Condensed Interim Financial Statements

For the nine-month period commenced January 1, 2018 and ended September 30, 2018, presented on a comparative basis (Free Translation from the Original in Spanish for Publication in Argentina)

(Free Translation from the Original in Spanish for Publication in Argentina)

Condensed Interim Financial Statements

For the nine-month period commenced January 1, 2018 and ended September 30, 2018, presented on a comparative basis

Table of Contents

Condensed Interim Statement of Profit or Loss

Condensed Interim Statement of Other Comprehensive Income

Condensed Interim Balance Sheet

Condensed Interim Statement of Changes in Equity

Condensed Interim Statement of Cash Flows

Notes to the Condensed Interim Financial Statements

Additional Information to the Notes to the Condensed Interim Financial Statements, as Required by

Section 12 of Chapter III, Title IV, of the Amended Regulations of the National Securities

Commission (C.N.V.).

Summary of Activity

Report on Review of Condensed Interim Financial Statements

Supervisory Committee's Report

(Free Translation from the Original in Spanish for Publication in Argentina)

Legal Domicile: La Tablada 451 – Córdoba

Principal Line of Business: Credit Card Administrator

24th Year

Condensed Interim Financial Statements

For the nine-month period commenced January 1, 2018 and ended September 30, 2018, presented on a comparative basis Expressed in thousands of Argentine Pesos

Date of Registration with the Public Registry of Commerce:

Of Bylaws: December 12, 1995, May 3, 2001, March 24,

2004, and May 9, 2018 (Note 5)

Registration Number with the Public Registry of

Commerce: No. 1363 Fo. 5857 Vol. 24/95

Date of Expiration of Company's Bylaws: December 12, 2094

CAPITAL STATUS (Note 5)									
	Shares								
Number	Туре	Voting Rights per Share	Subscribed	Paid-in					
			In Thousar	nds of AR\$					
2,824	Ordinary shares with a face value of AR\$ 10,000	1	28,240	28,240					
2,824			28,240	28,240					

Information on the Controlling Company:

Company's Name: Tarjetas Regionales S.A.

Legal Domicile: Tte. Gral. Juan D. Perón No. 430 – Piso 19, Autonomous City of

Buenos Aires.

Principal Line of Business: Financial and investment activities. Its principal line of business is

to invest in nonbanking credit card issuers and in companies that perform services supplementary to the abovementioned activity

(holding company).

Interest in Equity: 99.96%

Percentage of Votes: 99.96%

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

TARJETA NARANJA S.A.
CONDENSED INTERIM FINANCIAL STATEMENTS As of September 30, 2018, presented on a comparative basis (Free Translation from the Original in Spanish for Publication in Argentina)

Γ

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Condensed Interim Statement of Profit or Loss

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

		Year-to	-Date	Quarter		
		01.01.2018	01.01.2017	07.01.2018	07.01.2017	
		09.30.2018	09.30.2017	09.30.2018	09.30.2017	
	Notes		In Thousar	nds of AR\$		
Revenues from Services	7	7,138,759	4,937,153	2,523,345	1,780,213	
Costs of Services	8	(1,054,679)	(683,122)	(382,488)	(242,750)	
Net Revenues from Services		6,084,080	4,254,031	2,140,857	1,537,463	
Revenues from Financing	9	9,096,682	5,024,208	3,392,712	1,724,739	
Costs of Financing	10	(3,061,729)	(1,380,989)	(1,425,433)	(446,646)	
Net Revenues from Financing		6,034,953	3,643,219	1,967,279	1,278,093	
Net Income from Short-term Investments	11	411,289	128,881	204,016	39,038	
Operating Revenue		12,530,322	8,026,131	4,312,152	2,854,594	
Provision for Loan Losses	12	(2,195,149)	(889,517)	(726,646)	(249,185)	
Operating Revenue, Net of Provision for Loan Losses		10,335,173	7,136,614	3,585,506	2,605,409	
Employee Benefits Expenses	13	(2,729,585)	(1,816,316)	(950,625)	(652,956)	
Taxes and Charges	14	(1,797,933)	(1,135,490)	(661,614)	(401,580)	
Marketing Expenses	15	(302,285)	(206,180)	(102,030)	(58,819)	
Depreciation and Amortization	16	(199,308)	(94,927)	(73,711)	(35,420)	
Other Operating Expenses	17	(2,266,857)	(1,243,488)	(922,612)	(453,028)	
Total Operating Expenses		(7,295,968)	(4,496,401)	(2,710,592)	(1,601,803)	
Net Profit before Income from Investments Accounted for Using the Equity Method		3,039,205	2,640,213	874,914	1,003,606	
Income from Investments Accounted for Using the Equity Method	18	402	2,413	253	575	
Profit before Income Tax		3,039,607	2,642,626	875,167	1,004,181	
Income Tax	19	(899,748)	(916,267)	(255,780)	(346,569)	
Profit for the Period		2,139,859	1,726,359	619,387	657,612	
Earnings per Share						
Basic and Diluted Earnings per Share		757.74	719.32	219.33	274.01	

The notes are an integral part of these condensed interim financial statements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Condensed Interim Statement of Other Comprehensive Income

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

	Year-to	-Date	Qu	arter				
	01.01.2018 01.01.2017		07.01.2018	07.01.2017				
	09.30.2018	09.30.2017	09.30.2018	09.30.2017				
	In Thousands of AR\$							
Profit for the Period	2,139,859	1,726,359	619,387	657,612				
Other Comprehensive Income	-	-	-	-				
Total Comprehensive Income for the Period	2,139,859	1,726,359	619,387	657,612				
Earnings per Share								
Basic and Diluted Earnings per Share	757.74	719.32	219.33	274.01				

The notes are an integral part of these condensed interim financial statements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Condensed Interim Balance Sheet

As of September 30, 2018 and December 31, 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

	Note	09.30.2018	12.31.2017		Note	09.30.2018	12.31.2017
	Note	In Thousar	nds of AR\$		Note	In Thousan	ids of AR\$
ASSETS				LIABILITIES			
CURRENT ASSETS				CURRENT LIABILITIES			
Cash and Cash Equivalents	20	2,288,996	2,146,675	Trade and Other Payables	27	18,363,405	16,373,115
Investments	21	749,050	207,294	Borrowings	28	5,614,040	1,084,051
Receivables from Trade	22	38,443,492	30,932,400	Employee Benefit Obligations	29	592,154	563,886
Other Receivables	23	349,853	228,644	Current Tax Liabilities	30	933,480	655,969
				Other Liabilities	31	405,439	29,707
				Income Tax Provision	19	335,004	694,774
Total Current Assets		41,831,391	33,515,013	Total Current Liabilities		26,243,522	19,401,502
NON-CURRENT ASSETS				NON-CURRENT LIABILITIES			
Receivables from Trade	22	1,433,933	1,020,292	Borrowings	28	9,483,404	8,724,269
Other Receivables	23	6,593	6,333	Other Liabilities	31	9,872	-
Deferred Tax Assets	19	778,575	575,779	Provisions	32	57,080	48,487
Investments Accounted for Using the Equity Method	24	2,176	1,774				
Property, Plant and Equipment	25	776,597	668,428				
Intangible Assets	26	355,283	237,450				
Total Non-current Assets		3,353,157	2,510,056	Total Non-current Liabilities		9,550,356	8,772,756
				Total Liabilities		35,793,878	28,174,258
				EQUITY		9,390,670	7,850,811
Total Assets		45,184,548	36,025,069	Total Liabilities and Equity		45,184,548	36,025,069

The notes are an integral part of these condensed interim financial statements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.Cba. No. 21.00004.3

Andrés Suarez

Certified Public Accountant (U.B.A.)

Professional License No. 10 11421.4 – C.P.C.E.Cba.

Jorge F. Gregorat
For the Supervisory Committee

Alejandro Asrin President

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Condensed Interim Statement of Changes in Equity

For the nine-month periods ended September 30, 2018 and 2017 Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

	S	Shareholders' (Contributions			Reserves			
	Capital Stock (Note 5)	Adjusted Capital Stock	Additional Paid-in Capital from Merger	Subtotal	Legal Reserve	Discretionary Reserve	Reserve for Conduction of New Operations	Retained Earnings	Total Equity
					In Thousand	ls of AR\$			
Balance at 01.01.2018	28,240	26,367	27,540	82,147	16,429	910,216	4,162,408	2,679,611	7,850,811
Changes during the Period:									
Profit for the Period	-	-	- 1	-	-	-	-	2,139,859	2,139,859
Establishment of Reserve for Conduction of New Operations Decided pursuant to Minutes of Shareholders' Meeting No. 42 dated 04.04.2018.	-	-	-	-	-	-	1,867,644	(1,867,644)	-
Release of Discretionary Reserve Balance and Appropriation to Reserve for Conduction of New Operations pursuant to Minutes of Shareholders' Meeting No. 42 dated 04.04.2018.	-	-	-	-	-	(910,216)	910,216	-	-
Distribution of Cash Dividends Decided pursuant to Minutes of Shareholders' Meeting No. 42 dated 04.04.2018.	-	-	-	-	-	-	-	(600,000)	(600,000)
Balance at 09.30.2018	28,240	26,367	27,540	82,147	16,429	-	6,940,268	2,351,826	9,390,670
Balance at 01.01.2017	24,000	26,622	-	50,622	10,125	58,000	3,117,598	1,445,086	4,681,431
Changes during the Period:	-	-	-	-	-	-	-	-	-
Profit for the Period	-	-	-	-	-	-	-	1,726,359	1,726,359
Establishment of Reserve for Conduction of New Operations Decided pursuant to Minutes of Shareholders' Meeting No. 40 dated 03.30.2017. Distribution of Cash Dividends Decided pursuant to	-	-	-	-	- 	-	1,085,086	(1,085,086)	- (200 200)
Minutes of Shareholders' Meeting No. 40 dated 03.30.2017.	i	-	-	1	-	-	-	(360,000)	(360,000)
Balance at 09.30.2017	24,000	26,622	-	50,622	10,125	58,000	4,202,684	1,726,359	6,047,790

The notes are an integral part of these condensed interim financial statements.

Please refer to our report dated November 8, 2018

PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.Cba. No. 21.00004.3

Andrés Suarez

Certified Public Accountant (U.B.A.)

Professional License No. 10.11421.4 – C.P.C.E.Cba.

Jorge F. Gregorat For the Supervisory Committee

Alejandro Asrin President

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Condensed Interim Statement of Cash Flows

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

	Note	09.30.2018	09.30.2017
		In Thousan	ds of AR\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit for the Period		2,139,859	1,726,359
Plus Income Tax Accrued during the Period		899,748	916,267
Plus Interest and Other Financial Expenses Accrued during the Period, Net of Interest and Other Financial Income Accrued		3,032,838	1,380,989
Adjustments to Calculate Net Cash Flow and Cash Equivalents from Operating Activities	38	3,093,323	1,473,780
Changes in Operating Assets	39	(10,426,209)	(2,652,166)
Changes in Operating Liabilities	40	(1,372,264)	(1,158,483)
NET CASH (OUTFLOW) / INFLOW FROM OPERATING ACTIVITIES		(2,632,705)	1,686,746
CASH FLOWS FROM INVESTING ACTIVITIES			
Payments for Property, Plant and Equipment		(198,068)	(112,394)
Payments for Intangible Assets		(232,331)	(48,650)
Payments for Non-cash Equivalent Investments		(738,944)	-
Dividends Received – Tarjetas Cuyanas S.A.		=	509
NET CASH OUTFLOW FROM INVESTING ACTIVITIES		(1,169,343)	(160,535)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from Credit Lines	41	1,050,000	546,000
Proceeds from Bank and Financial Loans	41	1,570,000	-
Notes ("Obligaciones Negociables") Issued	41	2,672,880	3,845,700
Dividends Paid to Company's Shareholders		(212)	(360,000)
Repayment of Bank and Financial Loans	41	(398,342)	(2,559,294)
Repayment of Notes ("Obligaciones Negociables")	41	(2,573,100)	(3,025,091)
Payment of Other Financial Expenses and Tax on Bank Credits and Debits		(88,059)	(107,804)
Net Payments from Derivative Transactions		-	(129,857)
Increase / (Decrease) in Trade and Other Payables		1,708,166	(380,117)
NET CASH INFLOW / (OUTFLOW) FROM FINANCING ACTIVITIES		3,941,333	(2,170,463)
	l i	139,285	(644,252)
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS		•	
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS Cash and Cash Equivalents at the Beginning of the Year		2,146,675	1,831,127
, , , , , , , , , , , , , , , , , , ,	37	2,146,675 3,036 2,288,996	1,831,127 2,648 1,189,523

Additional Information on the Condensed Statement of Cash Flows is disclosed in Note 41.

The notes are an integral part of these condensed interim financial statements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

Notes to the Condensed Interim Financial Statements

(In the notes, figures are expressed in thousands of Argentine Pesos, except otherwise noted)

- Note 1 General Information
- Note 2 Basis for Preparation
- Note 3 Accounting Policies
- Note 4 Estimates
- Note 5 Capital Stock
- Note 6 Segment Information
- Note 7 Revenues from Services
- Note 8 Costs of Services
- Note 9 Revenues from Financing
- Note 10 Costs of Financing
- Note 11 Net Income from Short-term Investments
- Note 12 Provision for Loan Losses
- Note 13 Employee Benefits Expenses
- Note 14 Taxes and Charges
- Note 15 Marketing Expenses
- Note 16 Depreciation and Amortization
- Note 17 Other Operating Expenses
- Note 18 Income from Investments Accounted for Using the Equity Method
- Note 19 Income Tax
- Note 20 Cash and Cash Equivalents
- Note 21 Investments
- Note 22 Receivables from Trade
- Note 23 Other Receivables
- Note 24 Investments Accounted for Using the Equity Method
- Note 25 Property, Plant and Equipment
- Note 26 Intangible Assets
- Note 27 Trade and Other Payables
- Note 28 Borrowings
- Note 29 Employee Benefit Obligations
- Note 30 Current Tax Liabilities
- Note 31 Other Liabilities
- Note 32 Provisions
- Note 33 Financial Liabilities by Contractual Due Date
- Note 34 Borrowings
- Note 35 Finance Leases
- Note 36 Notes ("Obligaciones Negociables")
- Note 37 Cash and Cash Equivalents Statement of Cash Flows
- Note 38 Adjustments to Calculate Net Cash Flow and Cash Equivalents from Operating Activities
- Note 39 Changes in Operating Assets
- Note 40 Changes in Operating Liabilities
- Note 41 Additional Information on the Statement of Cash Flows
- Note 42 Balances and Transactions with Companies and Related Parties
- Note 43 Restricted Assets
- Note 44 Information about Expenses and their Allocation under Section 64 Subsection b) of Law 19550
- Note 45 Foreign Currency Assets and Liabilities
- Note 46 Documentation Filing
- Note 47 Merger by Absorption of Tarjetas Cuyanas S.A. into Tarjeta Naranja S.A.
- Note 48 Portfolio Assignment

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 1 – GENERAL INFORMATION

Tarjeta Naranja S.A. (hereinafter, "the Company") was organized as a corporation in the Province of Córdoba on September 1, 1995. The Company is a leading credit-card company in Argentina. Its main business is to create, develop, direct, manage, market, exploit and operate credit and/or debit and/or purchase and/or similar card systems. The Company may hold an interest in the capital stock of other companies rendering supplementary services to the financial activity, which are allowed by the Argentine Central Bank (BCRA).

These condensed interim financial statements were approved for their issuance by the Company's Board of Directors on November 8, 2018.

Tarjeta Naranja S.A. is a subsidiary of Tarjetas Regionales S.A., which, in turn, is a subsidiary of Grupo Financiero Galicia S.A. The Ordinary and Extraordinary Shareholders' Meeting of Banco de Galicia y Buenos Aires S.A.U. held on December 14, 2017 decided to initiate a corporate reorganization process involving the split-off of a portion of the Bank's assets, including its 77% equity interest in Tarjetas Regionales S.A. to be included in the balance sheet of its controlling company, Grupo Financiero Galicia S.A., effective January 1, 2018.

NOTE 2 – BASIS FOR PREPARATION

The Argentine National Securities Commission (C.N.V.), pursuant to Title IV "Periodical Reporting Requirements"- Chapter III "Rules concerning the Presentation and Valuation Criteria of Financial Statements" - Section 1 of its regulations, has established the application of Technical Pronouncement No. 26 (TP No. 26) issued by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE), as amended, adopting the International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) for certain entities included in the public offer regime prescribed in Law No. 17811, whether by reason of their capital stock or notes ("obligaciones negociables"), or because these entities have applied for authorization to be included in such regime.

In addition, Section 3 of the aforementioned regulations handed down by the C.N.V. sets forth that "entities subject to the C.N.V.'s oversight may not restate their financial statements into constant currency."

