. The branches and representative offices ensure that support is provided to all customers of Group banks. This mission does not exclude participation in transactions with customers not closely connected with the Group, provided that the returns and risk levels are consistent with the strategic goals of the Holding Company.

The international network continued to support the activities of Correspondent Banking in accordance with the Group's centralised administration policy.

In 2003, the number of branches remained unchanged (7) while the number of representative offices decreased (11) following closure of the Prague office.

Correspondent Banking

The expansion of the international correspondent network, the conclusion of significant new co-operation agreements in emerging markets (including with Bank of East Asia of Hong Kong, the purpose of which is to cover the Chinese market), combined with the Trade & Export Finance activities, provided further support to business related to foreign trade and the process of internationalisation of Italian companies.

In addition, in 2003 UCI further expanded the number of payment systems in which it participates by joining EBA/STEP2, the first centre of the future European ACH (Automated Clearing House), for offset of payments among EU countries.

Global Investor Services

Custody and Settlement Activities

In 2003, the creation of the Global Investor Services group further expanded the offer of “post-trading” services. Custody and Settlement activities were bolstered by the offer of international services and Global Custodian services for smaller domestic or foreign entities.

The start of the new securities settlement system, which experienced difficult times in the market, did not cause particular problems for staff who maintained the level of service offered to customers.

Custodian Bank activities grew as a result of increases in the assets managed, which occurred partly as a result of being awarded several mandates in the Pension Funds sector, (FONDAPI, Eurofer, Prevaer, Prevedi, Edilpre). The award of the mandate by Cassa di Previdenza dei Dottori Commercialisti merits special notice. The particular nature of the structure of the mandate, which involves a significant number of Asset Managers and makes the Group responsible for outsourcing of some important functions, may in fact represent a new threshold for service offered in the area of Administrative and Custody Services.

Finally, the Correspondent Bank role benefited from being awarded international mandates. In addition, a letter of intent was signed in this area with a nationally known broker for the distribution of approximately 40 SICAVs through its very widespread network of offices.

Corporate Group Treasury & Capital Markets

As a result of the start-up of the Group model based on Segment Banks, Corporate Group Treasury and Capital Markets (CGT & CM) is responsible for the following activities:

- Participation in interbank markets and payment system circuits;
- The hedging of interest rate and liquidity risk through the use of derivative and cash instruments;
- The supply of securities for repo transactions with customers.

In 2003 CGT & CM's business volume in the E-MID market declined from the previous year. Considering maturities under a year, Treasury brokered total volumes of approximately €202.6 billion compared to €288.2 billion in 2002. In terms of market share, these volumes confirm CGT & CM's position as a leading player, with a share of about 4.5%. The decrease in the E-MID market activities described above was more than offset by an increased share of interbank liquidity in the over-the-counter market.

CGT & CM is present in the principal euro settlement systems, through which it settled a total amount of €3,400 billion during 2003. It also participated actively in the new global system, Continuous Linked System Settlement (CLSS), for foreign currency transactions, settling transactions for its own account and on behalf of UniCredit Banca Mobiliare (UBM) in the amount of approximately €100 billion.

In 2003, the participation of CGT & CM in the weekly auctions of the European Central Bank generated volumes of €48.6 billion, essentially unchanged from the levels of the previous year (€50.3 billion). Refinancing transactions were concentrated in the latter half of the year, with €29.4 billion (€28.4 in 2002) compared to €19.2 billion in the first half (€21.9 in 2002). The amount awarded increased significantly as a percent of the total assigned in Italy, up from 32% in 2002 to 38% in 2003, confirming the position of CGT & CM as a primary player. As a percentage of refinancing transactions carried out by the ECB in the entire euro area, the share declined, from 1.6% in 2002 to 0.9% in 2003.

● Loans to customers

Loans to Customers

At 31 December 2003 loans to customers totalled €13,149 million, or about 12% of assets, substantially in line with the previous year's total. There was an increase in performing loans that offset the marked reduction in repo transactions.

(€ million)

DUE FROM CUSTOMERS	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Performing loans	13,074	12,582	+ 492	+ 3.9%
Non-performing loans	14	23	- 9	- 39.1%
REPO transactions	61	648	- 587	- 90.6%
Total loans to customers	13,149	13,253	- 104	- 0.8%
<i>of which: - Units operating in Italy</i>	11,522	9,893	+ 1,629	+ 16.5%
<i>- Units operating abroad</i>	1,627	3,360	- 1,733	- 51.6%

The increase of approximately 16% in loans to customers by units operating in Italy was due mainly to an increase in loans to Group companies (Locat, UCI Real Estate and Cordusio Immobiliare, UCI Factoring and UNI Riscossioni).

The decrease in foreign branches' loans was mainly the result of the performance of the foreign currencies against the euro (appreciation of approximately 20% against the US dollar and 10% against the British pound), the repositioning of the activities of the Luxembourg branch (where there was a significant reduction in repo transactions), and of a selection of the loan portfolio (including through disposals on the secondary market) which is consequently more focused on Italian and New Europe-related relationships.

● Bad and doubtful debts

Asset Quality

The book value of total bad and doubtful debts to customers, which were concentrated primarily in foreign branches, was €85 million. This was a decrease of €61 million from the previous year, more than half of which was related to doubtful loans. In addition to this amount, there were loans to countries at risk and other doubtful loans to banks of € 34 million, unchanged compared to 2002.

(€ million)

ASSET QUALITY	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Non-performing loans	14	23	- 9	- 39.1%
Doubtful loans	49	85	- 36	- 42.4%
Restructured loans	2	2	-	
Loans to countries at risk	20	36	- 16	- 44.4%
Total bad and doubtful loans - customers	85	146	- 61	- 41.8%
Performing loans	13,064	13,107	- 43	- 0.3%
Total loans to customers	13,149	13,253	- 104	- 0.8%
Other bad and doubtful loans:				
Loans to high risk countries – banks	33	33	-	
Other doubtful loans – banks	1	1	-	

More specifically, non-performing loans were down by €9 million (-39.1%) due to collections and writedowns during the period. The significant reduction in doubtful loans (-€36 million, or 42.4%) resulted from significant collections (approximately €78 million) which more than offset new positions for the year (€46 million). However, the reduction in loans to high risk countries (-€16 million, or 44.4%) was largely the result of the effect of the depreciation of the dollar against the euro and the removal of some countries from the list of those considered high risk. For further details on changes in doubtful loans, and in related writedowns, see the Notes to the Accounts.

In view of the fact that performing loans were essentially stable, total bad and doubtful loans as a percentage of total loans to customers was 1.08% at face value and 0.65% at book value, down by almost half from the beginning of the year from 2.12% and 1.10%, respectively.

● Customer Deposits

Deposits from customers and securities in issue rose to €35,578 million, an increase of €10,160 million over the end of 2002. Foreign branches accounted for approximately 77% of this total, and units operating in Italy for the remaining 23%.

More specifically, amounts due to customers totalled €6,793 million, up from the previous year (€5,359 million), while securities in issue totalled €28,785 million, compared to €20,059 million at the end of 2002.

Of the increase of approximately 27% in amounts due to customers, approximately one-third is attributable to the Foreign branches, where repo transactions decreased but third party customer deposits increased. The remainder is the result of an increase in deposits by Italian customers.

The increase in securities in issue resulted mainly from additional certificates of deposit issued by the foreign operating units (London and New York branches) as part of integrated liquidity management.

(€ million)

DEPOSITS FROM CUSTOMERS AND IN THE FORM OF SECURITIES	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Due to customers	6,793	5,359	+ 1,434	+26.8%
Securities in issue	28,785	20,059	+ 8,726	+43.5%
Total deposits from customers and securities in issue	35,578	25,418	+ 10,160	+40.0%
of which: - Units operating in Italy	8,281	6,594	+ 1,687	+25.6%
- Units operating abroad	27,297	18,824	+ 8,473	+45.0%

Further Details of Deposits

At 31.12.2003 amounts due to customers consisted almost entirely of current accounts, while securities in issue included an increase in the share accounted for by certificates of deposit from 79% in 2002 to approximately 83% in the current year. In the breakdown by currency, the euro as a percentage of total deposits (customer deposits and securities in issue) was 42%.

● Securities Portfolio and Interbank Position

Structural Liquidity

The Parent Company's role includes, among others, centralisation of the deposit and loan flows of that Banks that have excess liquidity or liquidity needs.

This role becomes clear from the substantial amount of securities issued by Group companies in the investment portfolio and from interbank activities, which, particularly as regards assets, show a strong concentration of loans to the Banks and Companies of the Group.

Securities Portfolio

The securities portfolio totalled €18,473 million, which was €2,059 million over the comparable figure at year-end 2002 as a result of the significant increase in investment securities (up by €1,823 million), and a smaller increase in trading securities (up by €236 million).

(€ million)

SECURITIES PORTFOLIO	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Investment Securities	15,697	13,874	+ 1,823	+13.1%
Trading securities	2,776	2,540	+ 236	+9.3%
- Debt securities	2,486	2,269	+ 217	+9.6%
- Equities	290	271	+ 19	+7.0%
Total investment and trading securities	18,473	16,414	+ 2,059	+12.5%
of which: - Units operating in Italy	17,302	12,362	+ 4,940	+40.0%
- Units operating abroad	1,171	4,052	- 2,881	-71.1%

The change in the total was due largely to the combined effect of the increase of the units operating in Italy (up by €4.9 billion), due essentially to the increase in investment securities, and to the decrease in the securities portfolio of the foreign branches, caused essentially by the contraction at the Luxembourg branch (down by €2.5 billion in investment securities).

Portfolio Composition

The investment portfolio, which was €15,697 million, consisted of €2,383 million of Italian government securities, €13,164 million of other debt securities and €150 million of equities. Other securities included securities of Group companies of €11,975 million, securities resulting from securitisation transactions of about €267 million, and from restructured credit lines of €45 million.

As at 31 December 2003, trading securities totalled €2,776 million (up €236 million over the previous year), and, in the area of debt securities, consisted of government securities totalling about €715 million (€1,091 million at the end of 2002) and other securities totalling €1,771 million (€1,178 at the end of the previous year) including securities resulting from securitisation transactions of €1,258 million and equities of €290 million.

See the details provided in the Notes to the Accounts, Part A) – Section 1 (“Description of accounting policies”) and Part B) – Section 2 (“Securities”) for the criteria used for the valuation of securities and for classifying items as investment or trading securities.

Interbank Position

The net interbank position increased by more than €6 billion in 2003, rising from €1,212 million at the end of 2002 to €7,314 million in 2003.

The significant change in the net interbank position resulted from a considerable increase in loans to banks (up by €6.9 billion over the year), mainly Group companies, and a very small increase in the amount due to banks (up by €0.8 billion).

(€ million)

INTERBANK POSITION	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Loans to banks	59,263	52,352	+ 6,911	+13.2%
<i>Units operating in Italy</i>	57,494	49,542	+ 7,952	+16.1%
<i>Units operating abroad</i>	1,769	2,810	- 1,041	-37.0%
Due to banks	51,949	51,140	+ 809	+1.6%
<i>Units operating in Italy</i>	47,953	45,270	+ 2,683	+5.9%
<i>Units operating abroad</i>	3,996	5,870	- 1,874	-31.9%
Net interbank position	7,314	1,212	+ 6,102	
<i>of which: - Units operating in Italy</i>	9,541	4,272	+ 5,269	
<i>- Units operating abroad</i>	-2,227	-3,060	+ 833	

The role of the Parent Company, as described above, is reflected in the dealings with Group banks, with an increase in assets of approximately €6,081 million over the previous year (from €47,130 to €53,211 million), and a decrease in liabilities of about €5,021 million (from €36,298 to €31,277 million).

● Equity investments

As at 31 December 2003, equity investments totalled €14,773 million, with an increase of €2,626 million over 31 December 2002.

(€ million)

EQUITY INVESTMENTS	Amounts as at		Change	
	31.12.2003	31.12.2002	amount	%
Equity investments	3,150	1,885	+ 1,265	+67.1%
Equity investments in Group companies	11,623	10,262	+ 1,361	+13.3%
Total equity investments	14,773	12,147	+ 2,626	+21.6%

As described in the Consolidated Report, which may be consulted for additional information, numerous transactions were carried out during the year to consolidate and strengthen the Group's competitive position. A brief description is provided below of the main initiatives reflected in the changes of the Group's portfolio.

New Initiatives

In February 2003, following the issuance of the necessary authorisations by the appropriate authorities, UniCredito Italiano finalised the purchase of 85.16% of Zivnostenska Banka A.S., a Czech bank listed on the Prague stock exchange, at a price of €174 million. In addition, in accordance with current Czech law, a mandatory residual purchase offer (in two stages) was launched for 14.84% of the shares of Zivnostenska

Banka that were still outstanding at a price of 4,759 Czech korunas (about €149) per share, which is equivalent to the price paid by UniCredit to acquire a controlling interest. The purchase offer was concluded after 170,566 shares, equal to 12.54% of the authorised capital, had been tendered, bringing UniCredit's share to 97.70% with an additional overall payment of €25.8 million.

In May UniCredito Italiano also acquired control of Demir Romlease, a Romanian leasing company in which it already held a stake of 36.33%, by purchasing a stake of 45.55% from the "Romanian Financial Investment Company SIF Muntenia" fund (27.18%) and the International Finance Corporation (18.37%) through a payment of €2.2 million.

In July, UniCredito Italiano signed an agreement with ING Groep N.V. as part of a competitive auction to purchase a direct controlling interest (100%) in ING Sviluppo Finanziaria SpA, (the holding company that owns controlling interests in ING Sviluppo Fiduciaria SIM, ING Employee Benefits SpA, ING Investment Management Italia SGR SpA, ING Agenzia Assicurativa SpA and ING Sviluppo Investimenti SIM, a company operating in the asset gathering sector with approximately 750 financial consultants), and the retail and private banking activities of ING Bank N.V. The purchase of ING Sviluppo Finanziaria was finalised on 1 December, following the issuance of the expected authorisations, at a total price of €102.1 million.

Transactions with Group companies

In July UniCredito Italiano, which at 30 June held an interest of 87.94% in Locat SpA, launched a public offer for the remaining outstanding shares at a unit price of €0.90. The offer, which was aimed at delisting Locat shares, was concluded on 5 August, when unrestricted shares representing 7.421% of capital stock were tendered, and involved a disbursement of €36.5 million (upon the conclusion of the offer, UniCredito held a 94.78% stake in Locat). In addition, 2.2 million restricted shares were delivered pursuant to the offer, whose transfer and payment will take place upon the expiration of the respective restrictions (September 2003/2004/2005). As of the end of last September, following the expiry of the restriction of 648,400 Locat shares, UniCredito Italiano purchased these shares, raising its share in the subsidiary to 94.90%. In February 2004, as reported in the chapter on Subsequent Events, a Residual Public Offer was launched.

During the year capital was injected into the following Group companies:

- Pioneer Global Asset Management SpA, which increased its capital in July by €496 million, intended partly to cover losses as at 31 December 2002 (€260 million), due to the writedown of equity investments (in particular Pioneer Investment Management Usa Inc), and partly (€236 million) to stabilise the financial/equity position of the company;
- UniCredito Italiano Bank (Ireland) Plc, €105 million, through the conferral of guaranteed securities (so-called Brady bonds). The capital increase became necessary to further expand operations and maximise the profitability of the portfolio transferred.
- UniCredit Servizi Informativi SpA (USI), €24 million, to provide the company, which will assume the role

of the Group's only IT centre, with the financial resources needed for the purchases, concluded at the beginning of April, of the Xplatform computer platform from Xelion Banca SpA and the business segment related to Clarima Banca S.p.A's corporate computer system;

- Xelion Banca, a total of €300 million, of which €220 million was a capital increase and €80 million was to cover losses. The capital increase was carried out to provide the subsidiary with the appropriate financial resources to purchase and implement the integration with the ING sub-conglomerate, and to cover the resulting commitments and financial costs, and to strengthen equity in the long term;
- UniCredit Romania, €9.5 million, in order to strengthen the subsidiary's equity structure.

As part of the reorganisation of the property portfolio described in detail in the chapter "Other information" of the consolidated report, capital injections were carried out in the form of transfers of strategic properties in an amount of €8.4 million and non-strategic properties for €226 million to the newly founded UniCredit Real Estate SpA and Cordusio Immobiliare SpA, respectively.

On 1 June 2003 the transfer of control of UniCredit Clarima Banca to UniCredit Banca was concluded, in order to enable efficient development of the credit and debit card business (by Clarima Banca) and "point-of-sale credit" (by UniCredit Banca).

Transactions involving non-Group companies

The principal transactions involving non-Group companies, which are described in the chapter on equity investments in the consolidated report, consisted of the purchase of a stake of 3.53% in Assicurazioni Generali (€977 million), which was reduced during the year to 3.52% as a result of a share issue offered only to employees, of the capital increase of Edipower (€100 million), the purchase of a stake in Fidis through Synesis Finanziaria (€92.7 million), the purchase of a stake of 7.35% in Consortium (€53.3 million), the capital increase of Olimpia (€64.7 million) and the purchase of a stake of 2% in IKB Deutsche Industriebank A.G. (€29 million).

Divestitures

For information regarding divestitures, of which the Commerzbank transaction is the most significant, reference should be made to the consolidated report. In addition, in the context of the reorganisation of the Group's presence in Croatia, there was also the sale of CR Trieste Banca dd, following the purchase from minority shareholders of the remaining stakes held by them (19.80%), with a payment of approximately €3 million, to Zagrebacka banka, for the amount of approximately €17 million. The latter then absorbed CR Trieste Banca d.d. at the end of May.

Writedowns and write-backs

Equity investments showed writedowns, net of write-backs, of €62 million (writedowns of €66 million and write-backs of €4 million). The higher amount refers to the writedown of UniCredit Xelion Banca (€52.3 million) to conservatively adjust book value to net equity.

Performance of Group Subsidiaries

A summary of the operating performance of the main companies in the various operating areas of the Group is provided in the Report on the Consolidated Accounts, which should be reviewed for further information.

● Shareholders' Equity, Subordinated Debt and Capital Ratios

Shareholders' Equity

As at 31 December 2003 shareholders' equity was €11,852 million compared to €11,058 million at the end of the previous year. The increase was attributable to net profit for the period, partly offset by the distribution of dividends for 2002 and the allocation to the reserve for donations.

	(€ million)
Shareholders' equity as at 31.12.2002	11,058
Increases:	
Net profit for the period	1,793
Decreases:	
Dividends distributed	-995
Allocation to donation fund	-4
Shareholders' equity as at 31.12.2003	11,852

For further details on changes in shareholders' equity see the Notes to the Accounts (Part B, Section 8).

Subordinated Debt

In light of the Group's adequate capitalisation, there were no new issues of subordinated debt during the year. Taking into account repayments of €828 million and the negative effect of exchange rates of approximately €73 million on transactions denominated in dollars, subordinated debt totalled €6,874 million, compared to €7,775 at the end of 2002.

Finally, bearing in mind the maturity dates of outstanding loans, the amount that may be included for the determination of capital for regulatory purposes was €6,267 million (of which €896 million was Tier 1 capital) compared to €6,556 million at year-end 2002.

Capital for Regulatory Purposes and Ratios

Thus capital for regulatory purposes was €16,618 million (of which €11,367 million was Tier 1 capital) compared to €16,053 million as at 31.12.2002.

The capital ratio, which is obtained by dividing regulatory capital by total risk-weighted assets, was 30.5%, an almost meaningless indicator that reflects the particular equity structure of the Company.

The capital ratio relating to credit-risk-weighted assets only was 31.6%, with weighted assets of approximately €50 billion, an increase of 22.2% compared to the previous year.

(€ million)

RISK ASSETS	31.12.2003		31.12.2002	
	Amount weighted	%	Amount weighted	%
Balance sheet items:				
Cash and collateralised loans	24	..	41	0.1
Loans to the public sector, central banks and multilateral banks	79	0.2	102	0.2
Other loans to banks or investment companies	13,397	25.5	10,162	23.6
Other loans to individual customers:				
- Residential mortgages	-	-	-	-
- other loans	15,847	30.2	13,245	30.8
Equity investments weighted at 200%	1,649	3.1	35	0.1
Stock, equity investments, subordinated assets and other assets	17,191	32.7	16,659	38.8
TOTAL CASH-RELATED ASSETS	48,187	91.7	40,244	93.6
Off-balance sheet items				
Guarantees given, commitments and derivative contracts	4,492	8.6	2,908	6.8
<i>less: Doubtful outcomes and capital losses</i>	<i>-146</i>	<i>-0.3</i>	<i>-176</i>	<i>-0.4</i>
TOTAL RISK ASSETS	52,533	100.0	42,976	100.0

Profit and Loss Account

● Operating Profit

The extraordinary transactions performed in 2002 do not allow for a meaningful comparison with the operating results of the previous year. In fact, the Profit and Loss Account of UniCredito Italiano SpA for 2002 includes the results for the first six months of the companies taken over under the S3 project (Rolo, Cariverona, CRT, Cassamarca, Caritro, CRTrieste, Credit Carimonte). Moreover, it was not until 1 July 2002, after the transfer of the banking division to UniCredit Banca, that the equity and operating structure of the holding company became basically comparable to the 2003 structure. Therefore, for purposes of comparison, the table below shows the 2002 profit and loss account without the profits from the first half of the banks merged.

(€ million)

OPERATING PROFIT	2003	2002		
		restated	merged companies	historical ¹
Interest income	2,739	1,878	2,130	4,008
Interest expense	-2,887	-2,062	-921	-2,983
<i>Net interest</i>	-148	-184	1,209	1,025
Dividends from non-group companies	192	75	61	136
NET INTEREST INCOME (excl. Group co. dividends)	44	-109	1,270	1,161
Commission income	105	118	654	772
Commission expense	-35	-56	-52	-108
<i>Net commissions</i>	70	62	602	664
Trading profit (loss)	52	-14	101	87
Net non-interest income	122	48	703	751
TOTAL REVENUES (excl. Group co. dividends)	166	-61	1,973	1,912
Payroll costs	-235	-216	-540	-756
Other administrative expenses	-241	-249	-362	-611
Other operating expenses	-47	-36	-57	-93
Other operating income	178	191	218	409
Writedowns of tangible and intangible fixed assets	-35	-59	-58	-117
Operating expenses	-380	-369	-799	-1,168
OPERATING PROFIT (excl. Group co. dividends)	-214	-430	1,174	744
Dividends from Group companies ¹	1,857	1,480	30	1,510
OPERATING PROFIT	1,643	1,050	1,204	2,254

1. 2002 figures are stated, for the sake of consistency, net of accrued tax credits on dividends (equal to €533 million).

Before analysing this information, it is worth noting that the changes in some items were influenced by other factors of an extraordinary nature. Specifically:

- the modification of the equity structure of the holding company between the first and second half of 2002 positively affected the interest margin;
- the transfer of properties to UniCredit Real Estate and to Cordusio Immobiliare on 1 April 2003 resulted in a significant reduction in writedowns of fixed assets and in other operating income (the rental income component);
- However, these effects were largely offset within operating costs, given that other operating income, which

includes expense reimbursements and those on services rendered to other Group companies, are, in the restatement, deducted from expenses;

- the way in which the S3 project was performed lowered dividend levels in 2002, compared to 2003, in an amount indicatively equal to the amount theoretically accrued on profits for the first half of 2002 of the banking division, which was spun off on 1 July 2002 (obviously already included in the first half results of the merged banks). In order to remove the results of this effect, the main operating profits are stated net of dividends from Group companies.

Net Interest Income

Net interest income was €44 million, resulting from net interest expense of €148 million and dividends of €192 million received from non-Group companies.

The net interest generated by the Parent Company improved significantly mainly as a result of benefits derived from favourable interest rate trends, despite an increase in the negative gap between fixed assets (excluding securities) and capital and reserves compared to 2002 (€2,964 million compared to €2,266 million in 2002). This item also benefited from the decrease in the cost of hedging foreign currency profits of the subsidiaries and from lower expenses on subordinated debt, which decreased by approximately €900 million compared to December 2002.

With regard to dividends, the portion related to Group companies was €1,857 million, which are detailed in the Notes to the Accounts, while €192 million was from other equity investments. The increase in the latter compared to historical 2002 (up by approximately €56 million) was due mainly to the higher contribution from capital allocation optimisation transactions and higher dividends from new equity investments in the portfolio (such as Generali), net of lower amounts received on equity investments divested during the year.

Banking and other non-interest income

Net commissions were €70 million, an increase over the prior period of approximately €8 million, and resulted from increased activity in Depository Bank and Custody and Settlement services for securities for Group and non-Group companies. In addition, the commission income earned essentially from the commercial activities of the operating units abroad was offset by the commission expenses of the Group Treasury, which were paid mainly on the asset management mandate granted to Pioneer.

Trading profits amounted to €52 million compared to the loss of €14 million in the prior period, which reflected the effect of the fluctuation of the zloty on the equity investment in Bank Pekao to the extent not hedged against foreign exchange risk. In 2003 this item consisted of €37 million from currencies and €15 million from other transactions.

Banking and other non-interest income totalled €122 million, a net improvement compared to the prior period, as a result of the higher contribution from trading and net commissions.

Operating Expenses

Taking into account cost recoveries, operating expenses totalled €380 million, compared to €369 million in restated 2002.

Payroll costs went from €216 million in 2002 to €235 million in 2003, an increase of 8.8%. Of this increase, 2.3% was attributable to compensation and allocations to the internal Pension Fund reserves of the Parent Company, 2.2% to the foreign network (where there was an increase in management personnel assigned to New Europe, and a decrease in non-management personnel at the traditional foreign branches). The remaining 4.3% was due to usual contractual and operational events (application of national collective labour agreement tables, which resulted in 2003 in an increase in compensation under contracts of 1.1% and the knock-on effect of 1.6% due to the increases paid in the last period).

Other administrative expenses decreased by approximately €8 million compared to restated prior period, due mainly to the combined effect of lower independent professional compensation expenses (down by €35.9 million) and lower rental and maintenance expenses (down by €13.1 million), due to the real estate management activities of the holding company such as "Group Service", for only the first quarter of 2003), and partly offset by increased advertising costs (up by €19 million) and increased provision of third party services (up by €23.4 million, of which €9 million was related to UniCredit Produzioni Accentrate and UniCredit Servizi Informativi, and up by €6,4 million to UniCredit Audit).

Net operating income, including recoveries from Group companies, totalled approximately €131 million, down €24 million compared to restated 2002, essentially because of lower recoveries, by €26.5 million, of rental and sub-rental expenses for properties of third parties, lower recoveries from service centres (including ordinary maintenance recoveries) of approximately €6 million, and higher recoveries for Parent Company personnel assigned to other Group companies, of approximately €11 million.

Writedowns of tangible and intangible assets decreased by €24 million as a result mainly of the mentioned spin-off of the property portfolio on 1 April 2003.

Operating Result

The operating loss net of dividends from Group companies, totalled €214 million, compared to €430 million loss in restated 2002. Including these dividends operating profit was €1,643 million.

● Net profit

For explanatory purposes, the table below shows the steps leading from operating profit to net profit.

(€ million)

COMPOSITION OF NET PROFIT	Full year		Change	
	2003	2002 ¹	P&L	%
Operating profit	1,643	2,254	- 611	-27.1%
Extraordinary income and charges – net	83	196	- 113	-57.7%
Extraordinary income	153	340	- 187	-55.0%
Extraordinary charges	-70	-144	+ 74	-51.4%
Total available	1,726	2,450	- 724	-29.6%
Provisions, writedowns and write-backs	-79	-724	+ 645	-89.1%
Provisions for risks and charges	-26	-54	+ 28	-51.9%
Net writedowns of loans and provisions for guarantees and commitments	12	-42	+ 54	-128.6%
Net writedowns of financial investments	-65	-628	+ 563	-89.6%
Gross profit	1,647	1,726	-79	-4.6%
<i>of which: Profit before extraordinary items and income tax</i>	<i>1,564</i>	<i>1,530</i>	<i>+ 34</i>	<i>+2.2%</i>
Income tax for the year	146	-328	+ 474	-144.5%
Net profit	1,793	1,398	+ 395	+28.3%

1. 2002 data are stated, for the sake of consistency, net of accrued tax credits on dividends (equal to €533 million).

Extraordinary Items

The contribution of extraordinary items was €83 million (difference between income of €153 million and charges of €70 million) compared with €196 million in 2002.

The most significant components of this balance are as follows:

- Gains on disposals, net of losses, of €25 million. This amount includes the sales of equity investments worth €13 million (of which €6.7 million was from Intesa Holding Asset Management and €6.5 million from the sale of Kataweb), of real estate worth €3 million, investment securities worth €5 million, and other assets worth the remaining €4 million;
- Surplus over previously created provisions of €48 million (€41 million on tax reserve and €7 on other reserves).
- Charges for early retirement bonuses of €2 million.
- Net positive adjustments on deferred taxes for previous years of €9 million.

Provisions for Risks and Charges

Provisions for Risks and Charges totalled €26 million compared to €54 million in 2002. Of this amount €17 million was for miscellaneous charges for staff (disputes, early retirement incentives, holidays not taken and other items), and €9 million was a provision to cover projected charges related to disputes and other risks.

Writedowns of loans and financial investments

Net writedowns of loans and provisions for guarantees and commitments totalled €12 million, and were more than offset by write-backs of €24 million (€15 million of which was from collections). More specifically, there were net write-backs of €8 million on doubtful loans, €5 million of country risk, and €2 million of provisions for guarantees and commitments. Net writedowns of €3 million were taken against non-performing loans.

There were writedowns net of write-backs on financial investments of €65 million, compared to €628 million in the previous year. Of this amount €3 million was for investment securities and €62 million was for equity investments. Of the latter, the largest amount, €52 million, was for the writedown of Xelion Banca.

Income taxes

Income taxes for the year were a positive figure of €146 million because the increase in prepaid and deferred taxes more than offsets current taxes for the year.

Net Profit

Net profit, after extraordinary items, provisions, net writedowns and taxes, totalled €1,793 million, compared to €1,398 million last year.

Other Information

● Powers delegated to Directors

Below is a description of the powers delegated by the Board of Directors by a resolution dated 19 December 2002, as amended and supplemented by a resolution of 23 January 2003, and by the Executive Committee by a resolution dated 13 May 2002, as amended and revised with resolutions dated 20 June 2002, 25 July 2002, 19 December 2002 and 23 January 2003.

BY THE BOARD OF DIRECTORS

- **to the Executive Committee**, the power and authority to perform all the operations that the Bank may carry out pursuant to art. 4, paragraph 1 of the Articles of Association, with a number of specifications and restrictions concerning loans, expenses for building, purchasing and restructuring of property and for ordinary expenses and investments necessary for the Bank's operation, for the sale of property, the stipulation of property and goods leasing contracts and rental contracts, the appointment and administration of Personnel, the granting of contributions for recreational, sporting and cultural activities, bonuses for organisational schemes and provisions for Personnel in service and retirees, the provision of donations to charitable or public-interest bodies ;
- **to the Chairman**
 - the right to authorise, at the express request of the Managing Director/CEO, the arrangement on behalf of the latter of a credit facility within a pre-established limit throughout the Bank's network, for the cash payment of bank cheques drawn on other credit institutions .
 - jointly with the Managing Director/CEO, the right to authorise acquisitions/disposals of directly held minority stakes that do not change the Group's structure, and transactions involving the capital of such affiliates that do not require the prior authorisation of the Regulatory Authorities, in both cases for amounts in excess of the spending powers singly exercisable by the Managing Director/CEO, and at any rate, within pre-established limits;
 - jointly with the Managing Director/CEO, the right to express the Company's approval, as Parent Company of the UniCredito Italiano Banking Group, of the acquisitions/disposals of equity investments approved by subsidiaries that do not modify the Group's structure and transactions involving the capital of minority affiliates held by the same subsidiaries that do not require the prior authorisations of the Regulatory Authority, in both cases for amounts in excess of the spending powers singly exercisable by the Managing Director/CEO and at any rate, within pre-established limits;
- **to the Managing Director/CEO**, in addition to the authorities indicated above, to be exercised singly or jointly with the Chairman regarding the transaction amounts, the following powers:
 - to authorise, at the express request of company officers, the arrangement of a credit facility within a pre-established limit throughout the Bank's network, for the cashing of bank cheques drawn on other credit organisations;
 - to express the Company's approval, as Parent Company of the UniCredito Italiano Banking Group, regarding obligations of the representatives of Banks and companies belonging to banking groups, in

relation to transactions pursuant to Art. 136 of Legislative Decree No. 385 of 1/9/1993 and for amounts not in excess of the pre-established limits;

- to grant individual members of staff single signing powers for transactions of a specified nature;
- to represent the Bank as the holder of voting rights in ordinary or extraordinary meetings, including those held abroad, or as the proxy of minority interests or shareholders of those foreign companies.

