Translation of independent auditors' report and financial statements originally issued in Spanish - Note 28

Fondo MIVIVIENDA S.A.

Financial statements as of December 31, 2018 and 2017 together with the Independent auditors' report



Translation of independent auditors' report and financial statements originally issued in Spanish - Note 28

Fondo MIVIVIENDA S.A.

Financial statements as of December 31, 2018 and 2017 together with the Independent auditors' report

Content

Independent auditors' report

Financial statements

Statements of financial position Income statements Statements of comprehensive income Statements of changes in shareholder's equity Statements of cash flows Notes to the financial statements



Paredes, Burga & Asociados Sociedad Civil de Responsabilidad Limitada

Translation of independent auditors' report originally issued in Spanish - Note 28

Independent auditors' report

To the Shareholder and Directors of Fondo MIVIVIENDA S.A.

We have audited the accompanying financial statements of Fondo MIVIVIENDA S.A. (henceforth "the Fund"), which comprise the statement of financial position as of December 31, 2018 and 2017; as well as the income statement and the statements of comprehensive income, changes in shareholder's equity and cash flows for the years then ended, and a summary of significant accounting policies and other explanatory notes.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting standards prescribed by the Superintendence of Banking, Insurance and Private Pension Funds Administrators (SBS) for Peruvian financial entities, and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. Our audits were conducted in accordance with International Standards on Auditing as adopted for use in Peru by the Board of Peruvian Associations of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements.

An audit involves performing procedures to obtain audit evidence on the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Fund's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by Management, as well as evaluating the overall presentation of the financial statements.



Translation of independent auditors' report originally issued in Spanish - Note 28

Independent auditors' report (continued)

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of Fondo MIVIVIVENDA S.A. as of December 31, 2018 and 2017, and of its financial performance and its cash flows for the years then ended, in accordance with accounting standards prescribed by the Superintendence of Banking, Insurance and Private Pension Funds Administrators (SBS) for Peruvian financial entities, see Note 3.

Varedes, Burga & Asociados

Lima, Peru, February 25, 2019

Countersigned by:

Elizabeth Fontenla

C.P.C.C. Register No. 25063

Fondo MIVIVIENDA S.A.

Statements of financial position

As of December 31, 2018 and 2017

	Note	2018 S/(000)	2017 S/(000)		Note	2018 S/(000)	2017 S/(000)
Assets				Liabilities			
Cash and due from banks	4			Obligations with the public		228	216
Deposits in Peruvian Central Bank		6,683	95	Debts and financial obligations	11	444,323	195,722
Deposits in domestic and foreign banks		2,558,246	2,853,446	Securities and bonds outstanding	12	5,015,286	5,835,687
Other available funds		527	523	Derivative financial instruments	14	57,081	124,971
		2,565,456	2,854,064	Other accounts payable	13	1,440,276	930,825
		2,000, .00	2,00 .,00 .	Provisions and other liabilities	13	6,465	8,314
				Total liabilities		6,963,659	7,095,735
Available-for-sale and held-to-maturity investments	5	552,458	804,513				
Accounts receivable, net (Trust Agreement - COFIDE)	6	6,657,705	6,206,810				
Loan portfolio, net	7	40,254	50,955	Shareholders' equity	16		
Other accounts receivable, net	8	116,682	108,740	Capital stock		3,324,714	3,302,620
Derivative financial instruments	14	202,872	164,444	Legal reserve		23,657	249
Property, furniture and equipment, net	9	1,109	1,058	Unrealized results		(81,225)	(121,797)
Other assets, net	10	77,193	70,066	Retained earnings		34,300	24,549
Deferred income tax asset, net	15	51,376	40,706	Total Shareholders' equity		3,301,446	3,205,621
Total assets		10,265,105	10,301,356	Total liabilities and shareholders' equity		10,265,105	10,301,356
Risks and contingent commitments	18	68,198	114,357	Risks and contingent commitments	18	68,198	114,357

Fondo MIVIVIENDA S.A.

