CREDICO FINANCE 7 S.R.L.

Largo Chigi 5 - 00187 Rome

Tax Code and Rome Companies Register no.: 09144701001

Rome Financial Administration Index: 1142806

MINUTES OF THE GENERAL MEETING OF INVESTORS

OF 28 APRIL 2010

In this year two thousand and ten on the 28th day of the month of April at 10:15 hours at Salita San Nicola da Tolentino, Rome, Italy, at the office of Mr. Bertani, the meeting of Investors of "CREDICO FINANCE 7 S.r.l.", registered on the General List pursuant to art. 106, Italian Legislative Decree 385/93 was held to discuss and resolve upon the following

Agenda

- 1. Examination and approval of the financial statements and notes to the financial statements as at 31 December 2009; Annual Report on Operations; Independent Auditors' Report; related resolutions;
- 2. Determination of CEO remuneration for 2010;
- 3. <u>Preliminary examination of new regulations introduced by Italian Legislative Decree no.</u> 39/2010, the "Auditors Decree"; related resolutions;

By unanimous decision of persons present, the CEO, Antonio Bertani, assumes the chair and confirms the following:

- the general meeting was duly called by notice issued via fax on 16 April 2010;
- the Investor Stichting Melograno 3, with a 5,000 euro investment equal to 50% of capital, is represented via standard proxy (confirmed and duly deposited in company records) by Massimo Armeni;
- the Investor Stichting Melograno 4, with a 5,000 euro investment equal to 50% of capital, is represented via standard proxy (confirmed and duly deposited in company records) by Massimo Armeni.

Attendance as indicated above is documented in Appendix A attached.

The Chairman then asks members present to declare any restrictions in their voting rights, pursuant to current legal regulations and, in particular:

- Article 110, Italian Legislative Decree no. 385 of 1 September 1993, as amended, providing the Consolidated Law on Banking, and the related Bank of Italy Instructions of 31 December 1993;
- Article 108, Italian Legislative Decree no. 385 of 1 September 1993, as amended, providing the Consolidated Law on Banking, and the related Italian Treasury Decree no. 517 of 30 December 1998; thereafter confirming that no investor reports restrictions to their voting rights.

The Chairman further confirms that, to verify due constitution of this General Meeting of Investors and their legal right to vote, the company performed the following controls, and that no voting right restrictions were identified:

- 1. control of entries in the Investors' Register and in the Register of Companies;
- 2. verification, based on information held by the company, of persons with indirect investments in the company, and whether in reference to legally established limits said persons issued the disclosure required by law prior to the date of this meeting.

The Chairman then confirms that, based on available information, no impediment exists with regard to the exercise of voting rights. This general meeting is therefore declared to be duly and validly constituted.

With the permission of attendees, the Chairman asks Massimo Armeni, who accepts, to act as secretary to the Meeting.

The agenda is then examined.

1. Examination and approval of the financial statements and notes to the financial statements as at 31 December 2009; Annual Report on Operations; Independent Auditors' Report; related resolutions

The Chairman briefly illustrates the Financial Statements as at 31 December 2009, which closed with a break-even result, and the report on corporate governance and ownership structure.

The Chairman informs the Meeting that article 123-bis, subsection 4 of the Consolidated Law on Finance has introduced compulsory preparation of the corporate governance and ownership structure report, which constitutes a section of the Annual Report on Operations.

The Chairman states that for the first time the statement on the financial statements required

under art. 154-*bis*, subsection 5 of the Consolidated Law on Finance has also been prepared, using Annex 3C-*ter* to art. 81-*ter* of the Consob Regulation.

He then reads aloud the Independent Auditors' Report.

The Chairman reminds attendees that the documents illustrated will be attached to these minutes and will therefore be transcribed into the Register of Investors' Meetings.

The Chairman declares discussions open.

He then invites the Investors' Meeting to resolve in relation to the first point on the agenda. Having acknowledged the CEO's Report, by unanimous vote of all persons present with voting rights (representing 100% of capital), the Investors' Meeting approves the financial statements as at 31 December 2009 as prepared.

2. Determination of CEO remuneration for 2010

On invitation from the Chairman the Investors' Representative, Massimo Armeni, takes the floor and proposes to establish remuneration for the Chief Executive Officer for the year 2010 in the total sum of 7,000 euro, including the cost of the insurance policy for third party liability of directors and statutory auditors, payable in two instalments expiring 30.5.2010 and 30.11.2010.

By unanimous vote of all persons present with voting rights (representing 100% of capital), the Investors' Meeting approves the proposal to establish remuneration for 2010 in the total sum of 7,000 euro, including the cost of the insurance policy for third party liability of directors and statutory auditors, payable in two instalments expiring 30.5.2010 and 30.11.2010.

3. <u>Preliminary examination of new regulations introduced by Italian Legislative</u> Decree no. 39/2010, the "Auditors Decree"; related resolutions;

The Chairman informs the Investors' Meeting that on 23 March 2010, Italian Legislative Decree no. 39 of 27 January 2010 was published (in Ordinary Supplement no. 58, Official Journal no. 68), concerning the implementation of Directive 2006/437/EEC on separate and consolidated financial statements, amending Directive 78/660/349/EEC and repealing Directive 84/253/EEC, the "Auditors Decree", which entered into force on 7 April 2010 except for the transitional regime contained in art. 43 of the Decree.

This Decree provides a consolidated regulatory text containing all provisions on statutory audit, repealing certain legal texts and coordinating provisions currently contained in the Italian

Civil Code, the Consolidated Law on Banking, the Consolidated Law on Finance and the Private Insurance Code.

The Chairman reports that article 16, paragraph a) of the "Auditors Decree" states that: "Public interest companies are Italian companies that are issuers of securities admitted to trading on Italian and EU regulated markets and issuers that have requested admission to trading" and consequently Credico Finance 7 Srl appears to fall under the definition of "Public interest companies".

Subsection 2 of the Auditors Decree then specifies that "in public interest companies, subsidiaries, parent companies and companies subject to joint control with public interest companies, statutory audit cannot be conducted by the board of statutory auditors".

Without prejudice to future Consob Regulations envisaged under the decree, which could offer exemption to a number of companies from some or all of the obligations envisaged in the Auditors Decree and include others, the Decree in question appears to introduce the obligation for Credico Finance 7 S.r.l. to appoint independent auditors with a 9-year assignment.

The Chairman reports that the very recent publication of the "Auditors Decree" in the Official Journal is causing considerable interpretation and application difficulties, at least in part immediately applicable following its entry into force (7 April 2010), and as no transitional period is envisaged it is to be hoped that a better assimilation, understanding and application of the new regulations introduced by the decree will be issued.

The President emphasises that, given the new regulations illustrated, Credico Finance 7 S.r.l. will need to make certain amendments. Specifically, given the wording of art. 16, paragraph a) and in particular the reference to securities trading on Italian and EU regulated markets, it is important to ascertain whether the regulation definitely applies without uncertainty to Credico Finance 7 S.r.l. which, as is well known, is an issuer of securities admitted to trading on an EU regulated market (Ireland) but not on Italian regulated markets.

Secondly, art. 16, subsection 2 of Decree 39/2010 refers to the Board of Statutory Auditors, specifying that "in public interest companies statutory audit cannot be conducted by the Board of Statutory Auditors" and art. 13 states that "on justified recommendation from the supervisory body the General Meeting may appoint a statutory auditor and determine fees payable to the statutory auditor or independent statutory auditor for the entire duration of the

assignment..."

Lastly, art. 19 of the Auditors Decree envisages an Internal Control and Audit Committee for public interest companies, and that such a Committee shall be the Board of Statutory Auditors (or the Supervisory Board of companies adopting the two-tier administration and control system or the Management Board of companies adopting the one-tier administration and control system).

Art. 19 of the Auditors Decree therefore refers to companies that have appointed a Board of Statutory Auditors and have administration and control systems typical of public limited companies (S.p.A.s)

The Chairman therefore states that, in many aspects, the regulations do not appear suited to the situation of Credico Finance 7 S.r.l. which, as is well known, has not appointed a Board of Statutory Auditors, at least until now, as it was not required to do so by law.

Having emphasised certain points of the Auditors Decree that must be clarified, the Chairman states that the newly-introduced regulations cannot be ignored and nor can their entry into force on 7 April 2010, but points out that it is also important in any event to further study the content, extent and implications for Credico Finance 7 S.r.l. and, last but not least, the possible need to appoint a Board of Statutory Auditors.

The Chairman therefore proposes that Investors await the hoped-for legal clarification and issue of the Consob Regulation which, jointly with the Bank of Italy, should amongst other things – in accordance with art. 16, subsection 5, paragraph a) of the Auditors Decree – govern exemption scenarios for public interest companies, and in the meantime with support from Fis Full Integrated Solutions S.p.A. further study the critical points reported at this Meeting.

The Chairman reports that, based on his powers to act, on 22 July 2009 he signed a contract with Reconta Ernst & Young S.p.A. regarding audit of the financial statements for the period 2009-2011, for a total of 7,000.00 euro per year, together with accessory costs in a lump sum of 5% plus VAT, and briefly illustrates the content of that proposal, inviting the Meeting to resolve on this matter.

The Investors' Meeting acknowledges the contract signed on 22 July 2009 between the CEO and the independent auditors Reconta Ernst & Young S.p.A. for the audit of 2009-2011 financial statements, for the sum of 7,000 euro per year, together with 5% lump sum accessory

costs and plus VAT.