In preparing these condensed interim financial statements, the Company has availed of the option set forth in IAS 34, and has prepared such statements on a condensed basis. Therefore, these financial statements do not include all such information required to prepare a full set of annual financial statements, and users are encouraged to read them jointly with the Company's annual financial statements as of December 31, 2017.

Due to the aforementioned factors, the Company's management has prepared these condensed interim financial statements in accordance with the accounting guidance laid down by the C.N.V., which is based on the application of the IFRS, in particular, IAS 34, except for IAS 29 (which establishes the mandatory restatement of financial statements), since it has been excluded from the C.N.V.'s accounting guidance, and paragraph 5.5 of IFRS No. 9 "Impairment," as further explained in Note 3 to these condensed interim financial statements. Also, some additional matters required by the Companies Law and/or C.N.V. regulations, among others, the supplementary information established in the last paragraph of Section 1, Chapter III, Title IV of General Resolution No. 622/13 were included. Such information is included in the notes to these condensed interim financial statements, as established by IFRS.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 2 – BASIS FOR PREPARATION (CONTINUED)

The figures disclosed in these condensed interim financial statements and in their accompanying notes are stated in Argentine Pesos with no cents, except for net earnings per share.

The preparation of these condensed interim financial statements in accordance with the aforementioned accounting guidance requires that Company's management make certain estimates and assessments affecting the reported balances of assets and liabilities, and contingent assets and liabilities disclosed as of the date of these condensed interim financial statements, as well as the reported balances of income and expenses.

The Company makes estimates to calculate, for example, depreciation and amortization, the recoverable value of non-current assets, the income tax liability, certain labor costs, provisions for contingencies, labor, civil and commercial lawsuits, and bad debts. Future actual results may differ from the estimates and assessments made at the date these financial statements were prepared.

a) Going Concern

As of the date of these condensed interim financial statements, there are no uncertainties as to events or conditions that may pose any doubt about the likelihood that the Company will continue operating normally as a going concern.

b) Measuring Unit

IAS 29 "Financial Reporting in Hyperinflationary Economies" requires that an entity's financial statements whose functional currency is the currency of a hyperinflationary economy, regardless of whether they are based on the historical cost method or on the current cost method, be stated in terms of the measuring unit current at the end of the reporting period. For such purpose, in general, the inflation from the acquisition date or the revaluation date, as the case may be, should be computed in non-monetary items. Such requirements are also applicable to the comparative information disclosed in the financial statements.

To conclude on the existence of a hyperinflationary economy pursuant to the provisions set forth in IAS 29, the standard details a series of factors to be considered among which an accumulated three-year inflation rate that approximates to or exceeds 100% is included. Accumulated inflation over the last three years surpasses the 100% threshold. Accordingly, pursuant to the requirements of IAS 29, effective since July 1, 2018, the Argentine economy qualifies as a hyperinflationary economy. On July 24, 2018, the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) issued a release confirming the aforementioned circumstances. However, as of the date of these condensed interim financial statements, Decree No. 664/03 handed down by the Argentine Executive Branch was still in full force and effect. According to such decree, entities are not allowed to file restated financial statements with the C.N.V. Therefore, the Company's management did not apply IAS 29 in preparing these condensed interim financial statements.

During an inflationary period, entities maintaining an excess of monetary assets over monetary liabilities will lose purchasing power, while entities maintaining an excess of monetary liabilities over monetary assets will gain purchasing power, to the extent such items are not subject to an adjustment mechanism.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 2 - BASIS FOR PREPARATION (CONTINUED)

In summary, according to the restatement mechanism set forth in IAS 29, monetary assets and liabilities will not be restated because they are already stated in the measuring unit current at the end of the reporting period. Assets and liabilities subject to adjustments on the basis of specific arrangements will be adjusted according to such arrangements. Non-monetary items measured at their current values at the end of the reporting period, such as net realizable value or others, will not require restatement. All other non-monetary assets and liabilities will be restated by applying a general price index. Gains or losses from an entity's net monetary position will be charged to the reporting period's profit or loss in a separate item.

In order to determine the effects of inflation, certain definitions are required from the accounting practice and from regulatory agencies, including the indexes to be used (Wholesale Domestic Price Index or "IPIM" / Consumer Price Index or "IPC"), the series to be applied, and the treatment to be afforded upon the first-time application. Such definitions are still pending as of the date of these condensed interim financial statements.

As of September 30, 2018, the Company has not applied the criteria for the restatement of financial information set forth in IAS 29. However, in recent years, certain macroeconomic variables affecting the Company's business, such as labor costs and prices for supplies, have experienced somewhat significant changes year on year. This circumstance should be considered in assessing and interpreting the Company's financial position and results of operations reported in these condensed interim financial statements.

NOTE 3 – ACCOUNTING POLICIES

The accounting policies adopted are consistent with those used for the preparation of the annual financial statements for the year ended December 31, 2017.

Some new standards, amendments and interpretations are effective for the years beginning after January 1, 2018 and have been applied in the preparation of these condensed interim financial statements. Below is a detail of the main standards or amendments:

IFRS 9 "Financial Instruments" is effective for periods beginning after January 1, 2018. The Company has applied IFRS 9 except for paragraph 5.5 regarding the new expected credit loss model for impairment recognition, since the National Securities Commission of Argentina (C.N.V.), through General Resolution 714-E/2017, exclusively exempted credit card issuing companies from the application of this regulation in particular, until the establishment of a future application schedule, in line with the guidelines set forth by the Central Bank of the Argentine Republic (BCRA).

The full version of IFRS 9, which was issued in July 2014, replaces the impairment model of financial assets provided for in IAS 39 —incurred loss model— with a new model that requires the entity to estimate its future credit losses based on the historical uncollectibility experience, as well as on the current conditions and reasonable forecasts of future economic conditions —expected loss model—. According to IFRS 9, the amount of expected credit losses must be estimated on the basis of the current value of the defaulted financial instrument, considering a twelve-month time horizon or during the expected useful life thereof, depending on the credit quality impairment it has sustained as of the date of issuance of the financial statements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 3 - ACCOUNTING POLICIES (CONTINUED)

In accordance with C.N.V. Resolution 714-E/2017, the Company has applied the regulations contained in IAS 39 for the recognition of credit losses in these condensed interim financial statements.

IFRS 15 "Revenue from Contracts with Customers" deals with the revenue recognition and establishes principles to report useful information for users of financial statements

regarding the nature, amount, timing and uncertainty of revenue and cash flows that arise from the entity's contracts with its customers. Revenue is recognized when a customer obtains control over a good or a service and, in this way, has the ability to direct the use and obtain the benefits therefrom. This standard replaces IAS 18 "Revenue" and IAS 11 "Construction Contracts" and their related interpretations, being effective for the years beginning on or after January 1, 2018.

The application of IFRS 15 in these condensed interim financial statements has not represented significant changes in the disclosure or valuation of the Company's revenue.

NOTE 4 - ESTIMATES

The preparation of the condensed interim financial statements requires that the Company make judgments, estimates and assumptions that affect the application of the accounting policies and the amounts of assets and liabilities disclosed, as well as income and expenses. Actual amounts may differ from such estimates.

In preparing these condensed interim financial statements, the significant judgments made by the Company in applying the accounting policies and the key sources of estimates were the same as those applied to the financial statements for the year ended December 31, 2017.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 5 - CAPITAL STOCK

The share capital is represented by non-endorsable registered ordinary shares, with a face value of AR\$ 10,000 per share.

CAPITAL STATUS									
	Shares								
Number	Туре	Voting Rights per Share	Subscribed	Paid-in					
			In Thousar	nds of AR\$					
2,824	Ordinary shares with a face value of AR\$ 10,000	1	28,240	28,240					
2,824			28,240	28,240					

As of September 30, 2018 and as of December 31, 2017, capital status was as follows:

	Face Value	Approved	by	Date of Registration
Capital	In Thousands of AR\$	Body	Date	with the Public Registry of Commerce
Subscribed, Issued and Paid in	12,000	Extraordinary Shareholders' Meeting	09.04.95	12.12.95
Capital Increase due to Merger with Tarjetas del Sur S.A.	6,600	Meeting	02.16.01	05.03.01
Capital Increase due to Merger with Tarjeta Comfiar S.A.	5,400	Extraordinary Shareholders' Meeting	10.02.03	03.24.04
Capital Increase due to Merger with Tarjetas Cuyanas S.A.	4,240	Extraordinary Shareholders' Meeting	10.24.17	05.09.18
Total	28,240			

In addition, in compliance with Section 4, Part I, Chapter IV, Title II of the regulations of the National Securities Commission (C.N.V.), the following is disclosed:

	2016	2017	2018
Capital Stock at the Beginning of the Year	24,000	24,000	28,240
Capital Increase due to Merger with Tarjetas Cuyanas S.A. (Note 47)	-	4,240	-
Capital Stock at Year-End / Period-End	24,000	28,240	28,240

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 6 – SEGMENT INFORMATION

Segment Information as of 09.30.2018

	Córdoba	Central Region	Northwest of Argentina	Patagonia	Northeast of Argentina	Inside the Province of Buenos Aires	Gold	Greater Buenos Aires I	Greater Buenos Aires II	Nevada (Note 47)	Non- allocable	Total
						In Thousa	inds of AR\$					
Revenues from Services	723,321	686,870	1,264,141	571,841	924,800	240,627	438,244	313,919	582,751	955,343	436,902	7,138,759
Costs of Services	(70,091)	(71,745)	(133,600)	(52,062)	(106,186)	(32,867)	(53,874)	(54,031)	(91,756)	(171,148)	(217,319)	(1,054,679)
Net Revenues from Services	653,230	615,125	1,130,541	519,779	818,614	207,760	384,370	259,888	490,995	784,195	219,583	6,084,080
Revenues from Financing	831,255	894,235	1,736,870	959,302	1,350,229	292,543	591,342	377,336	681,885	1,381,614	71	9,096,682
Costs of Financing	(275,575)	(296,453)	(575,801)	(318,024)	(447,623)	(96,983)	(196,039)	(125,093)	(226,056)	(504,058)	(24)	(3,061,729)
Net Revenues from Financing	555,680	597,782	1,161,069	641,278	902,606	195,560	395,303	252,243	455,829	877,556	47	6,034,953
Net Income from Short-term Investments	44,310	47,667	92,583	51,135	71,974	15,594	31,521	20,114	36,348	40	3	411,289
Provision for Loan Losses	(183,763)	(165,367)	(314,510)	(164,339)	(272,929)	(80,123)	(175,009)	(172,521)	(297,088)	(369,500)	-	(2,195,149)
Depreciation	(5,582)	(4,673)	(6,456)	(4,035)	(4,241)	(1,903)	(3,266)	(4,354)	(4,001)	(21,831)	(27,216)	(87,558)
Amortization	-	=	-	-	-	-	-	-	-	(19,626)	(92,124)	(111,750)
Other Operating Expenses	(535,731)	(534,441)	(998,921)	(497,843)	(801,014)	(244,057)	(419,059)	(393,229)	(633,141)	(985,831)	(1,053,393)	(7,096,660)
Income from Investments Accounted for Using the Equity Method	-	=	-	-	-	-	-	-	-	-	402	402
Income Tax	-	-	-	-	-	-	-	-	-	-	(899,748)	(899,748)
Profit / (Loss) for the Period	528,144	556,093	1,064,306	545,975	715,010	92,831	213,860	(37,859)	48,942	265,003	(1,852,446)	2,139,859

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 6 - SEGMENT INFORMATION (CONTINUED)

Segment Information as of 09.30.2017

	Córdoba	Central Region	Northwest of Argentina	Patagonia	Northeast of Argentina	Inside the Province of Buenos Aires	Gold	Greater Buenos Aires I	Greater Buenos Aires II	Non- allocable	Total
Revenues from Services	573,477	531,318	980,554	450,048	753,977	199,602	373,161	249,560	479,259	346,197	4,937,153
Costs of Services	(60,534)	(59,095)	(109,871)	(41,287)	(88,627)	(28,141)	(46,579)	(41,923)	(75,238)	(131,827)	(683,122)
Net Revenues from Services	512,943	472,223	870,683	408,761	665,350	171,461	326,582	207,637	404,021	214,370	4,254,031
Revenues from Financing	582,821	601,389	1,137,911	576,129	901,572	191,795	415,817	210,015	406,759	-	5,024,208
Costs of Financing	(158,669)	(163,724)	(309,790)	(156,847)	(245,447)	(52,215)	(113,203)	(57,175)	(110,737)	(13,182)	(1,380,989)
Net Revenues from Financing	424,152	437,665	828,121	419,282	656,125	139,580	302,614	152,840	296,022	(13,182)	3,643,219
Net Income from Short-term Investments	14,951	15,427	29,189	14,779	23,127	4,920	10,667	5,387	10,434	=	128,881
Provision for Loan Losses	(96,204)	(83,529)	(149,876)	(74,239)	(128,817)	(41,004)	(95,537)	(80,524)	(139,787)	=	(889,517)
Depreciation	(7,651)	(3,349)	(3,398)	(1,241)	(3,616)	(1,653)	(3,522)	(3,697)	(5,007)	(21,286)	(54,420)
Amortization	-	-	-	-	-	-	-	-	-	(40,507)	(40,507)
Other Operating Expenses	(434,917)	(409,282)	(745,657)	(364,772)	(625,114)	(196,458)	(334,985)	(307,919)	(502,758)	(479,612)	(4,401,474)
Income from Investments Accounted for Using the Equity Method	-	-	-	-	-	-	-	-	-	2,413	2,413
Income Tax	-	-	-	-	-	-	-	-	-	(916,267)	(916,267)
Profit / (Loss) for the Period	413,274	429,155	829,062	402,570	587,055	76,846	205,819	(26,276)	62,925	(1,254,071)	1,726,359

^(*) The segments Greater Buenos Aires South, Greater Buenos Aires West and CABA have been reclassified into two major segments - Greater Buenos Aires I and Greater Buenos Aires II - according to internal information provided to the Company's utmost operating decision-making authority which, in the case of Tarjeta Naranja S.A., is the Board of Directors.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 6 – SEGMENT INFORMATION (CONTINUED)

Segment Information as of 09.30.2018

	Córdoba	Central Region	Northwest of Argentina	Patagonia	Northeast of Argentina	Inside the Province of Buenos Aires	Gold	Greater Buenos Aires I	Greater Buenos Aires II	Nevada (Note 47)	Non- allocable	Total
						In Thou	sands of AR	\$				
ASSETS												
Cash and Cash Equivalents	310,055	280,279	566,380	260,771	329,353	69,637	138,965	98,573	163,529	70,858	596	2,288,996
Receivables from Trade	5,116,846	4,625,458	9,346,998	4,303,518	5,435,333	1,149,229	2,293,344	1,626,762	2,698,723	3,271,392	9,822	39,877,425
Other Assets	-	-	-	-	-	-	-	-	-	-	2,241,530	2,241,530
Property, Plant and Equipment	31,949	34,368	47,592	38,013	30,609	16,049	42,783	29,233	23,962	11,452	470,587	776,597
Total Assets	5,458,850	4,940,105	9,960,970	4,602,302	5,795,295	1,234,915	2,475,092	1,754,568	2,886,214	3,353,702	2,722,535	45,184,548
LIABILITIES												
Trade and Other Payables	2,799,090	2,301,035	4,254,798	2,062,822	2,506,905	513,327	1,073,869	527,005	946,471	1,378,083	-	18,363,405
Borrowings	1,817,320	1,642,796	3,319,716	1,528,455	1,930,435	408,165	814,513	577,767	958,489	2,096,298	3,490	15,097,444
Employee Benefit Obligations	38,566	37,213	77,302	29,432	57,511	22,666	30,447	25,880	48,884	55,779	168,474	592,154
Other Liabilities	-	-	-	1	-	ı	-	-	-	-	1,740,875	1,740,875
Total Liabilities	4,654,976	3,981,044	7,651,816	3,620,709	4,494,851	944,158	1,918,829	1,130,652	1,953,844	3,530,160	1,912,839	35,793,878

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 6 – SEGMENT INFORMATION (CONTINUED)