Income statements

For the years ended December 31, 2018 and 2017 $\,$

	Note	2018 S/(000)	2017 S/(000)
Interest income	19	532,086	515,770
Interest expenses	19	(309,379)	(304,823)
Gross financial margin		222,707	210,947
Allowance for doubtful accounts (Trust Agreement -			
COFIDE), net	6(f)	(18,021)	(16,599)
Provision for loan losses, net	7(i)	(5,322)	(8,100)
Net financial margin		199,364	186,248
Income from financial services	20	4,498	5,513
Expenses for financial services	20	(2,615)	(2,450)
Financial margin, net of income and expenses for financial services		201,247	189,311
Result from financial transactions	21	(100,966)	(107,042)
Administrative expenses	22	(52,342)	(42,882)
Depreciation	9(a)	(244)	(306)
Amortization	10(c)	(1,112)	(1,064)
Net operating income		46,583	38,017
(Provision) recovery from others doubtful accounts,			
net	8(g)	(1,902)	427
Recovery from credit risk coverage - portfolio sold, net	13 (h)	982	_
Provision for contingencies and others	13 (11)	(749)	(967)
Operating income		44,914	37,477
		,	2.,
Other income and expenses	23	1,843	888
Income before Income Tax		46,757	38,365
Income Tax	15(b)	(12,457)	(13,816)
Net income		34,300	24,549

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

Fondo MIVIVIENDA S.A.

Statements of comprehensive income

For the years ended December 31, 2018 and 2017

	Note	2018 S/(000)	2017 S/(000)
Net income		34,300	24,549
Other comprehensive income:			
Net gain on available-for-sale investments	16(c)	1,214	1,706
Net movement of cash flow hedges	16(c)	55,862	(107,470)
Net gain on available-for-sale investments from CRC-			
PBP Trusts	16(c)	124	740
Income Tax	15(a) and 16(c)	(16,628)	31,246
Other comprehensive income for the year, net of			
Income Tax		40,572	(73,778)
Total comprehensive income for the year, net of			
Income Tax		74,872	(49,229)

Fondo MIVIVIENDA S.A.

Statements of changes in shareholders' equity

For the years ended December 31, 2018 and 2017

	Number of shares (in thousands)	Capital stock S/(000)	Legal reserves S/(000)	Unrealized results S/(000)	Retained earnings S/(000)	Total S/(000)
Balance as of January 1, 2017	3,257,086	3,257,086	66,216	(48,019)	50,594	3,325,877
Net income	-	-	-	-	24,549	24,549
Other comprehensive income, note 16(c)		<u> </u>		(73,778)	<u> </u>	(73,778)
Total comprehensive income	-	-	-	(73,778)	24,549	(49,229)
Reduction of Legal Reserve for the constitution of						
provisions, notes 3(e) and 16(b)	-	-	(71,027)	-	-	(71,027)
Transfer, note 16(b)	-	-	5,060	-	(5,060)	-
Capitalization of net income, note 16(a)	45,534	45,534		-	(45,534)	
Balance as of December 31, 2017	3,302,620	3,302,620	249	(121,797)	24,549	3,205,621
Net income	-	-	-	-	34,300	34,300
Other comprehensive income, note 16(c)	-	-	-	40,572	-	40,572
Total comprehensive income Effect of deferred income tax for the constitution of	-	-	-	40,572	34,300	74,872
provisions, notes 3(p), 15(a) and 16(b)	-	-	20,953	-	-	20,953
Transfer, note 16(b)	-	-	2,455	-	(2,455)	-
Capitalization of net income, note 16(a)	22,094	22,094	<u>-</u>		(22,094)	
Balance as of December 31, 2018	3,324,714	3,324,714	23,657	(81,225)	34,300	3,301,446

Fondo MIVIVIENDA S.A.