BY THE EXECUTIVE COMMITTEE:

- **to the Chairman**, the right to express his approval – in urgent cases – of transactions for amounts in excess of the pre-established limits for General Management, provided these are under predetermined limits related to loans, dealings in securities and other money market instruments, spending powers, contributions and donations, non-performing loans, watchlist items, restructured loans and loans subject to restructuring, accidents and disputes;
- **to the Managing Director/CEO**, the authority within pre-established limits and with the right to sub-delegate, in all sectors of the Bank's activity, namely: loans; dealings in securities and other money market instruments; treasury activity; foreign exchange; activities relating to pricing; sale of property; spending powers; powers regarding contributions and donations; personnel administration rights; non-performing loans, doubtful loans, restructured loans and loans being restructured, accidents and disputes.

At its meeting of 6 May 2002, the Board of Directors also assigned to the Chairman's Committee (made up of the Chairman of the Board of Directors and the Deputy Chairmen appointed or, if there is no Deputy Chairman in office, made up of designated members of the Board of Directors) the duty of determining, in agreement with the Managing Director/CEO, the development policies and guidelines for strategic and operational plans to be submitted to the Board of Directors.

● Related-party Transactions

In order to ensure full compliance with legislative and regulatory provisions currently in effect as regards disclosure of transactions with related parties, UniCredito Italiano adopted a procedure for determining related party transactions some time ago. According to this procedure, the decision-making bodies provide appropriate information flows, to comply with the obligations set, to the Directors of UniCredito Italiano, as a listed company and the Parent Company of the banking group of the same name. In this regard, during 2003 the Board of Directors of the Company defined the criteria for determining transactions entered into with related parties, consistent with the guidelines provided by Consob in its communication no. 2064231 of 30 September 2002, and granted the Managing Director/CEO the right to

issue the guidelines necessary to comply systematically with the aforementioned reporting requirements.

Pursuant to the powers granted, the Managing Director/CEO of UniCredito Italiano established a process for the preparation of the information in question, and its contents, and issued the necessary instructions to the various areas of the Company and to the companies of the UniCredito Italiano Group.

That said, information is provided on infra-group transactions and/or transactions with related parties in general, Italian and foreign, carried out by UniCredito Italiano.

All intra-group transactions were carried out based on assessments of mutual economic benefit, and the applicable conditions were established in accordance with fair dealing criteria, with a view to the common goal of creating value for the entire Group. These transactions were completed, as a rule, under conditions similar to those applied in transactions with unrelated third parties.

The same principle was applied to the rendering of services, in combination with the principle of charging on a minimal basis for these services, simply with a view to recovering the respective production costs.

Specifically, the intra-group financial transactions carried out by UniCredito Italiano constitute normal transactions for a Parent Company of a diverse banking group, and are also related to the concentration under UCI Treasury of memberships in interbank payment systems. These transactions include correspondent relationships, deposits and loans for the banking and other companies.

In addition, agreements were entered into between Group companies regarding the distribution of financial products and/or services or assistance, consulting, or more generally, the provision of services complementary to banking activities.

The table below shows the **assets, liabilities, guarantees and commitments** outstanding as at 31 December 2003, broken down by direct and indirect subsidiaries and those companies subject to significant influence pursuant to Article 19, paragraph 1 of Legislative Decree 87/92.

	(€ million)		
	Assets	Liabilities	Guarantees and Commitments
Subsidiaries	76,642	37,250	5,733
Companies subject to significant influence	43	36	..

The Notes to Accounts (Part B, Section 3) provide details on existing transactions at the end of the period with subsidiaries and those companies subject to significant influence, as well as the expenses incurred and revenues generated from all transactions completed.

However, intra-group transactions carried out in 2003 and of particular significance from an organisational/corporate standpoint, are presented in the Consolidated Report chapter "Group Corporate Reorganisation", and also in the Equity Investments chapter in this report.

Pursuant to the provisions of applicable regulations, in 2003 no atypical and/or unusual transactions were carried out whose significance/size could give rise to questions regarding the preservation of company assets and the protection of minority shareholders, either with related or other parties.

In addition, during 2003 information documents were prepared in accordance with Article 71 bis of Consob Regulation no. 11971/199, regarding the following transactions:

- partial spin-off of UniCredit Banca SpA in favour of UniCredit Servizi Corporate SpA, UniCredit Servizi Private SpA and Xelion Banca SpA.
- reorganisation of property and of the auditing activities of UniCredito Italiano (transfer of business segments from UniCredito Italiano SpA to UniCredit Real Estate SpA and Cordusio Immobiliare SpA – partial spin-off of UniCredit Banca SpA in favour of UniCredit Real Estate SpA, Cordusio Immobiliare SpA and UniCredit Audit SpA).

Finally, in transactions entered into with entities that perform management, administrative and control functions for the Bank, Art. 136 of Legislative Decree no. 385 of 1/9/93 applies (Consolidated Act regarding banking and lending): obligations of any nature, or sales or purchases, directly or indirectly carried out by the Bank with said entities (whether or not a related party) must be covered by a unanimous resolution of the Board of Directors also unanimously passed by the Statutory Auditors, subject to the abstention obligations established by law. This same procedure also applies to those who perform administrative, management or control functions at a bank or company that is part of the Banking Group, as regards actions carried out with the bank/company or in the case of loan transactions with another Group company or bank. In such cases the transactions are approved by the contracting Bank/Company, in accordance with the procedures described above, subject to the consent of the Parent Company.

Section D of the Notes to Accounts presents the loans and guarantees provided to Directors and Auditors of UniCredito Italiano. In accordance with Article 78 of Consob Regulation no. 11971 of 14/5/99, the compensation paid to said Directors and Auditors is also presented.

In addition, the table below provides a breakdown of the shares of UniCredito Italiano and the subsidiaries held directly or indirectly by Directors and Auditors of the Company, in accordance with the provisions of Article 79 of the aforementioned Consob Regulation.

Directors', Statutory Auditors' and General Managers' Shareholdings in UniCredito Italiano SpA

Last, first name	Company owned	Type of stock	NUMBER OF SHARES			
			Held at end of 2002 ¹	Acquired during the period	Sold during the period	Held at end of 2003 ¹
Directors						
Salvatori Carlo ²	UniCredito It.	Common	3,836	2,005	5,841	-
Bellei Franco	UniCredito It.	Common	50,000			50,000
Profumo Alessandro	UniCredito It.	Common	401,340	504 ³		401,844
Bertazzoni Roberto	UniCredito It.	Common	18,589,000			18,589,000
Calandra Buonaura Vincenzo	UniCredito It.	Common	17,955			17,955
indirectly held (through spouse)	UniCredito It.	Common	19,950			19,950
Desiderio Giovanni						
indirectly held (through spouse)	UniCredito It.	Common	15,000			15,000
di Canossa Guidalberto	UniCredito It.	Common	5,617			5,617
Gnudi Piero	UniCredito It.	Common	52,907			52,907
indirectly held (through spouse)	UniCredito It.	Common	267,050			267,050
indirectly held (other)	UniCredito It.	Common	234,000			234,000
Maramotti Achille						
indirectly held (other)	UniCredito It.	Common	114,030,163	1,942,000		115,972,163
Negri-Clementi Gianfranco	UniCredito It.	Common	40,000		10,000	30,000
Vaccarino Giovanni	UniCredito It.	Common	5,000			5,000
Statutory auditors						
Loli Giorgio	UniCredito It.	Savings	20,000			20,000
Nicastro Vincenzo	UniCredito It.	Common	3,000			3,000

1. Or start/end date of position if not the same as the reference periods indicated.

2. The stock was traded within a segregated account at the decision of the manager and not of the account holder.

3. Allocated as "stock granting" in 2003.

Security Planning Document

The Security Planning Document required by DPR 318/99 has been prepared and will be updated by 31 March of this year as required by the law, pursuant to rule 19 of appendix B (technical specifications regarding minimum security measures) of Legislative Decree 196/2003.

● Transition to International Accounting Standards (IAS)

Introduction

European Union Regulation no. 1606 of 19 July 2002 established that starting in 2005, all European Union companies whose equities are listed on a regulated market will be required to submit consolidated financial statements that conform to International Accounting Standards (IAS).

Member states also have the right to require or allow non-listed companies to publish accounts that follow the same set of accounting standards as listed companies, in addition to requiring listed companies to also publish year-end financial statements that conform to international accounting standards.

Said European Union regulation also provides a mechanism for inclusion (“endorsement”) of the individual international accounting standards in European legislation. Therefore, pursuant to Regulation no. 1725 of 29 September 2003, the IAS in effect as at 19 July 2002 and their respective interpretations were officially adopted.

The introduction of international accounting standards will result in a significant change in the way companies’ results and balance sheets are presented. Current accounting principles, which are based on historical cost, are based mainly on criteria whose purpose is to show financial results actually realised and that can be distributed.

The goal of international accounting standards, however, is to provide information aimed mainly at investors, presenting changes in the economic value of company capital.

The introduction of the concept of “fair value” in the valuation of some items (particularly financial instruments) may result in greater variability of valuations and, therefore, results.

In addition, some valuations performed in accordance with IAS, combined with some accounting presentation differences that will occur the first time IAS are applied, will have a direct impact on shareholders’ equity which, unlike today, will effectively become a quantity subject to greater variability.

However, it should be noted that the two international accounting standards (IAS 39 and IAS 32) regarding, respectively, the valuation of financial instruments and the relevant disclosures were the subject of extensive redrafting, which has given rise to broad debate in Europe, especially within the financial community. These two standards have not yet been adopted by the European Union, resulting in incompleteness in the standards. This makes it difficult for the banking and financial sector to quantify the impact of the conversion to IAS.

The IAS Project within the UniCredito Italiano Group

In order to manage the introduction of international accounting standards, the UniCredito Italiano Group has begun an IAS Project dedicated to studying the effects on the different areas of Group companies and the implementation of the respective operating and procedural modifications.

The staff of the project, which makes use mainly of the skills and capabilities of group personnel, include:

- a Steering Committee: body that will make decisions on the conclusions reached by the work groups under it;
- a Technical Group: body responsible for co-ordination and support of the activities of the individual work groups;
- Work groups: groups that are responsible for studying the new standards, comparing them with local standards, evaluating the effects of the introduction of the new standards, proposing operating solutions and monitoring their implementation and start-up.

Finally, the IAS Project includes significant training activities for the human resources of Group companies.

Subsequent Events and Outlook

● Equity Investments

As already discussed in the chapter on equity investments, in order to acquire 100% of the authorised capital of Locat, a 94.90% owned subsidiary, at the end of December, the Parent Company issued a Residual Public Offer at the beginning of February for all outstanding shares of the company (26.3 million) and shares that could be issued during the offer period pursuant to the exercise of options (2.5 million shares) at a price per share of €1.024. In response to this Offer, which ended 5 March, a total of 25,746,153 shares were tendered (for total payment of €26.4 million), which took the Group's ownership of Locat to 99.21%. In addition, 50,090 shares were tendered that are restricted until 4 September 2004, and 49,850 shares that are restricted until 4 September 2005, which, together with the restricted shares already tendered in the Public Offer that occurred in August 2003, will raise the ownership percentage to 99.52% when the shares are no longer unrestricted.

Also, as part of the rationalisation plan regarding wholly owned subsidiaries of the Parent Company operating in Ireland in the banking/financial sector (specifically UniCredito Italiano Bank Ireland Plc, Cariverona Ireland Plc and CR Trieste Ireland Ltd) a decision was made to centralise all activities in a single company, UniCredito Italiano Bank Ireland, in order to eliminate overlapping and to pursue greater synergies. Specifically, CR Trieste Ireland will be liquidated (after returning to UniCredit the capital contribution of €36 million and the distribution of 2003 profit and reserves), and Cariverona Ireland will be sold to UniCredito Italiano Bank Ireland (in this case, also, after returning to UniCredit the capital contribution of €199 million, 2003 profits and reserves). At the same time, the shareholders' equity of UniCredito Italiano Bank Ireland will be increased from €635 million to €878 million.

In January 2004 UniCredito Italiano sold to Simest, whose purpose is to hold equity investments in companies outside the European Union, organised or invested in by Italian companies, a stake of 1.22% of Zivnostenska Banka d.d. for the total price of €2.5 million.

● Outlook

The results of the Parent Company in 2004 are not expected to differ significantly from those of 2003, when viewed net of dividends from Group companies, of items of an extraordinary nature in 2003, and of the contribution from the real property spun off at the end of the first quarter of 2003.

Only trading profits are expected to vary to a more significant extent, owing to non-recurring 2003 transactions, and to dividends from non-Group companies that are decreasing mainly as a result of the effect of changes in regulations regarding tax credits.

More specifically, interest income before dividends is stable if, given the structure of assets and liabilities, market rates remain at current levels for the entire first half of 2004 and then rise slightly (around 20 basis points).

Service revenues net of the previously described gains on financial transactions and write-backs on property are projected to remain essentially unchanged.

Operating expenses, net of changes in the scope of consolidation brought about by the transfer of the real property assets, will increase to a limited extent as a result of the policy of careful containment of costs and more efficient use of resources.

Milan, 12 March 2004

THE BOARD OF DIRECTORS

Chairman
SALVATORI

Managing Director/CEO
PROFUMO

Presentation

Group Consolidated Report and Accounts

- Report on Operations
- Accounts and Annexes
- External Auditors' Report

UniCredito Italiano SpA Report and Accounts

- Report on Operations
 - Proposal to Shareholders**
 - Company Accounts and Annexes
 - Reports and Resolutions
- Notes on calculation methods and Glossary

Proposal to Shareholders

To the Shareholders,

On the basis *inter alia* of the Report on Operations accompanying the accounts, we ask you to approve the accounts of UniCredito Italiano as at 31.12.2003 made up of the balance sheet, profit and loss account and notes to the Accounts, as submitted by the Board of Directors, as a whole and as to the individual items.

With regard to the distribution of net profit:

The profit and loss account for 2003 showed net profits of

1,793,408,373

Which we propose to distribute as follows:

To the Legal Reserve pursuant to Article 38 of the Articles of Association *	123,497,458	
To the Reserve pursuant to Legislative Decree 124/93	53,377	
To the Reserve connected with the medium-term incentive program for Group staff approved by the Board of Directors	11,500,000	
To shareholders:		
- 34.20% of par value amount of 3,147,314,800 (equal to 0.171 for 6,294,629,600 ordinary shares	1,076,381,661	
- 37.20% - i.e., the 34.20% required for ordinary shares plus a further allotment of 3% of the par value of 10,853,276 in savings shares (equal to 0.186 for each of the 21,706,552 savings shares)	4,037,419	1,080,419,080
A further allocation to Statutory Reserves		577,938,458
		1,793,408,373

* The allocation is less than 10% of net profits because the Legal Reserve has reached the maximum amount provided for by law (Article 2430 of the Civil Code).

It should be noted that following the corporation tax reforms brought about by Legislative Decree No. 344/2003, the allocation of a tax credit on distributed profits is no longer provided for.

It should also be noted that for the entire amount of net income for which the distribution is proposed, the "full" or "ordinary" tax credit is applicable to shareholders where due to them under the dividend taxation system applicable at the time of receipt (entities whose accounting year does not coincide with the calendar year).

Milan, 12 March 2004

THE BOARD OF DIRECTORS

Chairman
SALVATORI

Managing Director/CEO
PROFUMO

Presentation

Group Consolidated Report and Accounts

- Report on Operations
- Accounts and Annexes
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UniCredito Italiano SpA Report and Accounts

- Report on Operations
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- Company Accounts and Annexes**
- Reports and Resolutions

Notes on calculation methods and Glossary

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Introduction

To our Shareholders:

As is customary, the Accounts as at 31 December 2003, which we submit for your approval, were prepared using conservative valuation criteria and in accordance with legal provisions, with a constant focus on the need to provide, for the sake of formality and content, due clarity and a true and accurate representation of the company's balance sheet, profit and loss account and operating performance.

The 2003 accounts, which were prepared pursuant to the provisions of Legislative Decree No. 87 dated 27 January 1992 (which was enacted to implement EEC Directive 86/635), and in accordance with the Banca d'Italia Order dated 15 July 1992 as amended, consist of the balance sheet, profit and loss account and notes to Accounts, and are accompanied by the annual report provided previously.

Accounts

It should also be noted that due to the following extraordinary transactions:

- the merger by incorporation of Banca CRT, Cariverona Banca, Cassamarca, Caritro, CR Trieste, Rolo Banca 1473 and Credit Carimonte, completed on 1 July 2002;
- the subsequent transfer of the Italian banking division to the subsidiary Credito Italiano (which was renamed "UniCredit Banca"), also completed on 1 July 2002;
- the merger by incorporation of OnBanca completed on 31 December 2002.
- the transfer of the "property" division, which took place on 1 April 2003, as part of the programme to reorganise the Group's property holdings, to "UniCredit Real Estate" and "Cordusio Immobiliare";

UniCredito Italiano SpA Accounts as at 31 December 2003 are not comparable with those of the previous fiscal year; therefore, we have exercised the option pursuant to Legislative Decree 87/92 not to compare the results for the fiscal year ended 31 December 2003 with those of 2002.

However, in order to provide more information, the annexes contain the accounts for 31 December 2003 compared with those of 31 December 2002 for UniCredito Italiano in the form in which they were originally prepared.

In accordance with applicable law, the accounts have been prepared in euros and rounded to the nearest euro.

Notes to the Accounts

The Notes to the Accounts include information deemed necessary in order to provide a true and fair view of the company's situation, in addition to presenting all the information required by law, by Banca d'Italia, and by CONSOB (the Italian Securities and Exchange Commission).

The Notes to the Accounts, if not otherwise specified, contain figures in thousands of euros and are structured as follows:

- Part A - Accounting Principles
- Part B - Notes to the Balance Sheet
- Part C - Notes to the Profit and Loss Account
- Part D - Other Information

Annexes

The following documents are included in the annexes:

- Comparison of the Accounts as at 31 December 2003 with the Accounts as at 31 December 2002;
- Statement of changes to internal pension funds;
- Information on reserves and funds;
- Information on tax credits;
- List of properties (art. 10 of Law no. 72/83).

Company Accounts

Accounts as at 31 December 2003

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Balance Sheet as at 31 December 2003

(amounts in euros)

Assets		
10. Cash and deposits with central banks and post offices		49,215,208
20. Treasury notes and similar securities eligible for refinancing at central banks		322,369,726
30. Loans to banks:		59,262,859,659
a) On demand	9,369,901,873	
b) Other loans	49,892,957,786	
40. Loans to customers:		13,148,940,106
<i>of which:</i>		
- <i>loans with third-party deposits received in administration</i>	-	
50. Bonds and other debt securities:		17,710,519,577
a) Of government issuers	2,977,097,755	
b) Of banks	12,748,887,206	
<i>of which:</i>		
- <i>investment and trading securities</i>	2,619	
c) Of financial institutions	1,471,695,946	
<i>of which:</i>		
- <i>investment and trading securities</i>	-	
d) Of other issuers	512,838,670	
60. Shares, interests and other equity securities		440,030,720
70. Equity investments		3,149,932,660
80. Equity investments in Group companies		11,622,959,440
90. Intangible fixed assets		23,992,002
<i>of which:</i>		
- <i>Start-up costs</i>	-	
- <i>Goodwill</i>	-	
100. Tangible fixed assets		19,184,430
130. Other assets		5,782,819,901
140. Accrued income and prepaid expenses		976,946,505
a) Accrued income	651,538,012	
b) Prepaid expenses	325,408,493	
<i>of which:</i>		
- <i>issue discount on securities</i>	8,490,270	
Total assets		112,509,769,934

(amounts in euros)

Liabilities and Shareholders' Equity		
10. Due to banks:		51,949,345,050
a) On demand	27,704,434,652	
b) On term or with notice	24,244,910,398	
20. Due to customers:		6,793,339,273
a) On demand	1,784,669,506	
b) On term or with notice	5,008,669,767	
30. Securities in issue:		28,784,730,745
a) Bonds	4,942,460,793	
b) Certificates of deposit	23,842,204,193	
c) Other securities	65,759	
50. Other liabilities		4,278,626,072
60. Accrued liabilities and deferred income:		700,962,367
a) Accrued liabilities	530,438,444	
b) Deferred income	170,523,923	
70. Reserve for employee severance pay		39,516,216
80. Reserves for risks and charges:		1,221,695,606
a) Reserve for pensions and similar obligations	433,335,498	
b) Taxation reserve	403,275,541	
c) Other reserves	385,084,567	
90. Reserve for possible loan losses		14,822,434
100. Fund for general banking risks		116,884,808
110. Subordinated debt		6,874,322,606
120. Capital		3,158,168,076
130. Issue premiums		3,308,638,624
140. Reserves:		3,198,289,655
a) Legal reserve	508,136,157	
b) Reserve for own shares or interests	-	
c) Statutory reserves	1,015,472,183	
d) Other reserves	1,674,681,315	
150. Revaluation reserves		277,020,029
160. Retained earnings (losses)		-
170. Net profit		1,793,408,373
Total liabilities and shareholders' equity		112,509,769,934
Guarantees and commitments		
10. Guarantees given		5,327,226,760
<i>of which:</i>		
- Acceptances	6,637,443	
- Other guarantees	5,320,589,317	
20. Commitments		6,892,522,153
<i>of which:</i>		
- For sales with repurchase obligation	-	

Managing Director/CEO
PROFUMO

Chief Accountant
LECCACORVI

Profit and Loss Account 2003

(amounts in euros)

10. Interest income and similar revenues	2,739,464,380
<i>of which:</i>	
- On loans to customers	334,375,657
- On debt securities	1,228,697,367
20. Interest expense and similar charges	2,886,913,633
<i>of which:</i>	
- On amounts due to customers	176,332,128
- On securities in issue	493,700,138
30. Dividends and other revenues:	2,048,830,018
a) On shares, interests and other equity securities	130,375,801
b) On equity investments	61,091,599
c) On equity investments in Group companies	1,857,362,618
40. Commission income	104,896,910
50. Commission expense	35,469,943
60. Trading profit (loss)	51,979,998
70. Other operating income	178,318,497
80. Administrative costs:	475,684,926
a) Payroll costs	235,038,731
<i>of which:</i>	
- Wages and salaries	152,753,901
- Social security contributions	42,498,494
- Severance pay	9,377,312
- Pensions and similar benefits	27,745,887
b) Other administrative costs	240,646,195
90. Writedowns of intangible and tangible fixed assets	35,199,077
100. Provisions for risks and charges	25,763,179
110. Other operating expenses	47,613,090
120. Writedowns of loans and provisions for guarantees and commitments	12,279,950
130. Write-backs to loans and provisions for guarantees and commitments	24,263,626
140. Provisions to loan loss reserves	-
150. Writedowns of financial investments	80,668,472
160. Write-backs of financial investments	16,315,547
170. Profit before extraordinary items and income tax	1,564,476,706
180. Extraordinary income	153,614,335
190. Extraordinary charges	70,333,634
200. Extraordinary income (charge) – net	83,280,701
220. Income tax for the year	-145,650,966
230. Net profit	1,793,408,373

Managing Director/CEO
PROFUMO

Chief Accountant
LECCACORVI

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Part A - Accounting Principles

● Section 1 DESCRIPTION OF ACCOUNTING POLICIES

The accounting policies are in line with those used for the preparation of the Accounts as at 31.12.2002.

In accordance with legislative provisions, assets and liabilities reported in accounts and as “off balance sheet” items are valued separately; however, interrelated assets and liabilities are valued in a consistent manner.

A connection is made between related hedging transactions.

1. Loans - Guarantees and Commitments

Loans

Loans are valued at their estimated realisable value, which also takes into account market prices, when available, on the basis of:

- a) the debtors' solvency;
- b) debt servicing difficulties in countries where debtors reside.

As regards customers, the estimated realisable value is determined on the basis of a careful assessment of all elements characterising borrower performance, and also taking into account information available on the balance sheet, operating performance and financial condition of debtors.

Consideration is also given to the nature of business performed, the degree of risk of the particular type of credit facility, and any guarantees issued.

The following should be noted regarding the various categories of “bad and doubtful debts”:

- **Non-performing loans** are those loans that have formally deteriorated, and consist of exposure to customers finding themselves in a state of insolvency, even if not determined by a court, or in similar situations: valuation is performed on a specific basis;
- Doubtful loans are defined as loans to borrowers finding themselves in temporary difficulties which it is estimated will be resolved within a reasonable period: they are primarily valued on a general basis using historical and statistical data, and on a specific basis when detailed information makes this advisable;
- Loans to countries at risk, i.e., to central governments, banks or customers established in countries having difficulties servicing their debt are valued on a general basis using the same percentages as those calculated by the industry, and such loans are subject to periodic review with regard to the countries to include in this area and the degree of the writedown to be applied; when detailed information makes this advisable, general writedowns are supplemented by specific writedowns;
- Consolidated or restructured exposure or exposure subject to possible consolidation or restructuring represent exposure to counterparties with which agreements have been or are being concluded that call for

the granting of a moratorium of debt repayment and the simultaneous renegotiation of below-market terms and rates, the conversion of a portion of the loans into shares and/or potential principal write-offs: they are valued on a specific basis with the inclusion in writedowns of the present value of the charge resulting from any renegotiated rates and terms, which are lower than the related cost of funds.

Bad and doubtful debts are identified by individual portfolio managers responsible for the relationships. They operate using powers delegated to them employing specialised scoring systems, which analyse the performance of the relationships.

A centralised unit is responsible for monitoring and overseeing the entire customer portfolio.

With regard to performing loans to customers, general writedowns are applied to exposure on the basis of their inherent risk.

Guarantees and Commitments

Guarantees given and commitments assumed by the Bank that entail credit risk are reported at the overall amount of the commitment assumed and are valued using the same criteria as for loans.

Estimated losses from the valuation of guarantees and commitments are covered by appropriate provisions.

If the reasons giving rise to the writedowns or provisions relating to loans and advances, guarantees and commitments are no longer applicable in whole or in part, the necessary write-backs are made.

2. "Off Balance Sheet" Securities and Transactions (other than those involving foreign currencies)

2.1 Investment securities

Securities that are classified as financial fixed assets are valued at purchase cost adjusted as applicable for any writedowns necessary to account for the permanent deterioration of the solvency of the issuer and the ability to repay the debt by the country of residence of such issuer, unless there are appropriate guarantees.

All or part of the writedowns carried out are eliminated when the reasons which gave rise to them no longer apply.

Cost is determined using the principle of "weighted-average rolling cost" on a daily basis. This is adjusted using the so-called "trading spread", that is the applicable portion of the difference between the acquisition cost and the higher or lower repayment value at maturity (including the issuance spread), which is increased or decreased by the interest generated by the securities.

2.2 Trading securities

Securities not valued as financial fixed assets are valued:

- a) at market value, if listed on regulated markets;
- b) at the lower of cost or market value, if not listed on regulated markets.

Cost is determined using the principle of “weighted moving average cost” on a daily basis adjusted for the applicable portion, during the period, of the issuance premium/discount on the securities (net of the withholding accrued until the application of Legislative Decree 239/96).

Market value is determined as follows:

- a) for securities listed on regulated Italian and foreign markets, using the price reported on the last significant working day of the period;
- b) for securities not listed on regulated Italian and foreign markets, using the estimated realisable value.

Reference is made to the following measures to determine the latter value:

- market performance for similar securities listed on regulated Italian and foreign markets;
- the discounting of future cash flows on the basis of projected market returns;
- the solvency of issuers;
- any difficulty servicing debt in countries where issuers reside;
- other information that can be determined objectively.

2.3 “Off Balance Sheet” Transactions

“Off balance sheet” transactions (other than those for foreign currencies) of a long-term nature, are valued at contract value, regardless of whether they refer to outstanding cash or forward securities contracts or to derivative contracts with an underlying security.

“Off balance sheet” transactions (other than those for foreign currencies) of a short-term nature, are entered using the following criteria:

- a) Outstanding cash and forward securities contracts :
 - if the underlying assets are securities listed on regulated markets, they are valued at market value, meaning the price determined at the end of the period for maturities corresponding to those transactions being valued;
 - if the underlying assets are securities that are not listed on regulated markets, at the lower of contract value and market value for purchases, and at the higher of the above values for sales. To determine market value, reference is made to the criteria reported as a part of the valuation of unlisted “trading” securities, and to the paragraph above;
- b) Derivative contracts, which have underlying securities, or which are tied to interest rates, indices or other assets
 - if held as a part of trading portfolios, they are valued on the basis of market values defined as follows:
 - for contracts listed on regulated markets, the respective prices;

- for other contracts, the values obtained by referring to parameters that are listed or available on normally utilised information channels at the international level, and in any event, determined objectively;
- if held for hedging purposes, they are treated in the same way as the assets or liabilities hedged. Thus:
 - if they are related to interest-bearing assets or liabilities and valued at cost/face value (e.g., deposits or investment securities), the derivative contracts are also valued at cost, and the differentials/margins that are settled/accrued during the period flow to interest-comparable income (expense) whenever interest generated by the assets or liabilities hedged is recorded, in the case of specific hedging instruments; or based on the contract term, if hedging is general (in the latter case, for futures or options on securities or interest rates, reference is made to the term of the underlying security, even if this is notional, and for forward rate agreements, to the period in relation to which the interest differential is calculated);
 - if the assets or liabilities are interest bearing but are reported at market value (e.g. portfolios of trading securities):
 - the differentials settled or accrued flow to interest, with the exception of those related to single-flow contracts with underlying assets having a life of over one year (e.g. futures and options), which are instead allocated to trading profits or losses;
 - derivative contracts are also subject to valuation, but only to the extent of the portion of differentials accruing, and the results flow to trading profits or losses;
 - finally, if the assets or liabilities hedged are not interest bearing and are reported at market value (e.g., stocks), the derivative contracts used for hedging (options, futures) are also reported at market value, and the results of the valuation flow to trading profits (losses).

For greater clarification on operations for issuing covered warrants (traded by TradingLab Banca SpA), it should be noted that:

- Covered Warrants issued (options sold) listed on regulated Italian or foreign markets are valued at the price reported on the last significant working day of the period;
- Covered Warrants purchased for hedging purposes by TradingLab are valued, for consistency, at the same price as the covered warrants issued.

3. Equity Investments

Equity investments, which constitute financial fixed assets since they are held in the company's assets as permanent investments, are valued at purchase cost including ancillary costs (for the purchase of significant parcels). This amount is adjusted by any writedowns needed to incorporate any permanent loss of value or any writedowns prudentially applied to take into account, among other things, any capital reductions of the companies and market performance (and any reductions in prices for equity investments in the form of listed stocks).

All or part of the writedowns carried out are eliminated when the reasons which gave rise to them no longer apply.

4. Assets and liabilities in foreign currencies (including “off-balance-sheet” transactions)

Assets and liabilities denominated in foreign currencies are valued at the spot exchange rate on the date the period ends.

Financial fixed assets, which are not hedged overall or individually on the spot or forward market, are valued at the exchange rate in effect on their purchase date.