Segment Information as of 12.31.2017

	Córdoba	Central Region	Northwest of Argentina	Patagonia	Northeast of Argentina	Inside the Province of Buenos Aires	Gold	Greater Buenos Aires I	Greater Buenos Aires II	Nevada (Note 47)	Non- allocable	Total
						In Thou	sands of AR	\$				
ASSETS												
Cash and Cash Equivalents	311,627	260,405	492,768	227,129	309,979	65,442	140,300	81,397	141,595	116,033	-	2,146,675
Receivables from Trade	4,101,341	3,427,201	6,485,359	2,989,256	4,079,650	861,285	1,846,491	1,071,277	1,863,547	5,227,285	-	31,952,692
Other Assets	-	-	-	=	-	-	-	-	-	-	1,257,274	1,257,274
Property, Plant and Equipment	33,436	22,432	35,758	26,144	23,147	12,781	14,705	29,069	22,384	32,987	415,585	668,428
Total Assets	4,446,404	3,710,038	7,013,885	3,242,529	4,412,776	939,508	2,001,496	1,181,743	2,027,526	5,376,305	1,672,859	36,025,069
LIABILITIES												
Trade and Other Payables	2,198,822	1,805,084	3,332,555	1,718,573	2,168,524	477,660	980,335	509,156	948,432	2,233,974	-	16,373,115
Borrowings	1,144,895	956,708	1,810,397	834,455	1,138,839	240,429	515,450	299,048	520,211	2,347,888	-	9,808,320
Employee Benefit Obligations	36,823	32,955	60,188	25,993	55,389	22,279	31,098	26,147	47,653	92,458	132,903	563,886
Other Liabilities	-	-	-	-	-	-	-	-	-	-	1,428,937	1,428,937
Total Liabilities	3,380,540	2,794,747	5,203,140	2,579,021	3,362,752	740,368	1,526,883	834,351	1,516,296	4,674,320	1,561,840	28,174,258

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 7 - REVENUES FROM SERVICES

	09.30.2018	09.30.2017
	In Thousar	nds of AR\$
Account Maintenance Fee	3,215,521	2,047,221
Fees	1,759,451	1,290,067
Revenues from Third-Party Portfolio Managed	75,000	270,000
Card Renewal Fees	498,693	319,891
Other Revenues from Services	1,590,094	1,009,974
Total	7,138,759	4,937,153

NOTE 8 - COSTS OF SERVICES

	09.30.2018	09.30.2017
	In Thousar	ids of AR\$
Printing and Distribution Expenses	(253,427)	(215,984)
Expenses from Call Center Services	(124,591)	(100,391)
Openings of Accounts	(52,365)	(34,401)
Special Promotions	(86,103)	(44,539)
Other Costs of Services	(250,352)	(148,013)
Expenses for Telephone Sale Channel	(287,841)	(139,794)
Total	(1,054,679)	(683,122)

NOTE 9 - REVENUES FROM FINANCING

	09.30.2018	09.30.2017
	In Thousand	ds of AR\$
Merchants ("Comercios Amigos") Interest	1,667,792	1,060,560
Interest on Financing through Credit Cards	4,197,305	2,141,175
Interest on Personal Loans	1,966,808	1,098,163
Compensatory Interest	878,311	464,876
Penalty Interest	370,263	228,964
Revenues from Lawsuits	16,203	20,802
Foreign Exchange Gain	-	9,668
Total	9,096,682	5,024,208

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 10 - COSTS OF FINANCING

	09.30.2018	09.30.2017
	In Thousand	ds of AR\$
Interest on Notes ("Obligaciones Negociables")	(2,572,731)	(1,098,631)
Bank and Financial Interests	(459,935)	(242,317)
Loss on Derivative Transactions	-	(11,635)
Tax on Bank Debits and Credits	(25,205)	(18,710)
Other Costs of Financing	(3,703)	(9,696)
Foreign Exchange Loss	(155)	-
Total	(3,061,729)	(1,380,989)

NOTE 11 - NET INCOME FROM SHORT-TERM INVESTMENTS

	09.30.2018	09.30.2017
	In Thousan	ds of AR\$
Interest on Time Deposits	-	13,471
Interest on Government Securities	28,736	-
Income from Mutual Funds	382,553	115,410
Total	411,289	128,881

NOTE 12 - PROVISION FOR LOAN LOSSES

09.30.2018	09.30.2017
In Thousand	Is of AR\$
(2,383,743)	(1,058,008)
188,594	168,491
(2,195,149)	(889,517)
	(2,383,743) 188,594

NOTE 13 - EMPLOYEE BENEFITS EXPENSES

	09.30.2018	09.30.2017
	In Thousand	ds of AR\$
Compensation and Social Security Charges	(2,248,922)	(1,483,425)
Bonuses for the Personnel	(265,575)	(199,018)
Travel Expenses and Per Diem	(49,846)	(37,925)
Other Employee Expenses	(165,242)	(95,948)
Total	(2,729,585)	(1,816,316)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 14 - TAXES AND CHARGES

	09.30.2018	09.30.2017
	In Thousan	ds of AR\$
Turnover Tax	(1,111,824)	(609,778)
Tax on Bank Debits and Credits	(319,349)	(290,404)
Trade and Industry Tax	(343,587)	(216,877)
Other Taxes, Rates and Contributions	(23,173)	(18,431)
Total	(1,797,933)	(1,135,490)

NOTE 15 - MARKETING EXPENSES

	09.30.2018	09.30.2017
	In Thousand	ds of AR\$
National Advertising	(262,820)	(159,431)
Advertising at Stores	(7,813)	(13,219)
Regional Advertising	(31,652)	(33,530)
Total	(302,285)	(206,180)

NOTE 16 - DEPRECIATION AND AMORTIZATION

09.30.2018	09.30.2017
In Thousan	ds of AR\$
(87,558)	(54,420)
(111,750)	(40,507)
(199,308)	(94,927)
	In Thousan (87,558) (111,750)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 17 – OTHER OPERATING EXPENSES

_	09.30.2018	09.30.2017	
	In Thousands of AR\$		
Rentals	(163,550)	(99,357)	
Regular Mail Services	(28,002)	(27,098)	
Donations	(3,614)	(3,044)	
Electricity, Natural Gas and Communications	(106,587)	(61,864)	
Bank and Financial Expenses	(50,622)	(41,526)	
Collection Expenses	(511,071)	(309, 187)	
Expenses for Commercial Reports and Procedures for the Collection of Amounts in Arrears	(263,188)	(107,626)	
Directors and Supervisory Committee Members' Fees	(24,770)	(23,075)	
Third Parties' Fees	(549,295)	(226,592)	
Insurance and Security Services	(211,421)	(140,619)	
Stationery and Office Supplies	(41,838)	(27,153)	
Maintenance of Equipment and Buildings	(67,250)	(50,504)	
Cleaning Expenses	(53,573)	(32,262)	
Other Expenses	(192,076)	(93,581)	
Total	(2,266,857)	(1,243,488)	

NOTE 18 - INCOME FROM INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

	09.30.2018	09.30.2017	
	In Thousands of AR\$		
Income from Investment in Tarjetas Cuyanas S.A.	-	- 2,267	
Income from Investment in Cobranzas Regionales S.A.	402	146	
Total	402	2,413	

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 19 - INCOME TAX

The following table shows the changes in current and deferred tax assets and liabilities:

	Deferred Tax Assets	Income Tax Payable	Income Tax Accrued during the Year / Period
		In Thousands of AR\$	
Balance at the Beginning of 2017	317,297	(1) (861,486)	(761,389)
Decrease in Taxable Income during 2016 (3)	(2,250)	4,311	2,059
Payment of Income Tax 2016 (4)	-	857,175	-
Income Tax Accrued during the Year	133,949	(2) (1,483,105)	(1,349,156)
Addition Resulting from Merger (Note 47)	222,745	(145,143)	-
Release as per Law No. 27430 (6)	(95,962)	-	(95,962)
Balance at December 31, 2017	575,779	(1,628,248)	(1,443,059)
Income Tax Accrued during the Period (5)	185,966	(1,077,794)	(891,828)
Income Tax Adjustment - Tax Return Filing (7)	16,830	(24,750)	(7,920)
Payment of Income Tax (8)	-	1,652,998	-
Balance at September 30, 2018	778,575	(1,077,794)	(899,748)

⁽¹⁾ It corresponds to the income tax amount that, pursuant to the estimations made by the Company's Management as of February 10, 2017, should have been paid in May 2017 according to the taxable income accrued during the year ended December 31, 2016.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

⁽²⁾ It corresponds to the income tax amount that, pursuant to the estimations made by the Company's Management as of February 7, 2018, should have been paid in May 2018 according to the taxable income accrued during the year ended December 31, 2017.

⁽³⁾ It corresponds to a correction of the income tax provision estimated at the end of 2016.

⁽⁴⁾ It corresponds to income tax for 2016 paid by the Company.

⁽⁵⁾ It corresponds to the income tax amount that, pursuant to the estimations made by the Company's Management at the date of these condensed interim financial statements, should be paid in May 2019 according to the taxable income accrued during the period ended December 31, 2018.

⁽⁶⁾ It corresponds to a decrease in Deferred Tax Assets attributable to a change in valuation, resulting from the amended income tax rate pursuant to Law No. 27430.

⁽⁷⁾ It corresponds to a correction of the income tax provision estimated at the end of 2017.

⁽⁸⁾ It corresponds to Tarjetas Cuyanas S.A.'s and Tarjeta Naranja S.A.'s income tax for 2017 paid by the Company.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 19 - INCOME TAX (CONTINUED)

As of September 30, 2018 and December 31, 2017, the net assets derived from the information included in the previous table amount to AR\$ 778,575 and AR\$ 575,779, respectively. Their composition as of those dates is detailed below:

	Balance at December 31, 2017	Net Tax Asset Generated During the Period	Balance at September 30, 2018
		In Thousands of AR	\$
Receivables from Trade	554,489	208,268	762,757
Property, Plant and Equipment	2,182	740	2,922
Lease Payment	(13,083)	(4,906)	(17,989)
Trade and Other Payables	38	-	38
Employee Benefit Obligations	2,919	(1,182)	1,737
Foreign-exchange Quotation Difference	192	(16)	176
Provision for Contingencies	10,112	1,991	12,103
Others	(137)	1,970	1,833
Financial Charges	19,067	(4,069)	14,998
Totals	575,779	202,796	778,575

The income tax amount payable estimated by Management, net of prepayments, as of September 30, 2018 and December 31, 2017 is:

Current:

	09.30.2018	12.31.2017
Income Tax Provision – Current	(1,077,794)	(1,628,248)
Prepayments	742,790	933,474
Current Income Tax Payable	(335,004)	(694,774)

The following table shows the reconciliation of income tax charged to loss as of September 30, 2018 and September 30, 2017 to that which would result from applying the tax rate in force to book income:

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 19 – INCOME TAX (CONTINUED)

	09.30.2018	09.30.2017
	In Thousa	nds of AR\$
Profit for the Period before Income Tax	3,039,607	2,642,626
Tax Rate in Force	30%	35%
Loss for the Period at the Tax Rate	(911,882)	(924,919)
Permanent Differences at the Tax Rate:		
- Income from Interest in Other Companies	121	845
- Non-taxable Income (1)	20,185	13,168
- Donations and Other Non-deductible Expenses	(570)	(453)
- Others	(8,501)	(6,923)
- Fines	-	(44)
Difference between the Tax Return and the Income Tax Provision	3,704	2,059
Release as per Law No. 27430 due to tax return filing	(2,805)	-
Total Income Tax Charge for the Period	(899,748)	(916,267)

⁽¹⁾ It corresponds to the income from transactions carried out in Tierra del Fuego, net of indirect charges.

The following table shows the reconciliation of income tax charged to loss to tax assessed for the period for tax purposes:

	09.30.2018	09.30.2017
	In Thousands of AR\$	
Total Income Tax Charge Recorded for the Period	(899,748)	(916,267)
- Temporary Differences at the Tax Rate		
- Additions:		
Provision for Loan Losses	(519,265)	(236,984)
Provision for Contingencies	(1,991)	(1,064)
Provision for Bonuses Payable	1,182	(163)
Depreciation of Property, Plant and Equipment	(740)	(1,190)
Lease Payment	4,906	5,724
Foreign-exchange Quotation Difference	16	4,952
Portfolio Assignment	310,997	172,987
Others	(1,970)	(510)
Financial Charges	4,069	-
Difference between the Tax Return and the Income Tax Provision	24,750	(4,309)
Total Tax for the Period Determined for Tax		
Purposes	(1,077,794)	(976,824)
Income Tax Prepayments	742,790	522,463
Income Tax Payable	(335,004)	(454,361)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 20 - CASH AND CASH EQUIVALENTS

	09.30.2018	12.31.2017
	In Thousands of AR\$	
Cash in Banks – Checking Account	195,041	168,273
Cash and Petty Cash	253,340	235,847
Mutual Funds	1,633,062	1,607,322
Deposits Abroad (Note 45)	247	102
Collections to be Deposited	207,306	135,131
Total	2,288,996	2,146,675

NOTE 21 - INVESTMENTS

 Government Securities
 749,050
 207,294

 Total
 749,050
 207,294

Below is a breakdown of the main characteristics of investments effective as of September 30, 2018:

Investment Date	Currency	Investment	Amount	Maturity Date	Rate	Book Value as of 09.30.2018(*)	Fair Value as of 09.30.2018(**)
09/21/2018	AR\$	LECAP	738,944	01/31/2019	49.99%	749,050	739,680
Total						749,050	

^(*) It corresponds to the principal and interest amounts as of the indicated dates in Argentine Pesos.

As of December 31, 2017, the Company had the following investments.

Investment Date	Currency	Investment	Face Value (in Thousands)	Maturity Date	Acquisition Price	Book Value as of 12.31.2017(*)	Fair Value as of 12.31.2017
11/14/2017	AR\$	I16Y8 – Peso- denominated Domestic Lebac	114,660	05/16/2018	0.872193	103,649	104,565
11/14/2017	AR\$	I21J8 - Peso- denominated Domestic Lebac	117,570	06/21/2018	0.850571	103,645	104,871
Total	•	•			•	207,294	

^(*) It corresponds to the principal and interest amounts as of the indicated dates in Argentine Pesos.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

^(**) Source: Personal Portfolio Investments

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 22 - RECEIVABLES FROM TRADE

	09.30.2018	12.31.2017	
Current	In Thousands of AR\$		
Credit Card Debtors	38,115,573	30,738,725	
Provision for Loan Losses – Credit Card	(3,010,417)	(2,312,581)	
Personal Loans Debtors	3,437,917	2,573,828	
Provision for Loan Losses – Personal Loans	(99,581)	(67,572)	
Total	38,443,492	30,932,400	
Non-current			
Credit Card Debtors	799,677	475,189	
Personal Loans Debtors	634,256	545,103	
Total	1,433,933	1,020,292	
Changes in the Account Provision for Loan Losses			
Balances at the Beginning of the Period / Year	2,380,153	1,251,640	
Increases for the Period (1)	2,186,109	1,417,583	
Increase Resulting from Merger	-	780,938	
Applications and Uses	(551,965)	(302,930)	
Portfolio Sale	(904,299)	(767,078)	
Balances at Period-End / Year-End	3,109,998	2,380,153	

⁽¹⁾ The provision for loan losses amounting to AR\$ 2,383,743, disclosed in the Statement of Profit or Loss and in Note 12, includes AR\$ \$197,634 for direct charges.

Receivables from Trade valued at amortized cost do not differ significantly from their fair value.