After a brief discussion the Investors' Meeting unanimously

resolves:

to confer powers upon the CEO and Fis Full Integrated Solutions S.p.A. to further study the new regulations contained in the recently issued Auditors Decree, and in particular the consequences and implications of that Decree for the company, reserving the right to meet and resolve upon possible appointment of the independent auditors in compliance with effectively applicable law as soon as the necessary legal clarification and Consob Regulations on statutory audit are available.

There being no other points for discussion and no person requesting the floor, the Chairman declares the General Meeting of Investors closed at 10:25 hours.

The Secretary The Chairman

Massimo Armeni Antonio Bertani

ANNEX A
COMPANY CREDICO FINANCE 7 S.R.L.
GENERAL MEETING OF INVESTORS OF 28 APRIL 2010
COMPANY CAPITAL 10,000 EURO

List of Attendees

INVESTOR	Represented by:	% Investment
Stichting Melograno 3	Massimo Armeni	50%
Stichting Melograno 4	Massimo Armeni	50%
Total capital (Euro)		10,000.00
SECRETARY	Massimo Armeni	
CHAIRMAN	Antonio Bertani	

Chief Executive Officer

Antonio Bertani

Credico Finance 7 S.r.l.

BALANCE SHEET

as at 31 December 2009 (amounts expressed in euro)

	2009	2008
BALANCE SHEET		
ASSETS		
60 Receivables	7.482	7.585
120 Tax assets (a) current		80 80
(b) prepaid		
140 Other assets	13.644	15.736
TOTAL ASSETS	21.126	23.401

	2009	2008
LIABILITIES AND EQUITY		
70 Tax liabilities a) current b) deferred	262	
90 Other liabilities	10.496	13.033
120 Capital	10.000	10.000
160 Reserves	368	151
180 Profit (Loss) this financial year		217
TOTAL LIABILITIES AND EQUITY	21.126	23.401

Credico Finance 7 S.r.l.

INCOME STATEMENT

as at 31 December 2009

(amounts expressed in euro)

	2009	2008
10 Interest income and similar revenues	42	300
Interest margin	42	300
Intermediation margin	42	300
110 Administrative costs:a) staff costsb) other administrative costs160 Other operating income and expenses	(9.025) (123.327) 133.188	(9.215) (123.327)
Operating result	878	300
Profit (Loss) on Current Assets before tax	878	300
190 Income tax for the year on current operations Net Profit (Loss) on Current Assets	(878)	217
Profit (Loss) for the year	0	217

Credico Finance 7 S.r.l.

NOTES TO THE 2009 FINANCIAL STATEMENTS

COMPANY PURPOSE

The sole purpose of the company, incorporated on 15 September 2006, is the securitisation of loans in accordance with Italian Law no. 130 of 30 April 1999.

1. INTRODUCTION

The Notes to the Financial Statements are divided into parts as follows:

Part A – Accounting Standards

Part B – Balance Sheet data

Part C - Income Statement data

Part D – Other information

Each part of the Notes to the Financial Statements is divided into sections illustrating every aspect of company business. The sections contain both qualitative and quantitative information.

2. PART A – ACCOUNTING STANDARDS

A.1 General Section

Section 1 - Statement of compliance with international accounting standards

The financial statements as at 31 December 2009 were prepared according to International Financial Reporting Standards and International Accounting Standards ("IFRS", "IAS" or "international accounting standards").

IAS/IFRS international accounting standards, issued by IASB (the International Accounting Standards Board), are a series of standard criteria for the preparation of company financial statements which aim to render the statements more easily comparable in a context characterised by increasing competition and globalisation.

In Europe, the application of IAS/IFRS standards was introduced for the consolidated financial statements of listed companies by EC Regulation 1606 of 19 July 2002.

The European Community finalised their approval for the application of IAS/IFRS standards in December 2004, on ratification of IAS 39 in relation to financial instruments.

In Italy, Legislative Decree no. 38 of 28 February 2005 extended the application of IAS/IFRS standards, within the framework of options permitted by the European Regulation, to the separate financial statements

(optional for 2005 and compulsory from 2006) of listed companies, banks, regulated finance companies and unlisted insurance companies.

The Bank of Italy, in the context of its regulatory powers conferred by Italian Legislative Decree no. 38 of 28 February 2005 and to complete the regulatory framework, issued its first version of the "Instructions for the preparation of financial statements of Italian intermediaries entered on the Special List, electronic money institutes, asset management companies and investment companies" by Order dated 14 February 2006, later replaced and amended by Order dated 16 December 2009, upon which the financial statements are based.

Pursuant to Italian Legislative Decree 38/2005 the decision regarding application of IAS/IFRS standards is irrevocable.

Credico Finance 7 S.r.l., in compliance with the provisions of Italian Legislative Decree 38/2005, adopted IAS/IFRS standards for the preparation of its own financial statements as of 2006.

The financial statements are expressed in euro, the operating currency of the company. The statements and notes to the financial statements, unless otherwise indicated, are expressed directly in euro.

Section 2 - General preparation principles

The financial statements comprise the balance sheet, income statement, statement of comprehensive income, statement of changes in equity, cash flow statement and these notes to the financial statements, and are accompanied by the CEO's annual report on operations. The balance sheet and income statement tables contain items, sub-items and additional data (those indicated by "of which" in the items and sub-items).

The financial statements are prepared in accordance with general principles indicated in the Framework for the preparation and presentation of financial statements, with particular regard to the basic principles of substance over form, of going concern assumptions and the concept of relevance and materiality of data.

The financial statements are prepared on an accruals basis and with a view to the business as a going concern.

Items with blank values for both the reference and previous years are not shown.

The notes to the financial statements include information as required under Bank of Italy Instructions of 16 December 2009, "Instructions for the preparation of financial statements of Italian intermediaries entered on the Special List, electronic money institutes, asset management companies and investment companies" and other information required to meet international accounting standards.

The identification of financial assets and liabilities in the notes to the financial statements, pursuant to Bank of Italy implementing provisions for art. 9, Italian Law 38/2005, is performed in compliance with international accounting standards and highlights the separation of securitisation assets from company assets. These arrangements are also in line with the terms of Italian Law 130/99, according to which the loans relating to each securitisation constitute equity separate to all effects and purposes from that of the company and from that relating to other transactions.

In order to provide complete information, it should be mentioned that IAS 39 treatment of financial assets and/or groups of financial assets and liabilities arising from securitisations is still under consideration by the accounting standards interpretation committees.

Securitisations

The presentation format for the securitisation accounts fully complies with the aforementioned "Instructions

for the preparation of financial statements of Italian intermediaries entered on the Special List, electronic money institutes, asset management companies and investment companies" issued by the Bank of Italy on 16 December 2009.

The regulations indicated in the Instructions appear to be in line with the content of the previous Instructions of April 2000 and with Italian Law 130/99 (the "Law on Securitisation"), which states that "loans relating to each securitisation constitute equity separate to all effects and purposes from that of the company and from that relating to other transactions".

Information regarding the securitisation is provided in a separate section of the Notes to the Financial Statements and does not form part of the Financial Statements tables. Consequently, securitisation-related values are not affected by the application of IAS/IFRS.

With reference to this type of transaction, Bank of Italy instructions specifically state that:

- a) accounting information relating to each securitisation should be indicated separately in the Notes to the Financial Statements;
- b) the information must contain all necessary data of a qualitative and quantitative nature to provide a clear and complete representation of each transaction.

In particular, the Bank of Italy requires that the Notes to the Financial Statements include a minimum of information as specified below.

In part D, "Other information", a section must be included to summarise the following: total loans acquired (nominal and disposal value); total securities issued, distinguished by category and related level of subordination. It remains implicit that the provision requiring that all information, even where not specifically requested, is included to provide a full picture of the situation, whilst information which, by nature or for its excessive content, reduces the clarity and immediate understanding of the information documented, should be omitted.

For each securitisation a special section ("F") should be included, illustrating at least the following information:

Qualitative information:

- description and progress of the transaction;
- parties involved;
- description of the issues;
- contingent financial transactions;
- operational rights of the transferee company and, if different, of the issuer.

Quantitative information

- position of loans at the time of disposal; increases and decreases in value during the financial year in question; position of loans a the end of the financial year;
- development of past due loans;
- cash flows for the year;
- position of guarantees and liquidity resources;
- breakdown of securitised assets and liabilities by residual life;
- breakdown of securitised assets by geographic location;
- indications regarding the level of portfolio split.

For further information on the securitisation, reference should be made to subsection F, part D "Other Information" in these Notes to the Financial Statements.

Section 3 - Events after the financial statements date

In the period between closure of the financial year and the date of approval of the financial statements, there were no events of significant impact on operations or on the economic results.

The securitisation proceeded normally.

A.2: NOTES ON THE MAIN ITEMS OF THE BALANCE SHEET

RECEIVABLES

Recognition criteria

Receivables refer to amounts due from customers and from banks envisaging fixed or calculable payments, and which are not listed on an active market. The item represents total deposits and open current account balances.

Classification criteria

Receivables are not initially classified as financial assets available for sale.

Valuation criteria

Receivables are valuated at their amortised cost. This criterion does not apply to receivables of less than short-term value, for which recognition is at original cost. At each reporting date receivables are subjected to impairment testing.

Derecognition criteria

Receivables are derecognised when the asset concerned is transferred, with substantial transfer of all related risks and benefits, on expiry of contractual rights or when the receivable is considered completely irrecoverable.

Income item recognition criteria

Income items are represented by revenues from interest income on current accounts.

DEFERRED AND CURRENT TAXES

Recognition criteria

The recognition of current tax assets and liabilities derives from obligations related to income tax regulations in force.

The recognition of deferred tax assets and liabilities is based on temporary differences taxable or deductible in future periods.