This does not apply to equity investments which, at the time of acquisition, were hedged on the spot or forward markets and for which – during 2003 – it was decided not to renew the hedging, which are valued at the average rate of exchange for acquisition of the currency concerned.

Off balance sheet foreign currency transactions are valued as follows:

- spot transactions to be settled, at the spot exchange rate in effect on the date the period ends;
- forward transactions (outright or resulting from repurchase agreements):
 - if entered into for trading reasons, at the forward exchange rate in effect for corresponding maturities;
 - if entered into for hedging purposes, at the spot exchange rate in effect on the date the period ends.

In fact, with regard to the latter, in line with the approach for determining forward prices, it was deemed appropriate to treat them as financial transactions equivalent to the underlying asset: deposits in the respective currencies and spot exchange transactions. Thus, the operating structure governed by this approach manages the two components of risk separately:

- that related to the “base”, by systematically allocating it to the spot exchange position;
- that related to interest differentials, by reporting it in an appropriate position that treats margins in the same way as interest on deposits, that is on an accrual basis.

Other off balance sheet transactions in the form of derivative contracts, are reported at market value if held in portfolios made up of trading securities, or, in line with the assets or liabilities hedged if held for hedging purposes, in accordance with the approach already noted in point 2.3/b.

5. Tangible Fixed Assets

Tangible fixed assets are reported at cost including ancillary costs, plus any further incremental expenses, with the exception of revaluations made by law.

The cost of tangible fixed assets, the use of which is limited over time, is depreciated on a straight-line basis in accordance with their remaining useful life.

Any tangible fixed assets, which, at the end date of the period, have experienced a permanent reduction in value, which is lower than the cost or value described above, are reported at such lower value.

6. Intangible fixed assets

Goodwill is amortised over five years.

The cost of patents, intellectual property rights and licenses, trademarks and similar rights and assets, is regularly amortised each period based on their remaining useful life.

Start-up and expansion costs, research and development costs and other multi-year costs are amortised over a period not to exceed five years.

The value of intangible fixed assets is reduced in the event of permanent losses of value.

7. Other aspects

Amounts due to banks and customers and deposits received in administration are reported at face value.

Securities in issue consisting of bonds, certificates of deposit and bank drafts are also reported at face value, while zero coupon or one-coupon bonds are posted at issuance value increased by the annual capitalisation.

● Section 2 TAX-RELATED WRITEDOWNS AND PROVISIONS

2.1 Writedowns made solely in accordance with tax laws.

None.

2.2 Provisions made solely in accordance with tax laws

None.

It should be noted that the residual balance of the "Loan loss reserves" – equal to 14.8 million euro – relates to potential risks and that said reserves were established in 2000 with respect to principal, in order to obtain the tax benefits (37% IRPEG only, in the absence of IRAP taxable income) under paragraph 3, Article 71 of Presidential Decree 917/86 (prior to the changes made by Legislative Decree 344/2003).

Part B - Notes to the Balance Sheet

● Section 1 LOANS AND ADVANCES

The breakdown by counterparty of the Group's loan portfolio, is as follows:

€ '000

	AMOUNTS AS AT 31.12.2003
10. Cash and deposits with central banks and post offices	49,215
30. Loans to banks	59,262,860
40. Loans to customers	13,148,940
Total	72,461,015

Item 10 "Cash and Deposits with Central Banks and Post Offices"

€ '000

	AMOUNTS AS AT 31.12.2003
Notes and coin	48,745
Deposits at Banca d'Italia and central banks	470
Total	49,215

1.1 Detail of Item 30 "Loans to banks"

€ '000

	AMOUNTS AS AT 31.12.2003
a) Loans to central banks	2,415,904
b) Securities eligible for refinancing at central banks	-
c) Repo transactions	
ordinary transactions	1,691,742
for securities received on loan	132,616
d) Stock lending	43,736

1.2 Loans and advances to banks

€ '000

	AMOUNTS AS AT 31.12.2003		
	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE
A. Bad and doubtful loans	57,705	23,859	33,846
A.1 Non-performing loans	21,808	20,871	937
A.2 Doubtful loans	-	-	-
A.3 Loans subject to restructuring	-	-	-
A.4 Restructured loans	-	-	-
A.5 Unsecured loans to countries at risk *	35,897	2,988	32,909
B. Performing loans	59,229,014	-	59,229,014
Total	59,286,719	23,859	59,262,860
* Including loans subject to writedown of:	15,699		

1.3 Changes in bad and doubtful debts - banks

€ '000

	NON-PERFORMING LOANS	DOUBTFUL LOANS	LOANS SUBJECT TO RESTRUCTURING	RESTRUCTURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK
A. Initial gross exposure	21,600	-	-	-	41,005
A.1 of which: for overdue interest	-	-	-	-	-
B. Increases	727	-	-	-	27,185
B.1 Transfers from performing loans	-	-	-	-	-
B.2 Overdue interest	-	-	-	-	-
B.3 Transfers from other categories of bad and doubtful debts	-	-	-	-	-
B.4 Other increases	727	-	-	-	27,185
C. Decreases	519	-	-	-	32,293
C.1 Transfers to performing loans	-	-	-	-	-
C.2 Write-offs	-	-	-	-	2,243
C.3 Recoveries	-	-	-	-	..
C.4 Sales proceeds	-	-	-	-	-
C.5 Transfers to other categories of bad and doubtful debts	-	-	-	-	-
C.6 Other decreases	519	-	-	-	30,050
D. Final gross exposure	21,808	-	-	-	35,897
D.1 of which: for overdue interest	-	-	-	-	-

1.4 Changes in total writedowns on loans to banks

€ '000

	NON- PERFORMING LOANS	DOUBTFUL LOANS	LOANS SUBJECT TO RESTRUC- TURING	RESTRUC- TURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK	PERFORMING LOANS
A. Initial total writedowns	20,612	-	-	-	7,956	-
<i>A.1 of which: for overdue interest</i>	-	-	-	-	-	-
B. Increases	733	-	-	-	1,005	-
B.1 Writedowns	733	-	-	-	1,005	-
<i>B.1.1 of which: for overdue interest</i>	-	-	-	-	-	-
B.2 Use of loan loss reserves	-	-	-	-	-	-
B.3 Transfers from other loan categories	-	-	-	-	-	-
B.4 Other increases	-	-	-	-	-	-
C. Decreases	474	-	-	-	5,973	-
C.1 Write-backs from assessments	-	-	-	-	2,574	-
<i>C.1.1 of which: for overdue interest</i>	-	-	-	-	-	-
C.2 Write-backs from recoveries	-	-	-	-	-	-
<i>C.2.1 of which: for overdue interest</i>	-	-	-	-	-	-
C.3 Write-offs	-	-	-	-	2,243	-
C.4 Transfers to other categories of bad and doubtful debts	-	-	-	-	-	-
C.5 Other decreases	474	-	-	-	1,156	-
D. Final total writedowns	20,871	-	-	-	2,988	-
<i>D.1 of which: for overdue interest</i>	-	-	-	-	-	-

Item 30 “Loans to banks”

€ '000

	AMOUNTS AS AT 31.12.2003
a) On demand:	
Deposits	7,184,145
Loans	54,008
Current accounts for services rendered	2,131,749
	9,369,902
b) Other loans:	
Loans to central banks	2,415,904
Deposits	27,177,572
Loans	747,873
Non-performing loans	937
Repo transactions	1,824,358
Stock lending	43,736
Bills and notes discounted	41,705
Subordinated assets	30,855
Other types of loans	17,610,018
	49,892,958
Total	59,262,860

1.5 Detail of Item 40 "Loans to customers"

€ '000

	AMOUNTS AS AT 31.12.2003
a) Securities eligible for refinancing at central banks	-
b) Repo transactions ordinary transactions for securities received on loan	60,996
c) Stock lending	-

1.6 Secured loans to customers

€ '000

	AMOUNTS AS AT 31.12.2003
a) By mortgages	-
b) By charges over:	
1. Cash deposits	8,981
2. Securities	206,079
3. Other valuables	30,671
	245,731
c) By guarantees provided by:	
1. Governments	-
2. Other public entities	-
3. Banks	49,090
4. Other entities	-
	49,090
Total	294,821

1.7 Loans and advances to customers

€ '000

	AMOUNTS AS AT 31.12.2003		
	GROSS EXPOSURE	TOTAL WRITEDOWNS	NET EXPOSURE
A. Bad and doubtful debts	143,222	58,438	84,784
A.1 Non-performing loans	59,983	46,194	13,789
A.2 Doubtful loans	57,183	8,533	48,650
A.3 Loans subject to restructuring	-	-	-
A.4 Restructured loans	2,376	-	2,376
A.5 Unsecured loans to countries at risk *	23,680	3,711	19,969
B. Performing loans	13,086,647	22,491	13,064,156
Total	13,229,869	80,929	13,148,940
<i>* Including loans subject to writedown of:</i>	23,680		

1.8 Changes in bad and doubtful debts - customers

€ '000

	NON- PERFORMING LOANS	DOUBTFUL LOANS	LOANS SUBJECT TO RESTRUC- TURING	RESTRUC- TURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK
A. Initial gross exposure	86,544	149,735	-	2,376	45,010
<i>A.1 of which: for overdue interest</i>	28	-	-	-	-
B. Increases	947	47,355	-	-	-
B.1 Transfers from performing loans	432	46,150	-	-	-
B.2 Overdue interest	-	-	-	-	-
B.3 Transfers from other categories of bad and doubtful debts	-	-	-	-	-
B.4 Other increases	515	1,205	-	-	-
C. Decreases	27,508	139,907	-	-	21,330
C.1 Transfers to performing loans	-	-	-	-	-
C.2 Write-offs	9,904	42,968	-	-	-
C.3 Recoveries	3,688	77,737	-	-	-
C.4 Sales proceeds	-	-	-	-	-
C.5 Transfers to other categories of bad and doubtful debts	-	-	-	-	-
C.6 Other decreases	13,916	19,202	-	-	21,330
D. Final gross exposure	59,983	57,183	-	2,376	23,680
<i>D.1 of which: for overdue interest</i>	-	-	-	-	-

1.9 Changes in total writedowns on loans to customers

€ '000

	NON- PERFORMING LOANS	DOUBTFUL LOANS	LOANS SUBJECT TO RESTRUC- TURING	RESTRUC- TURED LOANS	UNSECURED LOANS TO COUNTRIES AT RISK	PERFORMING LOANS
A. Initial total writedowns	63,656	64,428	-	-	8,821	22,955
<i>A.1 of which: for overdue interest</i>	28	-	-	-	-	-
B. Increases	3,124	8,129	-	-	215	-
B.1 Writedowns	3,034	6,514	-	-	215	-
<i>B.1.1 of which: for overdue interest</i>	-	-	-	-	-	-
B.2 Use of loan loss reserves	90	1,615	-	-	-	-
B.3 Transfers from other loan categories	-	-	-	-	-	-
B.4 Other increases	-	-	-	-	-	-
C. Decreases	20,586	64,024	-	-	5,325	464
C.1 Write-backs from assessments	-	25	-	-	3,897	-
<i>C.1.1 of which: for overdue interest</i>	-	-	-	-	-	-
C.2 Write-backs from recoveries	693	14,156	-	-	-	-
<i>C.2.1 of which: for overdue interest</i>	-	-	-	-	-	-
C.3 Write-offs	9,904	42,968	-	-	-	257
C.4 Transfers to other categories of bad and doubtful debts	-	-	-	-	-	-
C.5 Other decreases	9,989	6,875	-	-	1,428	207
D. Final total writedowns	46,194	8,533	-	-	3,711	22,491
<i>D.1 of which: for overdue interest</i>	-	-	-	-	-	-

Item 40 "Loans to customers"

€ '000

	AMOUNTS AS AT 31.12.2003
Bills and notes discounted	33,622
<i>of which: securities eligible for refinancing at central banks</i>	-
Current accounts	165,029
Medium-term loans and mortgages	1,001,398
Loans	504
Other non-overdraft lending	11,829,430
Non-performing loans	13,789
Repo transactions	60,996
Stock lending	-
Customer subordinated assets	41,281
Other types of loans	2,891
Total	13,148,940

● Section 2 SECURITIES

Securities held in portfolio included:

€ '000

	AMOUNTS AS AT 31.12.2003
20. Treasury notes and similar securities eligible for refinancing at central banks	322,370
50. Bonds and other debt securities	17,710,520
60. Shares, interests and other equity securities	440,031
Total	18,472,921
<i>of which: Investment securities</i>	15,696,792

The criteria used for distinguishing investment securities remained unchanged from the previous period.

Thus, based on the framework resolutions passed by the Board of Directors:

- **Investment securities** consist of medium or long-term securities, which, on the basis of their characteristics and purpose, are held as permanent investments. They can be broken down into four components: the first three are for securities administered by General Management, and the fourth consists of securities held by units operating abroad.

The procedures for using the assets in each of the four components are indicated below.

- Investment portfolio

Investment securities in the traditional sense, which are held as a permanent investment; a size limitation has been set for this component of € 4,600 million.

- Portfolio to optimise the group's capital structure

This portfolio is used to hold purchases of those bonds issued by other group entities for the sole purpose of ensuring compliance with the capital requirements imposed by the Supervisory Authorities. Due to the special nature of this grouping, no size limits were set in absolute or relative terms.

- Portfolio resulting from restructured credit facilities

This portfolio is the result of restructured credit facilities, and is used to hold bonds resulting from the restructuring of credit facilities, which may be implemented through the conversion to bonds of the bank's exposure to resident and foreign customers. Due to the special nature of this grouping, no size limits were set in absolute or relative terms.

- Portfolio of securities held by foreign branches

This portfolio consists of securities held by units operating abroad for which a limit has been set of € 5,000 million.

- The sole purpose of **trading securities** is to rapidly reconfigure assets and liabilities and invest the group's surplus liquidity. The limit is € 7,750 million.

2.1 Investment Securities

€ '000

	AMOUNTS AS AT 31.12.2003	
	BOOK VALUE	MARKET VALUE
1. Debt securities	15,547,152	15,794,399
1.1 Government securities	2,383,117	2,661,460
- listed	2,383,117	2,661,460
- unlisted	-	-
1.2 Other securities	13,164,035	13,132,939
- listed	188,177	188,600
- unlisted	12,975,858	12,944,339
2. Equity securities	149,640	149,483
- listed	1,800	1,726
- unlisted	147,840	147,757
Total	15,696,792	15,943,882

Please refer to Part A) of the Notes to Accounts, Section 1 "Description of Accounting Policies" for the policy used to determine market value.

Comparison between book values and current market values indicates a potential capital gain of €247,090,000 at the end of 2003.

Moreover, it should be noted that to hedge a portion of investment securities, derivative contracts were created, which at the end of the period show a net loss of €203,079,000. Taking these losses into account, the portfolio under review posted a net capital gain of €44,011,000 in terms of market value at the end of 2003.

The differences between redemption and book value for fixed and variable-rate investment debt securities, broken down by similar categories, are as follows:

€ '000

	AMOUNTS AS AT 31.12.2003		
	REDEMPTION VALUE *	BOOK VALUE	DIFFERENCE
Long-term treasury bonds	1,249,911	1,272,337	-22,426
Treasury certificates	361,357	361,514	-157
Other Italian government securities	750,000	749,265	+735
Other bonds	13,224,832	13,164,036	+60,796
Total	15,586,100	15,547,152	+38,948

* Redemption value is used to indicate face value.

2.2 Changes in investment securities in the year

€ '000

	UNITS OPERATING IN ITALY	UNITS OPERATING ABROAD	TOTAL
A. Opening balance	9,822,619	4,051,695	13,874,314
B. Increases	5,519,731	2,394,850	7,914,581
B.1 Purchases	5,460,643	2,382,735	7,843,378
B.2 Write-backs	8,157	4,106	12,263
B.3 Transfers from trading securities	-	-	-
B.4 Other changes	50,931	8,009	58,940
C. Decreases	816,390	5,275,713	6,092,103
C.1 Sales	131,383	4,164,018	4,295,401
C.2 Redemptions	637,919	995,459	1,633,378
C.3 Writedowns	13,496	950	14,446
<i>of which: permanent writedowns</i>	13,496	950	14,446
C.4 Transfers to trading securities	-	-	-
C.5 Other changes	33,592	115,286	148,878
D. Closing balance	14,525,960	1,170,832	15,696,792

Total write-backs concern securities resulting from restructured foreign credit facilities written down in previous periods and, in particular, involve securities issued by the following countries: Russia, Bulgaria, Brazil, Argentina and Ecuador.

Total writedowns concern securities resulting from closed end funds (9,560), securities resulting from securitisation transactions (3,700), securities resulting from foreign credit facilities (236), and other securities (950).

2.3 Trading securities

€ '000

	AMOUNTS AS AT 31.12.2003	
	BOOK VALUE	MARKET VALUE
1. Debt securities	2,485,738	2,491,746
1.1 Government securities	715,014	715,014
- listed	714,684	714,684
- unlisted	330	330
1.2 Other securities	1,770,724	1,776,732
- listed	990,601	990,601
- unlisted	780,123	786,131
2. Equity securities	290,391	290,391
- listed	290,297	290,297
- unlisted	94	94
Total	2,776,129	2,782,137

Please refer to Part A) of the Notes to Accounts, Section 1 "Description of Accounting Policies" for the policy used to determine market value.

2.4 Changes in trading securities in the year

€ '000

A. Opening balance	2,539,997
B. Increases	7,638,608
B.1 Purchases	7,578,420
- Debt securities	4,853,158
+ Government securities	636,742
+ Other securities	4,216,416
- Equity securities	2,725,262
B.2 Write-backs and revaluations	29,938
B.3 Transfers from investment securities	-
B.4 Other changes	30,250
C. Decreases	7,402,476
C.1 Sales and redemptions	7,386,131
- Debt securities	4,659,591
+ Government securities	1,026,909
+ Other securities	3,632,682
- Equity securities	2,726,540
C.2 Value adjustments and writedowns	5,551
C.3 Transfers to investment securities	-
C.4 Other changes	10,794
D. Closing balance	2,776,129

● Section 3 EQUITY INVESTMENTS

Equity investments, presented as asset items 70 and 80 on the Balance Sheet, are as follows:

€ '000

	AMOUNTS AS AT 31.12.2003
70. Equity investments	3,149,933
80. Equity investments in Group companies	11,622,959
Total	14,772,892

In this regard, it should be noted that for the equity investments held as at 31.12.1992, the book value as at that date was used as "purchase cost."

3.1 Significant equity investments

€ '000

SUBSIDIARY AND MAIN OFFICE	SHAREHOLDERS' EQUITY AS AT 31.12.2003	PROFIT/LOSS AS AT 31.12.2003 ^A	% HELD	BOOK VALUE	PRO-RATA SHAREHOLDERS' EQUITY
A. SUBSIDIARIES					
a) Equity investments in banks					
1. listed					
BANK PEKAO S.A. Warsaw	1,524,091	210,799	53.05%	1,130,909 (1) (2)	808,530
ZAGREBACKA BANKA D.D. Zagreb	598,639	95,302 (B)	81.91%	498,753 (2)	490,345
2. Unlisted					
BULBANK A.D. Sofia	280,295	47,177	85.20%	315,550 (1) (2)	238,811
UNIBANKA A.S. Bratislava	73,921	6,801	77.11%	81,350 (1) (2)	57,000
UNICREDIT BANCA SpA Bologna	3,256,151	700,525	100.00%	2,139,610	3,256,151
UNICREDIT BANCA D'IMPRESA SpA Verona	4,106,106	434,868	100.00%	3,346,338	4,106,106
UNICREDIT BANCA MEDIOCREDITO SpA (formerly BANCA MEDIOCREDITO SpA) Turin	380,760	20,718	92.23%	280,488	351,175
UNICREDIT BANCA MOBILIARE SpA Milan	978,964	419,731	100.00%	232,405	978,964
UNICREDIT PRIVATE BANKING SpA Turin	303,801	67,567	100.00%	215,907	303,801
UNICREDIT ROMANIA S.A. Bucarest	28,129	2,672 (C)	99.87%	36,359 (1) (2)	28,092

(3.1 Significant equity investments continued)

€ '000

SUBSIDIARY AND MAIN OFFICE	SHAREHOLDERS' EQUITY AS AT 31.12.2003	PROFIT/LOSS AS AT 31.12.2003 ^A	% HELD	BOOK VALUE	PRO-RATA SHAREHOLDERS' EQUITY
UNICREDIT XELION BANCA SpA (formerly XELION BANCA SpA) Milan	360,794	-54,361	100.00%	360,794	360,794
UNICREDITO GESTIONE CREDITI SpA BANCA PER LA GESTIONE DEI CREDITI Verona	82,533	10,094 (D)	97.81%	70,584	80,726
UNICREDITO ITALIANO BANK (IRELAND) P.L.C. Dublin	686,380	52,739	100.00%	624,303	686,380
ZAGREBACKA BANKA BH D.D. Mostar	32,959	8,661 (E)	8.55%	1,496	2,818
ZIVNOSTENSKA BANKA A.S. Prague	92,105	8,084	97.70%	200,596 (1) (2)	89,987
b) Equity investments in financial institutions					
1. Listed					
LOCAT SpA Bologna	353,405	61,567	94.90%	194,852	335,381
2. Unlisted					
AUGES SpA SIM (in liquidation) Verona	88	-111	100.00%	79	88
C.R. TRIESTE IRELAND LTD. Dublin	38,944	733	100.00%	38,210	38,944
CARIVERONA IRELAND P.L.C. Dublin	212,792	6,122	100.00%	206,583	212,792
DEMIR ROMLEASE S.A. (now UNICREDIT LEASING ROMANIA S.A.) Bucarest	5,216	1,096	100.00%	4,689	5,216
FIDA FINANZIARIA D'AFFARI SIM SpA Turin	1,495	-61 (F)	100.00%	1,485	1,495
ING SVILUPPO FINANZIARIA SpA (now SVILUPPO FINANZIARIA SpA) Milan	58,858	-1,186	100.00%	104,425 (1)	58,858
PIONEER GLOBAL ASSET MANAGEMENT SpA Milan	1,357,976	170,373	100.00%	1,176,709	1,357,976
TYRERESCOM LTD Dublin	22,950	1,135	100.00%	21,815	22,950
UNICREDIT DELAWARE INC. Dover	105	9	100.00%	20	105
UNICREDITO ITALIANO CAPITAL TRUST I Newark (Delaware)	1	-	100.00%	1	1
UNICREDITO ITALIANO CAPITAL TRUST II Newark (Delaware)	1	-	100.00%	1	1
UNICREDITO ITALIANO FUNDING LLC I Dover (Delaware)	2	-	100.00%	2	2

(3.1 Significant equity investments continued)

€ '000

SUBSIDIARY AND MAIN OFFICE	SHAREHOLDERS' EQUITY AS AT 31.12.2003	PROFIT/LOSS AS AT 31.12.2003 ^A	% HELD	BOOK VALUE	PRO-RATA SHAREHOLDERS' EQUITY
UNICREDITO ITALIANO FUNDING LLC II Dover (Delaware)	2	-	100.00%	2	2
UNIRISCOSSIONI SpA Turin	34,415	19,748	100.00%	13,458	34,415
XELION DORADCY FINANSOWI SP.ZO.O (formerly PEKAO INFORMATYKA SP.ZO.O.) Lodz	7,571	-3,087	50.00%	4,035 (2)	3,786
c) Equity investments in other companies					
1. listed					
	-	-	-	-	-
2. Unlisted					
CASSA & ASSICURAZIONI SpA (in liquidation) Verona	168	-8 (G)	65.00%	117	117
CORDUSIO IMMOBILIARE SpA Milan	314,904	50,838	100.00%	257,883	314,904
ON INVESTMENT SERVICES S.r.l. Milan	- 16	-69	100.00%	.. (3)	-16
SOCIETA' TRASPORTO TELEMATICO SpA Verona	7,450	748	56.67%	2,933	4,222
TRIVIMM S.r.l. (formerly TRIVIMM SpA) Verona	756	-28 (H)	29.00%	22	219
UNICREDIT AUDIT SpA Milan	140	39	100.00%	101	140
UNICREDIT ENERGIA S.C.A.R.L. Milan	10	..	96.00%	10	10
UNICREDIT PRODUZIONI ACCENTRATE SpA Milan	8,729	2,876	99.01%	3,000	8,643
UNICREDIT REAL ESTATE SpA Milan	18,416	7,776	100.00%	10,295	18,416
UNICREDIT SERVIZI INFORMATIVI SpA Milan	59,843	5,665	100.00%	46,790	59,843
Total for item 80				11,622,959	
B. COMPANIES SUBJECT TO SIGNIFICANT INFLUENCE					
a) in banks					
1. listed					
	-	-	-	-	-
2. Unlisted					
BANCA CASSA DI RISPARMIO DI SAVIGLIANO SpA Savigliano (CN)	55,154	2,401	31.01%	16,702	17,103
CASSA DI RISPARMIO DI BRA SpA Bra (CN)	45,933	2,700	31.02%	13,441	14,248
CASSA DI RISPARMIO DI FOSSANO SpA Fossano (CN)	72,220	3,880	23.08%	16,693	16,668

(3.1 Significant equity investments continued)

€ '000

SUBSIDIARY AND MAIN OFFICE	SHAREHOLDERS' EQUITY AS AT 31.12.2003	PROFIT/LOSS AS AT 31.12.2003 ^A	% HELD	BOOK VALUE	PRO-RATA SHAREHOLDERS' EQUITY
CASSA DI RISPARMIO DI SALUZZO SpA Saluzzo (CN)	64,097	4,795	31.02%	19,454	19,883
b) Financial institutions					
1. listed					
	-	-	-	-	-
2. Unlisted					
CASSA DI LIQUIDAZIONE E GARANZIA SpA Trieste (I)	1,525	13	24.61%	199	375
CONSORTIUM S.r.l. Milan	661,533	-2,881	25.70%	170,029	170,029
FIDIA - Fondo Interbancario d'Investimento Azionario S.G.R. SpA Milan (I)	15,857	-259	25.00%	3,873	3,964
KOÇ FINANSAL HIZMETLER A.S. Istanbul	507,852	17,280	50.00%	254,581 (2)	253,926
LISEURO SpA Udine	3,625	143	35.11%	455	1,273
S.F.E.T. - SOCIETA' FRIULANA ESAZIONE TRIBUTI SpA Udine	4,111	15	33.33%	516	1,370
SYNESIS FINANZIARIA SpA Turin (L)	370,848		25.00%	94,402 (4)	92,712
c) EQUITY INVESTMENTS IN OTHER COMPANIES					
1. listed					
	-	-	-	-	-
2. Unlisted					
ARGENTEA SpA Trento (I)	651	82	26.00%	72	169
AUTOSTRADA BS VR VI PD SpA Verona	324,565	18,088	20.30%	..	65,887
CONSORZIO CA.RI.CE.SE Bologna	1,624	-	33.23%	2,396 (5)	540
INIZIATIVE URBANE SpA Trento	7,948	-486	27.78%	2,208	2,208
SELEZIONE TERZA S.r.l. Milan	1,024	990	50.00%	..	512
SERIN S.r.l. Trento (I)	79	12	20.00%	20 (6)	16
Total (amount included in Item 70)				595,041	

Note in "Significant Shareholdings"

- (A) Amount already included in "Shareholders' equity" in the previous column.
- (B) 82.16% of ordinary capital stock (the subsidiary holds 20,392 ordinary shares of its own stock equal to 0.71% of the ordinary capital stock).
- (C) As well as 1 share held by Demir Romlease S.A. and 1 share held by Demir Securities Romania S.A..
- (D) The subsidiary holds 175,000 shares of its own stock equal to 2.19% of the capital stock.
- (E) As well as the 88.56% held by Zagrebacka Banka d.d. (88.48%) and Varazdinska Banka d.d. (0.08%); the Group's total share of ordinary capital stock, is equal to 98.70%.
- (F) Figures from Company accounts as at 30 June 2003.
- (G) Figures from the final accounts for liquidation as at 24 January 2004. The UniCredit share is equal to € 117,000 in connection with an agreement with the other shareholder.
- (H) In addition to the 48% held through UniCredito Gestione Crediti SpA Banca per la Gestione dei Crediti.
- (I) Shareholders' equity and the results for the fiscal year are based on the 2002 accounts.
- (L) Newly formed company for which shareholders' equity is comprised of the capital stock and the capital contributions made by the shareholders.

With regard to the above table, it should be noted that:

- shareholders' equity and net profit/loss for each company held were taken from the 2003 accounts approved at the respective shareholders' meetings, or from the draft 2003 accounts approved by the respective Boards of Directors; where these figures were not available, they were taken from the most recently published accounts. For foreign companies, the amounts have been converted to euros at the exchange rate prevailing at fiscal year-end;
- the stake held is that held directly by the Parent Company, excluding the percentage applicable to other Group companies;
- the difference between book value and the lower value corresponding to the fraction of shareholders' equity is justified by:
 - (1) the higher cost incurred at the time of the purchase or increase in the stake held (including ancillary costs) and maintained in the Accounts in relation to the existence of reasons justifying the payment of the increase;
 - (2) the different rate of exchange applied;
 - (3) the loss for the year and the previous years. In this regard, it should be noted that in order to replenish the company's shareholders' deficit and to restore the capital stock, the sum of €78,000 was allocated to the accounts;
 - (4) the ancillary costs incurred for the acquisition of the holding;
 - (5) the higher cost incurred at the time of the purchase and increase in the stake held and maintained in the Accounts in relation to the continued existence of reasons justifying the payment of the increase. The object of the shareholding, which broke even for the fiscal year, is to provide services to the members of the consortium; therefore, it is not a for-profit business, and income for the members is a result of the lower fees they are required to pay;
 - (6) losses for the period of a non-permanent nature for the first years of company activity. It is believed that shareholders' equity and book values will be realigned in consideration of the anticipated growth in the company's operations and in the resulting profits.

3.2 Asset and liability positions with Group companies
3.3 Asset and liability positions with affiliated companies
(other than Group companies)

€ '000

ITEMS/VALUE	AMOUNTS AS AT 31.12.2003	
	ASSET AND LIABILITY POSITIONS WITH GROUP COMPANIES	ASSET AND LIABILITY POSITIONS WITH AFFILIATED COMPANIES (OTHER THAN GROUP COMPANIES)
a) Assets		
1. Loans to banks *	53,211,442	2,402,905
<i>of which: subordinated portion</i>	30,854	-
2. Loans to financial institutions	10,359,356	5,603
<i>of which: subordinated portion</i>	18,400	5,603
3. Loans to other customers	1,072,198	1,389
<i>of which: subordinated portion</i>	-	-
4. Bonds and other debt securities	11,998,759	358,395
<i>of which: subordinated portion</i>	2,874,900	-
Total assets	76,641,755	2,768,292
b) Liabilities		
1. Due to banks *	31,277,101	2,980,747
2. Due to financial institutions	1,009,491	-
3. Due to other customers	-	70,000
4. Securities in issue	3,280,881	-
5. Subordinated debt	1,682,057	-
Total liabilities	37,249,530	3,050,747
c) Guarantees and commitments		
1. Guarantees given	3,595,877	11,154
2. Commitments	2,136,849	401
Total Guarantees and Commitments	5,732,726	11,555

* "Asset and liability positions with affiliated companies" includes transactions with the Banca d'Italia.