Memorandum Accounts

Additionally, as of September 30, 2018 and December 31, 2017, the Company recorded AR\$ 1,337,476 and AR\$ 1,246,064, respectively, in respect of receivables from trade that are considered uncollectible, considering as such those meeting the requirements set by the Argentine Central Bank in the revised text "Minimum Provisions for Loan Losses". Under such regulations, receivables from customers fully included in provisions shall be eliminated from assets as from the seventh month subsequent to that in which these circumstances are verified and recorded in memorandum accounts while the entity continues pursuing procedures for collection of its receivables.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 23 - OTHER RECEIVABLES

	09.30.2018	12.31.2017	
Current	In Thousands of AR\$		
Deposits for Checking Account Attachments (Note 43)	1,803	1,143	
Prepaid Expenses	40,320	38,370	
Life Insurance Receivable	-	288	
Commissions Receivable	92,475	97,580	
Advance Payments to Suppliers	57,006	8,502	
Sundry Receivables	158,249	82,761	
Total	349,853	228,644	
Non-current			
Security Deposits (Note 43)	5,176	4,653	
Prepaid Expenses	1,417	1,680	
Total	6,593	6,333	

Other Receivables valued at amortized cost do not differ significantly from their fair value.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 24 - INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

						Issuer	Information			
		Book Value	Book						Balance at	09.30.2018
Issuing Company	Interest Percentage	as of 09.30.2018	Value as of 12.31.2017	Principal Line of Business	Class of Shares	Number of Shares (1)	Face Value of Shares	Capital	Equity	Profit / Loss
		In Thousar	nds of AR\$						In Thousar	ds of AR\$
Cobranzas Regionales S.A.	5%	2,176	1,774	Integral Advisory Services for Credit Risk Analysis	Ordinary registered shares	10,000	0.1	1,000	43,519	8,041
Totals	_	2,176	1,774							

(1) Values are stated in units.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 25 - PROPERTY, PLANT AND EQUIPMENT

Property, Plant and Equipment at 09.30.2018

			ORIGINAL V	ALUE			DEPREC	IATION		NET BOOK	(AMOUNT
Items	Opening Book Amount	Disposals	Additions	Transfers	Closing Book Amount	Opening Book Amount	Disposals	Depreciati on Charge	Closing Book Amount	09.30.2018	12.31.2017
					In Th	ousands of AR	\$				
Land	25,393	-	-	-	25,393	-	-	-	-	25,393	25,393
Buildings	299,449	-	15,904	-	315,353	(19,933)	-	(4,444)	(24,377)	290,976	279,516
Cost of Adapting Stores	180,963	-	63,913	-	244,876	(103,908)	-	(24,646)	(128,554)	116,322	77,055
Furniture and Fixtures	96,046	(177)	6,530	3,677	106,076	(35,677)	49	(8,959)	(44,587)	61,489	60,369
Hardware	268,899	(913)	39,367	19,162	326,515	(150,626)	295	(35,081)	(185,412)	141,103	118,273
Facilities and Improvements	133,176	(19)	14,350	5,465	152,972	(48,587)	19	(14,428)	(62,996)	89,976	84,589
Assets at Warehouse	23,233	(1,595)	58,004	(28,304)	51,338	-	-	-	=	51,338	23,233
Totals as of 09.30.2018	1,027,159	(2,704)	198,068	-	1,222,523	(358,731)	363	(87,558)	(445,926)	776,597	668,428

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 25 - PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Property, Plant and Equipment at 12.31.2017

			ORIGINA	AL VALUE			DEPRECIATION					NET BOOK AMOUNT		
Items	Opening Book Amount	Disposals	Additions	Addition Resulting from Merger (Note 47)	Transfers	Closing Book Amount	Opening Book Amount	Addition Resulting from Merger (Note 47)	Disposals	Depreciation Charge	Closing Book Amount	12.31.2017	12.31.2016	
		In Thousands of AR\$												
Land	25,327	(29)	-	95	-	25,393		-	-	-	-	25,393	25,327	
Buildings	291,243	-	8,206	-	-	299,449	(14,122)	-	-	(5,811)	(19,933)	279,516	277,121	
Cost of Adapting Stores	175,544	(48,676)	29,208	24,887	-	180,963	(107,213)	(17,801)	48,676	(27,570)	(103,908)	77,055	68,331	
Furniture and Fixtures	70,610	(7,733)	14,967	14,955	3,247	96,046	(27,766)	(8,485)	7,723	(7,149)	(35,677)	60,369	42,844	
Hardware	144,405	(31,998)	25,504	80,186	50,802	268,899	(81,613)	(66,897)	28,172	(30,288)	(150,626)	118,273	62,792	
Facilities and Improvements	92,561	(10,501)	27,451	20,946	2,719	133,176	(37,731)	(11,218)	10,303	(9,941)	(48,587)	84,589	54,830	
Work in Progress	35,255	(463)	45,209	-	(56,768)	23,233	-	-	-	-	-	23,233	35,255	
Totals as of 12.31.2017	834,945	(99,400)	150,545	141,069	•	1,027,159	(268,445)	(104,401)	94,874	(80,759)	(358,731)	668,428		
Totals as of 12.31.2016	686,659	(8,121)	156,407	-	-	834,945	(220,204)	-	7,132	(55,373)	(268,445)		566,500	

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 26 - INTANGIBLE ASSETS

Intangible Assets at 09.30.2018

	ORIGINAL VALUE					MORTIZATION	NET BOOK AMOUNT		
Items	Opening Book Amount	Disposals	Additions	Closing Book Amount	Opening Book Amount	Amortization Charge	Closing Book Amount	09.30.2018	12.31.2017
Patents and Software	589,304	(2,748)	232,331	818,887	(356,881)	(111,750)	(468,631)	350,256	232,423
Other Intangible Assets	5,027	-	-	5,027	-	-	-	5,027	5,027
Totals as of 09.30.2018	594,331	(2,748)	232,331	823,914	(356,881)	(111,750)	(468,631)	355,283	237,450

Intangible Assets at 12.31.2017

					INTANG	BIBLE ASSET	S					
		ORI	GINAL VALI	JE				AMORTIZATIO	N		NET BOOK AMOUNT	
Items	Opening Book Amount	Disposals	Additions	Addition Resulting from Merger (Note 47)	Closing Book Amount	Opening Book Amount	Disposals	Amortization Charge	Addition Resulting from Merger (Note 47)	Closing Book Amount	12.31.2017	12.31.2016
Patents and Software	287,223	-	134,458	167,623	589,304	(148,303)	-	(67,726)	(140,852)	(356,881)	232,423	138,920
Other Intangible Assets	5,027	-	-	-	5,027	-	-	-	-	-	5,027	5,027
Totals as of 12.31.2017	292,250	-	134,458	167,623	594,331	(148,303)	-	(67,726)	(140,852)	(356,881)	237,450	
Totals as of 12.31.2016	210,311	(1,411)	83,350	-	292,250	(118,080)	-	(30,223)	-	(148,303)		143,947

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 27 - TRADE AND OTHER PAYABLES

	09.30.2018	12.31.2017
	In Thousand	is of AR\$
Merchants ("Comercios Amigos")	17,266,334	15,545,412
Suppliers	625,716	561,955
Life Insurance Payable	88	335
Collections on Account of Third Parties Payable	471,267	265,413
Total	18,363,405	16,373,115

NOTE 28 - BORROWINGS

	09.30.2018	12.31.2017			
Current	In Thousands of AR\$				
Notes ("Obligaciones Negociables")	2,762,539	919,916			
Bank and Financial Loans	1,686,738	137,474			
Financial Leases (Note 35)	28,782	26,661			
Credit Lines	1,135,981	-			
Total	5,614,040	1,084,051			
Non-current					
Notes ("Obligaciones Negociables")	9,332,966	8,556,415			
Financial Leases (Note 35)	150,438	167,854			
Total	9,483,404	8,724,269			

NOTE 29 - EMPLOYEE BENEFIT OBLIGATIONS

	09.30.2018	12.31.2017	
	In Thousands of AR\$		
Salaries Payable	115,440	106,187	
Social Security Charges	81,964	138,158	
Provisions	246,916	173,038	
Bonuses for the Personnel	99,215	95,787	
Rewards for the Personnel	48,619	50,716	
Total	592,154	563,886	

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 30 - CURRENT TAX LIABILITIES

	09.30.2018	12.31.2017
	In Thousa	nds of AR\$
Trade and Industry Tax Payable	41,294	33,409
Tax Withholdings and Additional Tax Withholdings Made from Third arties	313,178	204,899
Value-added Tax Payable	450,827	334,971
Turnover Tax Payable	128,181	82,690
Total	933,480	655,969

NOTE 31 – OTHER LIABILITIES

	09.30.2018	12.31.2017
Current	In Thousar	nds of AR\$
Fees Payable to Directors and Supervisory Committee	22,325	22,360
Advanced Payments to Directors	(7,315)	(7,609)
Dividends Payable	373,864	-
Other Miscellaneous Liabilities	16,565	14,956
Total	405,439	29,707
Non-current		
Other Miscellaneous Liabilities	9,872	<u>-</u>
Total	9,872	-

NOTE 32 - PROVISIONS

This account includes the estimated amounts to face risks of probable occurrence, which, if they occur, will give rise to a loss for the Company.

(1) Legal Claims:

The Company is subject to several claims, lawsuits and other legal proceedings, including customers' claims, where a third party is claiming payments for alleged damages, refunds for losses or compensation. The potential debt for the Company with respect to such claims, lawsuits and other legal proceedings cannot be certainly estimated. Management periodically reviews the progress of each of the significant issues and calculates the potential financial exposure.

A provision is booked when a potential loss derived from a claim or legal proceeding is deemed likely and the amount can be fairly estimated.

Provisions for contingent losses reflect a fair estimation of the losses to be incurred based on the information made available by Management as of the date of the preparation of the condensed interim financial statements and considering the lawsuits to which Tarjeta Naranja is a party. These estimations are mainly prepared with the assistance provided by the legal advisors.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 32 - PROVISIONS (CONTINUED)

(2) Tax Claims:

As of the date of these condensed interim financial statements, the Company is in the following situations with respect to certain Provincial Tax Boards:

The Company has a dispute with the Tax Revenue Agency of the Province of Río Negro. In due time, the tax agency made an adjustment of AR\$ 895 for turnover tax for the tax periods from January 2010 to June 2012 from the Company. The Company timely challenged the adjustment made. The amount claimed totaled AR\$ 2,477 and AR\$ 2,315 as of September 30, 2018 and December 31, 2017, respectively.

Furthermore, the Company has a dispute with the General Tax Board of the Province of La Pampa. In due time, the tax agency made an adjustment of AR\$ 2,438 for turnover tax for the tax periods from January 2013 to May 2018 from the Company. The Company timely challenged the adjustment made. The amount claimed totaled AR\$ 2,438 as of September 30, 2018.

On the other hand, the Company was served notice of an official assessment from the General Tax Board of the Province of Tucumán, in its capacity as Turnover Tax Withholding Agent, in connection with years commencing on January 2013 through December 2015. The Company timely challenged the adjustment made. As of September 30, 2018, the amount involved totaled AR\$ 10,545.

The Company also has outstanding claims from certain Municipal Tax Bureaus throughout the country; most of them in connection with Publicity and Advertising, and in respect to which it has filed the respective defenses. As of September 30, 2018 and December 31, 2017, total municipal claims against the Company amounted to AR\$ 20,917 and AR\$ 21,511, respectively.

On December 1, 2017, Tarjeta Naranja S.A. filed an action against the Argentine tax authorities (AFIP as per its initials in Spanish) for the recovery of the Income Tax for the years 2014 and 2016 in the amount of AR\$ 580,164. The action was grounded on the failure to apply the inflation adjustment mechanisms set forth in Title VI of the Income Tax Law, leading to absorb a substantial portion of taxable income and surpass any reasonable taxation threshold. On May 17, 2018, an identical action was filed in respect of the predecessor company Tarjetas Cuyanas S.A. for the years 2014 and 2016, in the amount of AR\$ 145,478. To date, both actions for recovery are still pending resolution by AFIP.

As of September 30, 2018, the Company did not recognize receivables in connection with these matters, because they qualify as contingent assets pursuant to the terms of IAS 37.

The provisions booked in liabilities related to the cases described above had been adjusted based on the opinion of the legal advisors, the judicial precedents referred to above and the favorable evolution thereof.

However, Tarjeta Naranja S.A.'s Board of Directors, based on tax advisors' opinions, considers the taxes involved have been appropriately calculated according to legal regulations currently in force, and those tax authorities' claims have no legal or **NOTE 32 – PROVISIONS (CONTINUED)**

technical grounds. Therefore, the Company is currently exercising — and will exercise in the future — its constitutional rights in order to clarify and settle said issues.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

The breakdown and changes of contingent liabilities as of September 30, 2018 are as follows:

	Balance at the Beginning of the Year	Additions (1)	Disposals (1)	Payments	Balance at Period-end
Tax Matters	12,011	4,522	(3,708)	(779)	12,046
Consumer Protection	6,217	4,076	(772)	(5,065)	4,456
Labor Matters	27,901	28,609	(10,723)	(12,443)	33,344
Damages	1,989	7,071	(1,363)	(827)	6,870
Others	369	1,145	(1,060)	(90)	364
Total	48,487	45,423	(17,626)	(19,204)	57,080

⁽¹⁾ Additions and Disposals for the period are recorded and reported in Note 17 "Other Operating Expenses", in "Other Expenses".

In addition, the breakdown and changes of contingent liabilities as of December 31, 2017 are as follows:

	Balance at the Beginning of the Year	Additions	Addition Resulting from Merger (Note 47)	Disposals	Payments	Balance at Year-end
Tax Matters	4,126	6,523	4,745	(2,820)	(563)	12,011
Consumer Protection	19,225	1,613	-	-	(14,621)	6,217
Labor Matters	13,855	18,656	10,909	(5,569)	(9,950)	27,901
Damages	1,544	1,796	-	(600)	(751)	1,989
Others	56	105	231	(23)	-	369
Total	38,806	28,693	15,885	(9,012)	(25,885)	48,487

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 33 - FINANCIAL LIABILITIES BY CONTRACTUAL DUE DATE

The table below breaks down financial liabilities by contractual due date as of September 30, 2018:

September 30, 2018

	In Thousands of AR\$									
	Less than 3 Months	From 3 to 12 Months	From 1 to 2 Years	From 2 to 5 Years	Over 5 Years	Total				
Financial Liabilities										
Trade and Other Payables	17,931,661	431,744	-	-	-	18,363,405				
Borrowings	1,676,904	8,682,050	8,465,168	6,790,155	12,091	25,626,368				
Other Liabilities	14,667	390,764	2,521	7,351	-	415,303				
Total Financial Liabilities	19,623,232	9,504,558	8,467,689	6,797,506	12,091	44,405,076				

The table below breaks down financial liabilities by contractual due date as of December 31, 2017:

December 31, 2017

In Thousands of AR\$								
Less than 3 Months	From 3 to 12 Months	From 1 to 2 Years	From 2 to 5 Years	Over 5 Years	Total			
15,674,762	698,353	-	-	-	16,373,115			
882,701	2,341,124	4,101,440	9,027,977	114,606	16,467,848			
14,948	14,751	-	-	-	29,699			
16,572,411	3,054,228	4,101,440	9,027,977	114,606	32,870,662			
	3 Months 15,674,762 882,701 14,948	Less than 3 Months to 12 Months 15,674,762 698,353 882,701 2,341,124 14,948 14,751	Less than 3 MonthsFrom 3 to 12 MonthsFrom 1 to 2 Years15,674,762698,353-882,7012,341,1244,101,44014,94814,751-	Less than 3 Months From 3 to 12 Months From 1 to 2 Years From 2 to 5 Years 15,674,762 698,353 - - 882,701 2,341,124 4,101,440 9,027,977 14,948 14,751 - -	Less than 3 Months From 3 to 12 Months From 1 to 2 Years From 2 to 5 Years Over 5 Years 15,674,762 698,353 - - - - 882,701 2,341,124 4,101,440 9,027,977 114,606 14,948 14,751 - - -			

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 34 - BORROWINGS

Proceeds from Bank and Financial Loans

With the purpose of financing its business transactions, the Company took out the following borrowings, the main characteristics of which with regard to the obligations outstanding as of September 30, 2018 are summarized as follows, in chronological order:

Institution	Currency of the Loan	Date of Disbursement	Maturity Date	Term	Loan Amount	Outstanding Principal Amount as of 09.30.2018	Principal Payments	Interest Payments	Interest Rate
Banco Santander Rio S.A.	Pesos (AR\$)	04/05/2018	04/05/2019	12 months	500,000	500,000	One payment at maturity	Quarterly	Corrected Badlar + 2.70%
Banco Hipotecario S.A.	Pesos (AR\$)	05/31/2018	05/31/2019	12 months	100,000	100,000	One payment at maturity	Monthly	Corrected Badlar + 3.90%
Banco Patagonia S.A.	Pesos (AR\$)	07/03/2018	07/03/2019	12 months	300,000	300,000	One payment at maturity	Monthly	Corrected Badlar + 6.50%
Industrial and Commercial Bank of China (Argentina) S.A.	Pesos (AR\$)	07/03/2018	07/03/2019	12 months	500,000	500,000	One payment at maturity	Monthly	Corrected Badlar + 6.00%
Banco Santander Rio S.A.	Pesos (AR\$)	07/03/2018	12/28/2018	6 months	170,000	170,000	One payment at maturity	Quarterly	Corrected Badlar + 6.40%

Credit Lines

The Company has entered into and used the following credit line arrangements, the main characteristics of which with regard to the obligations outstanding are summarized as follows:

Institution	Credit Line Currency	Maturity Date Amount as of		•	Interest Payments	Interest Rate	
Banco Macro S.A.	Pesos (AR\$)	03/22/2018	03/21/2019	400,000	Upon maturity	Upon maturity	28.00%
Banco Macro S.A.	Pesos (AR\$)	03/22/2018	03/21/2019	100,000	Upon maturity	Upon maturity	28.00%
Banco Itaú S.A.	Pesos (AR\$)	03/26/2018	03/26/2019	450,000	Upon maturity	Monthly	27.50%
HSBC Bank Argentina S.A.	Pesos (AR\$)	07/03/2018	07/02/2019	100,000	Upon maturity	Monthly	Corrected Badlar + 5.00%

^(*) It corresponds to the principal amount outstanding as of the indicated dates in Argentine Pesos.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

Memorandum Accounts

As of September 30, 2018, the Company recorded unused amounts of credit lines borrowed (commitment agreements) amounting to AR\$ 100,000, under memorandum accounts.

As of September 30, 2018, such amount corresponds to the unused amount of the Company's commitment to:

a) Banco Patagonia S.A. for AR\$ 100,000, effective from March 23, 2018 to March 22, 2019.