In accordance with IAS 12, current assets and liabilities can be offset.

Classification criteria

This item includes current and deferred tax assets and liabilities.

Valuation criteria

Tax provisions are determined on the estimated current and deferred tax payables, calculated according to applicable tax rates.

Deferred tax liabilities are always calculated. Deferred tax assets are calculated if it is reasonable to assume they are recoverable.

Derecognition criteria

Current tax assets and liabilities are cancelled at the time of payment envisaged under current tax regulations.

Deferred taxes are cancelled when recorded temporary differences become taxable or deductible.

OTHER ASSETS

Recognition, classification, valuation, derecognition and identification of income items

Receivables resulting from the chargeback of costs sustained in relation to assigned equity are recognised at the moment in which provision of the service is completed or the costs are incurred, i.e. the moment in which the company may rightfully claim payment.

OTHER LIABILITIES

Recognition, classification, valuation, derecognition and identification of income items

These items are recognised at their nominal value and settlement is expected within the normal business cycle of the Company, therefore no deferral is planned. Initial recognition of payables is at fair value, normally corresponding to the amount paid, including any accessory income and/or charges.

COMPANY CAPITAL

Company capital is recognised net of subscriptions called but not yet paid.

COSTS AND REVENUES

Recognition, classification, valuation and derecognition criteria

Costs and revenues are recognised to the balance sheet according to their nature and on an accruals basis.

Costs are recognised to the income statement when a decrease in future economic benefits arises, leading to decreased assets or increased liabilities, the value of which can be reliably determined. Revenues are recognised to the income statement when an increase in future economic benefits arises, leading to increased assets or decreased liabilities the value of which can be reliably determined. Therefore the link between costs and revenues is based on the direct association between costs incurred and the achievement of specific revenue items.

Given the exclusive business operations of the company, any operating costs, interest income and tax payable are recognised separately to equity, limited to the amount necessary to guarantee the company's equity and financial stability, in accordance with contractual provisions. This amount is recognised to "other operating income".

A.3: FAIR VALUE DISCLOSURES

This part contains no information as the company does not possess financial instruments measured at fair value.

PART B – BALANCE SHEET DATA

Balance sheet data are expressed in euro.

ASSETS

Total Book Value

Total Fair Value

Section 6 – Receivables (Item 60)

6.1 "Due from banks"

2009	2008
7,482	7,585

This item comprises positive current account balances.

Breakdown	2009	2008
1. Deposits and current accounts	7,482	7,585
2. Loans		
2.1 Repo agreements		
2.2 Finance leases		
2.3 Factoring		
- with recourse		
- without recourse		
2.4 Other loans		
3. Debt securities		
- structured securities		
- other debt securities		
4. Other assets		

This item is composed of the positive balance on current account n° 29398 held with Iccrea Banca, including interest matured as at the reporting date.

7,482

7,482

7,585

7,585

Section 12 – Tax Assets and Tax Liabilities (Assets Item 120 and Liabilities Item 70)

This item includes current and prepaid tax assets and liabilities.

12.1 Breakdown of Item 120 "Tax assets: current and prepaid"

		2009	2008
Tax assets			
	1. Current	0	80
	2. Prepaid		
Total		0	80

12.2 Breakdown of Item 70 "Tax liabilities: current and deferred"

		2009	2008
Tax liabilities			
	1. Current	262	0
	2. Deferred		
Total		262	0

The breakdown of tax liabilities is as follows:

	2009	2008
Withholding tax	12	80
Prepaid IRAP	302	0
IRES payable	(245)	0
IRAP payable	(331)	0
Total current tax liabilities	262	80

Withholding tax relates to sums withheld on interest income matured as at 31 December 2009. In 2009 line-by-line offsetting was performed for IRES (production tax) and IRAP (regional tax) so as to close the financial statements with a total IRES payable of 233 euro and a total IRAP payable of 29 euro.

Section 14 – Other Assets (Item 140)

14.1 Breakdown of Item 140 "Other assets"

The breakdown of Other assets is as follows:

	2009	2008
Structural costs link account	13,415	15,564
VAT credit	229	172
Total other assets	13,644	15,736

The structural costs link account essentially represents the amount receivable, according to contractual arrangements, for chargeback of costs and revenues from company equity to separate equity. At the end of the year it was deemed appropriate to offset receivables and payables against separate equity. Payables classed as sub-items, in fact, originating mainly from the payment of costs charged back at the end of the year.

The VAT credit is that due from the Italian Inland Revenue against the VAT prepayment made in December.

LIABILITIES

Section 9 – Other Liabilities (Item 90)

9.1 Breakdown of Item 90 "Other Liabilities"

Other liabilities can be broken down as follows:

	2009	2008
- Payables to providers	8,981	10,787
- Invoices to be received	1,322	1,870
- Withholding tax for freelance collaborators	193	376
GENERAL TOTAL	10,496	13,033

Payables to providers are detailed below:

Total	8,981
- Grassi (notary public)	927
- FIS S.p.A.	8,054

Payables on invoices to be received are detailed below:

Invoices to be received	
- Willmington	1,022
- FIS S.p.A.	300
Total	1,322

Invoices to be received mainly refer to administrative and operating costs for the two Stichtings with holdings in the company.

Section 12 – Equity (Items 120, 130, 140 and 150)

12.1 Breakdown of Item 120 "Capital:

Туре		31/12/2009	31/12/2008
1.	Capital	10,000	10,000
	1.1 Ordinary share	s 0	0
	1.2 Other shares	0	0

The fully subscribed and paid-up Capital can be broken down as follows, with related percentages:

Investors	Percentage Investment	Nominal Value Investment
Stichting Melograno 3	50%	5,000
Stichting Melograno 4	50%	5,000

12.5 Other information

Breakdown and changes in Item 160 "Reserves"

			Profit 1	eserves	Other:		
Type /	Values		Legal	Exceptio nal	Restatement reserves	Other reserves	Total
A.	Openin	g balances	11	140	0	0	151
B.	Increase	es					
	B.1	Allocations	11	206			217
	B.2	Other changes					
C.	Decreas	ses					
	C.1	Utilisation					
		loss cover					
		distribution					
		transfer of capital					
	C.2	Other changes					
D.	Closing	balances	22	346	0	0	368

With regard to detailed distribution of reserves, reference should be made to the following table.

Description	Description Amount Utilisation options Available shar		-	ions in the last three ars	
Description	7 Killoulle	Ctilisation options	Available share	as loss cover	other reasons
Profit reserves:			-		
Legal reserve	22	В			
Exceptional reserve	346	A,B,C	346		
Other:					
Restatement reserve					
Retained earnings		В			
Non distributable share			346		
Distributable share			-		

Key:

A for capital increases

B as loss cover

C for distribution to investors

PART C – INCOME STATEMENT DATA

Section 1 – Interest (Items 10 and 20)

1.1 Breakdown of Item 10 "Interest income and similar revenues"

Interest income includes interest on amounts due from lenders.

Item / Type	Debt securities	Loans	Other transactions	Total 31.12.2009	Total 31.12.2008
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1. Financial assets held for trading			
2. Financial assets at fair value			
3. Financial assets available for sale			
4. Financial assets held to maturity 5.			
Receivables			
5.1 Due from banks	42	42	300
5.2 Due from financial institutions			
5.3 Loans to customers			
6. Other assets			
7. Hedging derivatives			
Total	42	42	300

Section 9 – Administrative Costs (Item 110)

9.1 Breakdown of item 110.a "Staff costs"

Item/Segment	2009	2008
1. Employees		
a) wages and salaries		
b) social security costs		
c) employee termination indemnity		
d) welfare costs		
e) provisions for employee termination indemnity		
f) provisions for retirement benefits and similar commitments:		
- defined contribution plans		
- defined benefit plans		
g) payments to external supplementary pension funds:		
- defined contribution plans		
- defined benefit plans		
h) other costs		
2. Other staff in service3. Directors and Auditors	9,025	9,215
4. Staff laid off		
5. Cost recoveries for staff seconded to other companies		
6. Reimbursements for staff seconded to the company		
Total	9,025	9,215

This item refers exclusively to fees payable to the CEO for 2009. The company does not have a Board of Statutory Auditors.

9.3 Breakdown of Item 110 "Other administrative costs"

	2009	2008
- legal and notary public advisory fees	10,566	9,833
- tax and administrative advisory services	101,549	102,524
- financial statements audit	9,311	8,975
- Stichting operating costs	1,836	1,788
- document registration fees	5	130
- bank charges	60	61
- postal charges	0	16
Total	123,327	123,327

Section 14 – Other operating income and charges (Item 160)

14.1 Breakdown of Item 160 "Other operating income and charges"

Item		2009	2008
1. Income			
1.1 Revaluations			
1.2 Profit from disposals			
1.3 Reversals			
1.4 Other income		134,076	133,131
2. Charges			
2.1 Write-downs			
2.2 Losses from disposals			
2.3 Impairment write-downs			
2.4 Other charges		(888)	(589)
	Net result	133,188	132,542

Other income refers to the structural costs link account with breakdown as follows:

	2009
- Chief Executive Officer fees	9,025
- legal and notary public advisory fees	10,566
- tax and administrative advisory services	101,549
- financial statements audit	9,311
- Stichting operating costs	1,836
- document registration fees	5
- bank charges	60
- postal charges	0
- annual Chamber of Commerce subscription	200
- government concession tax on company records	310
- stamp duty	76
- duty stamps and document registration fees	287
- sanctions and arrears interest	15
- Ires	245
- Irap	633
- interest income	(42)
Total	134,076

The breakdown of other charges is as follows:

	2009	2008
- annual Chamber of Commerce subscription	200	200
- government concession tax on company records	310	310
- stamp duty	76	77
- duty stamps and document registration fees	287	0
- sanctions and arrears interest	15	2
Total	888	589

Section 17 – Income tax for the year on current operations (Item 190)

This item represents the income tax payable for the year.