Asset and liability positions with Group companies and affiliated companies subject to significant influence

Existing assets and liabilities related to group companies as at 31.12.2003, as defined by art. 4 of Legislative Decree no. 87/92, as well as those related to equity investments on which the bank has substantial influence, are as follows:

€ '000

GROUP COMPANIES	ASSETS	LIABILITIES	GUARANTEES AND COMMIT- MENTS	INCOME	EXPENSES
Banca Agricola Commerciale della Repubblica di San Marino S.A.	1,332	649,761	16,411	102	20,071
Banca dell'Umbria 1462 SpA	841,368	724,868	3,765	14,418	4,629
Bank Pekao S.A.	22,765	96,639	6,508	4,387	4,398
Bank Pekao (Ukraina)	-	194	-	3	..
Bank Polska Kasa Opieki Tel Aviv Ltd	-	-	-	2	1
Banque Monegasque de Gestion S.A.	90,963	201,519	14,301	686	2,327
Bulbank A.D.	-	104,705	1,104	1,006	2,328
C.R. Trieste Ireland Ltd	-	1	-	1	305
Cariverona Ireland Plc	9,070	76,852	-	1,872	3,413
Cassa di Risparmio di Carpi SpA	80,182	816	10,426	1,048	149
Centralny Dom Maklensky Pekao S.A.	-	-	-
Clarima Banca SpA	1,675,897	-	-	11,961	124
Cordusio Immobiliare SpA	19,800	-	-	1,554	473
Cordusio Società Fiduciaria per Azioni	-	-	-	61	2
CreditRas Previdenza SIM SpA	..	140	-	2	1
Demir Romlease S.A.	10,000	-	-	237	-
Euro Capital Structures Ltd	-	-	-	16	2,085
FRT Fiduciaria Risparmio Torino SIM SpA	-	-	-	30	2
I-Faber SpA	-	-	-	809	3
Locat SpA	7,642,000	-	91,406	166,144	11,779
LocatRent SpA	71,000	-	-	1,608	12
Pekao Leasing Sp.zo.o	-	-	-	199	-
Pioneer Alternative Investment Management S.G.R.p.A.	-	4,494	-	195	1
Pioneer Asset Management S.A.	-	36,961	3,717	16	261
Pioneer Czech Financial Co.	-	-	-	25	-
Pioneer Investment Management S.G.R.p.A.	-	1,505	-	779	199
Pioneer Global Asset Management SpA	-	123,390	..	11,355	1,027
Pioneer Global Investment Ltd	-	-	-	420	-
Pioneer Investment Management S.A.	-	-	-	-	777
Pioneer Investment Management Inc.	-	-	-	-	14
Pioneer Investment Management Ltd	-	-	-	-	7,322
Pioneer Investment Management USA Inc.	198,228	30	843	4,860	-
Pioneer Pekao Investment Management S.A.	-	-	-	25	-
Quercia Software SpA	-	-	-	258	-
Rolo Pioneer Lussemburgo S.A. (formerly RIAM)	-	-	-	223	256
S+R Investimenti e Gestioni S.G.R.p.a.	-	24	-	33	..

(Asset and liability positions with Group companies and affiliated companies subject to significant influence, continued)

€ '000

GROUP COMPANIES	ASSETS	LIABILITIES	GUARANTEES AND COMMIT- MENTS	INCOME	EXPENSES
TradingLab Banca SpA	4,932,166	51,966	57,619	92,540	881
UniBanka A.S.	32,377	239	2,981	741	335
UniCreditAssicura S.r.l.	-	-	-	410	-
UniCredit Audit SpA	-	-	-	824	6,384
UniCredit Banca SpA	5,896,837	23,968,954	165,081	277,035	589,638
UniCredit (Suisse) Bank S.A.	44	10,530	500	24	239
UniCredit Banca d'Impresa SpA	35,233,703	3,899,657	1,952,248	711,241	30,818
UniCredit Banca Mediocredito SpA	1,079,193	62,942	7,168	24,920	407
UniCredit Banca Mobiliare SpA	6,849,263	888,035	62,242	204,994	41,086
UniCredit Banca per la Casa SpA	6,652,000	2,989	9	14,657	68
UniCredit Broker SpA	-	-	-	49	93
UniCredit Capital Italia Advisory Co. S.A.	-	-	-	-	37
UniCredit Delaware Inc.	2	749,833	-	-	5,353
UniCredit Factoring SpA	1,520,475	-	431,000	27,503	64
UniCredit Private Asset Management S.G.R.p.A	-	-	-	75	-
UniCredit Private Banking SpA	116,395	3,504,912	405	13,173	87,369
UniCredit Produzioni Accentrate SpA	-	-	-	4,243	38,086
UniCredit ServiceLab SpA	-	-	-	39	-
UniCredit Servizi Informativi SpA	-	-	-	4,720	17,111
UniCredit Real Estate SpA	981,398	-	-	27,565	10,582
UniCredit Romania S.A.	25,527	2,169	1,301	337	17
UniCredit Xelion Banca SpA	4,728	1,010,852	296	3,637	14,255
UniCredito Gestione Crediti SpA Banca per la Gestione dei Crediti	-	81,312	-	344	2,307
UniCredito Italiano Bank (Ireland) PLC	1,432,358	42,440	1,615,106	8,560	3,355
UniCredito Italiano Funding LLC I	-	540,000	540,000	-	38,972
UniCredito Italiano Funding LLC II	-	356,295	356,295	-	32,798
UniRiscossioni SpA	985,149	-	373,272	18,644	557
Universal Bank d.d.	-	10,772	253	5	136
Varazdinska Banka d.d.	-	13	50	4	1
Vivacity SpA	-	-	-	328	..
Zagrebacka Banka BH d.d.	-	1,184	51	3	81
Zagrebacka Banka d.d.	206,572	37,454	18,340	638	635
Zivnostenska Banka A.S.	30,963	5,083	28	599	134
Total Group companies	76,641,755	37,249,530	5,732,726	1,662,187	983,758
Affiliates (substantial influence)					
Banca Cassa di Risparmio di Savigliano SpA	5,255	12,043	39	93	205
Cassa di Risparmio di Bra SpA	19,327	2,618	50	441	284
Cassa di Risparmio di Fossano SpA	5,690	15,885	90	98	215
Cassa di Risparmio di Saluzzo SpA	12,526	5,652	8	274	136
Total affiliates (substantial influence)	42,798	36,198	187	906	840
TOTAL	76,684,553	37,285,728	5,732,913	1,663,093	984,598

3.4 Item 70 “Equity Investments”**3.5 Item 80 “Equity Investments in Group Companies”**

€ '000

	AMOUNTS AS AT 31.12.2003	
	EQUITY INVESTMENTS ITEM 70	EQUITY INVESTMENTS IN GROUP COMPANIES ITEM 80
a) Equity investments in banks	567,504	9,535,442
1. listed	446,764	1,629,662
2. unlisted	120,740	7,905,780
b) Equity investments in financial institutions	566,958	1,766,366
1. listed	-	194,852
2. unlisted	566,958	1,571,514
c) Equity investments in other companies	2,015,471	321,151
1. listed	1,004,318	-
2. unlisted	1,011,153	321,151
Total	3,149,933	11,622,959

3.6 Changes in equity investments**3.6.1 Equity investments in Group companies****3.6.2 Other equity investments**

€ '000

	EQUITY INVESTMENTS IN GROUP COMPANIES ITEM 70	OTHER EQUITY INVESTMENTS ITEM 80
A. Opening balance	10,261,618	1,885,466
B. Increases	5,250,432	1,354,513
B.1 Purchases	1,100,861	1,280,528
B.2 Write-backs	40	4,012
B.3 Revaluations	-	-
B.4 Other changes	4,149,531	69,973
C. Decreases	3,889,091	90,046
C.1 Sales	17,310	72,518
C.2 Writedowns	54,181	12,041
<i>of which: permanent writedowns</i>	<i>54,181</i>	<i>12,041</i>
C.3 Other changes	3,817,600	5,487
D. Closing balance	11,622,959	3,149,933
E. Total revaluations	-	1,807
F. Total adjustments	421,228	101,093

Detail of changes in item 80 "Equity investments in Group companies"

€ '000

B. Increases		
B.1 Purchases:		
Pioneer Global Asset Management SpA *		496,000
UniCredit Xelion Banca SpA *		220,000
UniCredit Servizi Informativi SpA *		24,000
Zivnostenska Banka A.S.		199,514
ING Sviluppo Finanziaria SpA		102,100
Locat SpA		37,066
Other		22,181
		1,100,861
B.2 Write-backs:		
UniCredito Gestione Crediti SpA Banca per la Gestione dei Crediti		40
B.4 Other changes:		
Loss coverage payments		
UniCredit Xelion Banca SpA	80,000	
Clarima Banca SpA	11,552	91,552
Increases in capital subscribed by transfer of businesses		
Cordusio Immobiliare SpA	225,990	
UniCredit Real Estate SpA	8,425	
UniCredit Xelion Banca SpA	130	234,545
Transfer from "Other equity investments":		
Demir Romlease S.A.		1,589
Other changes		
Increase in book value of UniCredit Banca d'Impresa SpA, UniCredit Private Banking SpA and UniCredit Xelion Banca SpA following the spin-off of divisions by UniCredit Banca SpA	3,570,571	
UniCredit Banca SpA capital increase subscribed by means of transferring the entire holding in Clarima Banca SpA	51,664	
Pioneer Global Asset Management SpA capital increase subscribed following the transfer of UniCredit Fondi S.G.R.p.A. by UniCredit Banca SpA	56,188	
Increase in book value of Cordusio Immobiliare SpA, UniCredit Real Estate SpA and UniCredit Audit SpA following the transfer of divisions by UniCredit Banca SpA	33,565	
Increase in capital contribution of UniCredito Italiano Bank (Ireland) Plc	105,000	
Other reasons	4,857	3,821,845
		4,149,531

* by subscription in capital increases.

(Detail of changes in item 80 "Equity investments in Group companies", continued)

€ '000

C. Decreases		
C.1 Sales:		
Cassa di Risparmio di Trieste Banca D.D.		17,310
C.2 Writedowns:		
UniCredit Xelion Banca SpA	52,325	
Xelion Doradcy Finansowi Sp.zo.o	1,633	
Other	223	54,181
C.3 Other changes:		
Exchange differences		
Bank Pekao S.A.	84,271	
UniCredito Italiano Bank (Ireland) Plc	19,366	
Other	1,826	105,463
Other reasons		
Reduction in book value of UniCredit Banca SpA, following the partial spin-off of divisions of same to UniCredit Banca d'Impresa SpA, UniCredit Private Banking SpA and UniCredit Xelion Banca SpA	3,570,571	
Transfer of the entire holding in Clarima Banca SpA to UniCredit Banca SpA	51,664	
Reduction in book value of UniCredit Banca SpA, following the transfer of divisions of this to Cordusio Immobiliare SpA, UniCredit Real Estate SpA and UniCredit Audit SpA	33,565	
Reduction in book value of UniCredit Banca SpA, following the spin-off of UniCredit Fondi S.G.R.p.A to Pioneer Global Asset Management SpA	56,188	
Other changes	149	3,712,137
		3,817,600

Detail of changes in item 70 "Other equity investments"

€ '000

B. Increases	
B.1 Purchases:	
Edipower SpA *	100,076
Olimpia SpA *	64,680
Synesis Finanziaria SpA *	50,000
Assicurazioni Generali SpA	977,208
Consortium S.r.l.	53,295
IKB Deutsche Industriebank AG	28,972
Other	6,297
	1,280,528

* by capital increase subscription.

(Detail of changes in item 70 "Other equity investments"- continued)

€ '000

B.2 Write-backs:		
RCS Mediagroup SpA		3,308
Other		704
		4,012
B.4 Other changes:		
Gains from sales		
Intesa Holding Asset Management SpA	6,960	
Kataweb SpA	6,455	
Centrale Rischi Finanziaria - CRIF SpA	2,070	
Other	1,018	16,503
Capital contribution		
Synesis Finanziaria SpA		42,712
Other		10,758
		69,973
C. Decreases		
C.1 Sales:		
Commerzbank AG		54,573
Intesa Holding Asset Management SpA		7,500
Kataweb SpA		6,600
Other		3,845
		72,518
C.2 Writedowns:		
Consortium Srl		5,201
Istituto Europeo di Oncologia Srl		2,268
Lingotto SpA		899
Skilpass SpA		885
CLS Group Holding A.G.		572
Other		2,216
		12,041
C.3 Other changes:		
Exchange rate differences		
CLS Group Holding A.G.	155	
Other	1	156
Losses from disposal:		
Commerzbank A.G.	3,462	
Other	20	3,482
Transfer to "Group companies"		
Demir Romlease S.A.		1,589
Other		260
		5,487

● Section 4 TANGIBLE AND INTANGIBLE FIXED ASSETS

The intangible and tangible fixed assets in the accounts were made up as follows:

€ '000

AMOUNTS AS AT 31.12.2003	
90. Intangible fixed assets	23,992
100. Tangible fixed assets	19,184
Total	43,176
<i>of which: property used by the bank for its operations</i>	-

4.1 Changes in “Tangible fixed assets” in the year

€ '000

	PROPERTY	FURNITURE	EQUIPMENT	TOTAL
A. Opening balance	1,143,183	10,176	6,800	1,160,159
B. Increases	11,850	8,489	7,795	28,134
B.1 Purchases	300	5,043	7,794	13,137
B.2 Write-backs	-	-	-	-
B.3 Revaluations	-	-	-	-
B.4 Other changes	11,550	3,446	1	14,997
C. Decreases	1,154,707	7,976	6,426	1,169,109
C.1 Sales	4,531	3,614	200	8,345
C.2 Writedowns	13,743	3,666	5,347	22,756
a) Depreciation	13,743	3,666	5,347	22,756
b) Permanent writedowns	-	-	-	-
C.3 Other changes	1,136,433	696	879	1,138,008
D. Closing balance	326	10,689	8,169	19,184
E. Total revaluations	5	-	-	5
F. Total adjustments	122	19,881	39,602	59,605
a) Depreciation	122	19,881	39,602	59,605
b) Permanent writedowns	-	-	-	-

Item C.3 “Other changes” in tangible fixed assets reflects the transfer to the UniCredit Real Estate and Cordusio Immobiliare subsidiaries, performed as part of the reorganisation of the Group’s property holdings.

With regard to property, it should be noted that:

- various properties were sold in 2003 at market prices, realising capital gains of €3,157,000 allocated to the profit and loss account under “Extraordinary income”;
- an annex provides a list of properties indicating revaluations applied in the past in accordance with legislative provisions.

4.2 Changes in “Intangible fixed assets” in the year

€ '000

A. Opening balance	16,692
B. Increases	20,955
B.1 Purchases	20,077
B.2 Write-backs	-
B.3 Revaluations	-
B.4 Other changes	878
C. Decreases	13,655
C.1 Sales	16
C.2 Writedowns	12,443
a) Amortisation	12,443
b) Permanent writedowns	-
C.3 Other changes	1,196
D. Closing balance	23,992
E. Total revaluations	-
F. Total adjustments	165,416
a) Amortisation	165,416
b) Permanent writedowns	-

Intangible fixed assets were made up as follows:

€ '000

	AMOUNTS AS AT 31.12.2003
Intangible assets (software)	5,353
Refurbishment of property leased from third parties	18,584
Costs of “Capital increase”	24
Other capitalised costs to be amortised	31
Total	23,992

● Section 5 OTHER ASSETS

€ '000

	AMOUNTS AS AT 31.12.2003
130. Other assets	5,782,819
140. Accrued income and prepaid expenses	976,946
Total	6,759,765

5.1 Item 130 "Other assets"

€ '000

	AMOUNTS AS AT 31.12.2003
Cash and other valuables held by cashier:	
- Current account cheques drawn on third parties being settled	129
	129
Interest and amounts to be debited to:	
- customers	751
- banks	186
	937
Caution monies:	
- In the name of, and on behalf of the Group	20,699
	20,699
Items in transit between branches not yet attributed to destination accounts	315,846
Items in processing	409,146
Receivables for advances made by the tax collection service	11,191
Tax entries:	
- Advance payments made to tax authorities	70,452
- Tax credits	1,093,186
- Deferred tax charges	142,919
- Other tax entries	521,070
	1,827,627
Entries resulting from the valuation of off-balance-sheet transactions	
- customers	549,903
- banks	573,862
	1,123,765
Entries judged definitive but not attributable to other items	1,956,288
<i>of which: Group companies, for dividends accrued during the period to be collected</i>	<i>1,844,741</i>
Other entries:	
- Costs awaiting final allocation	1,207
- Premiums paid for options	98,379
- other entries	17,605
	117,191
Total	5,782,819

5.2 Item 140 “Accrued income and pre-paid expenses”

€ '000

	AMOUNTS AS AT 31.12.2003
Accrued income	
for accrued interest on investment and trading securities	108,769
for accrued interest on loans to banks	110,368
for accrued interest on loans to customers	52,555
for differentials on derivative contracts	375,964
for other transactions	3,882
Total accrued income	651,538
Prepaid expenses	
for advance rent payments	458
for off-balance-sheet transactions	251,262
for issue discount on securities	8,490
for miscellaneous commissions and other transactions	65,198
Total pre-paid expenses	325,408
Total accrued income and pre-paid expenses	976,946

Accruals and deferrals are reported on the basis of the accrual principle and in accordance with the provisions of Article 2424 bis of the Civil Code.

5.3 Adjustments for accrued income and pre-paid expenses

No adjustments were made for increases or decreases in the asset or liability accounts to which accrued income and pre-paid expenses refer.

5.4 Distribution of subordinated debt

€ '000

	AMOUNTS AS AT 31.12.2003
a) Loans to banks	30,855
b) Loans to customers	41,281
c) Bonds and other debt securities	2,929,564
Total	3,001,700

● Section 6 DEPOSITS

€ '000

	AMOUNTS AS AT 31.12.2003
TOTAL DEPOSITS	
10. Due to banks	51,949,345
20. Due to customers	6,793,340
30. Securities in issue	28,784,730
Total	87,527,415

6.1 Detail of Item 10 "Due to banks"

€ '000

	AMOUNTS AS AT 31.12.2003
a) Repo transactions	
ordinary transactions	4,641,092
for securities given on loan	43,736
b) Stock lending	132,616

Item 10 "Due to banks"

€ '000

	AMOUNTS AS AT 31.12.2003
a) On demand:	
Demand deposits	26,066,281
Current accounts for services rendered	1,638,154
	27,704,435
b) on term or with notice:	
Time deposits	18,539,722
Repo transactions	4,684,828
of which: Banca d'Italia	2,465,001
Stock lending	132,616
Other deposit types	887,744
	24,244,910
Total	51,949,345

6.2 Detail of Item 20 “Due to customers”

€ '000

	AMOUNTS AS AT 31.12.2003
a) Repo transactions ordinary transactions for securities given on loan	87,436
b) Stock lending	-

Item 20 “Due to customers”

€ '000

	AMOUNTS AS AT 31.12.2003
a) On demand: Current accounts	1,784,670
	1,784,670
b) on term or with notice: Current accounts	4,687,834
Repo transactions	87,436
Stock lending	-
Other transactions	233,400
	5,008,670
Total	6,793,340

Item 30 “Securities in issue”

€ '000

	AMOUNTS AS AT 31.12.2003
Bonds	4,942,461
Certificates of deposit	23,842,204
Other securities	65
Total	28,784,730

● Section 7 RESERVES

	AMOUNTS AS AT 31.12.2003
70. Reserve for employee severance pay	39,516
80. Reserves for risks and charges	
a) Reserve for pensions and similar obligations	433,335
b) Taxation reserve	403,276
c) Other reserves	385,084
	1,221,695
90. Loan loss reserve for potential risks	14,822
Total	1,276,033

7.1 Sub-item 90 “Reserve funds for possible loan losses”

	AMOUNTS AS AT 31.12.2003
Reserve funds for possible loan losses	14,822
Total	14,822

7.2 Changes during the period in “Reserve funds for possible loan losses”

	€ '000
A. Opening balance	16,527
B. Increases	-
B.1 Provisions	-
B.2 Other changes	-
C. Decreases	1,705
C.1 Uses	1,705
C.2 Other changes	-
D. Closing balance	14,822

7.3 Sub-Item 80 c) “Reserves for risks and charges: Other reserves”

€ '000

AMOUNTS AS AT 31.12.2003	
Reserves for writedowns of guarantees given and commitments:	
Specific writedowns	1,347
general writedowns for “country risk”	846
other general writedowns	-
	2,193
Other reserves for risks and charges:	
projected outlays for personnel-related disputes and charges	118,398
projected charges for formerly held companies	2,524
future charges for equity investments	114
donation fund	5,143
as per Leg. Decree 153/99	244,713
Other	11,999
	382,891
Total	385,084

378

Sub-item 80 b) “Reserves for risks and charges: Taxation reserve”

€ '000

	AMOUNTS AS AT 31.12.2003		TOTAL
	PREPAYMENTS MADE	AMOUNTS TO BE SETTLED	
Income taxes	-	324,530	324,530
Taxes of foreign branches	20,645	5,939	26,584
Deferred taxes	-	51,886	51,886
Other	-	276	276
Total	20,645	382,631	403,276

In accordance with the CONSOB Regulations set forth in Notice No. DEM/1011405 dated 15 February 2001, the required information is provided regarding the effects, and reporting in accounts, of the benefits stipulated under Articles 22 and 23 of Legislative Decree No. 153 dated 17 May 1999.

- a) Income taxes for the periods 1999 and 2000, including those of the banks absorbed in the S3 reorganisation, were determined in consideration of the referenced beneficial provisions. For the parent company, the benefits were also taken in fiscal year 1998.
- b) In their press release dated 3 April 2000, the Ministry of the Treasury and Ministry of Finance gave notice that the European Commission requested clarification from the Italian government of legislative provisions under discussion to assess their status, or lack thereof, as “state subsidies” forbidden by Article 87 of the EC Treaty.

- c) This press release specified that “the benefits in question are to be considered suspended, and thus, the adoption of the related regulation concerning methods for applying the primary regulation in question is suspended”.
- d) The effects of the benefits resulting from the impact on current taxes, expressed in millions of euro, are as follows:

	(€ million)
for 1998	32.9
for 1999	86.5
for 2000	98.6
Total	218.0

- e) In its memo dated 25 October 2000 published in the EC Official Journal dated 10 February 2001, the European Commission advised that the supplemental information provided by Italian authorities in their letter of 14 June 2000 “confirmed the possibility that the measures being disputed constitute state subsidies”. Consequently, the Commission decided to initiate a formal investigation procedure. For this reason, in the accounts for 2000, it was deemed prudent to make a provision to the Reserve for risks and charges, under “other reserves,” Item 80 c) of the balance sheet, in the amount of €216.0 million with an allocation to “Provisions for risks and charges,” Item 100 of the profit and loss account.
- f) Upon the conclusion of the investigation referenced, the European Commission on 12 December 2001 notified the Italian government of its decision to consider the tax benefits in question to be incompatible with the provisions of the EC treaty regarding state subsidies, and therefore requested that Italy abolish these benefits and take all necessary measures to retrieve the subsidies granted from the banks.
- g) Based on the existence of significant and specific supporting information, the Italian Banking Association intends to contest this decision in the name of, and on behalf of the banks, and UniCredito Italiano authorised it to appear in court in its name.
- h) Following Law Decree no. 63 dated 15 April 2002 published in the Official Gazette no. 90 dated 17 April 2002, these benefits were suspended; therefore, no benefit has been taken since fiscal year 2001.
- i) In accordance with the provisions of art. 1 of Law Decree no. 282 dated 24 December 2002, converted into Law no. 27 dated 21 February 2003, issued in enactment of the above-mentioned European Commission decision, we have, within the deadline of 31 December 2002, paid €244.7 million – equal to taxes not paid as a result of these benefits – including interest charges required by said law. Until a decision is made on the legal dispute in progress, this amount has been posted as taxes receivable, on the asset side of the balance sheet, considering, in part, that the taxes were collected based on EU regulations and without advance notice by assessment.

Taxation matters pending

Almost all the tax-related matters previously pending with banks absorbed through the S3 project were defined by virtue of the provisions aimed at assisting in the determination of the tax positions and amounts outstanding for previous years under Law No. 289 of 27 December 2002 and subsequent revisions and additions.

The costs incurred in settling the potential and pending tax disputes did not have an impact on the profit and loss account as they were adequately covered by existing provisions.

A minimum supplementary return was also filed both for the parent company and for the banks and companies absorbed, in order to avoid the two year extension of the assessment periods.

With regard to the assessment notice served on the bank, as the parent company of Rolo Banca 1473 SpA, related to the fiscal year 1996 (higher IRPEG and ILOR taxable income of €314,307 plus penalties of € 83,606), as mentioned in the accounts as at 31 December 2002, which has now been extended to the fiscal years 1997 (higher IRPEG and ILOR taxable income of €1,642,139, plus penalties of € 873,618) and 1998 (higher IRPEG taxable income and higher IRAP production levels of €1,636,344 plus penalties of €409,857), for these years also, as for 1996 previously, it was decided not to make any provision since the position taken by the tax authority, as also confirmed by external consultants, would seem to be untenable.

Changes in reserves in the year

Changes in 2003 in the following reserves are indicated below:

€ '000

	RESERVE FOR EMPLOYEE SEVERANCE PAY	RESERVES FOR RISKS AND CHARGES			
		PENSIONS AND SIMILAR BENEFITS	TAXATION RESERVE	RESERVE FOR WRITEDOWNS OF GUARANTEES GIVEN AND COMMITMENTS	OTHER RESERVES
Opening balances	45,496	446,254	1,708,040	6,363	339,122
Changes in 2003:					
Use of provisions previously posted	-5,951	-35,680	-1,051,691	-1,574	-18,738
Reallocations to the profit and loss account	-	-	-42,699	-2,919	-6,701
Distribution of 2002 profit	-	-	-	-	+4,000
Provisions	+7,147	+19,378	-208,999	+779	+75,752 *
Exchange differences and other changes	-7,176	+3,383	-1,375	-456	-10,544
Closing balances	39,516	433,335	403,276	2,193	382,891

* Of which: €49,989,000 allocated to the profit and loss account to item 80 Payroll costs and €25,763,000 to item 100 Provisions for risks and charges.

With regard to "Reserves for risks and charges," please note the following:

- *Reserve for pensions and similar obligations:*

The balance as at 31.12.2003 of €433,335,000, which is net of uses and provisions for the period, is deemed adequate – based on specific actuarial studies – to meet all commitments towards those enrolled. Since these Funds are not managed as separate, autonomous entities, total allocations to the fund are invested together with other assets. Thus, it is not possible to provide any accounting in this regard.

Details of changes to each individual Fund are found in the annexes to these Accounts.

- *Taxation reserves:*

provisions include the recovery of deferred taxes in the amount of €533,953,000 which therefore more than made up for the allocation for the year for current direct taxes;

the retransfer to the profit and loss account relates to €1,767,000 for the compensatory payment for deferred taxes.

- *Other reserves:*

of the amount used for payment, €8,415,000 was for staff-related charges, €4,530,000 for donations, €5,219,000 for charges for subsidiaries and €574,000 for other reasons;

provisions were for the following: €66,889,000 for sundry payroll costs (€49,989,000 deferred costs of bonus system, €7,797,000 for disputes, €2,700,000 for severance bonuses, €3,138,000 for unused holiday time and €3,265,000 for other reasons), €114,000 to cover potential charges for subsidiaries, and €8,749,000 to cover projected charges for disputes and various risks.

Specifically, it was deemed appropriate to make a conservative fixed provision of €4,000,000 for potential liabilities generated by the banks absorbed following the S3 project, for which it does not at present seem practical to use the tax amnesty provisions.

This line was taken due to the fact that in the past two years a number of group companies (including Locat SpA, UniCredito Gestione Crediti SpA and the parent company itself) have been subject to tax inspections. In the meantime others have been the recipients of a number of letters demanding large sums, which have proven to be totally baseless and have consequently been the subject of defensive action for annulment. Against this background of attention from the Tax Authorities being focused on the Group, given the size that this has now reached, the opportunity was taken to make the above provision.

A further provision of €800,000 concerns VAT-related disputes which fall under ordinary legal jurisdiction, involving banks absorbed through the S3 project and relating to the operation by these banks of the tax collection service. Since the outcome of these disputes (with certain land improvement cooperatives for the refund of VAT not payable on amounts due to Concessionaires for tax collection activities) does not seem to be favourable, it was decided to make this provision given the impossibility of using tax amnesties.

Deferred taxation

In application of the principle requiring the reporting of deferred taxes, the following criteria were adopted:

- Use of the balance sheet liability method;
- The reporting of deferred tax assets on the basis of the following assumptions:
 - the existence of taxable income in future periods over a time horizon of up to three years, conservatively taking into account the existence of industrial plans covering that period;
 - the reporting of only those deferred tax assets resulting from expenses already allocated to the profit and loss account, for which the period in which they will be deductible from taxable income is already known with certainty;
 - the reporting only of deferred taxes that are likely to be realised .

There was no reporting of IRAP (the regional tax for productive activities) effects, since for purposes of this tax a loss is expected.

Accordingly, recorded deferred taxes were as follows:

	€ '000	
	DEFERRED TAX ASSETS	
	IRPEG (Corporation tax)	
	Taxable amount	Tax
Writedowns of loans to customers	133,467	44,044
Entertainment expenses	2,648	874
Invim (tax on increases in property value)	20	7
Maintenance expenses	104	34
Writedown of equity investments	245,091	80,880
Goodwill	2,474	816
Commission on the placement of securities	4	1
Payroll costs	49,281	16,263
Total	433,089	142,919

	€ '000	
	DEFERRED TAXES	
	IRPEG (Corporation tax)	
	Taxable amount	Tax
Capital gains from the sale of financial fixed assets	85,239	28,129
Capital gains from sales of instrumental tangible assets	47,272	15,599
Capital gains from the sale of non-instrumental tangible assets	7,236	2,388
Dividends reported on an accrual basis	13,702	4,522
Other	52	17
Total	153,501	50,655

In addition, deferred tax assets are shown to the extent that they are carried forward to future periods as being in excess of the limits reported above.

€ '000

	IRPEG (Corporation tax)	
	Taxable amount	Tax
Writedowns of loans to customers	20,146	6,648
Entertainment expenses	158	52
Writedown of equity investments	11,059	3,650
Goodwill	528	174
Total	31,891	10,524

In order to determine deferred taxes, tax rates in effect for the periods taken into consideration were used as noted below:

€ '000

YEAR	IRPEG (Corporation tax)
2004	33%
2005	33%
2006	33%

7.4 Changes during the period in “Deferred tax assets” (included in item 130 Other assets)

€ '000

1. Initial amount	198,736
2. Increases	73,015
2.1 Deferred tax assets arising during the period	27,367
2.2 Other increases	45,648
3. Decreases	128,832
3.1 Deferred tax assets eliminated during the period	90,715
3.2 Other decreases	38,117
4. Final amount	142,919
<i>of which: for deferred tax assets resulting from tax losses carried forward</i>	-

Deferred tax assets allocated directly to the Shareholders' equity items are not reported.

7.5 Change during the period in “Deferred tax liabilities” (included in sub-item 80 b) “Taxation reserve”)

€ '000

	WITH BALANCING ENTRY MADE TO THE PROFIT AND LOSS ACCOUNT	WITH BALANCING ENTRY MADE TO SHAREHOLDERS' EQUITY
1. Initial amount	576,079	1,930
2. Increases	9,597	-
2.1 Deferred taxes arising during the period	9,597	-
2.2 Other increases	-	-
3. Decreases	535,021	699
3.1 Deferred taxes eliminated during the period	533,291	662
3.2 Other decreases	1,730	37
4. Final amount	50,655	1,231

The following did not determine any deferred tax assets:

- Non-tax-deductible writedowns of loans to banks;
- Writedowns of equity investments and securities exceeding the tax-deductible amount under tax regulations;
- Reserves formed from provisions made to cover charges which are likely or certain, though the fiscal year of their occurrence is still not known.