As of December 31, 2017, the Company had no commitment agreements.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 35 - FINANCE LEASES

The Company has entered into finance lease agreements, the main characteristics of which are detailed below:

Subject-matter	Month of Origin	Institution	Installments	Payment Method	Purchase Option	Lease Payments
Building Located in the City of Córdoba, at Humberto Primo Street (a)	July 2008	Banco de Galicia y Buenos Aires S.A.U.	121	Monthly	AR\$ 6,407 at the time of paying the last installment	
Buildings Located in the City of Córdoba, at Jujuy Street (a)	July 2008	Banco de Galicia y Buenos Aires S.A.U.	121	Monthly	AR\$ 400 at the time of paying the last installment	AR\$ 1,935 plus interest at a variable rate based on the Corrected Survey Rate for Private Banks plus a 6% spread.
Buildings Located in the City of Córdoba, at Jujuy and Bv. Mitre Streets (a)	October 2012	Banco de Galicia y Buenos Aires S.A.U.	121	Monthly	AR\$ 435 at the time of paying the last installment	a)

a) On September 10, 2015, leasehold improvements on these buildings were completed. The term of transactions was extended to 121 months as from such date and the related lease payments were unified.

The following are the minimum lease payments as of September 30, 2018 and the related present value:

	Minimum Lease Payments	Present Value of Minimum Lease Payments
	09.30.2018	
Less than One Year	113,942	28,782
From 1 to 5 Years	376,124	116,105
Over 5 Years	48,446	34,333
Minus Future Financing Charges	(359,292)	
Present Value of Minimum Lease Payments	179,220	179,220
	09.30.2018	
Included in the Financial Statements as:		
Current Finance Lease	28,782	
Non-current Finance Lease	150,438	
Total	179,220	

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 36 - NOTES ("OBLIGACIONES NEGOCIABLES")

As of September 30, 2018, the Company has the Global Program approved by Resolutions No. 15220, No. 15361, No. 15785, No. 16319, No. 16571, No. 16822 and No. 17676 of the C.N.V. outstanding.

The Company's Shareholders' Meeting held on July 14, 2005 authorized the creation of a Global Program for the Issuance of Notes for a maximum outstanding amount of US\$ 50,000 to be placed by means of a public offering. On October 26, 2005, the C.N.V. authorized the creation of the global program and the public offering of each series of notes issued under such Program through Resolution No. 15220 of that date.

The Shareholders' Meeting held on March 3, 2006, in turn, authorized to increase the amount of said Global Program for the Issuance of Notes by US\$ 100,000, thus resulting in a total maximum amount of US\$ 150,000. Such increase was authorized by the C.N.V. through Resolution No. 15361 dated March 23, 2006.

On October 31, 2007, the Company's Shareholders' Meeting approved to increase said Program's amount up to a maximum outstanding amount of US\$ 350,000 or its equivalent amount in any other currency. Such increase was authorized by the C.N.V. through Resolution No. 15785 dated November 16, 2007. On March 26, 2010, the Shareholders' Meeting approved the extension of the term during which such program would be effective. On April 27, 2010, the C.N.V. authorized such extension through Resolution No. 16319.

Later, the Company's Shareholders' Meeting held on April 1, 2011 approved to increase said Program's amount up to a maximum outstanding amount of US\$ 450,000 or its equivalent amount in any other currency. Such increase was authorized by the C.N.V. through Resolution No. 16571 dated May 24, 2011.

On March 8, 2012, the Company's Shareholders' Meeting approved to increase said Program's amount up to a maximum outstanding amount of US\$ 650,000 or its equivalent amount in any other currency. Such increase was authorized by the C.N.V. through Resolution No. 16822 dated May 23, 2012.

Furthermore, on March 19, 2015, the Shareholders' Meeting approved the extension of the term during which such Program would be outstanding for five years. Then, on May 21, 2015, the C.N.V. authorized such extension through Resolution No. 17676.

Finally, on April 4, 2018, the Company's Shareholders' Meeting decided to approve to increase said Program's amount up to a maximum of US\$ 1,000,000 outstanding at any time, or its equivalent amount in other currencies. Such increase was approved by the C.N.V. through Resolution No. 19508 dated May 10, 2018.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 36 - NOTES ("OBLIGACIONES NEGOCIABLES") (CONTINUED)

Below is a breakdown of the main characteristics of Notes and their balances at September 30, 2018 and December 31, 2017:

Date of	Currency	Class	Amount in	Type	Term	Maturity	Interest Rate	Authorized by C.N.V.	Book V	alue (*)
Placement	Curroncy	Number	Thousands	.,,,,		Date	/ Price	on	09.30.18	12.31.17
04/13/2016	AR\$ (1)	XXXIII Series II	366,908	Simple notes, not convertible into shares	1,095 days	04/13/2019	Minimum 37.00 % Rate / Badlar + 5.40 %	03/28/2016	366,908	366,908
05/05/2016	AR\$ (2)	XXIV Series II (Note 47)	234,309	Simple notes, not convertible into shares	1,095 days	05/05/2019	Minimum 37.00 % Rate / Badlar + 4.98%	04/22/2016	234,309	234,309
06/29/2016	AR\$ (3)	XXXIV Series II	475,397	Simple notes, not convertible into shares	1,461 days	06/29/2020	Minimum 32.00 % Rate / Badlar + 4.67 %	06/21/2016	475,397	475,397
07/26/2016	AR\$ (4)	XXV (Note 47)	400,000	Simple notes, not convertible into shares	1,461 days	07/26/2020	Minimum 30.00 % Rate / Badlar + 3.94%	07/13/2016	400,000	400,000
09/27/2016	AR\$ (5)	XXXV Series I	225,611	Simple notes, not convertible into shares	546 days	03/27/2018	Minimum 26.00 % Rate / Badlar + 2.99 %	09/15/2016	-	225,611
09/27/2016	AR\$ (5)	XXXV Series II	774,389	Simple notes, not convertible into shares	1,461 days	09/27/2020	Minimum 26.00 % Rate / Badlar + 3.99 %	09/15/2016	774,389	774,389
10/24/2016	AR\$ (6)	XXVI Series I (Note 47)	149,763	Simple notes, not convertible into shares	547 days	04/24/2018	Minimum 26.00 % Rate / Badlar + 2.75%	10/14/2016	-	149,763
10/24/2016	AR\$ (6)	XXVI Series II (Note 47)	350,237	Simple notes, not convertible into shares	1,461 days	10/24/2020	Minimum 26.00 % Rate / Badlar + 4.00%	10/14/2016	350,237	350,237
12/07/2016	AR\$ (7)	XXXVI Series I	210,571	Simple notes, not convertible into shares	547 days	06/07/2018	Minimum 25.25 % Rate / Badlar + 3.25 %	11/23/2016	,	210,571
12/07/2016	AR\$ (7)	XXXVI Series II	636,409	Simple notes, not convertible into shares	1,095 days	12/07/2019	Minimum 25.25% Rate / Badlar + 4.00 %	11/23/2016	636,409	636,409
02/10/2017	AR\$ (8)	XXVII Series II (Note 47)	500,000	Simple notes, not convertible into shares	1,095 days	02/10/2020	Minimum 23.50% Rate / Badlar + 3.50%	02/02/2017	500,000	500,000
04/11/2017	AR\$ (9)	XXXVII	3,845,700	Simple notes, not convertible into shares	1,826 days	04/11/2022	Minimum 15.00% Rate / Badlar + 3.50 %	03/30/2017	3,845,700	3,845,700
06/09/2017	AR\$ (10)	XXVIII Series I (Note 47)	128,175	Simple notes, not convertible into shares	730 days	06/09/2019	Minimum 25.00 % Rate / Badlar + 3.05%	05/29/2017	128,175	128,175
06/09/2017	AR\$ (10)	XXVIII Series II (Note 47)	371,825	Simple notes, not convertible into shares	1,461 days	06/09/2021	Minimum 25.00% Rate / Badlar + 3.70%	05/29/2017	371,825	371,825

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 36 - NOTES ("OBLIGACIONES NEGOCIABLES") (CONTINUED)

Date of	Currency	Class	Amount in	Type	IVne Ierm		Interest Rate Authorized by C.N.V.	Book Value (*)		
Placement		Number	Thousands	,,,,		Date	/ Price	on	09.30.18	12.31.17
11/13/2017	AR\$ (11)	XXXVIII	503,333	Simple notes, not convertible into shares	546 days	05/13/2019	Minimum 29.50% Rate / TM20 + 4.00%	11/07/2017	503,333	503,333
02/14/2018	AR\$ (12)	XXXIX	754,539	Simple notes, not convertible into shares	546 days	08/14/2019	Minimum 26.75% Rate / TM 20 + 3.40%	02/02/2018	754,539	-
04/10/2018	AR\$ (13)	XL Series	597,500	Simple notes, not convertible into shares	548 days	10/10/2019	25.98% Fixed Rate	03/27/2018	597,500	-
04/10/2018	AR\$ (13)	XL Series	1,402,500	Simple notes, not convertible into shares	914 days	10/10/2020	Minimum 27.00% Rate / Badlar + 3.69%	03/27/2018	1,402,500	1

(*) It corresponds to the principal amount outstanding as of the indicated dates in Argentine Pesos.

- On April 13, 2016, the Company issued and placed its Class XXXIII Notes for a total amount of AR\$ 500,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 133,092 and Series II for a total amount of AR\$ 366,908. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On May 5, 2016, the Company issued and placed TC Class XXIV Notes for a total amount of AR\$ 300,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 65,691 and Series II for a total amount of AR\$ 234,309. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On June 29, 2016, the Company issued and placed its Class XXXIV Notes for a total amount of AR\$ 600,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 124,603 and Series II for a total amount of AR\$ 475,397. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On July 26, 2016, the Company issued and placed TC Class XXV Notes for a total amount of AR\$ 400,000. This issuance was carried out in only one Series. Principal will be settled upon maturity.
- On September 27, 2016, the Company issued and placed its Class XXXV Notes for a total amount of AR\$ 1,000,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 225,611 and Series II for a total amount of AR\$ 774,389. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On October 24, 2016, the Company issued and placed TC Class XXVI Notes for a total amount of AR\$ 500,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 149,763 and Series II for a total amount of AR\$ 350,237. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On December 7, 2016, the Company issued and placed its Class XXXVI Notes for a total amount of AR\$ 846,980. This issuance was carried out in two series: Series I for a total amount of AR\$ 210,571 and Series II for a total amount of AR\$ 636,409. Principal of Series I was already settled and principal of Series II will be settled upon maturity.
- On February 10, 2017, the Company issued and placed TC Class XXVII Notes for a total amount of AR\$ 500,000. This issuance was carried out under Series II, with Series I having been declared void. Principal will be settled upon maturity.
- On April 11, 2017, the Company issued and placed Peso-linked Class XXXVII Notes for a total amount of US\$250,000, equivalent to AR\$ 3.845,700, as converted at an Initial Exchange Rate. Principal will be settled in three annual installments, with due dates on April 11, 2020, April 11, 2021 and April 11, 2022.
- (10) On June 9, 2017, the Company issued and placed TC Class XXVIII Notes for a total amount of AR\$ 500,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 128,175 and Series II for a total amount of AR\$ 371,825. Principal of both Series will be settled upon maturity.
- (11) On November 13, 2017, the Company issued and placed its Class XXXVIII Notes for a total amount of AR\$ 503,333. This issuance was carried out in only one Series. Principal will be settled upon maturity.
- On February 14, 2018, the Company issued and placed its Class XXXIX Notes for a total amount of AR\$ 754,539. This issuance was carried out in only one Series. Principal will be settled upon maturity.
- (13) On April 10, 2018, the Company issued and placed Class XL Notes for a total amount of AR\$ 2,000,000. This issuance was carried out in two series: Series I for a total amount of AR\$ 597,500 and Series II for a total amount of AR\$ 1,402,500. Principal of both Series will be settled upon maturity.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 36 - NOTES ("OBLIGACIONES NEGOCIABLES") (CONTINUED)

Covenants Undertaken:

Furthermore, it is worth noting that in the Price Supplement of Class XXXVII Notes, the Company has undertaken the following covenants, among others, with regard to the holders of such Notes.

- (i) The Company will not incur debt, unless at the date of incurring debt (a) the Total Liabilities to Equity Ratio does not exceed 7 to 1; and (b) the Indebtedness to Equity Ratio does not exceed 4 to 1;
- (ii) The Company will not levy any lien or else allow any lien to be levied, except for the permitted liens (liens existing at the time of the issuance of Notes, their renewals and those liens set forth by the law) with regard to all the other assets, when the total amount of the liens does not exceed 5% of the Company's total assets.
- (iii) The Company will not be able to dispose of its assets, unless: (a) it receives a consideration at market value, (b) 75% of the consideration is in cash, (c) the proceeds of the sale are used within 365 days to (i) pay off debt, (ii) make investments in capital assets in a related company, a permitted business or a related business, or else (iii) reinvest or purchase additional assets.

In turn, in the Price Supplement of Class XXIV (TC), XXV (TC), XXVI (TC), XXVII (TC), XXVIII (TC), XXXIII, XXXIV, XXXVI, XXXVII, XXXIX and XL Notes, the Company has undertaken the following covenant with regard to the holders of such Notes:

(i) The Company will not levy any lien or else allow any lien to be levied, except for the permitted liens — such liens existing at the date of the Price Supplement or those to be levied in the future with regard to all the other assets—, when the total amount of the liens does not exceed 25% of the Company's total assets.

At the date of these condensed interim financial statements, the Company has complied with the abovementioned covenants undertaken.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 37 - CASH AND CASH EQUIVALENTS - STATEMENT OF CASH FLOWS

	09.30.2018	09.30.2017
	In Thousan	ds of AR\$
Cash	655,934	345,907
Placements of Cash-equivalent Funds	1,633,062	844,481
Bank Overdrafts	-	(865)
Total	2,288,996	1,189,523

NOTE 38 - ADJUSTMENTS TO CALCULATE THE NET CASH FLOWS FROM OPERATING **ACTIVITIES**

	09.30.2018	09.30.2017	
	In Thousands of AR\$		
Provision for Loan Losses	2,383,743	1,058,008	
Provision for Contingencies, Net of Recoveries	27,797	8,624	
Provision for Employee Benefit Obligations	452,863	299,061	
Provision for Fees Payable to Directors and Members of the Supervisory Committee	24,770	23,075	
Foreign Exchange Gain (Loss)	155	(9,668)	
Income from Investments Accounted for Using the Equity Method	(402)	(2,413)	
Decrease in Property, Plant and Equipment	2,341	2,166	
Decrease in Intangible Assets	2,748	-	
Depreciation of Property, Plant and Equipment	87,558	54,420	
Amortization of Intangible Assets	111,750	40,507	
Total	3,093,323	1,473,780	
NOTE 39 – CHANGES IN OPERATING ASSETS			
	09.30.2018	09.30.2017	
	In Thousar	nds of AR\$	
Increase in Receivables from Trade	(10,298,911)	(2,761,708)	
(Increase) / Decrease in Other Receivables	(127,298)	109,542	

(10,426,209)

(2,652,166)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Total

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 40 - CHANGES IN OPERATING LIABILITIES

	09.30.2018	09.30.2017
	In Thousar	nds of AR\$
(Decrease) in Employee Benefit Obligations	(424,595)	(313,316)
Increase / (Decrease) in Trade and Other Payables	269,368	(64,216)
Increase in Tax Liabilities	277,511	71,188
Income Tax Payments	(1,462,314)	(818,581)
Decrease in Other Liabilities	(13,030)	(27,804)
Contingency Payments	(19,204)	(5,754)
Total	(1,372,264)	(1,158,483)

NOTE 41 - ADDITIONAL INFORMATION ON THE STATEMENT OF CASH FLOWS

The following is the reconciliation of borrowings disclosed in the condensed Statements of Cash Flows at period-end:

	At the Beginning of the Year	Borrowing	Principal and Interest Payments	Interest and Expenses Payable	At Period- end
Notes ("Obligaciones Negociables")	9,476,331	2,672,880	(2,573,100)	2,519,394	12,095,505
Borrowings	137,474	1,570,000	(267,646)	246,910	1,686,738
Finance Leases	194,515	-	(64,998)	49,703	179,220
Credit Lines	-	1,050,000	(65,698)	151,679	1,135,981
Total	9,808,320	5,292,880	(2,971,442)	2,967,686	15,097,444

The following are the financing operations performed during the period that have not generated any cash movements.