17.1.a Breakdown of item 190 "Income tax for the year on current operations"

		2009	2008
1.	Current tax – IRES/IRAP	576	83
2.	Change in current tax for previous years	302	0
3.	Reduction in current tax this year	0	0
4.	Change in prepaid tax	0	0
5.	Change in deferred tax	0	0
	Income tax for the year	878	83

The total taxes for 2009 were calculated according to current regulations.

17.2 Reconciliation between theoretical and balance sheet tax charges

	Taxable amount	Tax rate	Tax
Theoretical IRES	576	27.50%	158
Increases			
Non-deductible costs	315	27.50%	87
Actual IRES	891	27,50%	245
Theoretical IRAP	576	4.82%	28
Increases			
10% of other administrative costs	13,323	4.82%	642
Decreases	315	4.82%	15
General deduction	(7,350)	4.82%	(354)
Actual IRAP	6.864	4,82%	331

PART D - OTHER INFORMATION

D – GUARANTEES GIVEN AND COMMITMENTS

D.1 – Value of guarantees given and commitments

The company has not given guarantees to third parties, and has no commitments other than those indicated in Section F.

D.3 – Additional information

The Company had recorded no off-balance sheet transactions as at 31 December 2009 other than those indicated in section F.

F - SECURITISATIONS

Structure, Format and Valuation Criteria used in preparation of the Summary Statement of Securitisations and Securities Issued

The structure and format of the summary statement are in line with the requirements of Bank of Italy Instructions of 29 March 2000, "Financial Statements for Securitisation Companies", as updated by the "Instructions for the preparation of financial statements of Italian intermediaries entered on the Special List, electronic money institutes, asset management companies and investment companies" issued by the Bank of Italy, within the framework of its regulatory powers as conferred by Italian Legislative Decree 38 of 28 February 2005, in its Instructions of 16 December 2009.

Figures for the previous year are provided for comparison purposes.

As for the previous section of the Notes to the Financial Statements, amounts are expressed in euro unless otherwise indicated. Illustrated below are the valuation criteria adopted for the more significant items which, in accordance with provisions of the aforementioned Bank of Italy Instructions, continue to comply with the criteria contained in Italian Legislative Decree 87/92.

Securitised assets

Securitised assets are recognised at their nominal value, representing the expected realisation value net of write-downs.

Utilisation of cash and amounts due from Banks

Receivables, represented by positive balances on current accounts held with banks, are recognised at their nominal value, corresponding to their estimated realisable value.

Securities issued

Securities issued are recognised at their corresponding nominal values. Series C securities are classed as asset-backed securities with limited recourse, and are reimbursed exclusively from sums collected on transferred loans.

Other liabilities, Accruals and Deferred Income/Expense

Liabilities are recognised at nominal value.

Accruals and deferred income or expense are calculated on an accruals basis, applying the general year-on-year matching principle.

Interest, Commissions, Other income and charges

Costs and revenues attributable to securitised assets and securities issued, interest, commissions, income and other costs and revenues are recognised on an accruals basis.

Derivatives

The spread on the Interest Rate Swaps, stipulated as interest rate hedges, is recognised under costs in accordance with the accruals principle.

F.1 SUMMARY STATEMENT OF SECURITISED ASSETS AND SECURITIES ISSUED

	Position as at 31 December 2009	Position as at 31 December 2008
A. Securitised assets	(in euro)	(in euro)
A. Securiused assets A1 Loans	296,191,391	349,641,155
A2 Securities	295,152,323	347,889,871
	1 020 069	1 751 204
A3 Other	1,039,068	1,751,284
A3 a) Accrued interest on existing loans as at 31 December	1,039,068	1,751,284
B. Utilisation of income from loan management	10,838,884	15,838,083
B1 Debt securities		
B2 Equity securities	40.000.004	1.7.020.002
B3 Cash	10,838,884	15,838,083
B3 a) Cash in current account	5,215,622	8,944,185
B3 b) Due from Deutsche London for investments	5,601,016	6,701,785
B3 c) Other	22,246	192,113
C. Securities issued	299,217,181	358,308,872
C1 Class A securities (series 1)	272,927,436	332,019,127
C2 Class B securities (series 2)	16,700,000	16,700,000
C3 Class C securities (series 3)	9,589,745	9,589,745
D. Borrowings	1,686,856	69,311
E. Other liabilities	6,126,238	7,101,055
E1 Due to the parent company	13,415	15,564
E2 Providers	288,174	121,641
E3 Due to lending banks for interest matured		250,498
E4 Accrued liabilities on A and B securities issued	129,824	688,658
E5 Excess spread on C securities issued	5,446,706	5,949,033
E6 Payables to BCC for the expenditure fund	75,400	75,400
E7 Other	172,719	261
F. Interest expense from securities issued	10,677,001	25,652,491
F1 Interest on A and B securities	6,075,825	21,935,287
F2 Excess spread on C securities issued	4,601,176	3,717,204
G. Securitisation-related commissions	1,650,957	1,775,957
G1 for servicing	1,461,681	1,623,206
G2 for other services	189,276	152,751
H. Other charges	296,412	607,199
H1 Due on negative swap spreads	133,221	339,777
H2 Other	163,191	267,422
I. Interest generated from securitisations	11,600,224	24,443,666
L. Other revenues	1,024,146	3,591,981
L1 Interest income from current accounts and investments	198,541	2,982,668
L2 Other	825,605	609,313

QUALITATIVE INFORMATION

F.2 DESCRIPTION AND PERFORMANCE OF THE SECURITISATION

On 14 December 2006, the following parties:

- Banca di Credito Cooperativo di Alba Langhe e Roero, with registered office at Corso Italia 4, Alba (CN), Italy;
- Banca di Credito Cooperativo di Anghiari e Stia, with registered office at Via Mazzini 17, Anghiari (AR), Italy;
- Banca di Credito Cooperativo di Corinaldo, with registered office at Via del Corso 45, Corinaldo (AN), Italy
- Banca di Forlì Credito Cooperativo, with registered office at Corso della Repubblica 2/4, Forlì (FC), Italy;
- Banca di Credito Cooperativo Vicentino Pojana Maggiore, with registered office at Via Matteotti 47, Pojana Maggiore (VI), Italy;
- Banca Malatestiana Credito Cooperativo, with registered office at Via Vilfredo Pareto 1, San Vito, Rimini (RN), Italy;
- Banca di Credito Cooperativo di Masiano, with registered office at Via Masiano 6/a, Masiano (PT), Italy
- Banca di Credito Cooperativo Picena, with registered office at Via Galvoni 1, Castigliano (AN), Italy;
- Banca di Credito Cooperativo di Piove di Sacco, with registered office at Via Alessio Valerio 78,
 Piove di Sacco (PD), Italy;
- Banca di Credito Cooperativo di Pontassieve, with registered office at Via Vittorio Veneto 9, Pontassieve (FI), Italy
- Banca di Credito Cooperativo di Recanati e Colmurano, with registered office at Piazza G. Leopardi 21, Recanati (MC), Italy;
- Banca Romagna Cooperativa, with registered office at Piazza Trieste 17, Forlimpopoli (FC), Italy (formerly Banca Romagna Centro Credito Cooperativo);
- Banca di Credito Cooperativo di Staranzano, with registered office at Piazza della Repubblica 9, Staranzano (GO), Italy
- Banca di Credito Cooperativo di Triuggio, with registered office at Via Silvio Pellico 18, Triuggio (MI), Italy
- Banca di Credito Cooperativo di Vignole, with registered office at Via IV Novembre 108, Vignole Quarrata (PT), Italy;
- Banca di Credito Cooperativo di Ghisalba, with registered office at Via Francesca 3, Ghisalba (BG), Italy

completed transfer without recourse to Credico Finance 7 S.r.l. of a portfolio composed of performing mortgage loans for a total nominal value of 477,939,745 euro. For these loans Credico Finance 7 paid 477,939,745 euro as the initial payment for acquisition, undertaking to reimburse each lending bank the interest matured as at 31 October 2006 (valuation date for the transferred portfolio).

The individual BCCs selected the portfolio for transfer according to criteria common to all and based on certain specific criteria identified in individual transfer agreements.

The general criteria for selection of the loans to be transferred are as follows:

- a) in euro;
- b) classed by the Lending Bank as performing in compliance with current Bank of Italy supervisory instructions:
- c) derive from loan agreements on which at least one instalment has been paid;
- d) derive from mortgage-backed loans in favour of the Lending Bank (i) for first mortgages or (ii) second mortgages, i.e.: (a) a second mortgage for which at the valuation date all first mortgage

guarantee obligations were fully satisfied; (b) a second mortgage for which all guarantee obligations on the first mortgage (except any first mortgage guarantee obligations fully satisfied as at the valuation date) are registered in favour of the Lending Bank as credit guarantees that satisfy all other Lending Bank criteria;

- e) for which any pre-amortisation period envisaged in the related loan agreement has ended;
- f) derive from loan agreements envisaging full repayment by a date no later than 31 December 2031;
- g) do not derive from loans with financial contributions of any kind pursuant to laws or agreements (e.g. subsidised or preferential-term loans);
- h) do not derive from loans granted to Lending Bank employees;
- i) do not derive from loans classed as "agricultural loans" pursuant to art. 43, Consolidated Law on Banking, even if the agricultural loan transaction was completed via a crop credit certificate;
- j) derive from loan agreements which (i) in relation to all past due instalments, possibly excluding the last, none remain unpaid as at the valuation date and (2) in relation to which the final past due instalment as at the valuation date was paid in the fifteen days following the due date;
- k) derive from fully disbursed loans, for which there is no obligation and no option for further disbursements;
- l) do not derive from loans which, albeit performing, have at any time been classified as default in accordance with Bank of Italy Instructions.