To cover these exclusions, there is a potential deferred tax asset, which, if the projected IRPEG rate (33%) is used, amounts to 75,334 as set forth below:

€ '000

	IRPEG (Corporation tax)	
	Taxable amount	Tax
Writedowns of loans to banks	22,428	7,401
Writedowns of:		
- equity investments in non-Group companies	28,255	9,324
- investment securities deriving from restructured credit lines	1,577	520
- investment securities resulting from securitisation transactions	44,373	14,643
- for closed-end funds	20,547	6,780
- trading securities	293	97
From reserves for risks and charges		
- reserves for pensions	41,435	13,674
- for guarantees and commitments	2,193	724
- for staff-related disputes	56,548	18,661
- projected charges for formerly held companies	2,524	833
- future charges for equity investments	114	38
- Other	7,999	2,639
Total	228,286	75,334

● **Section 8 CAPITAL, RESERVES, FUND FOR GENERAL BANKING RISKS AND SUBORDINATED DEBT**

€ '000

SUBORDINATED DEBT AND SHAREHOLDERS' EQUITY	AMOUNTS AS AT 31.12.2003
110. Subordinated debt	6,874,323
SHAREHOLDERS' EQUITY:	
100. Fund for general banking risks	116,885
120. Capital	3,158,168
130. Share premium reserve	3,308,639
140. Reserves	3,198,290
150. Revaluation reserves	277,020
160. Retained earnings (losses)	-
170. Current period net profit (loss)	1,793,408
	11,852,410
Total	18,726,733

Item 100 "Fund for general banking risks"

€ '000

	AMOUNTS AS AT 31.12.2003
Fund for general banking risks	116,885
Total	116,885

Item 120 "Capital Stock"

€ '000

	AMOUNTS AS AT 31.12.2003
6,294,629,600 common shares (par value of €0.50 each)	3,147,315
21,706,552 savings shares (par value of €0.50 each)	10,853
Total	3,158,168

During the period, capital, which as at 31 December 2002 was made up of 6,274,433,668 common shares and 21,706,552 savings shares, with a par value of € 0.50 for both categories, changed following the increase in capital pursuant to Article 2349 of the Civil Code through the issuance of 20,195,932 common shares with a deduction from the special reserve associated with the medium-term bonus program for Group staff set up for the purpose.

As a result, capital increased from €3.148.070 at the end of 2002 to €3.158.168 at the end of 2003, and is made up of 6,294,629,600 ordinary shares with a par value of €0.50 each, and 21,706,552 savings shares with a par value of €0.50 each.

Item 130 “Share premium reserve”

€ '000

	AMOUNTS AS AT 31.12.2003
Ordinary share premium reserve	3,286,469
Savings share premium reserve	22,170
Total	3,308,639

Item 140 “Reserves”

€ '000

	AMOUNTS AS AT 31.12.2003
Legal reserve	508,136
Reserve for own shares or interests	-
Statutory reserves	1,015,472
Other reserves:	
reserve pursuant to art. 55 Pres. Decree 597/73	60
reserve pursuant to Law no. 516/82	1,625
transfer of reserve, Law 218/90	271,718
reserve pursuant to Art. 7(3) of Law no. 218/90	214,747
reserve pursuant to Art. 19 of Legislative Decree 87/92	16
reserve under Legislative Decree 124/93	680
reserve under Legislative Decree 153/99	662,123
share exchange reserve for former Fonspa shares	53,879
reserve for Fonspa split-off difference	4,972
reserve for S3 reorganisation share exchange surplus	408,889
reserve for OnBanca share exchange surplus	48,383
reserve connected with the incentive system for Group staff	7,590
	1,674,682
Total	3,198,290

Item 150 “Revaluation reserves”

€ '000

	AMOUNTS AS AT 31.12.2003
Monetary equalisation reserve, Law 576/75	4,087
Monetary revaluation reserve, Law 72/83	84,658
Asset revaluation reserve, Law 408/90	28,965
Property revaluation reserve, Law 413/91	159,310
Total	277,020

Statement of changes in shareholders' equity items

€ '000

	Capital stock	Issue premium	Legal reserve	Statutory reserves	Other reserves	Revaluation reserves	Retained earnings	Net profit (loss) for the year	Fund for general banking risks	TOTAL
Balances as at 31.12.2002	3,148,070	3,308,639	368,367	771,601	1,669,744	277,020	97	1,397,694	116,885	11,058,117
Changes in 2003:										
Distribution of income approved at the shareholders' meeting of 6 May 2003:										
- allocation to reserve			139,769	243,871	15,036			-398,676		-
- to shareholders 31.6% of par value of 3,137,216,834 in common shares (equal to 0.158 each)								-991,360		-991,360
- to shareholders 34.6% of par value of 10,853,276 in savings shares (equal to 0.173 each)								-3,755		-3,755
- allocation to donation reserve								-4,000		-4,000
- retained earnings							-97	97		-
Increase in share capital, associated with the medium-term bonus program for Group staff, by issuing common shares and debiting the reserve established for that purpose	10,098				-10,098					-
Net profit for the period								1,793,408		1,793,408
Balances as at 31.12.2003	3,158,168	3,308,639	508,136	1,015,472	1,674,682	277,020	-	1,793,408	116,885	11,852,410

Item 110 "Subordinated debt"

a) Amount, currency, interest rate, maturity date and euro equivalent

€ '000

MATURITY	CURRENCY	INTEREST RATE	PREPAYMENT CLAUSE	FACE VALUE (ROUNDED)	EQUIVALENT AS AT 31.12.2003	of which: AVAILABLE AMOUNT FOR REGULATORY PURPOSES
Subordinated bonds						
1) 19.12.2007	LIT	6-month Libor	CALL 19/12/02	184,000,000,000	95,028	95,028
2) 14.06.2010	EURO	6.25% p.a. act/act for years 1-5 3-month Euribor + 125 b.p.s. for years 6-10	CALL 14/06/05	400,000,000	400,000	399,174
3) 14.06.2010	EURO	3-month Euribor +65 b.p.s. p.a. for years 1-5 +125 bps p.a. for years 1-10	CALL 14/06/05	800,000,000	800,000	798,859
4) 29.10.2010	EURO	5.20% for year 1 5.30% for year 2 5.40% for year 3 5.50% for year 4 5.60% for year 5 5.70% for year 6 6.25% for year 7 6.80% for year 8 7.35% for year 9 7.90% for year 10		747,000,000	747,000	747,000
5) 13.12.2010	EURO	gross annual rate of 2.75% of the nominal value for 10 years. At maturity a "higher yield" may be paid, which is related to the revaluation of a stock index (EuroSTOXX50), calculated on the basis of a formula reported in the agreement and adjusted as necessary by applying a "Take Profit" clause		261,000,000	261,000	261,000
6) 16.03.2011	EURO	3-month Euribor +75 bps p.a. for years 1-5 +135 bps p.a. for years 6-10	CALL 16/03/06	500,000,000	500,000	499,207
7) 16.03.2011	EURO	6% p.a.		500,000,000	500,000	497,294
8) 27.11.2011	EURO	5% p.a. act/act for years 1-5 3-month Euribor +130 b.p.s. for years 6-10	CALL 27/11/06	400,000,000	400,000	399,453
9) 27.11.2011	EURO	3-month Euribor +70 bps p.a. for years 1-5 +130 bps p.a. for years 6-10	CALL 27/11/06	400,000,000	400,000	399,279
					4,103,028	4,096,294

(Item 110 "Subordinated debt", continued)

€ '000

MATURITY	CURRENCY	INTEREST RATE	PREPAYMENT CLAUSE	FACE VALUE (ROUNDED)	EQUIVALENT AS AT 31.12.2003	of which: AVAILABLE AMOUNT FOR REGULATORY PURPOSES
Hybrid capital instruments:						
10) 31.03.2010	EURO	6-month Euribor + 0.20% p.a.		775,000,000	775,000	775,000
11) 28.02.2012	EURO	6.10%		500,000,000	500,000	499,551
					1,275,000	1,274,551
Innovative capital instruments:						
12) 5.10 Perpetual	\$USA	9.20% p.a. for the first 10 years - subsequently 3-month Euribor + 335 b.p.s.	CALL 05/10/10	450,000,000	356,295	356,169
13) 5.10 Perpetual	EURO	8.048% p.a. act/act for the first 10 years - subsequently 3-month Euribor + 325 b.p.s.	CALL 05/10/10	540,000,000	540,000	540,000
					896,295	896,169
Tier 3 subordinated bonds:						
14) 20.07.2004	EURO	3-month Euribor + 40 b.p.s.		600,000,000	600,000	
<i>including amount calculated to cover capital requirements in respect of specific market risks of €128,305 thousand</i>						
					600,000	
Total for item 110					6,874,323	6,267,014

b) Prepayment options

The prepayment option is available for all bonds issued by the Parent Company listed above, should any of them become a tax liability, subject to the prior consent of Banca d'Italia.

No. 1: repayment will occur in five equal instalments due over the last five years of the debt. Prepayment is allowed five years after the issuance date, but only at the initiative of the issuer, and subject to Banca d'Italia approval. In 2003 1/5 of the bonds issued were repaid.

Nos. 2 and 3: the issuer has the option to repay the debt in full starting in year 5.

No. 4: the debt will be repaid at par in five equal annual cash instalments due starting 31 October 2006, through the reduction of one fifth of the nominal value of each outstanding bond.

Nos. 5 and 7: the bond will be repaid in a single amount at maturity.

Nos. 6, 8 and 9: the issuer has the option to repay the debt in full starting from the end of year 5 and on each subsequent coupon payment date.

Nos. 10,11 and 14: the bond will be repaid in full at maturity.

Nos. 12 and 13: it should be noted that the issuer has the right to repay the subordinated notes at any time subject to Banca d'Italia authorisation, and in addition, it may, at any time, and subject to certain conditions, substitute another foreign branch for the New York branch as the "obligor."

c) Subordination conditions

For all transactions, the claims of subordinated creditors are junior to the claims of ordinary creditors in the event of liquidation.

For hybrid capital instruments, the payment of interest may be suspended or limited in the event of poor operating performance.

8.1 Regulatory capital and prudential requirements

€ '000

	AMOUNTS AS AT 31.12.2003
A. Capital for regulatory purposes	
A.1 Tier 1 capital	11,367,148
A.2 Tier 2 capital	5,608,254
A.3 Items to be deducted	357,393
A.4 Capital for regulatory purposes	16,618,009
B. Prudential regulatory requirements	
B.1 Credit risks	3,677,255
B.2 Market risks	128,305
<i>of which:</i>	
- Trading portfolio risks	54,060
- Exchange risks	74,245
B.3 Tier 3 subordinated bonds	128,305
B.4 Other prudential requirements	29,943
B.5 Total prudential requirements	3,835,503
C. Risk assets and regulatory ratios	
C.1 Risk-weighted assets *	54,847,693
C.2 Tier 1 capital/risk-weighted assets	20.72%
C.3 Capital for regulatory purposes/risk-weighted assets	30.53%

* Total prudential requirements multiplied by the reciprocal of the minimum mandatory credit risk ratio.

● Section 9 OTHER LIABILITIES

Other liability items were broken down as follows:

€ '000

	AMOUNTS AS AT 31.12.2003
50. Other liabilities	4,278,626
60. Accrued liabilities and deferred income	700,962
Total	4,979,588

9.1 "Other liabilities"

€ '000

	AMOUNTS AS AT 31.12.2003
Caution monies:	
- in favour of the Bank	-
- in favour of third parties	253,394
	253,394
Miscellaneous tax items for amounts to be paid to tax authorities on behalf of third parties	10,480
Items in transit between branches not yet attributed to destination accounts	5,741
Available amounts to be paid to third parties	75,178
<i>of which: back dividends to be paid to shareholders</i>	<i>1,261</i>
Items in processing	202,176
Entries resulting from the valuation of off-balance-sheet transactions	
- customers	612,125
- banks	2,290,175
	2,902,300
Entries related to securities transactions	148,612
Payables for miscellaneous entries related to the tax collection service	6,003
Items judged definitive but not attributable to other items:	
- provisions to cover payroll costs	6,934
- accounts payable – suppliers	46,065
- provisions for tax withholding on accrued interest, bond coupon payments or dividends	14
- other entries	441,575
	494,588
Option premiums collected	160,823
Adjustments for illiquid portfolio entries *	-
Bank transfers subj. to electronic clearing	3,248
Others	16,083
Total	4,278,626

* The set-off relating to collection of debts owed to third parties is illustrated in Section 12.4.

9.2 Item 60 “Accrued liabilities and deferred income”

€ '000

	AMOUNTS AS AT 31.12.2003
Accrued liabilities	
accrued interest on bank accounts	66,602
accrued interest on customer accounts	8,507
accrued interest on securities in issue	124,334
accrued interest on subordinated debt	100,667
differentials on derivative contracts	227,667
other transactions	2,661
Total Accrued liabilities	530,438
Deferred income	
on discounted bills	1,077
interest related to off-balance-sheet transactions	165,510
miscellaneous fees and commissions and other transactions	3,937
Total deferred income	170,524
Total accrued liabilities and deferred income	700,962

Accrued liabilities and deferred income are reported on the basis of the accrual principle and in accordance with the provisions of Article 2424 bis of the Civil Code.

9.3 Adjustments for accrued liabilities and deferred income

It should be noted that no upward or downward adjustments were made to balancing asset and liability items, to which accrued liabilities and deferred income are related.

● Section 10 GUARANTEES AND COMMITMENTS

€ '000

	AMOUNTS AS AT 31.12.2003
10. Guarantees given	5,327,227
20. Commitments	6,892,522
Total	12,219,749

10.1 Item 10 “Guarantees given”

€ '000

	AMOUNTS AS AT 31.12.2003
a) Commercial guarantees given	2,505,150
b) Financial guarantees given	2,822,077
c) Assets pledged	-
Total	5,327,227
<i>of which: - Acceptances</i>	6,638
<i>- Payment commitments</i>	103,266
<i>- Guarantees</i>	4,099,301
<i>- Documentary letters of credit</i>	1,117,606
<i>- Other guarantees</i>	416

10.2 Item 20 “Commitments”

€ '000

	AMOUNTS AS AT 31.12.2003
a) Commitments to disburse funds, usage certain	2,438,622
<i>of which: - Deposits and loans to be disbursed</i>	2,164,230
<i>- Credit derivatives – sale of protection</i>	265,000
<i>- Other commitments to disburse funds</i>	9,392
b) Commitments to disburse funds, usage uncertain	4,453,900
<i>of which: - Amounts available under irrevocable lines of credit</i>	3,461,565
<i>- Commitment to Interbank Deposit Protection Fund</i>	43
<i>- Other commitments to disburse funds</i>	992,292
Total	6,892,522

10.3 Assets used to secure the Group's debts

€ '000

	AMOUNTS AS AT 31.12.2003	
	FACE VALUE	BOOK VALUE
Investment and trading securities:		
to secure reverse Repos	3,879,380	3,896,968
reserve requirements to support foreign branches	27,712	27,712
	3,907,092	3,924,680
Other transactions:		
discount windows	246,635	246,635
	246,635	246,635
Total	4,153,727	4,171,315

10.4 Unused portions of committed credit lines

€ '000

	AMOUNTS AS AT 31.12.2003
a) Central banks	2,339,360
b) Other banks	-
Total	2,339,360

10.5 Forward transactions

At the end of the period, UniCredito Italiano SpA had the following forward transactions pending for its own account (those related to trading on behalf of third parties are indicated in section 12) below.

€ '000

	AMOUNTS AS AT 31.12.2003			TOTAL
	HEDGING	TRADING	OTHER TRANSACTIONS	
1. Trades	37,679,568	494,949	-	38,174,517
1.1 Securities	-	92,728	-	92,728
- purchases	-	-	-	-
- sales	-	92,728	-	92,728
1.2 Currencies	37,679,568	402,221	-	38,081,789
- currencies against currencies	4,320,424	-	-	4,320,424
- purchases against euro	31,679,393	204,765	-	31,884,158
- sales against euro	1,679,751	197,456	-	1,877,207
2. Deposits and loans	-	-	4,161,083	4,161,083
- to be disbursed	-	-	2,164,230	2,164,230
- to be received	-	-	1,996,853	1,996,853
3. Derivatives	55,492,483	30,164,622	2,016,092	87,673,197
3.1 With exchange of principal	641,813	327,065	250,000	1,218,878
a) securities	602,483	327,065	250,000	1,179,548
- purchases	-	145,065	-	145,065
- sales	602,483	182,000	250,000	1,034,483
b) currencies	39,330	-	-	39,330
- currencies against currencies	29,330	-	-	29,330
- purchases against euro	10,000	-	-	10,000
- sales against euro	-	-	-	-
c) Other values	-	-	-	-
- purchases	-	-	-	-
- sales	-	-	-	-
3.2 Without exchange of principal	54,850,670	29,837,557	1,766,092	86,454,319
a) currencies	119,826	-	119,826	239,652
- currencies against currencies	-	-	-	-
- purchases against euro	118,646	-	1,180	119,826
- sales against euro	1,180	-	118,646	119,826
b) Other values *	54,730,844	29,837,557	1,646,266	86,214,667
- purchases	27,756,545	23,438,498	108,652	51,303,695
- sales	26,974,299	6,399,059	1,537,614	34,910,972
Total	93,172,051	30,659,571	6,177,175	130,008,797

*Including basis swaps of €554,591 indicated as both purchases and sales.

Details of item 3, "Derivatives," are as follows:

Item 3.1.a Derivatives with exchange of principal – securities

€ '000

			AMOUNTS AS AT 31.12.2003
Futures on fixed-income securities	3,210 lots		321,000
OTC bond options	3 contracts		250,000
OTC stock options	9 contracts		602,483
Stock warrants	15,163,511 warrants		6,065
Total			1,179,548

Item 3.1.b Derivatives with exchange of principal - currencies

€ '000

			AMOUNTS AS AT 31.12.2003
Currency Interest Rate Swap	4 contracts		39,330
Total			39,330

Item 3.2.a Derivatives without exchange of principal – currencies

€ '000

				AMOUNTS AS AT 31.12.2003
Covered Warrants on foreign exchange	- issued	***	8,191,000 warrants	119,826
	- for hedging	***	8,191,000 warrants	119,826
Total				239,652

Item 3.2.b Derivatives without exchange of principal – other assets

€ '000

				AMOUNTS AS AT 31.12.2003
Interest Rate Swaps	358	contracts		49,468,891
Basis Interest Rate Swap	*	41	contracts	1,109,182
Forward Rate Agreements		63	contracts	10,613,050
Swap options		7	contracts	1,238,970
OTC rate options		20	contracts	984,026
OTC share options		105	contracts	1,552,742
OTC index options	**	153	contracts	3,395,681
Covered equity warrants	- issued	***	1,649,679,840 warrants	726,138
	- for hedging	***	1,649,679,840 warrants	726,138
Covered index warrants	- issued	***	83,412,280 warrants	179,232
	- for hedging	***	83,412,280 warrants	179,232
Index futures		1,500	lots	41,385
Interest rate futures		16,000	lots	16,000,000
Total				86,214,667

* €554,591 indicated for both purchase and sale

** Including €740,896 implicit in structured securities issued or acquired ("Other transactions" column) and the same number implicit in related derivatives ("Hedging" column).

*** Hedging of Covered Warrants held has been done through the purchase by TradingLab Banca SpA of similar instruments issued by the company for that purpose: these instruments are OTC derivatives with the same financial characteristics as the equivalent CWs with limited circulation issued exclusively between the two parties involved (and therefore are not available publicly). Covered warrants issued are included in the column "Other transactions".

Derivatives and foreign currency forward contracts - Notional principal

This section presents additional information regarding derivative contracts in accordance with the standards defined jointly by the Basle Committee on Banking Supervision and the International Organisation of Securities Commissions (IOSCO).

Notional principal broken down by type of contract and risk

€ '000

	AMOUNTS AS AT 31.12.2003				TOTAL
	INTEREST RATES	EXCHANGE RATES AND GOLD	STOCK PRICES AND INDEXES	OTHER	
Trading contracts	28,446,928	372,128	2,870,136	-	31,689,192
- unlisted	12,033,200	372,128	2,828,751	-	15,234,079
Forwards	-	372,128	-	-	372,128
FRAs	-	-	-	-	-
Swaps	9,924,487	-	-	-	9,924,487
Basis Swaps	129,106	-	-	-	129,106
Options purchased	810,192	-	975,999	-	1,786,191
Options sold	1,169,415	-	1,852,752	-	3,022,167
- listed	16,413,728	-	41,385	-	16,455,113
Forwards	92,728	-	-	-	92,728
Futures purchased	16,139,000	-	41,385	-	16,180,385
Futures sold	182,000	-	-	-	182,000
Options purchased	-	-	-	-	-
Options sold	-	-	-	-	-
Non-trading contracts	51,076,329	35,359,818	4,538,959	-	90,975,106
- unlisted	51,076,329	35,359,818	4,538,959	-	90,975,106
Forwards	-	35,080,836	-	-	35,080,836
FRAs	10,613,050	-	-	-	10,613,050
Swaps	39,544,403	39,330	-	-	39,583,733
Basis Swaps	425,486	-	-	-	425,486
Options purchased	309,820	119,826	2,368,180	-	2,797,826
Options sold	183,570	119,826	2,170,779	-	2,474,175
- listed	-	-	-	-	-
Forwards	-	-	-	-	-
Futures purchased	-	-	-	-	-
Futures sold	-	-	-	-	-
Options purchased	-	-	-	-	-
Options sold	-	-	-	-	-
Grand total	79,523,257	35,731,946	7,409,095	-	122,664,298
<i>of which: unlisted</i>	<i>63,109,529</i>	<i>35,731,946</i>	<i>7,367,710</i>	-	<i>106,209,185</i>

Unlisted contracts: notional capital, market value, potential credit equivalent (add-on)

€ '000

	AMOUNTS AS AT 31.12.2003				TOTAL
	INTEREST RATES	EXCHANGE RATES AND GOLD	STOCK PRICES AND INDEXES	OTHER	
Notional capital	63,109,529	35,731,946	7,367,710		106,209,185
Market values					
Trading contracts					
a) Positive value					
Forwards	-	1,831	-	-	1,831
FRAs	-	-	-	-	-
Swaps	271,096	-	-	-	271,096
Basis Swaps	322	-	-	-	322
Options	17,892	-	251,752	-	269,644
	289,310	1,831	251,752	-	542,893
b) Negative value					
Forwards	-	761	-	-	761
FRAs	-	-	-	-	-
Swaps	286,165	-	-	-	286,165
Basis Swaps	1,145	-	-	-	1,145
Options	18,618	-	82,180	-	100,798
	305,928	761	82,180	-	388,869
Non-trading contracts					
a) Positive value					
Forwards	-	8,671	-	-	8,671
FRAs	5,208	-	-	-	5,208
Swaps	544,648	98,711	-	-	643,359
Basis Swaps	21,956	-	-	-	21,956
Options	3,215	230	193,557	-	197,002
	575,027	107,612	193,557	-	876,196
b) Negative value					
Forwards	-	1,509,054	-	-	1,509,054
FRAs	527	-	-	-	527
Swaps	545,991	5,566	-	-	551,557
Basis Swaps	2,725	-	-	-	2,725
Options	1,739	230	78,789	-	80,758
	550,982	1,514,850	78,789	-	2,144,621
Market values					
- positive	864,337	109,443	445,309	-	1,419,089
- negative	856,910	1,515,611	160,969	-	2,533,490
Potential credit equivalent (add on)	203,775	357,893	244,502	-	806,170

Notional capital of unlisted contracts by residual life

€ '000

	AMOUNTS AS AT 31.12.2003			TOTAL
	UP TO ONE YEAR	ONE TO FIVE YEARS	OVER FIVE YEARS	
a) Interest rate contracts	41,111,396	10,643,126	11,355,007	63,109,529
Forwards	-	-	-	-
Derivatives	41,111,396	10,643,126	11,355,007	63,109,529
of which: options purchased	91,628	314,000	714,384	1,120,012
b) Exchange rate contracts	35,692,616	31,375	7,955	35,731,946
Forwards	35,452,964	-	-	35,452,964
Derivatives	239,652	31,375	7,955	278,982
of which: options purchased	119,826	-	-	119,826
c) Stock price and index contracts	3,146,563	2,857,807	1,363,340	7,367,710
Forwards	-	-	-	-
Derivatives	3,146,563	2,857,807	1,363,340	7,367,710
of which: options purchased	1,833,307	829,202	681,670	3,344,179
d) Other contracts	-	-	-	-
Forwards	-	-	-	-
Derivatives	-	-	-	-
of which: options purchased	-	-	-	-
Total	79,950,575	13,532,308	12,726,302	106,209,185

Information on the credit quality of unlisted contracts

€ '000

Weighting factor	Counterparties	AMOUNTS AS AT 31.12.2003				Weighted credit equivalent* after security	
		EXPOSURE BEFORE COLLATERAL AND GUARANTEES					
		Market value		Credit exposure			Total
		Negative	Positive	Current	Potential		
0%	Governments, Zone A central banks	-	-	-	-	-	
20%	Government agencies, banks in Zone A, supranationals, banks in Zone B with remaining maturity of up to 1 year	2,418,775	1,032,861	1,032,861	709,741	1,742,602	348,521
50%	Individual customers	114,715	386,228	386,228	96,429	482,657	241,329
100%	Government entities, banks in Zone B with remaining maturity of over 1 year	-	-	-	-	-	-
Total		2,533,490	1,419,089	1,419,089	806,170	2,225,259	589,850

* based on Basel Committee rules (Customers 50% - Banks 20%).

Information on expired contracts and related loan losses

€ '000

INFORMATION ON EXPIRED DERIVATIVE CONTRACTS	TIME SINCE EXPIRATION:	AMOUNTS AS AT
		31.12.2003
Book value	30-90 days	-
Book value	over 90 days	-
Positive market value	30-90 days	-
Positive market value	over 90 days	-
Reported loan losses		-

10.6 Credit derivatives

€ '000

	AMOUNTS AS AT 31.12.2003	
	TRADING	OTHER TRANSACTIONS
1. Purchases of protection	-	895,674
1.1 With exchange of principals *	-	280,440
- Credit Default Swap	-	280,440
1.2 Without exchange of principals	-	615,234
- Credit Default Swap	-	615,234
2. Sales of protection	-	265,000
2.1 With exchange of principals *	-	265,000
- Credit Default Swap	-	265,000
2.2 Without exchange of principals	-	-

* Credit derivatives requiring delivery of the "reference obligation" ("physical delivery").

● **Section 11 CONCENTRATION AND DISTRIBUTION OF ASSETS AND LIABILITIES**

11.1 Large exposures

€ '000

	AMOUNTS AS AT 31.12.2003
a) amount	-
b) number	-

In addition to cash related risk assets, this amount included off-balance-sheet risk assets and amounts available under unused lines of credit (loans, advances and guarantees).

At the end of 2003, there were no significant existing positions for the purposes of this reporting.

11.2 Distribution of loans to customers by main categories of borrowers

€ '000

	AMOUNTS AS AT 31.12.2003
a) Governments	-
b) Other public entities	20,522
c) Non-financial companies	2,148,194
d) Financial companies	10,433,725
e) Family firms	-
f) Other borrowers	546,499
Total	13,148,940

11.3 Distribution of loans to Italian resident non-financial companies and family firms

€ '000

	AMOUNTS AS AT 31.12.2003
Economic sectors	
a) Other services	1,103,467
b) Agricultural and industrial equipment	12,265
c) transportation	1,972
d) Textiles, leather and footwear and clothing products	702
e) Food products, beverages, tobacco	..
f) Other sectors	-
Total	1,118,406

Distribution of credit derivatives purchased (guarantees received) by main counterparty categories

€ '000

	AMOUNTS AS AT 31.12.2003
Banking Book:	895,674
- banks	807,233
- financial institutions	88,441
Trading Book:	-
- banks	-
- financial institutions	-
Total	895,674

11.4 Distribution of guarantees given by main counterparty categories

€ '000

	AMOUNTS AS AT 31.12.2003
a) Governments	-
b) Other public entities	-
c) Banks	3,088,875
d) Non-financial companies	388,660
e) Financial companies	1,290,538
f) Family firms	250
g) Other	558,904
Total	5,327,227

Distribution of credit derivatives sold (guarantees given) by main counterparty categories

€ '000

	AMOUNTS AS AT 31.12.2003
Banking Book:	265,000
- banks	265,000
- financial institutions	-
Trading Book:	-
- banks	-
- financial institutions	-
Total	265,000

11.5 Geographical distribution of Assets and Liabilities

€ '000

	AMOUNTS AS AT 31.12.2003			TOTAL
	ITALY	OTHER EU COUNTRIES	OTHER COUNTRIES	
1. Assets	82,440,431	5,770,632	2,673,658	90,884,721
1.1 Loans to banks	54,153,495	4,096,572	1,012,793	59,262,860
1.2 Loans to customers	11,463,891	548,586	1,136,463	13,148,940
1.3 Securities	16,823,045	1,125,474	524,402	18,472,921
2. Liabilities	47,671,430	29,933,966	16,796,342	94,401,738
2.1 Due to banks	34,490,082	5,241,435	12,217,828	51,949,345
2.2 Due to customers	2,078,326	2,130,387	2,584,627	6,793,340
2.3 Securities in issue	5,124,994	22,562,144	1,097,592	28,784,730
2.4 Other accounts	5,978,028	-	896,295	6,874,323
3. Guarantees and commitments	5,038,813	3,554,747	3,626,189	12,219,749

11.6 Breakdown of Assets and Liabilities by maturity

€ '000

	AMOUNTS AS AT 31.12.2003								TOTAL
	on demand	up to 3 months	3 -12 months	FIXED TERM		TERM NOT SPECIFIED		TOTAL	
				1 - 5 years fixed rate	1 - 5 years indexed rate	over 5 years fixed rate	over 5 years indexed rate		
1. Assets									
1.1 Refinanceable treasury notes	37,675	7,594	6,063	4,250	193,099	73,458	231	-	322,370
1.2 Loans to Banks	9,546,272	24,599,776	18,761,779	1,541,412	2,412,947	29,522	30,855	2,340,297	59,262,860
1.3 Due from customers	166,938	10,367,997	658,085	275,558	685,367	28,370	952,836	13,789	13,148,940
1.4 Bonds and other debt securities	1,742	501,652	765,865	1,029,159	4,022,937	945,358	10,443,807	-	17,710,520
	9,752,627	35,477,019	20,191,792	2,850,379	7,314,350	1,076,708	11,427,729	2,354,086	90,444,690
1.5 "Off-balance-sheer" transactions	543,155	38,907,406	26,271,163	10,216,505	1,166,187	6,579,923	-	-	83,684,339
Total Assets	10,295,782	74,384,425	46,462,955	13,066,884	8,480,537	7,656,631	11,427,729	2,354,086	174,129,029
2. Liabilities									
2.1 Due to banks	28,970,180	18,939,354	3,530,399	-	408,706	-	100,706	-	51,949,345
2.2 Due to customers	1,784,670	4,635,218	140,052	-	-	-	233,400	-	6,793,340
2.3 Securities in issue:									
- Bonds	37,519	38,500	303,847	203,587	1,321,496	336,689	2,700,823	-	4,942,461
- Certificates of deposit	-	22,036,502	1,743,712	41,316	11,010	-	9,664	-	23,842,204
- Other securities	65	-	-	-	-	-	-	-	65
	37,584	22,075,002	2,047,559	244,903	1,332,506	336,689	2,710,487	-	28,784,730
2.4 Subordinated debt	-	-	600,000	-	95,028	2,296,295	3,883,000	-	6,874,323
	30,792,434	45,649,574	6,318,010	244,903	1,836,240	2,632,984	6,927,593	-	94,401,738
2.5 "Off-balance-sheer" transactions	40,586	39,490,588	32,510,236	6,229,319	777,711	4,635,899	-	-	83,684,339
Total Liabilities	30,833,020	85,140,162	38,828,246	6,474,222	2,613,951	7,268,883	6,927,593	-	178,086,077

11.7 Assets and liabilities in foreign currencies

€ '000

	AMOUNTS AS AT 31.12.2003
a) Assets	
1. Loans to banks	3,377,185
2. Due from customers	1,252,372
3. Securities	534,786
4. Equity investments	2,635,206
5. Other accounts	48,975
	7,848,524
b) Liabilities	
1. Due to banks	13,024,933
2. Due to customers	3,447,302
3. Securities in issue	17,125,970
4. Other accounts	356,294
	33,954,499

Based on current regulations, "other accounts" under assets are made up of item 10 Cash; "other accounts" under liabilities are made up of item 110. Subordinated debt.