	09.30.2018	09.30.2017
	In Thousa	nds of AR\$
Payment in Kind for the Issuance of Class XL Series I and Series II Notes ("Obligaciones Negociables") (Class XXXV Series I Notes)	81,659	1
Dividends Paid in Kind in 2017 (Lebacs - Securities I16Y8; I21J8)	225,924	-

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 – BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES

Tarjeta Naranja S.A. is controlled by Tarjetas Regionales S.A., with legal domicile at Tte. Gral. Juan D. Perón 430 - Piso 19 - Autonomous City of Buenos Aires, which holds 2,823 shares, representing a 99.96% interest in the capital stock. In turn, Grupo Financiero Galicia S.A., with legal domicile at Tte. Gral. Juan D. Perón 456, 2° Piso, Autonomous City of Buenos Aires, has an 83% equity interest in Tarjetas Regionales S.A.

The Ordinary and Extraordinary Shareholders' Meeting of Banco de Galicia y Buenos Aires S.A.U. held on December 14, 2017 decided to initiate a corporate reorganization process involving the split-off of a portion of the Bank's assets, comprised by its 77% equity interest in Tarjetas Regionales S.A. to be merged into its controlling company, Grupo Financiero Galicia S.A., effective January 1, 2018.

Tarjetas Cuyanas S.A. was a corporation incorporated in Argentina, with domicile at Belgrano 1415, City of Mendoza, Argentina, which held 24 shares, representing 1% of the Company's capital stock. As detailed in Note 47, Tarjetas Cuyanas merged into Tarjeta Naranja, effective October 1, 2017.

Procesadora Regionales S.A. is a corporation incorporated in Argentina, with domicile established at Av. Paseo Colón 746, Piso 4, Autonomous City of Buenos Aires, and holds 1 share accounting for 0.4% of the Company's capital stock.

The following are Tarjeta Naranja S.A.'s balances with related companies as of September 30, 2018:

Companies under Section 33 of Law No. 19550						
	Banco de Galicia y Buenos Aires S.A.U.	Tarjetas Regionales S.A.	Total			
	In Th	ousands of AR	5			
ASSETS						
Cash and Cash Equivalents	123,433	-	123,433			
Other Receivables	8,209	-	8,209			
Total Current Assets as of 09.30.2018	131,642	-	131,642			
Total Assets as of 09.30.2018	131,642	-	131,642			
LIABILITIES						
Trade and Other Payables	473,367	-	473,367			
Borrowings	28,871	-	28,871			
Other Liabilities	2,521	373,864	376,385			
Total Current Liabilities as of 09.30.2018	504,759	373,864	878,623			
Borrowings	150,439	-	150,439			
Other Liabilities	9,872	-	9,872			
Total Non-current Liabilities as of 09.30.2018	160,311	-	160,311			
Total Liabilities as of 09.30.2018	665,070	373,864	1,038,934			

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 – BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are Tarjeta Naranja S.A.'s balances with other related parties as of September 30, 2018:

Other Related Parties						
	Cobranzas Regionales S.A.	Galicia Seguros S.A.	Key Management Personnel	Parque Azul S.R.L.	Total	
	AR\$					
ASSETS						
Other Receivables	37,150	5,966	-	-	43,116	
Total Current Assets as of 09.30.18	37,150	5,966	•	•	43,116	
Total Assets as of 09.30.18	37,150	5,966	•	•	43,116	
LIABILITIES						
Trade and Other Payables	66,152	=	-	9,140	75,292	
Salaries Payable	-	=	2,343	-	2,343	
Other Liabilities	=	-	14,257	-	14,257	
Total Current Liabilities as of	00.450		40.000	0.440	04 000	
09.30.18	66,152	-	16,600	9,140	91,892	
Total Liabilities as of 09.30.18	66,152	-	16,600	9,140	91,892	

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.Cba. No. 21.00004.3

Andrés Suarez

Certified Public Accountant (U.B.A.)

Professional License No. 10.11421.4 – C.P.C.E.Cba.

Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are the transactions carried out by Tarjeta Naranja S.A. with related companies during the period ended September 30, 2018:

	Companies under Section 33 of Law No. 19550
	Banco de Galicia y Buenos Aires S.A.U.
	In Thousands of AR\$
REVENUES	
Revenues from Services	75,142
Totals as of 09.30.18	75,142
EXPENSES	
Rentals	(2,119)
Bank and Financial Interest	(52,593)
Bank Expenses	(19,240)
Professional Fees	(17,578)
Totals as of 09.30.18	(91,530)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are the transactions carried out by Tarjeta Naranja S.A. with other related parties during the period ended September 30, 2018:

	Other Related Parties					
	Cobranzas Regionales S.A.	Galicia Seguros S.A.	Parque Azul S.R.L.	Key Management Personnel	Golden S.A.	Colores S.A.
			In Thous	ands of AR\$		
REVENUES						
Revenues from Services	796	193,408	1,713	-	-	-
Revenues from Financing	-	-	637	ı	-	-
Totals as of 09.30.18	796	193,408	2,350	•	•	-
EXPENSES						
Rentals	-	-	-	-	(2,756)	(803)
Professional Fees	(261,918)	-	-	-	-	-
Directors' Fees	-	-	-	(23,152)	-	-
Salaries	-	-	-	(15,394)	-	-
Totals as of 09.30.18	(261,918)	-	-	(38,546)	(2,756)	(803)

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(Partner)

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Andrés Suarez

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Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are Tarjeta Naranja S.A.'s balances with related companies as of December 31, 2017:

Companies under Section 33 of Law No. 19550					
	Banco de Galicia y de Buenos Aires S.A.U.	Total			
	In Thousan	nds of AR\$			
ASSETS					
Cash and Cash Equivalents	61,146	61,146			
Other Receivables	53,885	53,885			
Total Current Assets as of 12.31.2017	115,031	115,031			
Total Assets as of 12.31.2017	115,031	115,031			
LIABILITIES					
Trade and Other Payables	269,097	269,097			
Borrowings	26,699	26,699			
Total Current Liabilities as of 12.31.2017	295,796	295,796			
Borrowings	167,854	167,854			
Total Non-current Liabilities as of	167,854	167,854			
Total Liabilities as of 12.31.2017	463,650	463,650			

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are Tarjeta Naranja S.A.'s balances with other related parties as of December 31, 2017:

	Other Related Parties						
	Cobranzas Regionales S.A.	Galicia Seguros S.A.	Key Management Personnel	Parque Azul S.R.L.	Total		
	AR\$						
ASSETS							
Other Receivables	-	8,612	-	-	8,612		
Total Current Assets as of 12.31.17	-	8,612	-	-	8,612		
Total Assets as of 12.31.17	-	8,612	-	-	8,612		
LIABILITIES							
Trade and Other Payables	22,251	-	-	7,634	29,885		
Salaries Payable	-	-	2,060	-	2,060		
Other Liabilities	-	-	14,061	-	14,061		
Total Current Liabilities as of 12.31.17	22,251	-	16,121	7,634	46,006		
Total Liabilities as of 12.31.17	22,251	-	16,121	7,634	46,006		

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.Cba. No. 21.00004.3

Andrés Suarez

Certified Public Accountant (U.B.A.)

Professional License No. 10.11421.4 – C.P.C.E.Cba.

Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are the transactions carried out by Tarjeta Naranja S.A. with related companies during the period ended September 30, 2017:

	Companies under Section 33 of Law No. 19550
	Banco de Galicia y Buenos Aires S.A.U.
	In Thousands of AR\$
REVENUES	
Revenues from Services	270,000
Totals as of 09.30.17	270,000
EXPENSES	
Rentals	(969)
Bank and Financial Interest	(49,512)
Bank Expenses	(17,054)
Totals as of 09.30.17	(67,535)

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month period ended September 30, 2018, presented in comparative format Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 42 - BALANCES AND TRANSACTIONS WITH COMPANIES AND RELATED PARTIES (CONTINUED)

The following are the transactions carried out by Tarjeta Naranja S.A. with other related parties during the period ended September 30, 2017:

		Other Related Parties						
	Cobranzas Regionales S.A.	Galicia Seguros S.A.	Parque Azul S.R.L.	Key Management Personnel	Golden S.A.	Colores S.A.	Compañía Financiera Argentina S.A.	Procesadora Regional S.A.
				In Thousa	ands of AR\$			
REVENUES Revenues from Services Revenues from Financing	680	171,012	1,707 889	1 1	-	-	-	-
Interest on Time Deposits and Interest- bearing Checking Accounts	-	-	-	-	-	-	13,471	-
Totals as of 09.30.17	680	171,012	2,596	-	-	-	13,471	-
EXPENSES Rentals	_	-	-	-	(2,067)	(644)	_	_
Professional Fees Salaries	(108,271)	-	- -	(13,500)	- -	-	-	(8,601)
Totals as of 09.30.17	(108,271)	-	-	(13,500)	(2,067)	(644)	-	(8,601)

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Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 43 - RESTRICTED ASSETS

Liens in Force

As of September 30, 2018 and December 31, 2017, liens for a total amount of AR\$ 1,803 and AR\$ 1,143, respectively, have been levied on funds deposited in checking accounts opened by the Company at several financial institutions. Since the appropriate defenses have been filed during such legal proceedings to safeguard the Company's interests, the seized funds have been included in these condensed interim financial statements under "Other Receivables".

Covenants Undertaken

The commitments undertaken by virtue of Class XXIV (TC), XXVI (TC), XXVII (TC), XXVIII (TC), XXXIII, XXXIV, XXXVI, XXXVII, XXXVIII, XXXVIII and XXXIX Notes ("Obligaciones Negociables") issued by the Company are mentioned in Note 36.

Security Deposits

As of September 30, 2018 and December 31, 2017, the Company has paid AR\$ 5,176 and AR\$ 4,653, respectively, for security related to certain buildings lease agreements. These funds have been included in these condensed interim financial statements under "Other Receivables".

Restriction on the Distribution of Dividends

The Company's Ordinary and Extraordinary Shareholders' Meeting held on March 16, 2006 resolved to define the following policy for the distribution of dividends: i) to keep under Retained Earnings those retained earnings corresponding to years prior to 2005 and, therefore, not to distribute them as dividends, and ii) to set as maximum limit for the distribution of dividends 25% of the liquid and realized income for each year as from 2005. These restrictions shall remain in full force as long as the Company's equity remains below AR\$ 300,000. Thus, the policy for the distribution of dividends approved by the Company's Board of Directors at its meeting held on January 4, 2006 has been ratified.

Furthermore, in the Price Supplement of Class XXXVII Notes, the Company agreed not to distribute dividends: i) that exceed 50% of the Company's net profit accrued since January 1, 2017 plus the net profit accrued during the year ended December 31, 2017, net of restricted payments made in 2016, and ii) when (a) the Total Liabilities to Equity Ratio does not exceed 7 to 1, and (b) the Indebtedness to Equity Ratio does not exceed 4 to 1.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Tarjeta Naranja S.A.Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017 Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 44 - INFORMATION ABOUT EXPENSES AND THEIR ALLOCATION UNDER SECTION 64 **SUBSECTION B) OF LAW 19550**

Items	Totals as of 09.30.2018	Administrative Expenses	Marketing Expenses	Totals as of 09.30.2017
Directors and Supervisory Committee Members' Fees	24,770	24,770	-	23,075
Bonuses for the Personnel	265,575	82,328	183,247	199,018
Compensation and Social Security Charges	2,248,922	812,487	1,436,435	1,483,425
Taxes, Rates and Contributions	1,797,933	326,350	1,471,583	1,135,490
Travel Expenses and Per Diem	49,846	19,855	29,991	37,925
Maintenance of Equipment and Buildings	67,250	66,837	413	50,504
Depreciation of Property, Plant and Equipment	87,558	61,291	26,267	54,420
Amortization of Intangible Assets	111,750	111,750	-	40,507
Rentals	163,550	13,274	150,276	99,357
Stationery and Office Supplies	41,838	7,565	34,273	27,153
Opening of Accounts	52,365	-	52,365	34,401
Publicity and Advertising	302,285	=	302,285	206,180
Donations	3,614	3,614	-	3,044
Electricity, Natural Gas and Communications	106,587	71,088	35,499	61,864
Third Parties' Fees	549,295	467,920	81,375	226,592
Insurance and Security Services	211,421	9,047	202,374	140,619
Bank and Financial Expenses	50,622	50,622	-	41,526
Regular Mail Services	28,002	3,393	24,609	27,098
Expenses for Commercial Reports and Procedures for the Collection of Amounts in Arrears	263,188	263,188	-	107,626
Collection Expenses	511,071	511,071	-	309,187
General Expenses	607,670	248,412	359,258	337,542
Expenses for Telephone Sale Channel	287,841	-	287,841	139,794
Printing and Distribution Expenses	253,427	=	253,427	215,984
Cleaning Expenses	53,573	13,052	40,521	32,262
Special Promotions	86,103	-	86,103	44,539
Expenses from Call Center Services	124,591	92,250	32,341	100,391
Totals as of 09.30.2018	(1) 8,350,647	3,260,164	5,090,483	
Totals as of 09.30.2017				(1) 5,179,523

Total marketing and administrative expenses correspond with the amount of the lines "Costs of Services" and "Total Operating Expenses" in the Condensed Statement of Profit or Loss.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 45 – FOREIGN CURRENCY ASSETS AND LIABILITIES

Items	Amount and Type of Foreign Currency (in Thousands of U.S. Dollars)		Current Exchange Rate	Amount in Argentine Currency as of 09.30.2018	Amount in Argentine Currency as of 12.31.2017
				In Thousar	nds of AR\$
ASSETS					
CURRENT ASSETS					
Cash and Cash Equivalents					
Deposits in Argentina	US\$	809.88	40.3	32,638	2,274
Deposits Abroad	US\$	6.13	40.3	247	102
Total Current Assets				32,885	2,376
NON-CURRENT ASSETS					
Other Receivables					
Security Deposits	US\$	25	40.3	1,008	460
Total Non-current Assets			1	1,008	460
Total Assets				33,893	2,836
LIABILITIES			Í		
CURRENT LIABILITIES					
Trade and Other Payables					
Collections on Account of Third Parties	US\$	295	42.1	12,402	27,143
Total Current Liabilities				12,402	27,143
Total Liabilities				12,402	27,143

US\$: United States Dollars.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 46 - DOCUMENTATION FILING

On August 14, 2014, the National Securities Commission issued General Resolution No. 629, whereby it introduces changes to its regulations regarding the filing and keeping of commercial books, corporate books and the accounting records.

In compliance with Section 26 of Part VII of Chapter IV of Title II of the Regulations (N.T. 2013, as amended), the Company has entrusted the following third-party suppliers with the deposit of certain old information:

Person in Charge of the Deposit	Location
File Management Com S.R.L. (FMC)	Ruta 5 km 4 1/2 - Camino a Alta Gracia – Province of Córdoba
Administradora de Archivos S.A. (ADEA)	Ruta 36, 31.5km (Plant 3) - Florencio Varela – Province of Buenos Aires
DataBox de File S.A.	25 de mayo 821 – Dorrego – Guaymallen – Mendoza

In addition, is evidenced that the detail of the documentation for safekeeping is made available at the registered office.

NOTE 47 - MERGER BY ABSORPTION OF TARJETAS CUYANAS S.A. INTO TARJETA NARANJA S.A.

On September 5, 2017, Tarjeta Naranja S.A. (the "Absorbing Company") and Tarjetas Cuyanas S.A. (the "Absorbed Company") entered into a preliminary merger agreement, whereby Tarjeta Naranja S.A. merged into the assets and liabilities of Tarjetas Cuyanas S.A., effective October 1, 2017.

Then, on October 24, 2017, the shareholders of Tarjeta Naranja S.A. and, on October 23, 2017, the shareholders of Tarjetas Cuyanas S.A., both gathered at the General Extraordinary Shareholders' Meeting of such companies, approved of the merger by absorption of Tarjetas Cuyanas S.A. into Tarjeta Naranja S.A., as well as the dissolution of the former without liquidation.

The merger by absorption was completed abiding by the provisions of Sections 77 and 78 of Law No. 20628.

In the face of Tarjetas Cuyanas S.A.'s merger into Tarjeta Naranja S.A., which entailed a capital increase in Tarjeta Naranja S.A. due to the inclusion of Tarjetas Cuyanas S.A.'s assets, Tarjetas Regionales S.A. (the controlling company of both companies) received 447 ordinary shares of Tarjeta Naranja S.A., with a face value of AR\$10,000 and one voting right each, in exchange for the 3.200.950 shares it held in Tarjetas Cuyanas S.A.'s capital stock.