The nominal values of loans disposed of by each BCC were as follows:

BCC Alba	119,075,076
BCC Anghiari	15,427,619
BCC Corinaldo	9,846,332
BCC Forlì	40,115,663
BCC Vicentino	20,104,060
BCC Masiano	14,230,505
BCC Picena	14,724,709
BCC Piove di Sacco	20,518,499
BCC Pontassieve	25,567,463
BCC Recanati	26,253,270
BCC Romagna Cooperativo (formerly BCC Romagna	
Centro)	37,318,807
BCC Staranzano	23,405,740
BCC Triuggio	20,473,827
BCC Vignole	32,296,458
BCC Ghisalba	7,939,236
BCC Malatestiana	50,642,481
Total	477,939,745

In 2009 certain positions in the portfolio were reclassified as default. The residual capital debt value on the forty-three positions, net of any recoveries as at 31 December, was 4,712,804 euro. The reclassification to default led to non-payment of an express spread for the same amount. During the year recoveries on these positions totalled 444,653 euro (on capital).

The securitisation is proceeding in accordance with expectations.

F.3 INDICATION OF THE PARTIES INVOLVED

Transferors: BCC Alba, BCC Anghiari, BCC Corinaldo, BCC Forlì, BCC Vicentino, BCC Masiano, BCC Picena, BCC Piove di Sacco, BCC Pontassieve, BCC Recanati, BCC Romagna Cooperativo (formerly BCC Romagna Centro), BCC Staranzano, BCC Triuggio, BCC Vignole, BCC Ghisalba and BCC Malatestiana

As servicers, the BCCs are responsible for the progress and monitoring of the transferred loans. In particular, they are responsible for loan management, any default and upkeep of the guarantees, ensuring necessary documentation.

Agent bank: Deutsche Bank AG London/Deutsche Bank S.p.A. Milan branch/ Deutsche Bank Luxembourg S.A./Deutsche International Corporate Services (Ireland)

The four banks act as transaction bank, principal and Italian paying agent, cash manager and computation agent, responsible for calculating amounts due on each interest payment date and for liquidity management of the SPV in accordance with contractual arrangements.

Hedging counterparties: Abn Amro Bank NV

Abn Amro Bank NV is the counterparty with which Credico Finance 7 stipulated three financial hedges (three Interest Rate Swaps) to hedge against structural interest rate risk.

Lead manager and Arranger: Iccrea Banca / Société Générale

These parties acted as placing agents for placement of the securities on the market, in compliance with all related laws and contractual obligations.

Investors' Representative: Deutsche Trustee Company Limited

Administrative services: FIS Fiduciaria Generale S.p.A.

FIS Fiduciaria Generale S.p.A. provides administrative and accounting services.

F.4 ISSUE CHARACTERISTICS

The issue is composed of three series of asset-backed securities, issued at par value on 19 December 2006, for a total nominal value of 392,750,879 euro, as follows:

Class A issue	451,650,000
Class B issue	16,700,000
Class C1 issue	2,353,076
Class C2 issue	320,619
Class C3 issue	201,332
Class C4 issue	802,663
Class C5 issue	402,060
Class C6 issue	1,013,481
Class C7 issue	289,505
Class C8 issue	299,709
Class C9 issue	410,499
Class C10 issue	529,463
Class C11 issue	528,270
Class C12 issue	746,807
Class C13 issue	468,740
Class C14 issue	413,827

Total	477,939,745
Class C16 issue	163,236
Class C15 issue	646,458

Amounts indicated in the table refer to securities tranching. As 18 months have passed since issue as at year end, capital repayments were made on Class A securities, which as at 31 December 2009 totalled 272,927,436 euro.

Interest matures on the securities at the 3-month Euribor rate with the following spreads:

Class A:	+0.16%
Class B:	+0.55%

The return on Class C securities is calculated annually on the basis of revenues from interest collected on the transferred loans, net of operating costs sustained by the SPV.

In 2009 payments were duly made on the four interest payment dates (12 March – 12 June – 12 September – 12 December). Payments were made for interest matured on Class A and B securities, and residual payments as envisaged under contract on Class C securities. The payments were made in accordance with the Order of Priority of Payments.

The securities are listed on the Irish Stock Exchange with Standard & Poor's, Moody's and Fitch IBCA ratings assigned as follows:

	Standard & Poor's	Moody's Rating	Percentages	Amount in € mln
Securities	rating			
Class A	AAA	Aaa	94%	451.7
Class B	A	A1	3%	16.7
Class C	Not rated	Not rated	3%	9.6

F.5 CONTINGENT FINANCIAL TRANSACTIONS

As interest rate hedging on the series of securities, three Interest Rate Swap contracts were stipulated, corresponding to the floating rate applied to each portfolio transferred.

In accordance with rating agency agreements, each BCC injected liquidity into the SPV as a further guarantee against fluctuations in incoming cash flows from the loans and in outbound cash flows due to coupon payments. The original total involved, gradually reducing in compliance with certain contractual conditions, was 19,575 thousand euro (4,1% of the total portfolio transferred).

As an additional guarantee the BCCs disbursed limited recourse loans in government securities. These are deposited with Deutsche Bank Milan branch in favour of the senior securities holders. Legal ownership of these securities passed to Credico Finance 7, whilst for accounting purposes they continue to be recognised under assets of the individual BCCs together with related interest.

F.6 OPERATING RIGHTS OF THE TRANSFEREE COMPANY

Credico Finance 7 S.r.l. (as transferee and issuer) has operating rights limited by the Articles of Association. In particular, art. 2 states: "The sole purpose of the Company is the implementation of one or more securitisation, as envisaged under the terms of Italian Law no. 130 of 30 April 1999 (hereinafter "Law 130/1999"), as amended and in compliance with implementing provisions, via the purchase of existing or future monetary loans, identifiable en bloc when in reference to multiple loans, and financed by means of the issue of securities (by the company or another company established pursuant to Law 130/99) under the terms of article 1, subsection 1, paragraph b) and article 5 of Italian Law 130/1999.

In compliance with this Law, loans relating to each securitisation to all effects and purposes constitute equity separate from that of the company and from that relating to other transactions. Creditors other than holders of securities issued to finance the loan acquisitions have no power to act on equity separated as above. To the extent permitted by the provisions of Law 130/1999, the company may implement financial

transactions solely with a view to the success of its securitisations, or in any event instrumental to the company purpose, together with reinvestment in other financial assets of funds raised through management of loans acquired but which cannot immediately be utilised to satisfy rights related to the securitisation. The company will not wind up, merge or sell assets (except to the extent envisaged in documentation for the securitisations concerned), or amend its own memorandum of incorporation until the rated securities have been settled, without prior disclosure to the rating agencies involved in the specific transaction. Within the limits of the provisions of Law 130/99, the company may perform financial transactions required for the success of the securitisation, or accessory, instrumental, linked, associated or necessary to pursue its company purpose, including arrangements for mortgages and loans, pledges and other forms of guarantee. The company may also appoint third parties as collection agents for the acquired loans and/or as cash and payment service providers, and may dispose of the acquired loans, reinvest in other financial assets (including loans with characteristics similar to those securitised) of funds deriving from management of the acquired loans but not immediately used to satisfy rights relating to the aforementioned securities. Company business may be conducted both in Italy and other countries".

All the main business activities related to securitisation management have been outsourced to third parties (see point F3).

QUANTITATIVE INFORMATION

F.7 LOAN-RELATED CASH FLOW DATA (amounts in euro)

					Balances as
	Balances as at	Decreases	Other		at
		in			
	31 December	Collections	Decreases	Increases	31 Dec.
	2008	2009		in interest	2009
BCC Alba	85,125,131	15,116,580		2,562,324	72,570,875
BCC Anghiari	12,520,549	2,472,811		552,730	10,600,468
BCC Corinaldo	6,709,785	858,956		241,728	6,092,557
BCC Forlì	29,212,384	6,334,366		1,159,149	24,037,167
BCC Ghisalba	5,521,378	895,896		209,412	4,834,894
BCC Malatestiana	37,533,386	5,434,452		1,246,272	33,345,206
BCC Masiano	11,108,365	2,259,900		477,289	9,325,754
BCC Picena	10,457,135	2,017,511		429,964	8,869,588
BCC Piove di Sacco	14,520,632	3,005,044		624,056	12,139,644
BCC Pontassieve	21,021,489	3,659,130		789,555	18,151,914
BCC Recanati	17,872,693	3,480,797		684,571	15,076,467
BCC Romagna Centro	25,540,632	5,755,301		995,038	20,780,369
BCC Staranzano	17,055,204	3,344,599		570,444	14,281,049
BCC Triuggio	14,241,695	3,081,201		492,139	11,652,633
BCC Vicentino	13,838,868	2,572,748		413,614	11,679,734
BCC Vignole	25,610,545	4,767,487		870,946	21,714,004
	347,889,871	65,056,779	0	12,319,231	295,152,323

[&]quot;Increases in interest" refers to interest matured during the year and duly collected at the end of the reporting period.

F.8 DEVELOPMENT OF PAST DUE LOANS

Detailed below are the changes in 2009 in past due loans.