The following exchange rates were used for the conversion into euro of foreign currency entries of major significance in the Bank's operations:

€ '000

	EURO EXCHANGE RATES AS AT 31.12.2003
United States dollar	1.2630
British pound	0.7048
Japanese yen	135.05
Polish zloty	4.7019
Croatian kuna	7.64964
Slovak koruna	41.17
Bulgarian lev	1.9557
Turkish lira	1,771,638
Romanian leu	41,158

11.8 Securitisation transactions

The Group's main aim in performing securitisation transactions is to free up "economic capital" and/or obtain new liquidity, and to obtain greater diversification in funding sources.

The advisability of securitisation transactions is evaluated on the basis of the ability to create value; in this regard, a decision procedure was developed and centralised at Parent Company level, for planning, evaluating and executing securitisations.

The process includes an economic feasibility study phase used to evaluate the impact on capital (Tier I Ratio and Total Capital Ratio of the Group), and on EVA (Economic Value Added) and RARORAC (Risk Adjusted Return On Risk Adjusted Capital).

If the evaluation in this first phase is positive, a technical and operational feasibility study is begun to examine the assets to be securitised, and the transaction structure is established.

Once technical feasibility is established, the transaction is carried out.

No securitisation transactions were carried out in 2003.

Existing positions are provided below in securities and deposits originating from previous securitisations:

Portfolio loans and securities originating from securitisation transactions

(€ million)

Category	Quality of underlying assets	Type of underlying asset			Writedowns	Writebacks	Book value
		Internal	Third-party	Total			
Subordinated Deposits		17.3	7.3	24.6	-1.7	-	22.9
Junior	Other assets	-	7.3	7.3	-1.7	-	5.6
Junior	Other assets *	17.3	-	17.3	-	-	17.3
Investment securities		-	318.7	318.7	-44.3	-	274.4
Senior		-	309.2	309.2	-42.0	-	267.2
	Non-performing loans	-	-	-	-	-	-
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	309.2	309.2	-42.0	-	267.2
Mezzanine		-	-	-	-	-	-
	Non-performing loans	-	-	-	-	-	-
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	-	-	-	-	-
Junior		-	9.5	9.5	-2.3	-	7.2
	Non-performing loans	-	-	-	-	-	-
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	9.5	9.5	-2.3	-	7.2
Trading securities		-	1,258.2	1,258.2	-	-	1,258.2
Senior		-	1,258.2	1,258.2	-	-	1,258.2
	Non-performing loans	-	347.0	347.0	-	-	347.0
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	911.2	911.2	-	-	911.2
Mezzanine		-	-	-	-	-	-
	Non-performing loans	-	-	-	-	-	-
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	-	-	-	-	-
Junior		-	-	-	-	-	-
	Non-performing loans	-	-	-	-	-	-
	Doubtful loans	-	-	-	-	-	-
	Other assets	-	-	-	-	-	-
Total		17.3	1,584.2	1,601.5	-46.0	-	1,555.5

* "Synthetic" securitisation.

Group Securitisation Transactions

Cordusio synthetic securitisation

- *Origin:*

Transaction carried out in 2001 using performing loans to mid-large corporates by UniCredito Italiano, and the former federated banks Credito Italiano, Cariverona (now included in UniCredit Banca d'Impresa) and Banca Mediocredito, totalling € 2,075 million;

- *Principal features:*

A synthetic transaction (meaning that no loans were sold, and therefore remain on the books of the banks concerned) was carried out by means of the stipulation of two Credit Default Swap contracts:

- the first, entered into with SPV (special purpose vehicle) Cordusio Plc, guarantees coverage of any losses for the first € 280.1 million through the establishment of collateral deposits at the banks concerned in proportion to the share of loans subject to coverage (€ 233.4 million from the issuance of Credit Linked Notes by the SPV and € 46.7 million from the direct payment by the banks of a subordinated deposit serving as a first loss);
- the second, which was entered into with a leading foreign bank, provides for the hedging of the remaining € 1,794.9 million.

For the purposes of capital requirements, this enables the underlying loans to be weighted not at 100%, but 0% for the first CDS and 20% for the second CDS.

The transaction has a legal maturity of 1.4.2012. However, UniCredito Italiano, for itself and on behalf of the other participating banks, will have the right, but not the obligation, to terminate the CDS contracts on 1.4.2005.

- *Risk situation:*

There were no default events or increased risks in 2003 compared to 2002.

The portfolio concerned in the transaction is monitored on an ongoing basis, and is recorded in the form of a quarterly report which provides a breakdown of the status of the loans.

Up to 1.4.2005, and in agreement with the transaction arranger (Euro Capital Structures Ltd. - E.C.S.), replenishments and substitutions to the portfolio may be made. The former are necessary in the event that the loans in the basket are repaid early or are amortised, while the latter are discretionary and must comply with the eligibility criteria for the loans. A report is provided quarterly to the rating agencies on changes in the portfolio composition.

The monitoring described above is also intended to ensure that the transaction achieves the objective of freeing up regulatory capital.

- *Portfolio breakdown:*

Based on the referenced contractual requirements, and notwithstanding the division of the junior portions, the composition of the portfolio has changed, and as at December 2003 was as follows:

(€ million)

	UNICREDITO ITALIANO	UNICREDIT BANCA D'IMPRESA	BANCA MEDIO- CREDITO	TOTAL	%
Senior	516.0	1,220.9	58.0	1,794.9	86.5%
Mezzanine	63.3	163.0	7.1	233.4	11.2%
Junior (first loss) *	17.3	27.5	1.9	46.7	2.3%
TOTAL	596.6	1,411.4	67.0	2,075.0	100.0%
	28.8%	68.0%	3.2%	100.0%	

* portion that remains the responsibility of the individual banks and which results in capital requirements of the same amount.

Third party securitisation transactions

“Colombo”, “Diocleziano” and “Augusto” transactions

- *Stake held by UniCredito Italiano in each SPV: 5%*

- *Origin:*

Transactions performed in 2001 with loans resulting from the restructuring of Credito Fondiario e Industriale SpA – Fonspa, and related to the plan to dispose of the investment in that entity.

- *Principal features:*

Colombo

- used public works loans constituting part of the loans sold by Fonspa to the SPV prior to the spin-off to UniCredito (the remaining loans sold by Fonspa were sold to the Diocleziano SPV – see below);
- bonds issued totalled € 394.5 million, with a maturity of 28 August 2026, and were all placed in the market;
- to support any liquidity needs and expenses related to the transaction, UniCredito Italiano underwrote a subordinated loan, with limited recourse, of €7.3 million issued by the SPV;

Diocleziano

- used loans sold by Colombo (see above) outstanding as at 30 November 2001 of € 775.9 million, including industrial and non-residential mortgage loans and a portion of residential loans (the remainder of the residential mortgage loans were sold to Augusto – see below);
- bonds issued totalled 732.7 million, with a maturity of 31 August 2037; 366.4 million were purchased privately by UniCredito and recorded in the investment securities portfolio. Of this amount, 21.9 million were class A1 (repaid at par in May 2002), and 344.5 million were class A2 (repaid at par in September 2003, for 122.0 million);

Augusto

- used residential-type loans sold to it by Diocleziano (see above);
- bonds issued totalled 275.0 million, with a maturity of 31 August 2037; 137.5 million were purchased privately by UniCredito and recorded in the investment securities portfolio. Of this amount, 11.6 million were class A1 I (repaid at par in May 2002), 84.3 million were class A2 I (repaid at par in September 2003, for 24.9 million) and 41.6 class A1 II (repaid at par in September 2003 for 14.3 million).

- *Risk situation:*

Colombo

There has been no increase in risk since the last period.

Diocleziano e Augusto

With regard to asset monitoring and risk containment, the loan positions of both companies carrying a higher degree of risk are now managed by UniCredito Gestione Crediti SpA – Banca per la gestione dei crediti (UGC Banca SpA), a special servicer that specializes in loan recovery.

In this connection it is pointed out that – on the basis of a more precise definition of the criteria for identifying the loan positions to be transferred to the special servicer – in 2003 another was placed under the management of UGC Banca consisting of a number of positions.

It is also pointed out that the writedowns made to the securities purchased can be considered to be appropriate in relation to the “risk” of the underlying loan portfolio.

- *Position of subordinated loans and securities held:*

(€ million)

Isin Code	Transaction	Type	Category	Portfolio	Face Value	Write-backs/Writedowns		Book Value
						Previous periods	During 2003	
		Limited recourse						
--	COLOMBO	subordinated bond	Junior	Deposits	7.3	-1.7	-	5.6
IT0003224083	DIOCLEZIANO	Bond Diocleziano A2	Senior	Investment securities	222.5	-34.9	-	187.6
		Bond Augusto 1 A2						
IT0003224232	AUGUSTO	- first issue	Senior	Investment securities	59.4	-0.8	-2.8	55.8
		Bond Augusto 2 A1						
IT0003224273	AUGUSTO	- second issue	Senior	Investment securities	27.3	-2.6	-0.9	23.8
Total					316.5	-40.0	-3.7	272.8

Other third party securitisation transactions

As at 31 December 2003, the following positions from third party securitisation transactions were included in the securities portfolio:

Investment securities

Isin Code	Bond description	Maturity	Category	Originator	Issuer	Tranche rating (M / S&P / F)*	Tranche Credit Support
XS0126522084	Harbourmaster CLO 1-M2	30/04/2013	JUNIOR	Loan Co.	Harbourmaster CLO 1	nr/nr/nr	0.00%

*Rating agencies recognized and included in Bank of Italy Circular 155 dated 18.12.1991

M = Moody's Investors Service, S&P = Standard & Poor's, F = Fitch-IBCA Investors Service, Nr = Not Rated

Total amount of securitised assets underlying junior bonds and classification categories:

(€ million)

Isin Code	Bond Description	Face Value	Write-backs/Writedowns		Book Value	Quality	Amount of underlying securitised assets	Tranche Amount
			previous periods	During 2003				
XS0126522084	Harbourmaster CLO 1-M2	9.5	-1.4	-0.9	7.2	Performing loans	122.0	29.4

Trading securities

Isin Code	Bond description	Maturity	Category	Originator	Issuer	Tranche rating (M /S&P / F)*	Tranche Credit Support
FR0000480030	AUTO ABS	25/10/2012	SENIOR	BANQUE DIN-PSA FRANCE	Auto ABS Compartment	Aaa/AAA/AAA	6.00%
ES0370139000	AYT GEN CI. A	15/12/2034	SENIOR	BARCLAYS BANK	AYT Genova B. Hipotecario	Aaa/AAA/AAA	4.65%
XS0132407791	BPM SECURITISATION - CI. A	15/01/2033	SENIOR	BANCA POP. DI MILANO	Banca Pop. di Milano Securitisation	Aaa/AAA/AAA	7.38%
XS0156266586	CARS ALLIANCE FUND.CI. A1	25/10/2017	SENIOR	RCI BANQUE	Cars Alliance Funding	Aaa/AAA/AAA	8.40%
XS0177601142	CARS ALLIANCE FUND.CI. A1	08/01/2021	SENIOR	RCI BANQUE	Cars Alliance Funding	Aaa/AAA/AAA	6.00%
ES0338300009	CONSUMO SANTANDER CI. A	15/11/2012	SENIOR	SANTANDER	Consumo Santander Central Hispano Issuance Ltd	Aaa/AAA/AAA	4.50%
IT0003270573	GIOTTO FIN CI. A	20/04/2020	SENIOR	BANCA ANTONIANA POPOLARE VENETA	Giotto Finance	Aaa/AAA/AAA	7.30%
DE0002455359	HYP ESSEN	11/02/2004	SENIOR	HYPOTHEKEN-BANK ESSEN	Hypothekenbank Essen	Aaa/AAA/AAA	0.00%
IT0003188312	LOCAT SEC A2	12/06/2017	SENIOR	LOCAT SPA	Locat Securitisation Vehicle	Aaa/AAA/AAA	6.50%
ES0309363002	SANTANDER	23/12/2012	SENIOR	SANTANDER	Santander Central Hispano Issuance Ltd	Aaa/AAA/AAA	6.00%
IT0003386270	SIENA MORTGAGE CI. A2	15/11/2037	SENIOR	MONTE DEI PASCHI SIENA	Siena Mortgages SpA Società Cart. Crediti	Aaa/AAA/AAA	8.08%
IT0003505408	SCCI SERIE 4 CI. A	31/01/2008	SENIOR	INPS	INPS	Aaa/AAA/AAA	96.00%
IT0003341762	SCCI SERIE 5	31/07/2005	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003341770	SCCI SERIE 6	31/07/2007	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003505440	SCCI SERIE 7	31/07/2015	SENIOR	INPS	Società Cart. Crediti INPS	Aaa/AAA/AAA	96.00%
IT0003202790	SCCPP A3	06/12/2004	SENIOR	AMM. AUTONOMA MONOPOLI DI STATO	Società Cart. Crediti e Proventi Pubblici	Aaa/AAA/AAA	7.00%
IT0003566640	SCIC 1 CI. A1	21/12/2006	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003566665	SCIC 1 CI. A2	21/12/2008	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003566681	SCIC 1 CI. A3	21/12/2010	SENIOR	INPDAP	Società Cart. Italiana Crediti	Aaa/AAA/AAA	7.00%
IT0003402911	SCIP 2 CI. A2	26/04/2007	SENIOR	VARIOUS PENSION AGEN.	Società Cart. Immobili Pubblici	Aaa/AAA/AAA	4.50%
IT0003402929	SCIP 2 CI. A3	26/10/2008	SENIOR	VARIOUS PENSION AGEN.	Società Cart. Immobili Pubblici	Aaa/AAA/AAA	4.50%
ES0338448006	TDA CAM - CI. A	17/06/2032	SENIOR	CAJA DE AHORROS DEL MEDITERRANEO	Titulacion de Activos CAM	Aaa/AAA/AAA	4.05%
IT0003389027	VELA LEASE CI. A1	16/12/2015	SENIOR	BNL	Vela Lease	Aaa/AAA/AAA	8.03%
IT0003473748	VELA HOME CI. A1	24/10/2027	SENIOR	BNL	Vela Home	Aaa/AAA/AAA	6.40%

*Rating agencies recognized and included in Bank of Italy Circular 155 dated 18.12.1991

M = Moody's Investors Service, S&P = Standard & Poor's, F = Fitch-IBCA Investors Service, Nr = Not Rated

Type and classification:

(€ million)

Isin Code	Bond Description	Face Value	Book Value	Quality	Tranche Value
Senior Bonds					
IT0003505408	SCCI SERIE 4 Cl. A	75.0	75.0	NON-PERFORMING	1,500.0
IT0003341762	SCCI SERIE 5	93.0	93.1	NON-PERFORMING	1,500.0
IT0003341770	SCCI SERIE 6	89.0	89.4	NON-PERFORMING	1,500.0
IT0003505440	SCCI SERIE 7	89.5	89.5	NON-PERFORMING	1,500.0
sub - total		346.5	347.0		
FR0000480030	AUTO ABS	66.5	66.5	PERFORMING	1,440.0
ES0370139000	AYT GEN Cl.A	9.8	9.7	PERFORMING	10.0
XS0132407791	BPM SECURITISATION - Cl.A	19.0	13.8	PERFORMING	1,262.6
XS0156266586	CARS ALLIANCE FUND. Cl.A1	10.0	10.0	PERFORMING	1,055.0
XS0177601142	CARS ALLIANCE FUND. Cl.A1	30.0	30.0	PERFORMING	1,323.0
ES0338300009	CONSUMO SANTANDER Cl. A	60.0	60.0	PERFORMING	972.0
IT0003270573	GIOTTO FIN Cl. A	20.9	20.9	PERFORMING	982.0
DE0002455359	HYP ESSEN	228.0	227.9	PERFORMING	800.0
IT0003188312	LOCAT SEC A2	6.5	6.5	PERFORMING	800.0
ES0309363002	SANTANDER	24.4	24.4	PERFORMING	824.5
IT0003386270	SIENA MORTGAGE Cl.A2	38.6	38.6	PERFORMING	1,195.9
IT0003202790	SCCPP A3	40.0	40.1	PERFORMING	1,000.0
IT0003566640	SCIC 1 Cl. A1	28.4	28.4	PERFORMING	1,170.0
IT0003566665	SCIC 1 Cl. A2	29.5	29.5	PERFORMING	1,500.0
IT0003566681	SCIC 1 Cl. A3	33.8	33.9	PERFORMING	860.0
IT0003402911	SCIP 2 Cl.A2	100.0	100.2	PERFORMING	2,000.0
IT0003402929	SCIP 2 Cl.A3	30.0	30.1	PERFORMING	1,743.0
ES0338448006	TDA CAM - Cl. A	46.0	46.0	PERFORMING	973.5
IT0003389027	VELA LEASE Cl. A1	40.0	40.0	PERFORMING	537.0
IT0003473748	VELA HOME Cl.A1	54.7	54.7	PERFORMING	1,841.0
sub - total		916.1	911.2		
Total Senior		1,262.6	1,258.2		

● **Section 12 ASSET MANAGEMENT AND TRADING ON BEHALF OF THIRD PARTIES**

12.1 Securities dealing

€ '000

	AMOUNTS AS AT 31.12.2003
a) purchases	
1. Settled	-
2. unsettled	-
	-
b) sales	
1. Settled	-
2. unsettled	-

12.2 Segregated accounts

No operations in this area.

12.3 Custody and administration of securities

€ '000

	AMOUNTS AS AT 31.12.2003
a) Third party securities on deposit (excluding segregated accounts)	
1) securities issued by the bank that prepares accounts	6,080,086
2) other securities	171,298,897
<i>of which: - security</i>	..
- <i>collateral</i>	155,585
- <i>custody</i>	171,143,312
	177,378,983
b) Third party securities deposited with third parties	170,706,994
c) Investment and trading securities deposited with third parties	24,237,425

12.4 Debt collection on behalf of third parties: debit and credit adjustments

€ '000

	AMOUNTS AS AT 31.12.2003
a) Debit adjustments	
1. Current accounts	-
2. Central portfolio	576,928
3. Cash	-
4. Other accounts	-
	576,928
b) Credit adjustments	
1. Current accounts	-
2. Transferors' bills and documents	576,928
3. Other accounts	-
	576,928
Balance (a - b)	-

12.5 Other transactions

€ '000

	AMOUNTS AS AT 31.12.2003
Other third party items on deposit	715,050
Other third party items deposited with third parties	639,578
Other bank items deposited with third parties	535,304

Part C - Notes to the Profit and Loss Account

● Section 1 INTEREST

	€ '000
	2003
10. Interest income and similar revenues	2,739,464
20. Interest expense and similar charges	2,886,913

1.1 Item 10 "Interest income and similar revenues"

	€ '000
	2003
a) On loans to banks	1,156,872
<i>of which: Loans to central banks</i>	18,625
b) On loans to customers	334,376
<i>of which: on loans with deposits received in administration</i>	-
c) On debt securities	1,228,697
d) Other interest income	19,519
e) Positive balances of hedging transaction differentials	-
Total	2,739,464

1.2 Item 20 "Interest expense and similar charges"

	€ '000
	2003
a) On amounts due to banks	988,159
b) On amounts due to customers	176,332
c) On securities in issue	493,700
<i>of which: on certificates of deposit</i>	361,350
d) On deposits received in administration	-
e) On subordinated debt	354,199
f) Negative balances of hedging transaction differentials	874,523
Total	2,886,913

1.3 Details of Item 10 "Interest income and similar revenues"

	€ '000
	2003
a) on assets denominated in foreign currencies	120,978
b) on assets denominated in euros	2,618,486
Total	2,739,464

1.4 Details of Item 20 "Interest expense and similar charges"

€ '000

	2003
a) on liabilities denominated in foreign currencies	491,067
b) on liabilities denominated in euros	1,521,323
	2,012,390
c) Negative balances of hedging transaction differentials	874,523
Total	2,886,913

● Section 2 COMMISSION

€ '000

	2003
40. Commission income	104,897
50. Commission expense	35,470

2.1 Item 40 "Commission income"

€ '000

	2003
a) Guarantees given	15,569
b) Credit derivatives	2,096
c) Administration, brokerage and consultancy services:	44,009
1. Security dealing	-
2. Currency dealing	4,712
3. Segregated accounts:	-
3.1 Individual	-
3.2 Collective	-
4. Custody and administration of securities	10,565
5. Depository bank	23,342
6. Placement of securities	4,895
- <i>Mutual funds</i>	4,893
- <i>Other securities</i>	2
7. Acceptance of trading instructions	495
8. Consultancy activities	-
9. Distribution of third party services:	-
9.1 Segregated accounts:	-
9.1.1 Individual	-
9.1.2 Collective	-
9.2 Insurance products	-
9.3 Other products	-
d) Collection and payment services	7,300
e) Servicing for securitisation transactions	-
f) Tax collection services	-
g) Other services	35,923
Total	104,897

Sub-item g) "Other services" was broken down as follows:

€ '000

	2003
Loans made	7,396
Securities services	26,339
Refunds and sundry recoveries	170
Other	2,018
Total	35,923

2.2 Details of Item 40 "Commission income": "Distribution channels for products and services"

€ '000

	2003
a) At the Group's branches:	4,895
1. Segregated accounts	-
2. Placement of securities	4,895
3. Third party services and products	-
b) Off-site distribution:	-
1. Segregated accounts	-
2. Placement of securities	-
3. Third party services and products	-
Total	4,895

2.3 Item 50 "Commission expense"

€ '000

	2003
a) Guarantees received	3,161
b) Loan-related derivatives	3,724
c) Administration and brokerage services:	6,530
1. Security dealing	-
2. Currency dealing	1,574
3. Segregated accounts:	-
3.1 Bank portfolio	-
3.2 Third party portfolio	-
4. Custody and administration of securities	4,956
5. Placement of securities	-
6. Off-site distribution of securities, products and services	-
d) Collection and payment services	1,450
e) Other services	20,605
Total	35,470

Sub-item e) "Other services" was broken down as follows:

	€ '000
	2003
Loans received	106
Securities services	15,450
Other	5,049
Total	20,605

● Section 3 TRADING PROFITS

	€ '000
	2003
60. Trading profits (losses)	51,980

3.1 Item 60 "Trading profits (losses)"

	2003		
	SECURITIES TRANSACTIONS	CURRENCY TRANSACTIONS	OTHER TRANSACTIONS
A.1 Revaluations	44,996	xxx	215,154
A.2 Writedowns	20,348	xxx	208,713
B. Other profits/losses	-24,593	36,572	8,912
Total	55	36,572	15,353
1. Government securities	-7,354		
2. Other debt securities	-11,188		
3. Equity securities	20,159		
4. Derivative contracts on securities *	-1,562		
* of which:			
A.1 Revaluations	15,058		
A.2 Writedowns	14,797		
B. Other profits/losses	-1,823		

● **Section 4 ADMINISTRATIVE EXPENSES**

€ '000

	2003
80. Administrative expenses	475,685

Item 80 “Administrative expenses”

€ '000

	2003
a) Payroll	
- Wages and salaries	152,754
- Social security contributions	42,499
- Severance pay	9,377
- Pensions and similar benefits *	27,746
- Other costs	2,663
Total payroll	235,039
b) Other administrative expenses	
indirect taxes and duty:	
- stamp tax	223
- registration tax	256
- municipal property tax (ICI)	1,619
- replacement tax	-
- other taxes and duties	1,074
	3,172
miscellaneous costs and expenses:	
- remuneration paid to outside professionals	32,104
- compensation and fees paid to directors and statutory auditors	3,781
- insurance	1,478
- advertising	29,307
- donations	1,285
- rental of electronic equipment and software	1,983
- postage, telephone, telegraph and telex	6,227
- printing and stationery	1,034
- various office equipment	1,138
- internal and external surveillance of premises	3,617
- credit information and searches	185
- provision of various services by third parties **	78,123
- transport and safekeeping of valuables and documents	393
- cleaning of premises	1,466
- repair and maintenance of furniture, machinery and equipment	5,249
- maintenance of premises	2,249
- travelling expenses	6,821
- various hire charges	3,455
- rental expenses	33,390
- electricity, gas, heating, porterage and drinking water	8,684
- other	15,505
	237,474
Total other administrative expenses	240,646
Total	475,685

* provision to the reserve for pensions also includes amounts related to external pension funds (for an amount of 8,368).

** of which: €60,141,000 by Group companies.

4.1 Average number of employees by category

€ '000

	2003
a) Senior managers	176
b) 3 rd and 4 th level executives	537
c) Remaining staff	905
Total	1,618

This figure is calculated as the arithmetic mean of the number of employees at the end of the period and the number at the end of the previous period.

● Section 5 WRITEDOWNS, WRITE-BACKS AND PROVISIONS

€ '000

	2003
90. Writedowns of intangible and tangible fixed assets	35,199
100. Provisions for risks and charges	25,763
120. Writedowns of loans and provisions for guarantees and commitments	12,280
130. Write-backs of loans and provisions for guarantees and commitments	24,264
140. Provisions to loan loss reserves	-
150. Writedowns of financial investments	80,668
160. Write-backs of financial investments	16,315

Please refer to the Notes to the Accounts, Part A) Section 1 – “Description of accounting policies” for details on the determination of writedowns, write-backs and provisions.

Item 90 “Writedowns of intangible and tangible fixed assets”

€ '000

	2003
Writedowns of tangible fixed assets:	
- property	13,743
- furniture	3,666
- equipment	5,347
	22,756
Writedowns of intangible fixed assets:	
- intangible assets	3,589
- property rental costs	6,383
- other capitalised costs	2,471
	12,443
Total	35,199

Depreciation of tangible assets was determined using the rates set forth below, to the resulting amount of which €2,902,000 was added.

For the first year of service, rates were reduced by one half.

Assets valued at less than €516.46 were amortised over a single period.

Property	3.00%
Furniture:	
furnishings	15.00%
furniture and ordinary office machinery	12.00%
motor vehicles	25.00%
Equipment:	
equipment and electronic machinery	20.00%
alarm, photography and other equipment	30.00%
electronic telephone systems	20.00%
lifting apparatuses	7.50%
other equipment (safety equipment, air conditioning, heating, electrical, etc.)	15.00%

Item 100 “Provisions for risks and charges”

€ '000

	2003
Allocations to “reserves for risks and charges”:	
- sub-item c) “Other reserves”:	
other reserves for risks and charges	25,763
Total	25,763

See Notes to the Accounts, Part B, “Notes to the Balance Sheet”, Section 7.3, for more information.

Item 120 “Writedowns of loans and provisions for guarantees and commitments”

€ '000

	2003
Writedowns of loans:	
- to banks	1,738
- to customers	9,763
	11,501
Allocations to “reserves for risks and charges”:	
- sub-item c) “Other reserves”: provisions for guarantees and commitments	779
	779
Total	12,280

€ '000

WRITEDOWNS OF LOANS BY CATEGORY	2003
- non-performing loans with respect to principal	3,767
- doubtful loans	6,514
- restructured loans	-
- country risk	1,220
- performing loans	-
Total	11,501

Item 130 "Write-backs of loans and provisions for guarantees and commitments"

€ '000

	2003
- write-backs of loans	21,345
- write-backs of provisions for guarantees and commitments	2,919
Total	24,264

€ '000

WRITE-BACKS OF LOANS BY CATEGORY	2003
- non-performing loans with respect to principal	693
- doubtful loans	14,181
- restructured loans	-
- country risk	6,471
- performing loans	-
- overdue interest	-
- loans written off	-
Total	21,345

Item 140 "Provisions to loan loss reserves"

€ '000

	2003
Provisions to loan loss reserves	-
Total	-

Item 150 "Writedowns of financial investments"

€ '000

	2003
- writedowns of securities	14,446
- writedowns of equity investments	66,222
Total	80,668

Item 160 "Write-backs of financial investments"

€ '000

	2003
- write-backs of securities	12,263
- write-backs of equity investments	4,052
Total	16,315

Items 150 and 160 include writedowns and write-backs in respect of investment securities and equity investments, as indicated in the relevant sections 2 and 3 in Part B of "Notes to the Balance Sheet."

5.1 Item 120 "Writedowns of loans and provisions for guarantees and commitments"

€ '000

	2003
a) Writedowns of loans:	11,501
<i>of which: - General writedowns for country risk</i>	1,220
- Other general writedowns	-
b) provisions for guarantees and commitments	779
<i>of which: - General provisions for country risk</i>	293
- Other general provisions	-
Total	12,280

● Section 6 OTHER PROFIT AND LOSS ACCOUNT ITEMS

€ '000

OTHER P&L ITEMS	2003
30. Dividends and other revenues	2,048,830
70. Other operating income	178,318
110. Other operating expenses	47,613
180. Extraordinary income	153,614
190. Extraordinary charges	70,334
220. Income tax for the year	-145,651

Item 30 "Dividends and other revenues"

€ '000

	2003
Dividends collected during the year:	
a) On shares, quotas and other variable yield securities	130,376
b) On equity investments	61,091
c) On equity investments in Group companies	1,351
Tyreirescom Ltd	1,145
Zagrebacka Banka BH D.D.	206
Dividends reported on an accrual basis	
c) On equity investments in Group companies:	1,856,012
Bank Pekao S.A.	84,338
Bulbank A.D.	28,367
Cordusio Immobiliare SpA	47,532
Locat SpA	19,697
Pioneer Global Asset Management SpA	80,000
UniCredit Banca SpA	646,355
UniCredit Banca d'Impresa SpA	367,130
UniCredit Banca Mobiliare SpA	398,575
UniCredit Private Banking SpA	63,565
UniCredito Gestione Credit SpA	6,651
UniCredito Italiano Bank (Ireland) Plc	51,000
Uniriscossioni SpA	18,000
Zagrebacka Banka D.D.	44,802
Total	2,048,830
<i>of which tax credit:</i>	
- on dividends collected	21,168
- on dividends reported on an accrual basis	-

6.1 Item 70 “Other operating income”

€ '000

	2003
Premiums received for options	415
Debits to third parties:	6,403
- tax reimbursements	157
- on deposits and current accounts	6,213
- Other	33
Miscellaneous income:	171,500
- rental income (a)	28,754
- reimbursement of expenses for staff seconded to other entities (b)	34,580
- reimbursements of various amounts due in previous periods	28,468
- options on structured securities	4,699
- Other (c)	74,999
Total	178,318

of which: from Group companies:

a) €27,819,000

b) €34,190,000

c) €68,434,000 for miscellaneous services.

6.2 Item 110 “Other operating expenses”

€ '000

	2003
Payments for fixed assets under financial leases	455
Adjustments of conditions affecting prior periods	17,251
Options on structured securities	4,699
Other expenses *	25,208
Total	47,613

* including €10,707,000 for the non-deductible amount of the withholding on dividends from foreign subsidiaries.

6.3 Item 180 “Extraordinary income”

€ '000

	2003
Profits on sales of:	36,577
- property	3,157
- investment securities	13,311
- equity investments	16,503
- other financial fixed assets	-
- other assets	3,606
Contingent gains and reversal of liabilities:	117,037
- excess provisions to taxation reserve for current taxes	40,932
- excess provisions to “reserves for risks and charges” for:	6,701
<i>former affiliates</i>	1,085
<i>others</i>	5,616
- compensation of deferred taxes related to prior periods	47,415
- tax rebates foreign branches	9,634
- miscellaneous	12,355
Total	153,614

6.4 Item 190 “Extraordinary charges”

€ '000

	2003
Losses on sales of:	12,024
- property	-
- investment securities	8,164
- equity investments	3,519
- other financial fixed assets	-
- other assets	341
Contingent losses and reversal of assets:	58,310
- payroll costs due to separation bonuses *	1,790
- compensatory payment for deferred taxes related to prior periods	38,117
- foreign branch taxes	1,906
- miscellaneous	16,497
Total	70,334

* Plus €2,800,000 covered through the use of provisions previously posted to “reserves for risks and charges – other”.