According to the Argentine General Companies Law, Tarjeta Naranja S.A., which held 1.000005% of Tarjetas Cuyanas S.A.'s capital stock before the merger, was not allowed to purchase its own shares by reason of the capital increase; hence, it did not receive the share exchange. The shares held by Tarjeta Naranja S.A. in Tarjetas Cuyanas S.A.'s capital stock that were merged into Tarjeta Naranja S.A. as a consequence of Tarjetas Cuyanas S.A.'s absorption were canceled following a capital stock reduction. As part of said reorganization and as mentioned above, Tarjeta Naranja S.A. decided to increase its capital stock by AR\$ 4,470,000, represented by

447 ordinary shares, with a face value of AR\$ 10,000 and one voting right each, delivered to Tarjetas Regionales S.A. in exchange.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 47 - MERGER BY ABSORPTION OF TARJETAS CUYANAS S.A. INTO TARJETA NARANJA S.A. (CONTINUED)

At the same time, Tarjeta Naranja S.A. decided to reduce its capital stock by 23 ordinary shares of its own capital stock, with a face value of AR\$10,000 and one voting right each, deriving from the merger by absorption with Tarjetas Cuyanas S.A. Accordingly, Tarjeta Naranja S.A.'s definitive capital stock amounts to AR\$ 28,240,000, represented by 2,824 ordinary shares, with a face value of AR\$10,000 and one voting right each.

Following the transaction, Tarjeta Naranja S.A. equity interests were as follows: (i) Tarjetas Regionales S.A.: 2,823 shares with a face value of AR\$ 10,000 and (ii) Procesadoras Regionales S.A.: 1 share with a face value of AR\$ 10,000.

For accounting purposes, since Tarjeta Naranja S.A. and Tarjetas Cuyanas S.A. are subsidiaries of Tarjetas Regionales S.A., the transaction was not eligible to be accounted as a business combination under IFRS 3 "Business Combinations," but rather as a business reorganization within the same business group.

According to Tarjeta Naranja S.A.'s accounting policies, the "predecessor method" was used, pursuant to which the assets and liabilities of the absorbed entity are taken at their book value, with measurement at fair value not being required. In addition, no goodwill arose from the transaction. Any difference between the consideration delivered and the aggregate book value of the acquiree's assets and liabilities on the transaction date is disclosed in equity.

In turn, the balances are disclosed as per the prospective method, pursuant to which the absorbed entity's profits or losses and balance sheet are included prospectively, commencing on the date on which the merger took effect, that is, October 1, 2017.

Tarjetas Cuyanas S.A.'s assets and liabilities as of October 1, 2017, included as a result of the merger, arise from the following table (figures expressed in thousands of Argentine Pesos):

ASSETS		LIABILITIES	
CURRENT ASSETS		CURRENT LIABILITIES	
Cash and Cash Equivalents	482,725	Trade and Other Payables	1,801,287
Receivables from Trade	4,725,293	Borrowings	484,175
Other Receivables	28,203	Employee Benefit Obligations	65,092
		Current Tax Liabilities	79,657
Total Current Assets	5,236,221	Other Liabilities	21,283
NON-CURRENT ASSETS		Provision for Income Tax, Net	32,862
Receivables from Trade	33,756	Total Current Liabilities	2,484,356
Other Receivables	1,672	NON-CURRENT LIABILITIES	
Deferred Tax Assets	222,745	Borrowings	1,984,546
Investments in Other Companies	57,958	Provisions	15,885
Property, Plant and Equipment	36,668	Total Non-current Liabilities	2,000,431
Intangible Assets	26,771	Total Liabilities	4,484,787
Total Non-current Assets	379,570	Equity Attributable to the Company's Shareholders	1,131,004
Total Assets	5,615,791	Total Liabilities and Equity	5,615,791

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Registration Number with the Public Registry of Commerce: No. 1363 Fo. 5857 Vol. 24/95

Notes to the Condensed Interim Financial Statements (Continued)

For the nine-month periods ended September 30, 2018 and 2017
Expressed in thousands of Argentine Pesos
(Free Translation from the Original in Spanish for Publication in Argentina)

NOTE 47 - MERGER BY ABSORPTION OF TARJETAS CUYANAS S.A. INTO TARJETA NARANJA S.A. (CONTINUED)

It should be noted that when the prospective method is used, the financial statements do not reflect the profits or losses of the absorbed company during the previous period to the transaction. The previous year's amounts are not adjusted either. Accordingly, for the purposes of understanding the comparative changes in profits or losses for the year, the effects of the merger by absorption of this business on the results of operations can be found in Note 5 – Segment Information, under the column entitled "Nevada".

NOTE 48 - PORTFOLIO ASSIGNMENT

As of September 30, 2018, the Company entered into Credit Portfolio Assignment agreements, as detailed below:

Date	Trustee	Sale Price	Portfolio Assignment
04/06/2018	Comafi Fiduciario Financiero S.A. (Frankel)	33,893	302,617
06/22/2018	Comafi Fiduciario Financiero S.A. (Frankel)	12,673	139,106
06/22/2018	Banco Comafi S.A.	31,287	343,431
09/18/2018	Comafi Fiduciario Financiero S.A. (Frankel)	12,671	188,914
09/18/2018	Banco Comafi S.A.	31,933	341,294

The above-mentioned agreements have been executed as portfolio assignment without recourse. Accordingly, the Company has substantially transferred the risks and rewards inherent to the ownership of the financial asset.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Additional Information to the Notes to the Condensed Interim Financial Statements

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

1. LEGAL SYSTEMS

There are no significant or specific legal systems entailing contingent expiration or resurgence of benefits envisaged by those regulations.

2. COMPANY ACTIVITIES

Indicators of the Company's activities are described in the Summary of Activity.

3. CLASSIFICATION OF RECEIVABLES FROM TRADE, OTHER RECEIVABLES AND DEFERRED TAX ASSETS BY MATURITY DATE

a) Past-due Receivables from Trade as of September 30, 2018:

	Receivables from Trade
	In Thousands of
	AR\$
Before 09.30.17	329,526
Between 09.30.17 and 03.31.18	1,247,639
Between 03.31.18 and 06.30.18	1,129,734
Between 06.30.18 and 09.30.18	2,089,543
Subtotal	4,796,442
Provision for Loan Losses (1)	(2,371,557)
Total Past-due Receivables	2,424,885

- (1) The difference of AR\$ 776,430 with respect to the total provision for loan losses for AR\$ 3,109,998 corresponds to a global provision for the (undue) performing commercial portfolio.
- b) Other Receivables and Deferred Tax Assets with No Fixed Term as of September 30, 2018:

	Other Receivables	Deferred Tax Assets
	In Thousa	nds of AR\$
No Fixed Term	(1) 10,414	778,575

(1) Other Receivables with No Fixed Term: AR\$ 5,238 are recorded as other current receivables and AR\$ 5,176 are recorded as other non-current receivables in the Balance Sheet.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Additional Information to the Notes to the Condensed Interim Financial Statements (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

 Receivables from Trade and Other Receivables to Become Due as of September 30, 2018;

	Receivables from Trade	Other Receivables
	In Thousar	nds of AR\$
Current		
12/31/2018	24,419,837	317,774
03/31/2019	7,175,048	18,009
06/30/2019	3,608,662	8,745
09/30/2019	1,553,501	87
Provision for Loan Losses (1)	(738,441)	-
Non-current	1,433,933	1,417

⁽¹⁾ The difference of AR\$ 2,371,557 with respect to the total provision for loan losses for AR\$ 3,109,998 corresponds to a provision for past-due receivables included in paragraph a).

4. CLASSIFICATION OF DEBT BALANCES BY MATURITY DATE

a) Past-due Debts as of September 30, 2018:

There are no past-due debts as of September 30, 2018.

b) Debts with No Fixed Term as of September 30, 2018:

As of September 30, 2018, we have AR\$ 8 of qualification bonds received from Directors, as required by Law No. 19550.

c) Debts to Become Due as of September 30, 2018:

	Trade and Other Payables	Borrowings	Employee Benefit Obligations	Current Tax Liabilities	Income Tax Provision	Other Liabilities
			In Thousands of	f AR\$		
Current						
12/31/18	17,931,661	1,115,091	305,594	933,480	-	14,667
03/31/19	430,365	1,018,413	98,631	-	-	630
06/30/19	1,146	1,826,665	108,443	-	335,004	389,504
09/30/19	233	1,653,871	79,486	-	-	630
Non-current	-	9,483,404	-	-	-	9,872

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Additional Information to the Notes to the Condensed Interim Financial Statements (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

5. CLASSIFICATION OF RECEIVABLES FROM TRADE, OTHER RECEIVABLES AND DEFERRED TAX ASSETS BY THEIR FINANCIAL EFFECTS

 a) Receivables from Trade, Other Receivables and Deferred Tax Assets in Argentine Pesos and U.S. Dollars.

	Receivables from Trade	Other Receivables	Deferred Tax Assets
	In	Thousands of A	R\$
In Argentine Pesos	42,987,423	355,438	778,575
Provision for Loan Losses AR\$	(3,109,998)	-	-
In Foreign Currency	-	1,008	-
Provision for Loan Losses US\$	-	-	-

- b) The balances of Receivables from Trade, Other Receivables and Deferred Tax Assets are not subject to any adjustment clause.
- Interest-bearing and Non-interest bearing Receivables from Trade, Other Receivables and Deferred Tax Assets.

	Receivables from Trade	Other Receivables	Deferred Tax Assets
	In T	housands of Al	₹\$
Interest-bearing Balances	16,087,290	-	-
Non-interest Bearing Balances	26,900,133	356,446	778,575

6. CLASSIFICATION OF DEBTS BY THEIR FINANCIAL EFFECTS

a) Debts to Become Due in Argentine Pesos and U.S. Dollars

	Trade and Other Payables	Borrowings	Employee Benefit Obligations	Current Tax Liabilities	Income Tax Provision	Other Liabilities
			In Thousands of	AR\$		
In Argentine Pesos	18,351,003	15,097,444	592,154	933,480	335,004	415,311
In Foreign Currency	12,402	-	-	-	-	-

b) Debt balances are not subject to any adjustment clause.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Additional Information to the Notes to the Condensed Interim Financial Statements (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

c) Interest-bearing and Non-interest Bearing Debts:

	Trade and Other Payables	Borrowings	Employee Benefit Obligations	Current Tax Liabilities	Income Tax Provision	Other Liabilities
			In Thousands of	of AR\$		
Interest-bearing Balances	-	14,134,881	-	-	-	-
Non-interest Bearing Balances	18,363,405	962,563	592,154	933,480	335,004	415,311

7. INVESTMENT IN COMPANIES

As of September 30, 2018, the Company holds a 5% interest in Cobranzas Regionales S.A.

8. RECEIVABLES FROM OR LOANS GRANTED TO DIRECTORS AND SUPERVISORY COMMITTEE MEMBERS

As of September 30, 2018, there are advances to directors and supervisory committee members for AR\$ 7,315, but there are no receivables from or loans granted to supervisory committee members and supervisory committee members' or directors' relatives up to the second grade of consanguinity, except for the regular use of their credit cards.

9. INVENTORY

The Company does not have any inventories.

10. VALUATION OF INVENTORIES

The Company does not have any inventories.

11. TECHNICAL REVALUATION OF PROPERTY, PLANT AND EQUIPMENT

The Company does not have any property, plant and equipment that have been technically revaluated.

12. OBSOLETE PROPERTY, PLANT AND EQUIPMENT

The Company does not have any obsolete property, plant and equipment bearing book value.

13. INVESTMENT IN OTHER COMPANIES

There are no investments in companies in excess of the maximum value set forth by Section 31 of the Argentine General Companies Law.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.C. No. 21.00004.3

Additional Information to the Notes to the Condensed Interim Financial Statements (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos (Free Translation from the Original in Spanish for Publication in Argentina)

14. RECOVERABLE VALUES

The recoverable value of property, plant and equipment is their value in use determined by the possibility of absorbing depreciation charges with the income reported by the Company.

15. INSURANCE

The following are the insurance policies hired by the Company:

INSURANCE POLICY No.	INSURANCE COMPANY	INSURANCE TYPE	EXPIRATION DATE	INSURED AMOUNT (In Thousands)	BOOK VALUE
156749	CHUBB	Civil Liability Multi-Peril Operational Insurance	04/15/2019	AR\$ 20,000	-
27312	BERKLEY	Theft	04/15/2019	US\$ 340	-
160017687	ZURICH	Excess Liability	04/15/2019	AR\$ 18,000	-
985235	СНИВВ	Commercial Buildings Security	06/30/2019	AR\$ 209	-
842927	CHUBB	Civil Liability Work	04/17/2019	AR\$ 6,000	-
2240410	CHUBB	EPEC Award Process in Public Services and/or Supplies	Annual Renewal	AR\$ 3,000	-
2242053	CHUBB	Lease Surety - Commercial Buildings	05/31/2019	AR\$ 245	-
2249342	CHUBB	Surety - Preliminary Injunctions	08/10/2019	AR\$ 1,065	
2248879	CHUBB	Security for Lease- MARSCIO	08/07/2019	AR\$ 204	-
210118215	ZURICH	Surety	09/12/2019	AR\$ 30	-
1313493	ASEGURADORA DE CREDITOS Y GARANTIAS S.A.	Store Surety	09/27/2019	AR\$ 27	-
984212	CHUBB	House Surety	06/22/2019	AR\$ 349	-
4963930	RSEA – SURA	Motorbike Insurance	10/15/2018	AR\$ 6,000	-
824033	CAUCIONES S.A.	Surety for the Municipality of Morón	09/01/2019	AR\$ 1,004	-
1004104	CHUBB	Lease Surety	12/12/2018	AR\$ 250	-
1004103	CHUBB	Lease Surety	12/12/2018	AR\$ 705	-
7977	GALICIA SEGUROS S.A.	Surety for the Government of the Province of Santiago del Estero	Annual Renewal	AR\$ 32	-
10408	GALICIA SEGUROS S.A.	Surety for the Municipality of Salta	Annual Renewal	AR\$ 342	-
821033	CAUCIONES S.A.	Surety	06/28/2019	AR\$ 5	ı
2275096	CHUBB	Commercial Lease	09/03/2019	AR\$ 751	
2288908	CHUBB	Award Process in Services and/or Supplies	10/17/2018	AR\$ 180	1
2296302	CHUBB	Commercial Lease	09/17/2020	AR\$ 271	-
2297671	CHUBB	Commercial Lease	09/26/2019	AR\$ 550	-
2268154	CHUBB	Commercial Lease	12/01/2018	AR\$ 77	-
2268155	CHUBB	Commercial Lease	12/01/2019		-
2285485	CHUBB	Commercial Lease	06/12/2019		-

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Additional Information to the Notes to the Condensed Interim Financial Statements (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

INSURANCE POLICY No.	INSURANCE COMPANY	INSURANCE TYPE	EXPIRATION DATE	INSURED AMOUNT (In Thousands)	BOOK VALUE
659130	SANCOR SEGUROS S.A	Group Life Insurance Required by Law	03/01/2019	AR\$ 263	ı
100686	GALICIA SEGUROS S.A.	Life Insurance for Employees Out of Collective Bargaining Agreement	07/01/2019	AR\$ 280,110	1
500605	GALICIA SEGUROS S.A.	Group Life Insurance Required by Law	10/01/2019	AR\$ 205,975	-
33000292	ZURICH	Personal Accidents	09/01/2019	AR\$ 1,000	-
81731809	ZURICH	Homeowners' Insurance	03/13/2019	AR\$ 3,300	=

16. PROVISIONS

Current provisions exceed 2% of equity. Under IFRS, for the calculation of the provision for loan losses, the Company analyzes the historical losses of its portfolio in order to estimate the losses related to receivables from trade incurred as of the date of the financial statements, but that have not been individually identified, according to the guidelines set out in IAS 39. In addition, the historical ratios are adjusted, if appropriate, to include recent information that reflects the economic conditions as of the closing date of the financial statements, trends of behavior of customers in each portfolio segment and any other information that could affect the estimation of the provision for loan losses related to receivables from trade. Several factors may affect Management's estimation of the provision for loan losses, including the volatility of the likelihood of loss, migrations and estimates of the severity of losses.

17. CONTINGENCIES

There are no significant contingent situations as of September 30, 2018, which have not been given accounting recognition.

18. DIVIDENDS ON PREFERRED SHARES

There are no preferred shares.

19. RESTRICTIONS ON THE DISTRIBUTION OF RETAINED EARNINGS

Restrictions on the distribution of retained earnings are detailed in Note 43 to the condensed interim financial statements as of September 30, 2018.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Summary of Activity

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

As of September 30, 2018, we had 3,185,000 open accounts under the Naranja brand and 387,000 open accounts under the Nevada brand, out of which 13,000 accounts bear both brands.

Transactions with Naranja for the nine-month period then ended grew by 9% vis-a-vis the same period the previous year, while combined transactions (Naranja and Nevada) rose by 26%. In turn, average consumption per active account (purchases in stores, personal loans, cash advances and cash withdrawals from ATMs) during the period experienced a 37% increase in nominal terms, compared to the same six-month period the previous year. If we take into consideration total consumption (Naranja and Nevada), such increase stands at 32%.

Profit before Income Tax as of September 30, 2018 was AR\$ 3,039,607, and Equity amounted to AR\$ 9,390,670.