Statements of cash flows

For the years ended December 31, 2018 and 2017

	Note	2018 S/(000)	2017 S/(000)
Reconciliation of net income with cash from operating		2,(200)	2, (3.3.3)
activities:			
Net income		34,300	24,549
Adjustments to net income			
Plus (minus)			
Foreign exchange adjustment and derivatives interests		(50,456)	49,747
Interest, commissions and exchange rate accrued but			
not paid from debts and financial obligations, and			
securities and bonds outstanding		365,521	(20,508)
Allowance for doubtful accounts (Trust Agreement -			
COFIDE), net	6(f)	18,021	16,273
Provision for loan losses, net	7(i)	5,322	8,426
Depreciation and amortization	9(a) and 10(c)	1,356	1,370
Provision (recoveries) from others doubtful accounts,			
net	8(g)	1,902	(427)
Deferred Income Tax	15(b)	(6,345)	13,816
Provision for contingencies and others		6,292	1,088
Changes in assets and liabilities			
Increase in available-for-sale investments		(154,664)	(32,410)
Increase in accounts receivable (Trust Agreement -			
COFIDE)		(469,919)	(249,946)
Decrease in loan portfolio		5,378	4,545
Increase in other accounts receivable		(9,720)	(24,434)
Increase in other assets		(6,460)	(43,398)
Increase in obligations with the public		12	44
Increase in other accounts payable		503,911	494,898
(Decrease) increase in provisions and other liabilities		(1,595)	45
Net cash provided by operating activities		242,856	243,678
Cash flows from investing activities			
Decrease (increase) in held-to-maturity investments		407,933	(197,368)
Additions of property, furniture and equipment	9(a)	(299)	(232)
Additions of intangible assets	10(c)	(1,777)	(1,727)
Decrease (increase) in time deposits over 91 days		763,472	(1,243,477)
Net cash provided by (used in) investing activities		1,169,329	(1,442,804)

Statements of cash flows (continued)

	Note	2018 S/(000)	2017 S/(000)
Cash flows from financing activities			
Increase (decrease) in debts and financial obligations (Decrease) increase in securities and bonds	11(f)	243,986	(180,000)
outstanding	12(h)	(1,181,307)	1,911,482
Net cash provided by (used by) financing activities		(937,321)	1,731,482
Net cash increase of year		474,864	532,356
Balance of cash at the beginning of year		1,186,587	654,231
Balance of cash at the end of year		1,661,451	1,186,587
Transactions that do not represent cash flows			
Increase in legal reserve for deferred income tax	3(p) and		
related to the constitution of provisions	16(b)	(20,953)	
Reduction of Legal Reserve for the constitution of	3(e) and		
provisions	16(b)		71,027
Reclassification of "Accounts receivable (Trust	6(f), 7(b) and		
Agreement - COFIDE) to Loan portfolio, net	(f)	-	63,600

Fondo MIVIVIENDA S.A.

Notes to the financial statements

As of December 31, 2018 and 2017

1. Business activity

Fondo MIVIVIENDA S.A. (henceforth "the Fund" or "Fondo MIVIVIENDA") is a state-owned company under private law and is governed by Law N°28579 "Ley de Conversión del Fondo Hipotecario de la Vivienda - Fondo MIVIVIENDA a Fondo MIVIVIENDA S.A." (Law of Conversion of the Mortgage Fund of Housing - Fondo MIVIVIENDA to Fondo MIVIVIENDA S.A.) and its by-laws. The Fund falls under the purview of the Peruvian National Fund for the Financing of Business Activities of the State (Fondo Nacional de Financiamiento de la Actividad Empresarial del Estado or "FONAFE" by its Spanish acronym) under the Ministry of Housing, Construction and Sanitation ("MVCS" for its Spanish acronym). The aforementioned Law N°28579 provided for the conversion of the former Fondo Hipotecario de Promoción de la Vivienda - Fondo MIVIVIENDA (Mortgage Fund for the Promotion of Housing - Fondo MIVIVIENDA) into a corporation called Fondo MIVIVIENDA S.A., since January 1, 2006.