6.5 Item 220 "Income taxes for the year"

€ '000

	2003
1. Current taxes	315,357
- IRPEG (corporation tax)	306,000
- Local taxes related to foreign branches in the countries in which they operate	7,775
- Other taxes	1,582
2. Changes in deferred tax assets	63,348
3. Changes in deferred taxes	-524,356
4. Income tax for the year (1+2+3)	-145,651

Income tax for the year showed a negative balance because the changes in deferred tax asset/liability (-461,008) more than offset the provision for current taxes (315,357).

● Section 7 OTHER NOTES TO THE PROFIT AND LOSS ACCOUNT

7.1 Geographical distribution of income

€ '000

	2003
Geographical distribution of income related to items 10, 30, 40, 60 and 70 of the profit and loss account	
- ITALY	4,247,824
- Other EU countries	736,605
- Other countries	139,060
Total	5,123,489

Note: Classified on the basis of areas where our branches are domiciled for transaction purposes.

Part D - Other Information

● Section 1 DIRECTORS AND STATUTORY AUDITORS

1.1 Remuneration

Below is the remuneration due to directors and statutory auditors:

€ '000

	2003
a) Directors	3,441
b) Statutory auditors	340
	3,781

Remuneration paid to members of the Board of Directors, Board of Auditors and General Managers

(pursuant to Article 78 of CONSOB Resolution No. 11971 dated 14 May 1999 et seq.)

€ '000

INDIVIDUAL	DESCRIPTION OF POSITION			REMUNERATION			
				TERM OF OFFICE EXPIRES ON APPROVAL OF ACCTS. FOR	EMOLUMENTS FOR THE POSITION IN THE COMPANY PREPARING THE ACCOUNTS	NON-MONETARY BENEFITS	BONUSES AND OTHER INCENTIVES
FIRST AND LAST NAME	POSITION HELD	PERIOD IN OFFICE					
DIRECTORS							
Carlo Salvatori	Chairman *	01/01/03 - 31/12/03	2004	1,054	-	-	-
Eugenio Caponi	Deputy Chairman *	01/01/03 - 31/12/03	2004	229	-	-	57
Fabrizio Palenzona	Deputy Chairman *	01/01/03 - 31/12/03	2004	220	-	-	23
Franco Bellei	Deputy Chairman *	01/01/03 - 31/12/03	2004	230	-	-	295
Alessandro Profumo	Director *	01/01/03 - 31/12/03	2004	317	10	1,800	3,380
Vincenzo Calandra Buonauro	Director	01/01/03 - 31/12/03	2004	54	-	-	202
Roberto Bertazzoni	Director *	01/01/03 - 31/12/03	2004	106	-	-	47
Mario Cattaneo	Director	01/01/03 - 31/12/03	2004	57	-	-	11
Philippe Citerne	Director	01/01/03 - 31/12/03	2004	51	-	-	-
Mario Greco	Director *	01/01/03 - 31/12/03	2004	106	-	-	1
Ambrogio Dalla Rovere	Director	01/01/03 - 31/12/03	2004	53	-	-	-
Giovanni Desiderio	Director	01/01/03 - 31/12/03	2004	53	-	-	121
Guidalberto di Canossa	Director	01/01/03 - 31/12/03	2004	53	-	-	-
Francesco Giacomini	Director *	01/01/03 - 31/12/03	2004	105	-	-	-
Piero Gnudi	Director	01/01/03 - 31/12/03	2004	55	-	-	175
Achille Maramotti	Director	01/01/03 - 31/12/03	2004	54	-	-	89
Gianfranco Negri-Clementi	Director	01/01/03 - 31/12/03	2004	58	-	-	13
Carlo Pesenti	Director *	01/01/03 - 31/12/03	2004	104	-	-	-
Giovanni Vaccarino	Director	01/01/03 - 31/12/03	2004	53	-	-	1
Anthony Wyand	Director	01/01/03 - 31/12/03	2004	52	-	-	-
STATUTORY AUDITORS							
Gian Luigi Francardo	Chairman	01/01/03 - 31/12/03	2003	65	1	-	73
Vincenzo Nicastrò	Auditor	01/01/03 - 31/12/03	2003	47	1	-	25
Giorgio Loli	Auditor	01/01/03 - 31/12/03	2003	48	1	-	14
Aldo Milanese	Auditor	01/01/03 - 31/12/03	2003	47	1	-	55
Roberto Timo	Auditor	01/01/03 - 31/12/03	2003	48	1	-	10

* Executive Committee Members

The remuneration owed to Mr. Wyand was paid to C.G.N.U. Plc., up until 30.11.2003, in the sum of €48,000.

The remuneration owed to Mr. Mario Greco was paid to RAS SpA

The remuneration owed to Mr. Carlo Pesenti was paid to Italmobiliare SpA.

The remuneration for the duties of Mr. Alessandro Profumo as Director of other Group companies in the amount of €330,00 out of the total of €3,380,000 was paid directly to UniCredito Italiano SpA

1.2 Loans and guarantees issued

Loans and guarantees provided in favour of Directors and Statutory Auditors were as follows:

€ '000

	2003
a) Directors	-
b) Statutory auditors	-

● Section 2 STOCK OPTIONS

Stock Options allocated to Directors and General Managers

(pursuant to Article 78 of CONSOB Resolution No. 11971 dated 14 May 1999 et seq.)

€ '000

First and last name	Position held	Options held at start of the year			Options granted during the period			Options exercised during the period			Options expired in the period	Options held at the end of the year		
		Number of options	Average strike price	Average exercise date	Number of options	Average strike price	Average exercise date	Number of options	Average strike price	Average market price when exercised	Number of options	Number of options	Average strike price	Average exercise date
Alessandro Profumo	Managing Director/CEO	12,000,000	4.595	31/12/2005	-	-	-	-	-	-	-	12,000,000	4.595	31/12/2010
*					504			504						

* Stock options granted during fiscal year 2003 recorded as an allotment and simultaneous exercise of options with a strike price equal to zero.

Stock Options allotted to employees

		ANNO 2003		
		NUMBER OF STOCK OPTIONS	AVERAGE STRIKE PRICE	MARKET PRICE (a)
1.a Existing UniCredit options as at 1.1.2003	(b)	85,000,000	4.595	3,874
1.b Options on UniCredit stock - former options on Rolo Banca stock - as at 1.1.2003	(c)	1,324,566	17.457	(d)
2. Options granted during the period		-	-	-
3. Options exercised during the period		-	-	-
4. Options expired during the period		-	-	-
5.a Lapsed UniCredit options	(e)	7,479,000	-	-
5.b Lapsed options on UniCredit - former options on Rolo Banca	(e)	79,400	-	-
6.a Existing UniCredit options as at 31.12.2003	(b)	77,521,000	4.595	4.303
7.a of which: exercisable as at 31.12.2003		45,211,000	4.760	
6.b Options on UniCredit - former options on Rolo Banca as at 31.12.2003	(c)	1,245,166	17.457	(d)
7.b of which: exercisable as at 31.12.2003		272,949	18.141	

NOTE: These figures include the options assigned to the Managing Director/CEO, Mr. Alessandro Profumo as an employee.

- (a) The market price related to options granted, exercised and expired in the period is the weighted average price based on the number of shares involved on the various dates. For the opening and year-end balances, the current market price of the stock has been used.
- (b) Each stock option corresponds to the right to subscribe one common share of UniCredito Italiano SpA
- (c) Options allotted as an equal replacement of options previously allotted to the management of Rolo Banca 1473 SpA following the merger of this bank into UniCredito Italiano SpA, which was completed on 1 July 2002. In the interest of consistency in the share swap between Rolo Banca 1473 and UniCredito Italiano established in relation to this merger, each UniCredit – formerly Rolo Banca - option gives the holder the right to 3.80 common shares in UniCredito Italiano.
- (d) Price not available following the merger of Rolo Banca 1473 into UniCredito Italiano SpA, which was completed on 1 July 2002.
- (e) Under the regulations options automatically lapse in the event of dismissal for just cause or reason and in the event of the employee voluntarily leaving the company without entitlement to retirement benefits, except where the Board of Directors decides otherwise, on a case by case basis.

Free allotment of shares to all employees

	2003
Number of recipients	33,530 (a)
Number of shares allotted	16,588,782 (b)
Percentage of capital stock	0.26

NOTE: These figures include the shares assigned to the Managing Director/CEO, Mr. Alessandro Profumo as an employee.

- (a) Including 1,072 for the staff of UniCredito Italiano SpA and 32,458 for the staff of the banks and companies of the Group.
- (b) Including 514,458 for the staff of UniCredito Italiano SpA and 16,074,324 for the staff of the banks and companies of the Group.

Free allotment of shares to middle management

	2003	
Number of recipients	2,543	(a)
Number of shares allotted	3,607,150	(b)
Percentage of capital stock	0.057	

(a) Including 158 for the staff of UniCredito Italiano SpA and 2,385 for the staff of the banks and Group's Italian companies.

(b) Including 305,650 for the staff of UniCredito Italiano SpA and 3,301,500 for the staff of the banks and Group's Italian companies.

● Section 3 CASH-FLOW STATEMENT

€ '000

	2003
Funds generated and collected	
Funds generated from operations:	
Net profit for the period	1,793,408
Provisions for possible loan losses	-
Writedowns (write-backs) of loans	-9,844
Provision to employee severance pay reserve	7,147
Provision to reserve for retirement and similar obligations	19,378
Provisions to taxation reserves and deferred taxes	-195,881
Provisions to reserves for risks and charges – other	16,922
Writedowns (write-backs) of intangible and tangible fixed assets	35,199
Writedowns (write-backs) of financial investments	64,353
Total funds generated from operations	1,730,682
Total increase in capital and reserves	
Capital stock	-
Other reserves	-
Total increase in capital and reserves	-
Other funds collected:	
Subordinated debt	-900,869
Due to banks	809,646
Due to customers	1,434,339
Securities in issue	8,725,358
Accrued liabilities and deferred income	-145,488
Other liabilities	1,423,112
Other changes in reserves	37,821
Total changes in other funds collected	11,383,919
Total funds generated and collected	13,114,601
Funds used and invested:	
Dividends distributed	995,116
Allocation to donation reserve	4,000
Uses of provisions to taxation reserve, employee severance pay reserve, reserves for risks and charges and other reserves	1,113,634
Cash and deposits with central banks	4,479
Loans to banks	6,910,244
Due from customers	-111,602
Securities	2,060,793
Equity investments	2,687,978
Intangible and tangible fixed assets	-1,098,476
Accrued income and prepaid expenses	-150,416
Other assets	698,851
Total funds used and invested	13,114,601

- **Section 4 PARENT COMPANY OR EUROPEAN UNION
PARENT COMPANY BANK**

This provision is not applicable to UniCredito Italiano SpA, the Parent Company, which prepares consolidated accounts.

MANAGING DIRECTOR/CEO
PROFUMO

CHIEF ACCOUNTANT
LECCACORVI

Annexes

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Comparison of the Balance Sheet

as at 31 December 2003 with that of 31 December 2002

(amounts in euros)

	31.12.2003	31.12.2002
Assets		
10. Cash and deposits with central banks and post offices	49,215,208	44,735,968
20. Treasury notes and similar securities eligible for refinancing at central banks	322,369,726	1,207,310,298
30. Loans to banks:	59,262,859,659	52,351,779,991
a) On demand	9,369,901,873	34,329,899,052
b) Other loans	49,892,957,786	18,021,880,939
40. Due from customers:	13,148,940,106	13,253,238,871
50. Bonds and other debt securities:	17,710,519,577	14,791,642,684
a) From government issuers	2,977,097,755	3,912,682,325
b) From banks	12,748,887,206	9,202,674,796
<i>of which:</i>		
- investment and trading securities	2,619	42,459
c) From financial institutions	1,471,695,946	1,224,839,239
<i>of which:</i>		
- investment and trading securities	-	-
d) From other issuers	512,838,670	451,446,324
60. Shares, interests and other equity securities	440,030,720	415,357,958
70. Equity investments	3,149,932,660	1,885,466,156
80. Equity investments in Group companies	11,622,959,440	10,261,617,603
90. Intangible fixed assets	23,992,002	16,692,502
<i>of which:</i>		
- Start-up costs	-	-
- Goodwill	-	-
100. Tangible fixed assets	19,184,430	1,160,159,456
130. Other assets	5,782,819,901	5,139,785,168
140. Accrued income and prepaid expenses	976,946,505	1,127,361,407
a) Accrued income	651,538,012	845,285,148
b) Prepaid expenses	325,408,493	282,076,259
<i>of which:</i>		
- issue discount on securities	8,490,270	9,201,983
Total Assets	112,509,769,934	101,655,148,062

(amounts in euros)

	31.12.2003	31.12.2002
Liabilities and Shareholders' Equity		
10. Due to banks:	51,949,345,050	51,139,699,237
a) On demand	27,704,434,652	29,019,006,943
b) On term or with notice	24,244,910,398	22,120,692,294
20. Due to customers:	6,793,339,273	5,359,001,289
a) On demand	1,784,669,506	1,898,514,713
b) On term or with notice	5,008,669,767	3,460,486,576
30. Securities in issue:	28,784,730,745	20,059,372,357
a) Bonds	4,942,460,793	4,298,800,029
b) Certificates of deposit	23,842,204,193	15,760,286,072
c) Other securities	65,759	286,256
50. Other liabilities	4,278,626,072	2,855,515,419
60. Accrued liabilities and deferred income:	700,962,367	846,449,848
a) Accrued liabilities	530,438,444	737,690,149
b) Deferred income	170,523,923	108,759,699
70. Reserve for employee severance pay	39,516,216	45,495,999
80. Reserves for risks and charges:	1,221,695,606	2,499,778,827
a) Reserve for pensions and similar obligations	433,335,498	446,253,819
b) Taxation reserve	403,275,541	1,708,040,279
c) Other reserves	385,084,567	345,484,729
90. Reserve fund for possible loan losses	14,822,434	16,526,621
100. Fund for general banking risks	116,884,808	116,884,808
110. Subordinated debt	6,874,322,606	7,775,191,519
120. Capital	3,158,168,076	3,148,070,110
130. Share premium reserve	3,308,638,624	3,308,638,624
140. Reserves:	3,198,289,655	2,809,711,400
a) Legal reserve	508,136,157	368,366,726
b) Reserve for own shares or interests	-	-
c) Statutory reserves	1,015,472,183	771,600,961
d) Other reserves	1,674,681,315	1,669,743,713
150. Revaluation reserves	277,020,029	277,020,029
160. Retained earnings (losses)	-	97,665
170. Net profit	1,793,408,373	1,397,694,310
Total Liabilities and shareholders' equity	112,509,769,934	101,655,148,062
Guarantees and Commitments		
10. Guarantees given	5,327,226,760	3,520,340,817
<i>of which:</i>		
- Acceptances	6,637,443	3,529,495
- Other guarantees	5,320,589,317	3,516,811,322
20. Commitments	6,892,522,153	4,619,692,682
<i>of which:</i>		
- For sales with repurchase obligation	-	-

Comparison of the Profit and Loss Account 2003 with that of 2002

(amounts in euros)

	2003	2002
10. Interest income and similar revenues	2,739,464,380	4,007,527,744
<i>of which:</i>		
- On loans to customers	334,375,657	1,948,756,645
- On debt securities	1,228,697,367	912,085,240
20. Interest expense and similar charges	2,886,913,633	2,983,212,465
<i>of which:</i>		
- On amounts due to customers	176,332,128	498,378,126
- On securities in issue	493,700,138	750,105,591
30. Dividends and other revenues:	2,048,830,018	2,179,232,392
a) On shares, quotas and other variable yield securities	130,375,801	82,222,343
b) On equity investments	61,091,599	54,071,644
c) On equity investments in Group companies	1,857,362,618	2,042,938,405
40. Commission income	104,896,910	772,245,898
50. Commission expense	35,469,943	108,138,886
60. Trading profit (loss)	51,979,998	87,242,387
70. Other operating income	178,318,497	409,464,826
80. Administrative expenses:	475,684,926	1,367,162,379
a) Payroll	235,038,731	756,337,939
<i>of which:</i>		
- Wages and salaries	152,753,901	519,979,660
- Social security contributions	42,498,494	149,366,998
- Severance pay	9,377,312	42,631,660
- Pensions and similar benefits	27,745,887	34,817,464
b) Other administrative expenses	240,646,195	610,824,440
90. Writedowns of intangible and tangible fixed assets	35,199,077	116,717,542
100. Provisions for risks and charges	25,763,179	54,170,673
110. Other operating expenses	47,613,090	93,107,784
120. Writedowns of loans and provisions for guarantees and commitments	12,279,950	99,239,074
130. Write-backs of loans and provisions for guarantees and commitments	24,263,626	56,989,137
140. Provisions to loan loss reserves	-	-
150. Writedowns of financial investments	80,668,472	654,666,656
160. Write-backs of financial investments	16,315,547	26,595,871
170. Profit before extraordinary items and income tax	1,564,476,706	2,062,882,796
180. Extraordinary income	153,614,335	340,268,614
190. Extraordinary charges	70,333,634	144,427,626
200. Extraordinary income (charge) – net	83,280,701	195,840,988
220. Income tax for the year	-145,650,966	861,029,474
230. Net profit	1,793,408,373	1,397,694,310

Statement of changes in internal pension funds

(amounts in euros)

FUNDS AND DESCRIPTION OF CHANGES	NO. RETIRED AS AT 31.12.2003	STAFF IN SERVICE AS AT 31.12.2003	TYPE	ACCOUNTING FIGURES	CONTRIBUTION RATE
"Pension fund for the employees of Cassa di Risparmio di Trieste - Collections Division "	109	0	Defined benefits		Employer's contribution 5.25%
Opening balance as at 31.12.02				6,327,066	Employee Contribution:
Benefits paid in the period				490,058	between 1.35%
Provisions for the period				484,800	and 3% depending
Balance as at 31.12.03				6,321,808	on category
Mathematical reserve				6,003,000	

"Supplementary Pension Fund for employees of Cassa di Risparmio di Torino (in liquidation)"	3	0			
Opening balance as at 31.12.02				2,163,480	
Benefits paid in the period				22,088	
Provisions for the period				-	
Balance as at 31.12.03				2,141,392	
Mathematical reserve				201,000	

"Supplementary Pension Fund for the collections management staff of Cassa di Risparmio di Torino"	204	0	Defined benefits		Employer's Contribution based on the technical results for the period
Opening balance as at 31.12.02				7,978,533	
Benefits paid in the period				1,901,433	
Provisions for the period				672,900	
Balance as at 31.12.03 *				6,750,000	
Mathematical reserve *				14,162,000	
* The difference between the mathematical reserves and the balance of the fund is covered by a provision to Reserves for risks and charges of 7.4 million.					

(Statement of changes in internal pension funds, continued)

FUNDS AND DESCRIPTION OF CHANGES	NO. RETIRED AS AT 31.12.2003	STAFF IN SERVICE AS AT 31.12.2003	TYPE	ACCOUNTING FIGURES	CONTRIBUTION RATE
"Complementary Company Pension Fund of the general obligatory insurance for employees of the credit section of Cassa di Risparmio di Trento e Rovereto Spa, i.e. the Social Security Fund for the employees of the tax collection agencies of the Tax Collections Service, and for employees of the tax collection agency of Cassa di Risparmio di Trento e Rovereto Spa" Section A including the "Company Social Security Fund for employees of the former Credito Fondiario Trento Spa"	501	0	Defined benefits		Employer's Contribution based on the technical results for the period + average one-month Euribor rate on capital
Opening balance as at 31.12.02				55,720,440	
Benefits paid in the period				5,444,719	
Other decreases				12,417	
Provisions for the period				2,891,696	
Balance as at 31.12.03				53,155,000	
Mathematical reserve				53,155,000	

"Complementary Company Pension Fund of the general obligatory insurance for employees of the credit section of Cassa di Risparmio di Trento e Rovereto Spa, i.e. the Social Security Fund for employees of the tax collection agencies, of the Tax Collections Service, and for employees of the tax collection agency of the Cassa di Risparmio di Trento e Rovereto Spa" Sections B e C	0	758	Defined contributions based on individual capitalisation		Employer's cont.: for employees before *: min. 2% max. 14.35% For employees after *: min. 2% max. 2.35% + Employee Severance Pay + monthly average Euribor rate on capital
Opening balance as at 31.12.02				40,427,340	
Benefits paid in the period				3,097,230	
Replacement tax				104,293	Employee's contribution:
Other decreases				143,070	for employees before 0.50%
Provisions for the period				1,047,547	for employees after 2%
Other increases				3,375,231	
Balance as at 31.12.03				41,505,525	
Mathematical reserve				-	
* employees before and after refer to registrations with the social security fund before and after 28.4.1993, the date when Legislative Decree 124/93 came into force					

UniCredito Italiano SpA Report and Accounts

(Statement of changes in internal pension funds, continued)

FUNDS AND DESCRIPTION OF CHANGES	NO. RETIRED AS AT 31.12.2003	STAFF IN SERVICE AS AT 31.12.2003	TYPE	ACCOUNTING FIGURES	CONTRIBUTION RATE
"Pension and Social Security contract for employees in the categories of executive/upper management, middle and front-line management, office staff, and junior and auxiliary staff of Cariverona Banca Spa"	1,143	9	Defined benefits		Employer's cont. based on the technical results for the period
Opening balance as at 31.12.02				95,872,493	
Benefits paid in the period				9,623,435	
Provisions for the period				9,164,508	
Other increases				434	
Balance as at 31.12.03				95,414,000	
<i>Mathematical reserve</i>				95,414,000	
"Supplementary pension fund for the obligatory, disability, old-age and Death-benefit insurance managed by the INPS for Cassa di Risparmio di Ancona (absorbed on 1/10/89 into Cariverona Banca Spa)"	57	1	Defined benefits		Employer's cont. 10% + technical results for the period
Opening balance as at 31.12.02				5,387,152	
Benefits paid in the period				561,701	
Provisions for the period				-	
Other increases				3,997	
Balance as at 31.12.03				4,829,448	
<i>Mathematical reserve</i>				4,811,000	
"Pension fund for the office staff, clerks and auxiliaries of Banca Cuneese Lamberti Meinardi & C. - Cuneo (merged on 1.8.1992 into Cariverona Banca Spa)"	29	7	Defined benefits		Employer's cont. based on the technical results for the period
Opening balance as at 31.12.02				4,419,191	Employee's contribution: 1%
Benefits paid in the period				273,600	
Provisions for the period				313,682	
Other increases				2,727	
Balance as at 31.12.03				4,462,000	
<i>Mathematical reserve</i>				4,462,000	

(Statement of changes in internal pension funds, continued)

FUNDS AND DESCRIPTION OF CHANGES	NO. RETIRED AS AT 31.12.2003	STAFF IN SERVICE AS AT 31.12.2003	TYPE	ACCOUNTING FIGURES	CONTRIBUTION RATE
"Pension fund for employees of the former Credito Fondiario delle Venezie Spa"	9	0	Defined benefits		Employer's cont. based on the technical results for the period
Opening balance as at 31.12.02				1,562,257	
Benefits paid in the period				98,807	
Provisions for the period				64,550	
Balance as at 31.12.03				1,528,000	
Mathematical reserve				1,528,000	
"Agreement for regulation of the social security benefits of Istituto Federale delle Casse di Risparmio delle Venezie Spa"	64	0	Defined benefits		Employer's cont. based on the technical results for the period
Opening balance as at 31.12.02				6,346,010	
Benefits paid in the period				615,345	
Provisions for the period				229,335	
Balance as at 31.12.03				5,960,000	
Mathematical reserve				5,960,000	
"Internal Company Fund (FIA) of the former Credito Romagnolo" + CIP former Banca del Friuli	1,345	0	Defined benefits		Employer's cont. between 2.5% and 6% +2.5% on capital Employee's contribution between 2% and 6%
Opening balance as at 31.12.02				183,286,756	
Benefits paid in the period				10,511,538	
Provisions for the period				4,457,544	
Other increases				4,947	
Balance as at 31.12.03				177,237,709	
Mathematical reserve				133,947,000	
"Supplementary Pension Fund for employees of the former Carimonte Banca Spa"	185	1	Defined benefits		Employer's cont. based on the technical results for the period
Opening balance as at 31.12.02				19,152,686	
Benefits paid in the period				1,235,639	
Provisions for the period				32,665	
Other increases				18,479	
Balance as at 31.12.03				17,968,191	
Mathematical reserve				17,320,000	

UniCredito Italiano SpA Report and Accounts

(Statement of changes in internal pension funds, continued)

FUNDS AND DESCRIPTION OF CHANGES	NO. RETIRED AS AT 31.12.2003	STAFF IN SERVICE AS AT 31.12.2003	TYPE	ACCOUNTING FIGURES	CONTRIBUTION RATE
"Fund for Magazzini Generali employees"			Defined benefits		Employer's cont. based on the technical results for the period
	3	0			
Opening balance as at 31.12.02				125,273	
Benefits paid in the period				11,102	
Provisions for the period				18,829	
Balance as at 31.12.03				133,000	
Mathematical reserve				133,000	

"Supplementary retirement benefits in favour of members of Credito Italiano General Management who retired between 1 January 1963 and 30 September 1989 paid for by UniCredito Italiano"			Defined benefits		Employer's cont. based on the technical results for the period
	20	0			
Opening balance as at 31.12.02				17,456,584	
Benefits paid in the period				1,555,717	
Provisions for the period				-	
Balance as at 31.12.03				15,900,867	
Mathematical reserve				14,770,473	

"Fund for employees of the former Credito Romagnolo" (Luxembourg branch – subject to local legislation)					
	0	0			
Opening balance as at 31.12.02				28,557	
Benefits paid in the period				-	
Provisions for the period				-	
Balance as at 31.12.03				28,557	
Mathematical reserve				-	

The actuarial calculation for the pensions reserve, where provided for, is performed on an annual basis.

The reserve for Parent Company pensions and similar benefits, which are not managed as separate, autonomous entities, are all defined benefit reserves with the exception of Sections B and C of the pension fund resulting from the merger by incorporation of the former Cassa di Risparmio di Trento e Rovereto SpA, which are defined contribution reserves based on individual capitalisation.

Apart from the sections of the reserve mentioned, which now cover a significant number of serving employees, the majority of the other reserves – save for a few cases with small balances – have come to the end of the accumulation phase and are now exclusively paying out pension benefits.

The reserves are in financial equilibrium, this status having been reached with certain contributions which are virtually equal to the technical rates used for calculating the reserves.

Finally, it should be noted that in relation to the "Pension Fund for employees of the Cassa di Risparmio di Trieste – Collections Division", the agreement was terminated in 2001 following the sale of the division to Uniriscossioni. For these staff outsourcing agreements are under way.

Information on Reserves and Funds

(Amounts in euro)

DESCRIPTION OF RESERVES	RESERVES AND FUNDS WHICH WHEN DISTRIBUTED DO NOT CONTRIBUTE TO SHAREHOLDER INCOME	RESERVES AND FUNDS WHICH WHEN DISTRIBUTED CONTRIBUTE TO THE COMPANY'S TAXABLE INCOME	OTHER RESERVES AND FUNDS	TOTAL
Share premium reserve	3,287,412,778		21,225,846	3,308,638,624
Legal reserve			508,136,157	508,136,157
Statutory Reserves			1,015,472,183	1,015,472,183
Reserve pursuant to Art. 55 Pres. Decree 597/73		59,490		59,490
Reserve pursuant to Law 516/82		1,624,498		1,624,498
Transfer of reserve pursuant to Law 218/90		215,007,608	56,710,666	271,718,274
Reserve pursuant to Art. 7(3) of Law 218/90		214,746,671		214,746,671
Reserve pursuant to Art. 19. of Legislative Decree 87/92		15,942		15,942
Reserve under paragraph VI, Art. 13, Legislative Decree 124/93		679,611		679,611
Reserve pursuant to Leg. Decree 153/99		278,322,875 *	383,800,512	662,123,387
Share exchange reserve for former FONSPA shares			53,879,366	53,879,366
Reserve for spin-off differences of the former FONSPA			4,972,244	4,972,244
Share exchange surplus for merger of federated banks and Credit Carimonte SpA (S3 Reorganisation)			408,888,542	408,888,542
Share exchange surplus for merger of OnBanca SpA			48,383,134	48,383,134
Reserve connected with the medium-term incentive system for Group staff			7,590,156	7,590,156
Other reserves		710,456,695	964,224,620	1,674,681,315
Monetary equalisation reserve pursuant to Law 576/75		4,087,494		4,087,494
Monetary revaluation reserve pursuant to Law 72/83		84,657,918		84,657,918
Property revaluation reserve pursuant to Law 408/90		28,965,054		28,965,054
Property revaluation reserve pursuant to Law 413/91		159,309,563		159,309,563
Revaluation reserves		277,020,029		277,020,029
TOTAL	3,287,412,778	987,476,724	2,509,058,806	6,783,948,308
* if distributed to shareholders by 5 May 2004				
Reserves allocated to capital				
Statutory reserves			927,792,204	927,792,204
Share exchange reserve for the former B.P. Rieti			5,377,866	5,377,866
Retained earnings transferred following UniCredito SpA spin-off			6,045,804	6,045,804
Reserve connected with the medium-term incentive system for Group staff			29,147,995	29,147,995
Taxed reserve pursuant to Law 833/73			43,742,293	43,742,293
Reserve pursuant to Art. 55 Pres. Decree 917/86		2,354,011		2,354,011
Transfer of reserve pursuant to Law 218/90		3,549,607		3,549,607
Reserve pursuant to Art. 7(3) of Law 218/90		15,730,200		15,730,200
Reserve pursuant to Leg. Decree 153/99		12,029,434		12,029,434
Monetary equalisation reserve pursuant to Law 576/75		18,080,943		18,080,943
Monetary revaluation reserve pursuant to Law 72/83		130,471,883		130,471,883
Asset revaluation reserve pursuant to Law 408/90		53,304,684		53,304,684
Property revaluation reserve pursuant to Law 413/91		263,596,574		263,596,574
TOTAL		499,117,336	1,012,106,162	1,511,223,498

Information on Tax Credit

(amounts in euros)

	AMOUNT OF TAXES FOR ALLOCATION OF THE ENTIRE TAX CREDIT TO SHAREHOLDERS	AMOUNT OF TAXES FOR ALLOCATION OF THE LIMITED TAX CREDIT TO SHAREHOLDERS
Opening balance	2,608,977,649	1,069,278,870
Decrease due to the distribution of profits approved during the period	-559,752,611	
Increase due to taxes paid during the period	970,688,815	25,966,124
Other increases	18,168,160	108,156,746
Total *	3,038,082,013	1,203,401,740

* Does not include taxes that will be settled in the income tax return for the period.

List of Properties (Article 10, Law 72/83)

(amounts in euros)

CITY	ADDRESS	PURCHASE PRICE AND ADDITIONS	REVALUATIONS	GROSS BOOK VALUE	DEPRECIATION	NET
			PURSUANT TO LAW 408/90 LAW 413/91			BOOK VALUE AS AT 31.2.3003
Verona	Palchi Teatro Filarmonico Via Mutilati,4	17,302		17,302		17,302
Various locations	Misc. properties	..	5,337	5,337		5,337
		17,302	5,337	22,639		22,639
(Leaseholds)						
London	Bourne Street - London S.W.1	425,653		425,653	121,894	303,759
		425,653		425,653	121,894	303,759
Total		442,955	5,337 *	448,292	121,894	326,398
<i>* of which: - Revaluation pursuant to Law 408/90</i>			1,139			
<i>- Revaluation pursuant to Law 413/91</i>			4,198			

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Statutory Auditors' Report

Pursuant to Article 153 of Legislative Decree No. 58 of 24 February 1998

To our Shareholders,

In 2003 we monitored compliance with the law and articles of incorporation, adherence to principles of proper administration, the appropriateness of the organisational structure (within the limits of our responsibilities), internal control system and administrative and accounting system, and also ensured that the latter was reliable as a means to accurately report operating events. We also oversaw the appropriateness of instructions issued by the company to subsidiaries with regard to public communications as required by Article 149 of Legislative Decree No. 58 of 24 February 1998.