Sources of Financing

During the first nine months of the year, the Company entered into new Credit Line arrangements in the amount of AR\$ 1,050,000 and new Borrowings in the amount of AR\$ 1,570,000.

Within the framework of the Global Program for the Issuance of Notes ("Obligaciones Negociables"), on February 14, 2018 the Company issued Class XXXIX Notes ("Obligaciones Negociables") for a total amount of AR\$ 754,539; while on April 10, 2018, the Company issued Class XL Notes ("Obligaciones Negociables") for a total amount of AR\$ 2,000,000.

Additionally, during such period, the Company repaid principal and interest with regard to Notes ("Obligaciones Negociables"), Borrowings and Finance Leases for AR\$ 3,053,101.

Review of Operations as of September 30

Merger with Nevada

The deployment of the rollover aimed at combining operations moved to its second stage, including the provinces of San Luis, Salta, Jujuy, Tucumán, Santiago del Estero, Catamarca and La Rioia

In September, more than 270,000 former customers of Nevada had its Naranja card, with more than 1,700 merchants from the Northwest, Northeast, Patagonia and Central regions of Argentina having joined the brand. Approximately 150 regional employees of Nevada were transferred to Naranja's branches.

Digital Evolution for our Customers

As part of its evolution towards a leading company in the digital field, in July the Company entered into a strategic partnership with Samsung. Customers may now purchase smartphones and tablets at Tienda Naranja (Naranja Store) and at major branches in Córdoba and Buenos Aires, under exclusive financing terms.

During the period, the Company made progress in migrating customers' payments to electronic channels. To date, 18% of the customer portfolio pays their account statements using the Payment Button from the App or through Naranja Online and third parties' digital channels. In August, the number of active digital users surpassed the million mark.

Please refer to our report dated November 8, 2018
PRICE WATERHOUSE & CO. S.R.L.

Summary of Activity (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

Promotions and Benefits

During the period, customers continued enjoying the benefits of the Smartes promotion, with up to 30% discounts on major brands throughout the country and on special dates, such as, the Children's Day.

In the Travel category, customers enjoyed promotions with Aerolíneas Argentinas and GOL offering up to 20% discounts and payment plans of up to 6 and 12 interest-free installments.

Le Parc at Casa Naranja

In September, the Company launched *Visión Le Parc*, a world-class exhibition by the optical artist Julio Le Parc. Visitors may enjoy this exhibition until January 31, 2019 for free. *Visión Le Parc* was declared a "cultural interest" event by the Municipality of Córdoba, and features guided visits for the general public and a pedagogic tour for elementary and secondary schools.

Naranja among the 20 Best Corporate Reputation Companies in Argentina

Once again, Naranja has ranked 1st in the Ranking of Corporate Reputation compiled by MERCO (as per its initials in Spanish) in the Financial and Credit Card sector, and 20th in the overall ranking of companies.

Outlook

Following the merger with Tarjetas Cuyanas S.A., Naranja has managed to achieve strong presence in the provinces of Mendoza and San Juan, with increased market share in 13 provinces.

The combination of both brands into the Naranja umbrella is a three-phase process underway expected to be completed at year-end. This action will streamline operations and result in efficiencies, improvements in customer's experience and brand strengthening.

Through the Digital Evolution program, the Company will continue digitalizing critical business processes, from an approach based on the use of mobile phones by customers. The introduction of new Advanced Analytics models and the ongoing improvement of Digital Marketing are facilitating product cross-selling to our existing customers and helping to capture new ones.

The macroeconomic conditions prevailing in Argentina affected our access to financing; therefore, we were forced to restrict credit facilities to our customers. In addition, we have seen incremental arrears among customers and a substantial increase in financial costs.

As always, our actions will continue to be based on our strategic pillars: Organization Culture and Customer's Experience.

Please refer to our report dated November 8	, 2018
DRICE WATERHOUSE & CO. S	PI

Summary of Activity (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

TARJETA NARANJA S.A.'S COMPARATIVE STATISTICAL DATA FOR CURRENT AND PREVIOUS YEARS

(This information is not within the scope of the Independent Auditors' Report)

TARJETA NARANJA S.A.'S USERS

Naranja	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Open Accounts (in Thousands)	3,185	2,948	2,915	2,725	2,500
Monthly Average Consumption per Active Account (in Thousands of AR\$) (1)	4.65	3.39	2.64	1.97	1.45

Nevada	09.30.18
Open Accounts (in Thousands) (2)	387
Monthly Average Consumption per Active Account for the Period (in Thousands of AR\$) (3)	3.34

- (1) It includes the managed brands Naranja Visa, Naranja Mastercard, Naranja Amex.
- (2) It includes 13,000 accounts held by customers who also have Naranja.
- (3) It includes the managed brand Nevada Visa.

OPERATIONS (purchases in stores, personal loans, cash advances and cash withdrawals from ATMs)

Transactions with Naranja	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Amounts in Thousands (for the Period) (1)	121,033	111,387	104,829	95,626	89,921
Monthly Average Amount (in Thousands of AR\$) (1)	13,368,373	9,779,380	7,358,518	5,005,285	3,489,803
Merchants' Average Fee	2.15%	2.69%	2.77%	2.78%	2.70%

Transactions with Nevada	09.30.18
Amounts in Thousands (for the Period) (2)	19,055
Monthly Average Amount for the Period (in Thousands of AR\$) (2)	1,549,474

- (1) It includes the managed brands Naranja Visa, Naranja Mastercard, Naranja Amex.
- (2) It includes the managed brand Nevada Visa.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Summary of Activity (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina) NUMBER OF TARJETA NARANJA S.A.'S AUTHORIZED CREDIT CARDS (in Thousands)

	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Tarjeta Naranja Clásica and Oro	4,487	4,232	4,198	3,955	3,662
Tarjeta Naranja Visa	3,272	3,140	4,085	3,546	3,038
Tarjeta Naranja Mastercard	506	577	706	647	525
Tarjeta Naranja Amex	45	44	57	45	36
Tarjeta Nevada	473	-	-	-	-
Tarjetas Nevada Visa	264	-		-	-
Total	9,047	7,993	9,046	8,193	7,261

COMPARATIVE CHART OF BALANCE SHEET (1)

	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Current Assets	41,831,391	24,134,484	20,455,766	14,338,611	11,506,095
Assets Classified as Held for Sale	-	-	-	-	7,479
Non-current Assets	3,353,157	1,935,596	1,443,516	1,096,189	892,208
Assets	45,184,548	26,070,080	21,899,282	15,434,800	12,405,782
Current Liabilities	26,243,522	13,744,038	15,299,941	10,147,243	8,422,547
Non-current Liabilities	9,550,356	6,278,252	2,396,071	2,141,573	1,718,150
Liabilities	35,793,878	20,022,290	17,696,012	12,288,816	10,140,697
Equity	9,390,670	6,047,790	4,203,270	3,145,984	2,265,085

⁽¹⁾ See Note 47 to the Financial Statements for more information about the effects of the merger.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.

Summary of Activity (Continued)

As of September 30, 2018

Expressed in thousands of Argentine Pesos

(Free Translation from the Original in Spanish for Publication in Argentina)

COMPARATIVE CHART OF STATEMENTS OF PROFIT OR LOSS (1)

	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Operating Revenue	12,530,322	8,026,131	5,348,159	3,963,888	2,994,775
Operating Revenue, Net of Provision for Loan Losses	10,335,173	7,136,614	4,852,297	3,742,842	2,618,058
Total Operating Expenses	(7,295,968)	(4,496,401)	(3,379,109)	(2,413,073)	(1,907,520)
Income from Investments Accounted for Using the Equity Method	402	2,413	1,910	2,237	1,700
Profit before Income Tax	3,039,607	2,642,626	1,475,098	1,332,006	712,238
Income Tax	(899,748)	(916,267)	(508,173)	(466,781)	(243,403)
Profit for the Period (from Continuing Operations)	2,139,859	1,726,359	966,925	865,225	468,835
Loss for the Period (from Discontinued Operations)	-	-	-	-	(15,484)
Comprehensive Income for the Year	2,139,859	1,726,359	966,925	865,225	453,351

⁽¹⁾ See Note 47 to the Financial Statements for more information about the effects of the merger.

COMPARATIVE STRUCTURE OF THE STATEMENT OF CASH FLOWS (1)

	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Net Cash Inflow / (Outflow) from Operating Activities	(2,632,705)	1,686,746	(1,199,209)	198,803	183,199
Net Cash Inflow / (Outflow) from Investing Activities	(1,169,343)	(160,535)	447,997	(365,443)	(101,097)
Net Cash Inflow / (Outflow) from Financing Activities	3,941,333	(2,170,463)	1,641,151	(518,873)	(125,507)
Total Net Cash Inflow / (Outflow) during the Period	139,285	(644,252)	889,939	(685,513)	(43,405)
Increase due to Effects of Exchange Rate Changes on Cash and Cash Equivalents	3,036	2,648	6,892	462	1,236

⁽¹⁾ See Note 47 to the Financial Statements for more information about the effects of the merger.

RATIOS (3)

	09.30.18	09.30.17	09.30.16	09.30.15	09.30.14
Liquidity	1.594	1.756	1.337	1.413	1.366
Indebtedness	3.812	3.311	4.210	3.906	4.477
Solvency	0.262	0.302	0.238	0.256	0.223
Tied-up Capital	0.074	0.074	0.066	0.071	0.072
ROE for the Period (1)	24.66%	32.81%	24.99%	31.67%	21.93%
ROA for the Period (2)	5.28%	6.90%	4.91%	5.99%	3.91%

- (1) Profit (Loss) for the Period / (Equity 12/17+ Equity 03/18 + Equity 06/18 + Equity 09/18) / 4
- (2) Profit (Loss) for the Period / (Assets 12/17+ Assets 03/18 + Assets 06/18 + Assets 09/18) / 4
- (3) See Note 47 to the Financial Statements for more information about the effects of the merger.

Please refer to our report dated November 8, 2018 PRICE WATERHOUSE & CO. S.R.L.



REPORT ON REVIEW OF INTERIM FINANCIAL STATEMENTS

To the Shareholders, President and Directors of TARJETA NARANJA S.A. La Tablada 451 CÓRDOBA – ARGENTINA

Introduction

We have reviewed the accompanying Condensed Interim Financial Statements of Tarjeta Naranja S.A. which include the Condensed Interim Balance Sheet as of September 30, 2018, the Condensed Interim Statement of Profit or Loss and the Condensed Interim Statement of Other Comprehensive Income for the nine and three month periods ended September 30, 2018 and the Condensed Interim Statements of Changes in Equity and Condensed Interim Statement of Cash Flows for the nine month period then ended, as well a summary of significant accounting policies and other explanatory information included in the notes and schedules supplementing them.

The amounts and other information corresponding to fiscal year 2017 and the related interim periods are an integral part of the financial statements mentioned above; therefore, shall be considered in connection with those financial statements.

Company's Board of Directors responsibility

The Company's Board of Directors is responsible for the preparation and presentation of these Condensed Interim Financial Statements in accordance with the accounting framework established by the National Securities Commission (CNV). As mentioned in note 2 to the accompanying Condensed Interim Financial Statements, that accounting framework is based on the application of the International Financial Reporting Standards (IFRS), and, in particular, of the International Accounting Standard 34 "Intermediate Financial Information" (IAS 34) as approved by the International Accounting Standards Board (IASB). Such standards were adopted by the Argentine Federation of Professional Councils of Economic Sciences (FACPCE), and by the CNV, and were used in the preparation of these financial statements, with the only temporary exception of section 5.5 "Impairment" of IFRS No 9 "Financial Instruments" and International Accounting Standard 29 (IAS 29).

Scope of our Review

Our review was limited to applying of the review procedures established in the International Standard on Review Engagements (ISRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", adopted as review standard in Argentina, through Technical Pronouncement No. 33, as approved by the International Auditing and Assurance Standards Board (IAASB). A review of interim financial information consists of making inquiries of the Company's staff

responsible for the preparation of the information included in the condensed interim financial statements, and applying analytical and other review procedures

A review is substantially less in scope than an audit conducted according to International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all the significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion causes.

Conclusion

Based on our review, nothing has called our attention that causes us to believe that the accompanying Condensed Interim Financial Statements referred to in the first paragraph of this report are not prepared, in all material respects, in accordance with the accounting framework established by the National Securities Commission (CNV).

Difference between the accounting information framework of the CNV and the IFRS

Without modifying our conclusion, we draw attention to Note 2 to the accompanying Condensed Interim Financial Statements, which describes the difference between the accounting information framework of the CNV and the IFRS, taking account the application of section 5.5 "Impairment" of IFRS No 9 "Financial Instruments", and IAS 29, where temporarily excluded by the CNV from the accounting framework applicable to financial entities.

Córdoba, November 8, 2018

PRICE WATERHOUSE & CO. S.R.L.

Andrés Suarez Public Accountant

SUPERVISORY COMMITTEE'S REPORT

To the Shareholders, President and Directors of TARJETA NARANJA S.A. Legal Domicile: La Tablada 451 CORDOBA-ARGENTINA

- 1. We have reviewed the accompanying condensed interim financial statements of Tarjeta Naranja S.A., which include the Condensed Balance Sheet as of September 30, 2018, the Condensed Interim Statements of Profit or Loss and Comprehensive Income for the nine-month period ended September 30, 2018, and the Condensed Interim Statements of Changes in Equity and Cash Flows for the nine-month period then ended and selected explanatory notes. The balances and other information for the year 2017 and for the interim periods are an integral part of the condensed interim financial statements and, therefore, should be considered in relation to those statements.
- 2. The Company's Board of Directors is responsible for the preparation and presentation of the financial statements, in accordance with the accounting guidance set forth by the Argentine National Securities Commission (C.N.V.). As mentioned in Note 2 to the accompanying financial statements, such accounting guidance is based on the application of the International Financial Reporting Standards (IFRS) and, particularly, on International Accounting Standard (IAS) 34 "Interim Financial Reporting," as approved by the International Accounting Standards Board (IASB). Such standards were adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) and by the C.N.V., and were used in preparing the financial statements, except for paragraph 5.5 of IFRS No. 9, "Impairment" and the International Accounting Standard No. 29 (IAS 29).
- Our examination was carried out in accordance with standards applicable in Argentina to members of the Supervisory Committee for the review of condensed interim financial statements, which include verifying the consistency of the documents reviewed with the information concerning corporate decisions, as disclosed in minutes, and the conformity of those decisions with the law and the bylaws insofar as concerns formal and documental aspects. For purposes of our professional work, we have reviewed the work performed by the external auditors of the Company, Price Waterhouse & Co. S.R.L., in accordance with the International Standard on Review Engagements 2410 ("ISRE 2410"), "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", which was adopted as review standard in Argentina by Technical Pronouncement No. 33 of FACPCE, as approved by the International Auditing and Assurance Standards Board (IAASB), who issued their review report on November 8, 2018, without any qualified opinion. A review of interim financial information consists of making inquiries to the Company's staff responsible for the preparation of the information included in the condensed interim financial statements and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted according to International Standards on Auditing and, consequently, does not enable us to obtain assurance that we would become aware of all the significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the Company's financial position, comprehensive income and cash flows.

We have not assessed the business criteria regarding the different areas of the Company, as these matters are the exclusive responsibility of the Board of Directors. We also report that, in compliance with the legality control that is part of our field of competence, during this period we have applied the other procedures described in Section 294 of Law No. 19550, which we deemed necessary according to the circumstances, including —among others—controlling the constitution and survival of the Directors' bond.

Without altering our conclusion, we make specific mention to Note 2 to the accompanying condensed interim financial statements, which includes a qualitative description of the difference between the accounting guidance laid down by the C.N.V. and the IFRS, considering that paragraph 5.5 "Impairment" of IFRS No. 9, "Financial Instruments," and IAS 29 were excluded by the C.N.V. from the accounting guidance applicable to financial entities.

- 4. Based on our review, performed within the scope described in paragraph 3 above, we inform the following:
 - i) The condensed interim financial statements of Tarjeta Naranja S.A. as of September 30, 2018, prepared in accordance with IAS 34, consider all the significant events and circumstances that we are aware of and on which we have no observations to make except for the last paragraph of paragraph 3 of this report;
 - ii) In compliance with the legality control that is part of our field of competence, we have no observations to make:
 - iii) Tarjeta Naranja S.A.'s condensed interim financial statements arise from accounting records kept, in all formal aspects, in compliance with legal regulations;
 - iv) With regard to the Summary of Activity and the Additional Information to the Notes to the Condensed Interim Financial Statements required by the regulations issued by the Argentine National Securities Commission submitted by the Board of Directors, insofar as concerns our field of competence, we have no observations to make.

Córdoba, November 8, 2018					
Jorge F. Gregorat					
For the Supervisory Committee					