Balances as			Balances as
at	Increases	Decreases	at

Development of Past Due Loans	31/12/2008	during the year	during the year	31/12/2009
BCC ALBA	512,069	9,353,095	8,390,893	1,474,271
BCC ANGHIARI E STIA	32,530	1,560,656	1,552,258	40,928
BCC CORINALDO	5,732	847,242	850,318	2,656
BCC FORLI'	238,505	3,913,236	3,955,702	196,039
BCC GHISALBA	0	732,965	732,965	-
BCC MALATESTIANA	327,193	4,338,602	3,732,482	933,313
BCC MASIANO	45,706	1,582,968	1,178,657	450,017
BCC PICENA	35,017	2,147,415	2,017,511	164,921
BCC PONTASSIEVE	146,844	3,666,668	3,657,702	155,810
BCC PIOVE DI SACCO	7,381	2,936,413	2,929,976	13,818
BCC RECANATI	119,175	3,799,434	3,369,009	549,600
BCC ROMAGNA	335,643	6,296,423	5,747,423	884,643
BCC TRIUGGIO	21,269	3,088,393	3,070,355	39,307
BCC VENETO STARANZANO	12,176	3,347,572	3,337,022	22,726
BCC VICENTINO	8,842	2,569,689	2,569,087	9,444
BCC VIGNOLE	347,133	5,298,811	4,718,092	927,852
Total	2,195,215	55,479,582	51,809,452	5,865,345

The future development of the securitisation is in line with expectations.

F.9 CASH FLOWS

Cash and cash equivalents – opening balance		8,944,185
Outflows		
Pay'ts to providers and corporate servicers	2,321,134	
Bank charges	2,955	
Servicing fees	1,363,528	
Interest on series A, B and C	11,061,832	
Payment of BCC accruals	250,498	
Investments	121,776,996	
Repayment of funding utilised	69,779	
Redemption of series A securities	59,769,076	
Total outflows		196,615,798
Inflows		
Disinvestments	123,046,861	
Collection on positive swap spreads	992,036	
Collections on funding	1,978,339	
Interest on loans	13,312	
Collections on loans	65,053,630	
Coupons collected on BCC accounts	1,803,057	
Total inflows		192,887,235
Total cash and cash equivalents as at		
31.12.2009		5,215,622

The estimated cash flows for 2009 are in line with the amortisation plan for the loans transferred.

F.10 POSITION OF GUARANTEES AND CREDIT FACILITIES

As at 31 December 2009 the funding provided by the BCCs was utilised for a total of 1,686,856 euro (on which interest of 3,355 euro had matured as at the financial statements date). As at the first interest payment date in 2010 these amounts had already been repaid in full.

F.11 Breakdown by residual life

ASSETS

Maturity	N° positions	%	Residual debt	%
up to 3 months	32	1%	2,475,981	1%
3 months – 1 year	48	1%	3,600,326	1%
1-5 years	380	11%	20,433,886	7%
over 5 years	2,884	85%	263,929,326	89%
Default	43	1%	4,712,804	2%
Total	3,387	100%	295,152,323	100%

The loans transferred are in Euro and have a maximum fixed maturity of 31 December 2031. 1,221,486 euro refer to positions concerning borrowers not resident in Italy.

LIABILITIES

Class A and B securities totalling 348,719,127 euro have a legal maturity of March 2039 with repayment linked to collections on the loans transferred.

Class C securities of 9,589,745 euro were subordinated to the full repayment of capital and interest on Class A and B securities.

F.12 Breakdown by Geographic Location

The breakdown by geographic location of the borrowers is as follows:

	N°			
Maturity	positions	%	Residual debt	%
Italy	3,379	100%	293,930,838	100%
Eurozone countries	4	0%	683,914	0%
EU countries, not Eurozone	0	0%	0	0%
Other	4	0%	537,571	0%
Total	3,387	100%	295,152,323	100%

All loans are in Euro.

F.13 RISK CONCENTRATION

The level of portfolio split is illustrated below, with breakdown by category.

	N°			
Amount range	positions	%	Nominal Value	%
up to 25,000 euro	164	5%	2,767,910	1%
25,000 – 75,000 euro	1,481	44%	76,028,463	26%
75,000 – 250,000 euro	1,631	48%	190,245,719	64%
over 250,000 euro	68	2%	21,397,427	7%
Default	43	1%	4,712,804	2%
Total	3,387	100%	295,152,323	100%

There are no individual loans of amounts exceeding 2% of the total portfolio.

Section 3 – Information on risks and related hedging policy

3.1 Credit risk

The Company has no credit risk. The securitised equity is separate to that of the Company.

3.2 Market risk

None.

3.3 Operating risk

None.

Section 4 – EQUITY DATA

4.1 Company equity

4.1.1 Qualitative information

In compliance with the provisions of art. 3, Italian Law 130/1999 the company was incorporated as a limited partnership (S.r.l.) with company capital of 10,000 euro.

Given the exclusive purpose of the company, its aim is long-term preservation of its equity, covering operating costs from its separate equity.

4.1.2 Quantitative information

4.1.2.1 Company equity: breakdown

	Item/Values	2009	2008
1.	Capital	10,000	10,000
2.	Share premium	0	0
3.	Reserves		
	- profit		
	a) legal	22	11
	b) statutory	0	0
	c) own shares	0	0
	d) other	0	0
	- other	346	140
4.	(Own shares)	0	0
5.	Valuation reserves		
	- Financial assets available for sale	0	0
	- Property, plant and equipment	0	0
	- Foreign investment hedges	0	0
	- Cash flow hedges	0	0
	- Exchange differences	0	0
	- Non-current assets and discontinued operations	0	0
	- Special revaluation laws	0	0
	- Actuarial gains/losses on defined benefit plans	0	0
	- Portion of reserves relating to investments carried at equity	0	0
6.	Equity instruments	0	0
7.	Profit (Loss) for the year		
		0	0
		0	217
	Total	10,368	10,368

4.2 Regulatory capital and capital ratios

Given the company purpose and information provided in Section 4.1, completion of this section does not considered applicable.

Section 5 – STATEMENT OF COMPREHENSIVE INCOME

Based on the Statement of Comprehensive Income, the company's profit/loss coincides with its comprehensive income.

Section 6 - RELATED PARTY TRANSACTIONS

6.1 Information on fees to strategic executives

Directors and Statutory Auditors Fees

On 24 April 2009 the ordinary General Meeting was held, during which resolution was passed in favour of an annual fee (net of VAT and professional emoluments) of 7,000 euro to the CEO for the current year.

Gross of VAT, professional contributions and other out-of-pocket expenses incurred for office purposes paid in 2009, the fees totalled 8,835 euro.

6.2 Loans and guarantees granted to directors and statutory auditors

No loans or guarantees were granted to the CEO. The Company does not have a Board of Statutory Auditors.

6.3 Information on related party transactions

Pursuant to art. 2497(1) of the Italian Civil Code, company equity is distributed as follows:

Stichting Melograno 3 – 50%

Stichting Melograno 4 – 50%

None of these organisations has a management and coordination role.

Consequently there are no related party transactions to report.

Section 7 – Additional information

7.1 Average number of employees per category

By law, the company has no employees and relies upon outsourced services for its business operations.

7.2 Management and coordination

The company declares that its business operations are not subject to third party management and coordination.

Credico Finance 7 Srl Chief Executive Officer (Antonio Bertani)

STATEMENT OF CHANGES IN EQUITY 2008

	<u> </u>		ω	Allocation	of previous year's results		Changes during the year						
	200	ø	200	7 modulori or providuo year o resulto		Equity transactions					1		
	Opening balance as at 31.12.2007	Changes in opening balance	Opening balance as at 01.01.2008	Reserves	Dividends and other utilisation	Changes in reserves	Issue of new shares	Purchase of own shares	Extraordinary distribution of dividends	Changes in equity instruments	Other changes	Comprehensive income 2008	Equity as at 31.12.2008
Capital	10.000		10.000										10.000
Share premium reserve	0		0										0
Reserves:	0		0										0
a) profit	6		6	145									151
b) other	0		0										0
Valuation reserves	0		0										0
Equity instruments	0		0										0
Own shares	0		0										0
Profit (Loss) this financial year	145		145	(145)								217	217
Equity	10.151	0	10.151	0	0	0	0	0	0	0	0	217	10.368

STATEMENT OF CHANGES IN EQUITY 2009

	80			Allanation				Changes duri					
	2008	9	600	Allocation	of previous year's results		Equity transactions						
	Opening balance as at 31.12.2008	Changes in opening balance	Opening balance as at 1.1.2009	Reserves	Dividends and other utilisation	Changes in reserves	Issue of new shares	Purchase of own shares	Extraordinary distribution of dividends	Changes in equity instruments	Other changes	Comprehensive income 2009	Equity as at 31.12.2009
Capital	10.000		10.000										10.000
Share premium reserve	0		0										0
Reserves:	0		0										0
a) profit	151		151	217									368
b) other	0		0										0
Valuation reserves	0		0										0
Equity instruments	0		0										0
Own shares	0		0										0
Profit (Loss) this financial year	217		217	(217)									0
Equity	10.368	0	10.368	0	C	0	0	0	0	0	0	0	10.368

CREDICO FINANCE 7 S.R.L.