We participated in meetings of the Board of Directors and the Executive Committee (14 and 12 meetings respectively) and obtained information from directors on operations carried out and on those transactions that were carried out by the company and subsidiaries that have a major impact on the operating performance, financial situation and shareholders' equity. We ensured that the actions approved and implemented were in accordance with the law and the company's articles of association, and that they were not manifestly imprudent, reckless or potentially productive of conflicts of interest.

We did not discover any transactions that could be considered atypical and/or unusual including inter-group transactions or transactions with related parties.

During the last year, many inter-group transactions and transactions with related parties of an ordinary nature were carried out; these are covered in the report of the directors with reference to CONSOB Notices No. 97001574 of 20.2.1997, No. 98015375 of 27.2.1998, and No. 2064231 of 30.9.2002.

Pursuant to Article 23 of the company articles of association, descriptive information was provided to the auditors on transactions completed giving their basic structure, and grouped into the following homogeneous categories:

- Lines of credit granted, renewed and revised;
- Contracts entered into regarding financial investment instruments and ancillary services;
- Service contracts entered into;
- Consulting contracts entered into;
- Donations;
- Acquisition or sale of movable property (including capital equipment and other assets), including under operating leases;
- Acquisition or sale of equity investments, company divisions or legal relationships;
- Business agreements;
- Property leases and sub-leases.

These transactions were concluded in the interest of the company and under conditions similar to those with unrelated third parties or with the reimbursement of costs incurred in the context of a Group interest.

...

We conducted our duties through audits and direct observations, and meetings with managers of the various departments by obtaining information, data and operating programmes. We periodically met representatives of the auditing firm, PricewaterhouseCoopers, to exchange relevant information. This firm has been awarded the mandate (pursuant to Article 155 of Legislative Decree 58/1998) to audit the accounts of UniCredito Italiano and the consolidated accounts of the UniCredito Italiano Group, and to perform a limited audit of the half-yearly report, and to audit the proper maintenance of company accounting records, and the proper reporting of events in accounting entries.

In January 2003, with the partial spin-off by UniCredit Banca SpA of businesses to the two new banks

(UniCredit Banca d'Impresa and UniCredit Private Banking), the S3 Project was completed, and operations commenced for the three banks specialised by customer segment.

All the Group's administrative structures (those in the new operating companies, those of the service companies (USI and UPA), and those of the Parent Company) made a considerable effort to provide information on operating events in the form of accurate accounting reports.

The internal processes of the new companies have gradually improved, and their operations have also focused on regular training programmes for employees.

The Parent Company's administrative and accounting function proved to be properly structured. It accurately reported operating events, and thus made it possible to prepare the individual and consolidated accounts in accordance with the law and provisions of the regulatory authority as stated by the auditing firm.

A significant development in the Group's audit structure was the establishment of UniCredit Audit SpA, which is wholly owned by UniCredito Italiano SpA. It is charged with outsourcing controls for the Group's main companies. The company commenced operations on 1 January 2003 by entering into agreements with the three segment banks in addition to eight other contracts during the year. The service was commenced gradually in order to ensure the uninterrupted operations in the control area, and the new company's operations are normally preceded by a period of analysis and definition of the "client" company's main processes. The new structure for the audit activities of subsidiaries is characterised by more specialised control procedures and greater independence.

The Group's Audit Division operated with a staff of 41 last year in addition to 8 internal auditors at the foreign branches and 5 employees seconded to the internal audit areas of several companies in New Europe. Sixty-six procedures and 29 consecutive audits were carried out. As is customary, these procedures were reviewed by the Board of Auditors, which made comments and recommendations as necessary.

The duties of the Audit area were carried out professionally and independently and also kept pace with the increased number of procedures: as noted above, the number of procedures performed was substantially higher than those required by the annual plan.

...

The duties of the Board of Auditors, as described above, were also carried out through 20 team audits (including those performed on foreign branches). No significant events resulted from these audits requiring reports to the regulatory authorities.

...

During the period, no complaints were filed with the Board of Auditors pursuant to Article 2408 of the Civil Code. A report was received pertaining to a segment bank, which, due to its applicability, was sent to that bank after involving the appropriate Group areas (the Law Department and Internal Audit)

...

The external auditing firm also carried out the following assignments during the period:

1. Review of the Social and Environmental Report as at 31 December 2002 (€ 20,000)
2. Checking the English translation of the statutory and consolidated accounts as at 31 December 2002 (€18,000)
3. Checking the English translation of the interim report as at 30 June 2003 (€ 7,000)
4. Issuance of comfort letter for EMTN offering circular of 18 November 2003 (€ 30,000)

5. Issuance of comfort letter for Euro Medium Term Note Programme (€ 45,000)
6. Issuance of comfort letter and limited review of the consolidated balance sheet as at 30 September 2003 for the issuance of UniCredito Italiano Ireland notes guaranteed by UniCredito Italiano and convertible to Generali shares (€ 120,000)
7. Work performed to comply with obligations of the US Internal Revenue Service (€ 30,000)

The Board of Auditors was asked to provide an opinion only with regard to the assignment described in item 7, for which it expressed a favourable opinion.

No mandates were given to entities that have a continuing relationship with the auditing firm.

...

During the period, the Board of Auditors issued the necessary opinions pursuant to Article 2389 of the Civil Code regarding the remuneration of directors who hold specific positions.

...

Pursuant to the instructions governing market operations issued by Borsa Italiana, the annual report on the system of corporate governance and compliance with self-regulation controls of listed companies has been provided to you.

...

The Board of Auditors has no comments regarding the proposed distribution of dividends.

The term of office for which you appointed us at the shareholders' meeting of 5 May 2001 has expired, and thus, you must appoint a Board of Auditors for the next three years.

24 March 2004

STATUTORY AUDITORS

GIAN LUIGI FRANCARDO (Chairman)

GIORGIO LOLI

ALDO MILANESE

VINCENZO NICASTRO

ROBERTO TIMO

External Auditors' Report

**AUDITORS' REPORT IN ACCORDANCE WITH ARTICLE 156 OF LAW
DECREE NO. 58 DATED 24 FEBRUARY 1998**

To the shareholders of
UNICREDITO ITALIANO SPA

- 1 We have audited the financial statements of UNICREDITO ITALIANO SPA as of 31 December, 2003. These financial statements are the responsibility of UNICREDITO ITALIANO SPA's directors. Our responsibility is to express an opinion on these financial statements based on our audit.

- 2 We conducted our audit in accordance with the auditing standards and criteria recommended by CONSOB, the Italian Commission for listed Companies and the Stock Exchange. Those standards and criteria require that we plan and perform the audit to obtain the necessary assurance about whether the financial statements are free of material misstatement and, taken as a whole, are presented fairly. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the directors. We believe that our audit provides a reasonable basis for our opinion.

Auditing activities regarding the financial statements of some subsidiaries, as for equity investments in group companies amounting to about 2,039.5 million euro, about 2% of total assets, fall under the responsibility of other auditing firms.

As reported in the Notes to the accounts and in accordance with current regulations, the Company has not provided a comparison between the accounts as at 31 December 2003 and the previous financial year, as these figures were not comparable and adjustable following the extraordinary transactions carried out in 2002 within the Group's corporate and organisational reorganisation plan.

- 3 In our opinion, the financial statements present fairly the financial position of the UniCredito Italiano SpA as of December 31, 2003, and the results of its operations for the year then ended in accordance with the Italian regulations governing financial statements.

Milan, 5 April, 2004

PricewaterhouseCoopers SpA

Signed by: Antonio Taverna
(Partner)

This report has been translated solely for the convenience of international readers.

Resolution passed by the Ordinary Shareholders' Meeting held on 4 May 2004

“**H**aving regard to the Board of Directors' and the Board of Auditors' reports for 2003, the Shareholders approved the financial statements for the year ended 31 December 2003, and the allocation of net income as recommended by the Board of Directors.”

The declared dividend amounting to:

- €0.171 for ordinary shares
- €0.186 for saving shares

will be payable as of 27 May 2004, with the share going ex-dividend on 24 May 2004, through the intermediaries that are part of the Monte Titoli centralised management system.

Furthermore, the Shareholders resolved to:

- approve the share buyback programme pursuant to article 2357 of the Civil Code and article 132 of Legislative Decree 1998 no. 58
- appoint the Board of Auditors by electing:
Mr Gian Luigi FRANCARDO Chairman of the Board of Auditors;
as Statutory Auditors Messrs:
Aldo MILANESE, Vincenzo NICASTRO, Giorgio LOLI, Roberto TIMO.
and as Alternate Auditors Messrs:
Giuseppe ARMENISE, Marcello FERRARI
- set yearly compensation for the Board of Auditors as follows: Chairman €75,000, Statutory Auditors €55,000 as well as expenses and an attendance fee of €260 for every Board of Directors' and Board of Auditors' meeting attended, even when held on the same day.
- retain KPMG S.p.A. to audit the UniCredito Italiano SpA accounts and the consolidated financial statements, the half-yearly report and the interim financial statements, setting the relevant fees.

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Notes on calculation methods and Glossary

Accounts

The company accounts and the consolidated accounts consist of the balance sheet, the profit and loss account and the notes to accounts. These are accompanied by the Board of Directors' report on operations both for the parent company and for all the companies included in the consolidation.

Balance Sheet

Statement of the assets, liabilities and shareholders' equity of the company or the group at a given time.

Profit and loss account

Statement which records the profits and losses of the company or the group for the period in question.

Notes to Accounts

The notes to accounts include information deemed necessary in order to provide a fair and true picture of the company or that of the group, in addition to presenting all information required by law, and is made up of four parts:

Part A - Accounting Principles

Part B - Notes to the Balance Sheet

Part C - Notes to the Profit and Loss Account

Part D - Other Information

Report on Operations

The accounts are to be accompanied by a board of directors' report on the situation of the company (or the group) and on the performance of operations overall and on the various sectors in which it has operated, particularly with regard to costs, income and investments.

Group Chart

The group chart shows the companies included in the scope of consolidation broken down by major business sectors and method of consolidation (the line-by-line, proportional or equity methods).

Line-by-line consolidation

The line-by-line consolidation includes the parent company, companies operating under a single set of policies, subsidiaries providing credit or financial services or, exclusively or primarily, instrumental activities. The data

of companies consolidated by this method are aggregated for each item of the balance sheet and of the profit and loss account and, after the minority portions have been attributed their respective shares of assets and net profit, the shareholding in each one of these companies is eliminated as a balancing entry of the group share in their shareholders' equity. For further details, including information on how any positive or negative consolidation differences are dealt with, see the Notes to Accounts ("Accounting Policies and Principles of Consolidation").

Proportional consolidation

Companies owned jointly with other entities are consolidated proportionally. The method is similar to the line-by-line consolidation method, except that the balance sheet and profit and loss account data are considered in aggregate in proportion to the percentage of ownership.

Equity method

The other equity investments on which the group has a significant influence (shareholding of over 20%) and investee companies which are not fully consolidated, are valued according to the equity method. While we again refer you to the chapter on accounting policies and principles of consolidation for further details, we should point out that the change in the value of the shareholding in an investee company is due either to this company's results for the period, recorded under "Income (loss) from equity investments valued with the equity method" of the profit and loss account, or to an increase (decrease) in shareholders' equity, which is shown by a variation in the other reserves.

Reclassified and restated Balance Sheet and Profit and Loss Account

Reclassified Balance Sheet

Summary balance sheet obtained by aggregating the analytical data shown in the layouts required by law into uniform categories. The following are shown with the most significant details: loans, securities, fixed assets and other asset items on one side; amounts due, reserves, other liability items and shareholders' equity on the other.

Reclassified Profit and Loss Account

Profit and loss account laid out in such a way as to allow the various intermediate margins to be shown, in order to analyse operating results (difference between total revenues and operating expenses) and net profit (taking into account the provisions and net value adjustments, extraordinary items and taxes). In the consolidated profit and loss account, the net profit is also split between minority profit and group profit based on the profit earned by the individual companies (which may be adjusted in the consolidation process) and of the shares owned by these companies, either directly or indirectly (in the latter case weighted for the shares held in the companies included in the control chain).

Restated Balance Sheet and Profit and Loss Account

In the event that changes have taken place compared to previous periods (e.g. in the group or in some of the balance sheet items) which significantly influence the comparison, the balance sheet and profit and loss account layouts of previous periods are restructured where possible in order to provide continuity and uniform comparisons (article 6, paragraph 2, Legislative Decree no. 87/92). In the most frequent case of changes in the group composition, the following method has been adopted:

- for companies which have entered the line-by-line consolidation scope during the fiscal year, the book values of previous periods have been aggregated, and both the shareholders' equity and the profit for these periods have been attributed to minorities (except for any shareholding which may have already been held, if the company has been consolidated in accordance with the equity method);
- for companies which have left the line-by-line consolidation scope, a valuation of the shareholding for the previous periods has been carried out, based on the equity method.

This method allows both the profit and the shareholders' equity belonging to the group to remain unchanged during the periods concerned by this restatement.

Profit and loss account (quarterly changes)

For those companies that prepare accounts in foreign currencies (the main foreign subsidiaries) consolidated quarterly profit and loss accounts, which are calculated as the difference between successive profit and loss accounts, are affected by exchange rate fluctuations at the various founding dates

Profit and loss account at constant exchange rates

In order to remove the effect of exchange rate variations between the euro and the currencies in which the accounts of the main foreign subsidiaries are prepared, the comparisons in the performance of the profit and loss account are also made at constant exchange rates. The method used consists of restating the successive profit and loss accounts of previous periods using the current exchange rates. The successive profit and loss accounts at constant exchange rates are also used to calculate the profit and loss accounts for the individual quarters.

Results by Division

Composition of Divisions

Results by Division, which are provided in the Consolidated Report, are for the new organisational structure which became effective 1 January 2003, and which is broken down as follows:

- **Retail** which includes: UniCredit Banca, Banca dell'Umbria, Cassa Risparmio di Carpi, Tradinglab Banca, Clarima Banca, UniCredit Banca per la Casa, CreditRas Previdenza SIM and Grifofactor;
- **Corporate Banking**, which is made up of: UniCredit Banca d'Impresa, UniCredit Banca Mobiliare, UniCredit

Banca Mediocredito, UniCredito Gestione Crediti, Locat, Locat Leasing Croatia, UniCredit Factoring, Uniriscossioni, Quercia funding, Euro Capital Structures, S+R Investimenti e gestioni S.G.R.p.A. and Tyrescom;

- **Private Banking & Asset Management** which includes: UniCredit Private Banking, UniCredit Xelion Banca, UniCredit (Suisse) Bank, Banque Monegasque de Gestion, Banca Agricola Commerciale S. Marino, the sub-group Pioneer Global Asset Management (the composition of which can be seen in the Group Chart), Bac Fiduciaria, Cordusio, FRT SIM and UniCredit Private Asset Management S.G.R.p.A;
- **New Europe** which includes: in Poland the sub-group Pekao and Xelion Doradcy Finansowi; in Croatia the sub-group Zagrebacka Banka; in Turkey the sub-group Koç Finansal Hizmetler; in Bulgaria Bulbank; in Romania UniCredit Romania, Demir Romlease (currently UniCredit Leasing Romania) and Demir Securities Romania; in Slovakia Unibanka; in the Czech Republic Zivnostenska Banka, Zb Trust and Zb Asset Management;
- **Parent company and other companies:** Includes the Parent Company, ancillary companies and other finance companies.

Divisional profit and loss accounts

The profit and loss accounts by division are formed by combining the profit and loss accounts of companies included in the individual Divisions after making adjustments attributable to such companies and excluding writedowns of positive consolidation differences. Any writedowns of goodwill applied directly by the companies were also reclassified among other writedowns. For the Parent Company and other companies, other net income (made up primarily of reimbursed expenses related to other Group companies) was subtracted from operating expenses.

Divisional balance sheet aggregates

The balance sheet of the Divisions, with details of the most significant items, is obtained by aggregating the companies included within the individual Divisions without taking consolidation writedowns into account.

Glossary of some of the terms used in the Report and Accounts

Acronyms of companies or associations

ABI: Associazione Bancaria Italiana (Italian Banking Association)

CONSOB: Commissione Nazionale per le Società e la Borsa (Italian Securities and Exchange Commission)

ECB: European Central Bank

UBM: UniCredit Banca Mobiliare

UGC: UniCredit Gestione Crediti (formerly Mediobanca)

UPA: UniCredit Produzioni Accentrate

USI: UniCredit Servizi Informativi

Acquisition Finance Financing for company acquisition transactions. The most widespread form of acquisition finance is the leveraged buy-out (see Leveraged Finance).

Affluent High-income clients.

Arranger (arrangement) Co-ordinator (co-ordination) of the organisational aspects of a complex financing transaction (e.g. acquisition finance or corporate finance).

Asset management Management of third party financial investments.

Bancassurance An expression describing the offer of insurance products through the operating network of banks.

Basle Committee Banking supervision committee set up in 1975 by the Central Bank Governors of the Group of Ten (Belgium, Canada, France, Germany, Japan, Italy, Luxembourg, The Netherlands, United Kingdom, Sweden, Switzerland and United States). The Committee normally meets at the Bank for International Settlements in Basle.

Book runner (Joint book runner) The entity who sets up the underwriting syndicate for a bond issue.

Broker Intermediary whose role is to put two counterparties in contact.

Call centre Telephone service available to customers to perform banking transactions (home-banking) or ask for information (help-desk). Also used for support activities (customer care) and marketing (telemarketing).

Capital for regulatory purposes Bank capital which is valid for the purposes of regulatory provisions, consisting of the total amount of "Tier 1 capital" and "Tier 2 capital", minus, according to specific and detailed methods, equity investments and other interests owned in credit and/or financial institutions.

Capital ratio Index which expresses the degree to which shareholders' equity covers the risk assets held by banks.

Corporate Customer segment corresponding to medium to large companies.

Corporate banking Financial services aimed at the corporate segment.

Cost/income ratio Indicator used to analyse management efficiency, obtained by dividing total operating expenses by total revenues.

Country risk Set of economic, financial and political factors which may make it difficult for debts to be repaid by borrowers resident in a country, regardless of their individual solvency.

Covered warrant Derivative financial instrument consisting of a "warrant" which gives subscribers the right to purchase (call CW) or sell (put CW) a specific financial or real asset (underlying) by a specific deadline (American CW) or on a specific date (European CW) in a pre-established quantity

(nominal or multiple value) for a pre-established price (strike price).

Credit scoring Coded procedures (automatic or semi-automatic) for assessing credit risk.

Cross-selling Activity aimed at increasing customer loyalty by selling integrated products and services.

Default Identifies a situation in which a party has stated that it cannot honour its debts and/or pay the corresponding interest.

Derivatives (products/instruments) A financial instrument defined as a derivative because its cost/performance profile is derived from the cost/performance parameters of other principal instruments called “underlying assets”, which may be commodities, currencies, interest rates, securities, share indices.

In other words, the value of a derivative is a contractually pre-established function of the value of a specific real or financial asset (underlying asset), the price of which (spot price) is formed in the respective market. Their intention is generally to modify the exposure of the contractual parties to market risks. They include futures, options, swaps and forward contracts.

Desk Generally identifies an operational unit in which a specific activity is concentrated.

Doubtful loans Credit granted to customers who are in a clearly difficult situation which may however be overcome within a reasonable period of time.

Exchangeable bond Bond which offers the owner the opportunity to convert it into shares in a company other than the issuer.

Equity derivatives Derivative products with

values linked to equity securities or share indices.

Equity-linked bonds Bonds whose performance depends on that of the parameter to which they are linked. The index parameter can be a stock exchange index, a basket of stock exchange indexes, a share, a basket of shares or an investment fund.

Factoring Contract to transfer accounts receivable to banks or specialised companies either with recourse (with credit risk borne by the assignor) or without recourse (with credit risk borne by the assignee) for management and collection purposes, which may be associated with financing granted to the customer.

Fixed-floater bonds Bonds characterised by fixed-rate coupons for the first “n” periods and by variable rate coupons for the remaining “t minus n” periods.

FRA (Forward Rate Agreement) Contract by which parties agree to receive (pay) on maturity the difference between the value calculated by applying a predetermined interest rate to the value of the transaction and the value obtained on the basis of the level reached by a reference rate chosen by the parties.

Funding Provision of the funds required to finance company activity or specific financial transactions.

Futures Standardised contracts with which the parties undertake to exchange currencies, securities or goods at a predefined price and on a future date. These contracts are negotiated in regulated markets where their performance is guaranteed.

Global (Joint global) Co-ordinator Company acting (together with others) as a general co-ordinator in a security issue/placement transaction.

Guarantee or L/C A transaction by means of which the bank or a financial company undertakes to assume or guarantee an undertaking given by one of its customers to a third party.

Goodwill Identifies the amount paid to acquire a shareholding equal to the difference between the cost and the corresponding share of shareholders' equity for the part which is not attributable to elements making up the assets of the acquired company.

Hedge fund Investment fund of a speculative nature, distinguished by the small number of participants and the high minimum investment required, with ample freedom in terms of objectives, investment instruments and positions taken.

High Net Worth Individuals Segment comprising the most affluent private clients.

Home banking Telephone or Internet connection to manage a bank account and/or check its situation.

Index-linked Life policies with performance linked to reference indexes, normally drawn from the financial markets.

Indirect deposits Credit instruments and other securities not issued by the custodian bank, received by the latter in custody, administration or in relation to asset management activities. Since they are not direct obligations of the bank they are not shown on the balance sheet.

Institutional investors These include insurance companies, pension funds, trust funds and private asset management services.

Interest rate cap Contract clause which establishes that the variable interest rate of a finance deal or

debt must not exceed a maximum fixed value (ceiling) at the time it is issued.

Interest rate derivatives Derivative products, the value of which is linked to bonds or interest rates.

Interest-rate risk Economic and financial risk to which a credit institution is exposed in relation to a variation in interest rates, measurable in terms of potential variations in future interest margins or in the present value of the net capital (i.e. the difference between the present value of interest-bearing assets and liabilities).

Investment banking Segment of banking involved in the subscription and placement of newly issued securities, as well as the negotiation of financial instruments.

IPO (Initial Public Offering) Transaction by which shares in a company which intends to be listed in a regulated market are offered to the public.

Lead (co-lead) manager The leading bank in a loan syndicate, which negotiates with the debtor, selects the co-lead managers and other members of the guarantee syndicate in agreement with the issuer. It is also responsible for forming the sales team and establishing the methods of the transactions, managing its implementation, often also undertaking to place the largest share on the market; it also keeps the accounts. In exchange for performing these functions, in addition to a reimbursement of expenses and normal commissions, it also receives a special commission.

Leasing Contract by which one party (lessor) grants the other (lessee) use of property purchased or built by the lessor, according to the lessee's choices and instructions, for a certain period of time, allowing the

lessee to purchase the property according to pre-established conditions at the end of the leasing contract.

Leveraged finance Also known as “acquisition finance”. It covers all the transactions involved in transferring the ownership and control of a company on the basis of an organisational and financial formula which creates a debt for the company being transferred (leveraged buy-out).

Liability Management Financial management of the debt structure of a company.

Lower Tier 2 Subordinated liabilities which are eligible for inclusion in the additional shareholders' equity or Tier 2.

Mark-down Negative difference compared to a reference index, normally an interbank rate, applied to the interest rate on customer deposits.

Mark-up Positive difference compared to a reference index, normally an interbank rate, applied to the interest rate on loans to customers.

Market effect Effect of a change in the share prices and exchange rates on aggregates calculated at market values (e.g. indirect deposits).

Market-making Activities carried out by specialised intermediaries who undertake to provide continuous bid and offer prices relating to one or more investment assets and to apply them to pre-established minimum amounts by other parties.

Market indices

MIB: general index of the Milan Stock Exchange

S&P 500: Standard & Poor's index of the New York

Stock Exchange calculated on the 500 most highly capitalised securities

MSCI Europe: Index calculated by Morgan Stanley and Capital International representing the performance of European Stock Exchanges.

Market risk Risk of incurring value fluctuations of balance sheet or off-balance-sheet items connected with changes in market prices/factors, including interest rates, exchange rates and share prices.

Mass market Households and individuals.

M&A (Mergers and Acquisitions) Company acquisition and reorganisation activity and the related advisory service.

MTS (Italian government bonds automated market) Automated circuit for negotiating Government Bonds in the secondary market, set up by a decree issued by the Italian Ministry of the Treasury on 8/2/1988.

Netting Clearing agreements between financial counterparties which provide for them to “fulfil” their respective contractual duties by paying the difference between funds payable and funds receivable. In derivative contracts it identifies the provision which allows the positive and negative substitution costs of each individual contract to be offset by not making them individually enforceable.

Non-performing loan Loan to insolvent entities (even if this has not been confirmed by a court of law) or in substantially similar situations.

Offering Circular Prospectus drawn up according to international principles for the distribution of securities abroad (particularly in the USA and Canada).

OPA (Italy) Public offering or take-over bid (or tender offer): method by which a person approaches all the holders of shares in a specific company, offering to buy the shares or bonds they own within a specific period of time and for a price, paid in cash, which normally remains fixed for as long as the offer remains open. The offer is subject to acceptance by a number of shareholders representing a pre-established percentage of the capital stock, otherwise it becomes automatically null and void.

OPAS (Italy) Tender and share exchange offer.

OPS (Italy) Share exchange offer: This is a public purchase offer in which the price is not paid in cash but by transferring other securities (e.g. ordinary shares in the company promoting the PPO).

Options These represent a right, not a commitment, to purchase (call option) or to sell (put option) a financial instrument at a pre-established price or on a fixed date in the future.

Origination Activity involving the subscription and placement of debt securities (debt underwriting) or equities (equity underwriting). This includes contact with the potential client, obtaining a mandate, management and coordination of the security subscription and placement stages.

OTC (over the counter) Transactions carried out directly between the parties, without using a regulated market.

Package accounts Fixed fee current accounts which offer services in addition to basic banking services.

Performing loan Credit position of the bank with a customer who is deemed to be solvent and therefore able to make repayments as scheduled.

Performing (non-performing) Term which refers generally to regularly (non regularly) performing loans. Non-performing loans are generally associated with bad and doubtful debts.

Preference Convertible Bonds A hybrid form of capitalisation: subordinated bond convertible into ordinary shares. This bond only entitles one to receive a fixed coupon if the issuing company distributes dividends.

Preference shares Shares with compensation linked to market rates with particularly stringent forms of subordination, e.g. the failure to recover interest not paid by the issuer in subsequent financial years and sharing in the losses of the issuer itself should they lead to a significant reduction in capital requirements. Regulatory instructions establish the conditions on the basis of which preference shares can be counted as part of the Tier 1 Capital of banks and banking groups.

Price/Book value Indicator which compares the price per share to the net asset value per share.

Price/Earnings Ratio of the price per share to the net profit per share.

Primary market Securities market in which newly issued shares and bonds are exchanged between issuer and first investor.

Private Banking Financial services targeted at private "high end" customers for the overall management of their financial needs.

Rating Assessment of the degree of risk that a specific debtor, company or public body will default. This assessment takes the form of a concise judgement expressed by a conventional value which reflects the debtor's creditworthiness.

Replenishments Procedure which allows the arranger always to maintain the total amount of loans included in a securitisation transaction at the same level.

Restructured loan Situation in which the bank has agreed upon an extension of the repayment deadline with the debtor, renegotiating the exposure at lower interest rates than the market rates.

Retail Customer segment which mainly includes individuals, professionals, shop-keepers and craftsmen.

Retail banking Financial services aimed at the retail segment.

Revolving Credit A form of financing in which the bank makes funds available to the customer up to a maximum amount. The customer can use the funds as required within a specific period of time.

ROE (Return on equity) Profitability index that measures the ratio of net profits for the fiscal year to shareholders' equity (for the latter, the figure for the end of the period is considered, excluding net profit for the fiscal year).

Secondary market Securities markets in which securities previously placed in the primary market are traded among investors.

Security Agreement Document issued by the debtor to the creditor, which gives the latter a right of pre-emption over specific property. This right ceases once the debtor has paid all monies owed to the creditor, as established in the loan agreement.

Securitisation Transfer of credits or other non-negotiable financial assets to a specialised company whose exclusive purpose is to perform

these transactions and which converts these credits or assets into securities which can be traded in a secondary market.

Senior Underwriter Main underwriter who deals directly with the issuer. It normally subscribes to the whole issue, arranging for redistribution to secondary underwriters.

Servicing In the context of a securitisation transaction, this is the collection of money for loans sold and management of the recovery procedures. The company assigned to perform this activity is known as the "Servicer".

Short-term loans (Italy) Transactions maturing within a maximum period of eighteen months.

Sole agent Manager of the financial flows of the transaction (disbursement of financing, payment of interest, etc).

STAR (Segmento Titoli ad Alti Requisiti) Segment of the stock exchange dedicated to medium-capitalisation companies which have specific requirements in terms of distribution to the public, governance, investor information mechanisms.

Step-up bonds Fixed-rate bonds with coupons that grow over time.

Step-up issues Issue of fixed rate bonds with coupon amounts growing over time.

Stock options Company share purchase options, are issued under specific capital increases and grant the right to purchase the shares within a set term and for a fixed price. They are used as a form of supplemental compensation to provide incentives and obtain the loyalty of individual employees, specific categories or all employees.

Strike price The price at which the securities in an option contract are sold or purchased on the established date. The price is set when the contract is drawn up.

Structured bonds Bonds whose interest and/or redemption value depend on a real-value parameter (linked to the price of a basket of goods or services), currency parameter (linked to exchange rates), monetary parameter (e.g. ABI prime rate) or financial parameter (e.g. performance of securities issued by banks).

Structuring and arranging Co-ordination and structuring of a complex financial transaction.

Swaps (interest rate and currency swaps) Transactions involving the exchange of financial flows between operators according to specific contractual methods. In the case of interest rate swaps, the parties exchange interest payment flows calculated on a notional reference capital on the basis of various different criteria (e.g. one party pays a fixed rate and the other a variable rate). A specific case is that of basis swaps for which both of the rates to which payments are tied are variable but based on different base rates. In the case of currency swaps, the parties exchange specific amounts of two different currencies, repaying them over time according to pre-established terms relating both to capital and interest.

Syndication Co-operation aimed at carrying out a shared project, such as new share issues and financing of major projects.

Take-over Acquiring control of a company.

Technical reserves Provisions made by insurance companies to cover debts and commitments towards their insurance policy holders.

Tier 1 See Tier 1 Capital.

Tier 2 See Tier 2 Capital.

Tier 1 capital This consists of paid-up capital, reserves and the fund for general banking risks, net of own shares, intangible fixed assets, losses recorded during previous financial years and/or the current one.

Tier 2 capital This consists of revaluation reserves, hybrid capital instruments, subordinated liabilities and other positive elements, minus any net losses on securities and other negative items.

Type (of loan facility or deposit) Pre-established contractual basis for a specific deposit or loan facility.

Unit-linked Life insurance policies with performance linked to the value of investment funds.

Upper tier II Hybrid capital instruments (e.g. perpetual loans) which constitute the highest level of Tier 2 capital.

VaR (Value-at-Risk) Method used to measure market risk, based on probabilities, quantifying risk on the basis of the maximum loss which may be expected with a certain degree of probability, based on historical variations in the price of an individual position or an entire portfolio and with reference to a specific time period.

Write-back Recovery of value of asset items written down in previous financial years.

Writedown Reduction in value or depreciation/ amortisation of elements in the asset section of the balance sheet.



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