STATEMENT OF COMPREHENSIVE INCOME

ITEMS – (IN EURO)	2009	2008
10. Profit (Loss) for the year	0	217
110. Total other income items after tax	0	0
120. Comprehensive income (Items 10 + 110)	0	217

CASH FLOW STATEMENT

A. OPERATIONS	2009	2008
1. Management	2,019	217
- interest income received (+)	42	300
- interest expense paid (-)		
- dividends and similar revenues (+)		
- net commissions (+/-)		
- staff costs (-)	(9,025)	(9,215)
- other costs (-)	(122,893)	(123,916)
- other revenues (+)	134,076	133,131
- taxes (-)	(181)	(83)
- costs/revenues for groups of discontinued assets, net of tax effects (+/-)	(101)	(00)
2. Cash flow generated/absorbed by financial assets	2,172	(10,031)
- financial assets held for trading	_, -, -	(10,001)
- financial assets measured at fair value		
- financial assets available for sale		
- due from banks		
- due from financial institutions		
- due from customers		
- other assets	2,172	(10,031)
3. Cash flow generated/absorbed by financial liabilities	(4,294)	11,030
- due to banks	(1,21,7	,
- due to financial institutions		
- due to customers		
- securities in issue		
- financial liabilities from trading		
- financial liabilities measured at fair value		
- other liabilities	(4,294)	11,030
Net cash flow generated/absorbed by operations	(103)	1,216
B. INVESTMENTS		
1. Cash flow generated by		
- disposal of equity investments		
- dividends collected on equity investments		
- disposal/redemption of financial assets held to maturity		
- disposal of property, plant and equipment		
- disposal of intangible assets		
- disposal of business segments		
1. Cash flow absorbed by	1	
- acquisition of equity investments		
- acquisition of financial assets held to maturity		
- purchase of property, plant and equipment		
- purchase of intangible assets		
- acquisition of business segments		
Net cash flow generated/absorbed by investments		

C. FUNDING		
- issue/purchase of own shares		
- issue/purchase of equity instruments		
- distribution of dividends and other		
Net cash flow generated/absorbed by funding		
NET CASH GENERATED/ABSORBED FOR THE YEAR	(103)	1,216

RECONCILIATION

	Amount		
	2009	2008	
Cash and cash equivalents – opening balance	7,585	6,369	
Total net cash flow generated/absorbed for the year	(103)	1,216	
Cash and cash equivalents – closing balance	7,482	7,585	

Credico Finance 7 S.r.l.

Annual report

Financial statements as at 31 December 2009

Dear Shareholders,

I hereby submit for your approval the financial statements as at 31 December 2009, the year closing with a break-even result and equity of 10,368 euro, comprising the balance sheet, income statement, statement of changes in equity, cash flow statement, statement of comprehensive income and notes to the financial statements.

Credico Finance 7 S.r.l. is a finance company, a securitisations SPV incorporated pursuant to art. 3, Italian Law no. 30 of 30 April 1999 and initially entered on the Special Register of financial intermediaries pursuant to art. 107 of the Consolidated Law on Banking. It is now included in the General Register according to art. 106 of the Consolidated Law as a result of the new regulations on "Loan securitisations – Cancellation of SPVs from the Special Register" issued by the Bank of Italy on 25 September 2009.

In accordance with the new regulations, loan securitisation companies pursuant to art. 3, Law no. 130 of 30 April 1999 are no longer required to be entered in the Special Register referred to in art. 107 of the Consolidated Law on Banking and are therefore officially cancelled.

The date of cancellation from the Special Register pursuant to art. 107 of the Consolidated Law on Banking and that of publication of the related Communication in the Official Journal was 20 October 2009.

As securitisation companies remain on the General Register pursuant to art. 106 of the Consolidated Law on Banking, the application of Bank of Italy instructions of 14 May 2009 is envisaged for such companies in relation to the register entry and cancellation methods, confirmation of requisites met by company officers and investors, disclosure obligations to the Bank of Italy, except with regard to Form AR1 (replaced by the Or.So. reporting method).

In reference to the aforementioned Supervisory Instructions, securitisation companies must continue to submit statistical reports to the Central Risks Unit and Or.So. reports (changes in corporate bodies), whereas they are no longer required to send the annual financial statements and disclosures on securitisations (pre-startup description, offering circular and investors' report) to the Bank of Italy.

Furthermore, in relation to implementation in Italy of Directive 2004/109/EC standardising transparency obligations with regard to information on issuers whose securities are admitted to trading on a regulated market, the Directive essentially states a number of transparency and reporting obligations for such issuers, together with precise rules on issuer options for adoption of a "Home member country".

If debt securities are issued for an amount equal to or higher than 1,000 euro, the Directive states that the issuer may choose either the country in which the company is registered or the country in which its securities are traded as its "Home member country".

Given that the conditions are met, Credico Finance 7 S.r.l. has adopted Italy has its "Home member country".

In doing so the company became subject to the application of Directive 2004/109/EC and art. 154-bis of the Consolidated Law on Finance. The Company has therefore appointed a Chief Accounting Officer. The company is also required to file its annual and half-year financial statements with Borsa Italiana and Consob by the deadlines envisaged in art. 154-ter of the Consolidated Law on Finance.

As a listed issuer, with effect from 2009 the company is also required to prepare a corporate governance report in accordance with art. 123-bis, subsection 2, paragraph b) of the Consolidated Law on Finance, i.e. providing suitable information on the "Main characteristics of the risk management and internal control systems for the financial reporting process". This obligation was introduced by Italian Legislative Decree 173/2008 containing the provisions for implementing Directive 2006/46 under Italian law. As article 10, Directive 2004/25/EC (the Takeovers Directive) does not apply to issuers with only bonds or other transferable securities without voting rights admitted to listing, as the Takeovers Directive offers the option for Member Countries and the option - adopted in Italy on introduction of art. 123-bis, subsection 5 of the Consolidated Law on Finance - of offering exemption from most of the disclosure obligations of art. 123-bis to issuers of securities other than shares traded on a regulated market, and given the particular organisational structure of securitisation SPVs, Credico Finance 7 has opted to prepare its Corporate Governance Report in summary format.

For the summary report in question, reference should be made to the specific paragraph of this Report.

Technical notes on reading of the financial statements

The financial statements were prepared in compliance with valuation and measurement criteria established by the International Financial Reporting Standards (IFRS) and International Accounting Standards (IAS), issued by the International Accounting Standards Board (IASB) and adopted by the European Commission according to the procedure contained in art. 6 of EC Regulation 1606/2002 of the European Parliament and European Council on 19 July 2002. The EC Regulation was fully implemented in Italy following issue of Italian Legislative Decree 38 on 28 February 2005, which became effective on 22 March 2005, and is also in line the Governor of the Bank of Italy Instructions issued on 16 December 2009.

Part A "Accounting Standards" of the notes to the financial statements indicates the reference international accounting standards adopted.

Items of the Balance Sheet, Income Statement, Statement of Changes in Equity and Cash Flow Statement show no significant changes compared to the position as at 31 December 2008.

With regard to securitisation performance, reference should be made to Section F of the Notes to the Financial Statements.

Company business

The sole purpose of the Company is the implementation of one or more securitisation, as envisaged under the terms of Italian Law no. 130 of 30 April 1999 (hereinafter "Law 130/1999"), as amended and in compliance with implementing provisions, via the purchase of existing or future monetary loans, identifiable en bloc when in reference to multiple loans, and financed by means of the issue of securities (by the company or

another company established pursuant to Law 130/99) under the terms of article 1, subsection 1, paragraph b) and article 5 of Italian Law 130/1999.

In compliance with this Law, loans acquired by the company as part of each securitisation to all effects and purposes constitute equity separate from that of the company and from that relating to other transactions. Creditors other than holders of securities issued to finance the loan acquisitions have no power to act on equity separated as above. To the extent permitted by the provisions of Law 130/1999, the company may implement financial transactions solely with a view to the success of its securitisations, or in any event instrumental to the company purpose, together with reinvestment in other financial assets of funds raised through management of loans acquired but which cannot immediately be utilised to satisfy rights related to the securitisation.

The company will not wind up, merge or sell assets (except to the extent envisaged in documentation for the securitisations concerned), or amend its own memorandum of incorporation until the rated securities have been settled, without prior disclosure to the rating agencies involved in the specific transaction.

The company may also appoint third parties as collection agents for the acquired loans and/or as cash and payment service providers, and may dispose of the acquired loans, reinvest in other financial assets (including loans with characteristics similar to those securitised) of funds deriving from management of the acquired loans but not immediately used to satisfy rights relating to the aforementioned securities.

Company business may be conducted both in Italy and other countries.

In December 2006 the company completed a securitisation on performing loans sold by 16 banks, more specifically: BCC di Corinaldo Società Cooperativa, BCC Picena Società Cooperativa, Banca di Forlì Credito Cooperativo Società Cooperativa, BCC di Ghisalba (Bergamo) Società Cooperativa, BCC di Recanati e Colmurano Società Cooperativa, Banca di Romagna Centro di Credito Cooperativo Scrl, BCC di Piove di Sacco Società Cooperativa, BCC di Alba Langhe Roero Scrl, Banca Malatestiana - Credito Cooperativo Società Cooperativa, BCC di Staranzano Società Cooperativa, BCC di Triuggio Società Cooperativa, BCC Masiano (Pistoia) Società Cooperativa, BCC di Pontassieve Società Cooperativa, BCC Vignole Società Cooperativa and Banca di Credito Cooperativo Vicentino Pojana Maggiore Società Cooperativa.

The transaction was submitted for prior approval of the Bank of Italy.

Own shares

The company does not possess own shares.

Partner relations

The breakdown of company capital is as follows:

50% Stichting Melograno 3

50% Stichting Melograno 4

The 16 BCC Lenders, based on the specific "Servicing Contract", act as Servicers.

For this service they receive a commission of 0.40% per year.

There were no transactions with company investors.

Research and Development

No specific research and development activities were performed.

Other information

As a result of internal controls as appropriate, note that the company is not subject to third-party Management and Coordination as established by Italian Legislative Decree 6/2003 and governed by articles 2497-2497*septies* of the Italian Civil Code.

Events after closing of the financial year

After 31 December 2009 the securitisation proceeded normally.

On the first interest payment date of the year, 12 March 2010, and in compliance with the Order of Priority of Payments established under contract, payments were made to company creditors, in particular: service providers, interest on securities, interest due on derivatives and residual interest on series C securities.

Business forecast

Given the current intention not to perform new securitisations, operations will focus on normal advancement of the existing securitisation.

Report on corporate governance and ownership structure: The main characteristics of the risk management and internal control systems for the financial reporting process, pursuant to art. 123-bis, subsection 2, paragraph b), Consolidated Law on Finance.

The sole purpose of the Company is the implementation of one or more securitisation pursuant to Italian Law no. 130 of 30 April 1999 ("Law 130/1999"), as amended, via the purchase of existing or future monetary loans, identifiable en bloc when in reference to multiple loans, and financed by means of securities issued under the terms of art. 1, subsection 1, paragraph b), Law 130/1999. In compliance with this Law, loans relating to each securitisation to all effects and purposes constitute equity separate from that of the company and from that relating to other transactions, on which creditors other than holders of securities issued to finance the loan acquisitions have no power to act. To the extent permitted by the provisions of Law 130/1999, the company may conclude contingent financial agreements, stipulated with a view to the success of its securitisations, or in any event instrumental to the company purpose, together with reinvestment in other financial assets of funds raised through management of the acquired loans but which cannot immediately be utilised to satisfy rights deriving from the aforementioned securities.

In the context of its company purpose, in December 2006 the company launched a securitisation through the purchase of a series of loans en bloc from 16 BCCs (Italian cooperative banks) for a total par value of 477,939,745 euro. To purchase these securities the company issued asset-backed securities listed on the Irish stock market and junior securities. As protection against interest rate risk, solely in relation to fluctuations in the rate on coupons for securities issued as part of the securitisation, the company stipulated specific Interest Rate Swaps.

Consequently, pursuant to art. 123-bis, Italian Legislative Decree no. 58 of 24 February 1998, the report on operations of issuers with securities listed on regulated markets must contain a specific section, the "Report on corporate governance and ownership structure", which in accordance with subsection 2, paragraph b) of that article must provide information on the "main characteristics of the risk management and internal control systems for separate or consolidated financial reporting processes, as appropriate".

In this respect it should be emphasised that the company is under no obligation to recruit employees. To pursue the company purpose and therefore also in relation to risk management and internal control systems for the financial reporting process, the company makes use of appointed ad hoc agents. The contractual documentation of the securitisation governs the appointment of agents and the specific activities each agent is expected to perform for the company. This information is also provided in Part D, Section F.3 of the Notes to the Financial Statements.

The agents are appointed from among persons who perform duties assigned by the company in a professional manner. Agents must complete their assignments in compliance with governing regulations and in such a way as to allow the company to promptly comply with all securitisation-related and legal obligations.

The main roles covered by such agents are as follows:

- (i) Servicers, responsible for the progress and monitoring of the transferred loans. In particular, they are responsible for loan management, any default and upkeep of the guarantees, ensuring necessary documentation;
- (ii) the Corporate Servicer, responsible for the company's administrative and accounting management;
- (iii) the Cash Manager, Computation Agent and Paying Agent, who perform duties related to such roles.

Specifically, the Servicer is the "party appointed to collect the transferred loans and to perform collection and payment services" pursuant to article 2, subsection 3, paragraph c), Law 130/1999. In accordance with art. 2, subsection 6 of Law 130/1999 the Servicer may be a bank or intermediary entered on the Special Register pursuant to art. 107, Legislative Decree no. 385 of 1 September 1993, responsible for verifying compliance of the transactions with law and the prospectus.

Also pursuant to the Bank of Italy Instructions of 23 August 2000, Servicers are responsible for both operational tasks and for guaranteeing the correct implementation of securitisations in the interest of investors and, in general, of the market.

Lastly, with regard to the financial statements, it should be mentioned that these are mainly prepared by the Corporate Servicer based on data provided by the Servicer.

The company's decision-making body performs regular monitoring of the aforementioned agents and approves the financial reports.

Allocation of results for the year

Dear Partners,

You are therefore invited to approve the Financial Statements as at 31 December 2009 which closed with a break-even result.

Chief Executive Officer Antonio Bertani



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Credico Finance 7 S.r.I.
Financial statements as at 31 December 2009
Independent Auditors' Report

Independent Auditors' Report

To the investors of Credico Finance 7 S.r.l.

- 1. We have performed audit of the financial statements comprising the balance sheet, income statement, statement of comprehensive income, statement of changes in equity, cash flow statement and related notes to the financial statements of Credico Finance 7 s.r.l. as at 31 December 2009. The CEO is responsible for the preparation of Credico Finance 7 S.r.l. financial statements in compliance with the International Financial Reporting Standards adopted by the European Union and related enactment provisions of art. 9, Italian Legislative Decree 38/2005. Our responsibility is to express a professional opinion with regard to the financial statements based on the audit. This report is not issued in accordance with law as for the year ending 31 December 2009 Credico Finance 7 S.r.l. was not subject to audit pursuant to art. 2409-bis et seq. of the Italian Civil Code (now articles 14 and 16, Legislative Decree 39/2010).
- Our audit was performed in accordance with audit principles issued by the Italian accounting profession and recommended by Consob. In compliance with the aforementioned principles, the audit was planned and performed in order to obtain all elements necessary to ascertain whether the financial statements contained significant discrepancies and whether the overall results are reliable. The auditing procedure involves test sampling examination of certified elements in support of balances and disclosures in the financial statements, together with an assessment of the suitability and accuracy of the accounting standards used and the fairness of estimates calculated by the CEO. We believe that the completed audit provides a reasonable basis for the expression of our professional opinion.
 - For our opinion on financial statements for the previous year, data from which is included this year for comparison purposes, reference should be made to our report issued on 23 April 2009.
- 3. In our opinion the financial statements of Credico Finance 7 S.r.l. as at 31 December 2009 comply with the International Financial Reporting Standards adopted by the European Union, and with enactment provisions pursuant to art.9, Italian Legislative Decree 38/2005. The statements were therefore prepared with clarity and truthfully and accurately represent the equity and financial position, economic result and cash flows of Credico Finance 7 S.r.l. for the financial year closed as at said date.
- 4. The Company performs only securitisations in accordance with Italian Law 130/99 and, in compliance with Bank of Italy Instructions of 16 December 2009, has identified the financial assets acquired, securities issued and other transactions performed as part of the securitisation in the notes to the financial statements and not in the balance sheet. The identification of financial assets and liabilities in the notes to the financial statements, pursuant to administrative provisions issued by the Bank of Italy in enactment of art. 9, Legislative Decree 38/2005, is performed in accordance with international accounting standards. These arrangements are also in line with the terms of Italian Law 130/99, according to which the

loans relating to each securitisation constitute equity separate to all effects and purposes from that of the company and from that relating to other transactions. In order to provide complete information, it should be mentioned that, according to international accounting standards, the treatment of financial assets and/or groups of financial assets and financial liabilities arising from securitisations is still under consideration by the accounting standards interpretation committees.

Rome, 27 April 2010

Reconta Ernst & Young S.p.A.

Alberto M. Pisani

(Partner)

Statement on the financial statements as at 31 December 2009 pursuant to art. 81-ter, Consob Regulation no. 11971 of 14 May 1999, as amended

The undersigned, Antonio Bertani, in his capacity as CEO and Chief Accounting Officer of Credico Finance 7 S.r.l., also taking into account the provisions of art. 154-bis, subsections 3 and 4, Italian Legislative Decree no. 58 of 24 February 1998

hereby confirms

the suitability in terms of business characteristics and actual application of the administrative and accounting procedures adopted in preparation of the financial statements as at 31 December 2009.

The sole purpose of the Company is the implementation of one or more securitisation, under the terms of Italian Law no. 130 of 30 April 1999, as amended, via the purchase of existing or future monetary loans, identifiable en bloc when in reference to multiple loans, and financed by means of the issue of securities under the terms of articles 1 and 5 of Italian Law 130/1999, excluding any option for the assumption of any direct risk to company equity.

It is also confirmed that the financial statements as at 31 December 2009:

- a) correspond to the accounting books and records;
- b) were prepared in compliance with International Financial Reporting Standards and International Accounting Standards (IAS/IFRS), with the provisions of Italian Legislative Decree 38/2005 and with the guidance in Bank of Italy Instructions of 14 February 2006 "Instructions for the preparation of financial statements of Italian intermediaries entered on the Special List, electronic money institutes, asset management companies and investment companies".

Information regarding the securitisation is provided in a separate section of the Notes to the Financial Statements and does not form part of the Financial Statements tables. Consequently, values relating to the securitisation are not affected by the application of IAS/IFRS.

With reference to this type of transaction, Bank of Italy instructions specifically state that:

- accounting information relating to each securitisation should be indicated separately in the Notes to the Financial Statements;
- the information must contain all necessary data of a qualitative and quantitative nature to provide a clear and complete representation of each transaction.
- c) the information appropriately represents a truthful and fair view of the equity, economic and financial position of the issuer and of the company as a whole.

Rome, 28 April 2010

Antonio Bertani – CEO CREDICO FINANCE 7 S.r.l. (signed)

Antonio Bertani – Chief Accounting Officer CREDICO FINANCE 7 S.r.l. (signed)