The Fund's objective is the promotion and financing of the acquisition, improvement and construction of homes, especially those of social interest, promotion of activities to invest into the home lending market, participation in the secondary mortgage market, as well as contributing to the development of the Peruvian capital market. All the Fund's activities are regulated by the Superintendence of Banking, Insurance and Pension Funds Administrators (*Superintendencia de Banca*, *Seguros y AFP* or "SBS" by its Spanish acronym), by SBS Resolution N°980-2006 "Regulation for the Fondo MIVIVIENDA S.A."

The Fund's domicile is Avenida Paseo de la República 3121, San Isidro, Lima, Peru.

As of the date of these financial statements, the Fund manages the following programs and financial resources:

- (i) MIVIVIENDA Program.
- (ii) Techo Propio Program Management of the Household Housing Bonus (Bono Familiar. Habitacional or "BFH" by its Spanish acronym), as commissioned by the Ministry by MVCS.
- (iii) Resources of the Fund, Law N°27677, as commissioned by the Ministry of Economy and Finance (hereafter "MEF" by its Spanish acronym).

The characteristics of each program and resource are as follows:

(i) MIVIVIENDA Program -

The Fund, through a Trust Agreement with Corporación Financiera de Desarrollo S.A. (Financial Corporation of development "COFIDE" for its Spanish acronym) channels resources to financial institutions that are participants in the Peruvian financial system to grant mortgage loans. Among its characteristics are the Good Payer Award (*Premio al Buen Pagador* or "PBP" by its Spanish acronym), the Good Payer Bonus (Bono al Buen Pagador, henceforth "BBP" by its Spanish acronym), the Credit Risk Coverage (*Cobertura de Riesgo Crediticio*, henceforth "CRC" by its Spanish acronym), and Sustainable Bonus MIVIVIENDA (BMS).

Notes to the financial statements (continued)

This program includes the following products:

- Nuevo Crédito MIVIVIENDA
- Crédito MICONSTRUCCIÓN (*)
- Crédito MICASA MÁS (*)
- Crédito MITERRENO
- Crédito MIHOGAR (*)
- Crédito MIVIVIENDA Estandarizado (*)
- Crédito MIVIVIENDA Tradicional (*)
- Crédito Complementario Techo Propio (Complementary financing to the BFH)
- Servicio de Cobertura de Riesgo Crediticio y Premio al Buen Pagador (Financiamiento de las Instituciones Financieras Intermediarias) Service of Credit Risk Coverage and Good Payer Award (Funding to Intermediary Financial Institutions, hereafter "IFI")(*)
 - (*) As of December 31, 2018 and 2017, these products have been discontinued; the balances correspond only to outstanding receivable balances, see note 6. The products Crédito MICONSTRUCCIÓN and Crédito MICASA MAS were repealed by the Board's Agreement No.01-20D-2017 dated August 24, 2017; likewise, an adaptation period was allowed until December 31, 2017 to cease its granting. The CRC PBP service and the Credito MIVIVIENDA Estandarizado were discontinued in November 2009, Crédito MIHOGAR was discontinued in August 2009 and Credito MIVIVIENDA Tradicional was discontinued since May 2006.
- (ii) Techo Propio Program Management of the Household Housing Bonus (BFH) The subsidy under the Techo Propio program is granted in three modalities: (i) acquisition of a
 new home (AVN); (ii) construction on owned lot (CSP); and (iii) house renovations (MV). In all
 modalities, mortgage loan financing within this program comprises the participation of up to
 three components: (a) a subsidy channeled by the Fund with resources from the government the aforementioned Household Housing Bonus (BFH); (b) household savings and (c) when
 necessary, complementary financing to BFH (Techo Propio Program) which must be granted by
 an IFI.

According to the Third Transitional Provision of Law N°28579, upon ending the year 2005, the Fund was engaged by the Government to manage the BFH and the Techo Propio Program resources, by signing an agreement with the MVCS.

On April 28, 2006, the Fund, the MVCS and FONAFE signed the "Agreement on Management of the Household Housing Bonus and the Funds of the Techo Propio Program", under which the Fund is responsible for managing both the BFH and the Techo Propio Program resources, including the promotion, registration, recording and verification of information, the qualification of applications, allocation and transfer of the BFH funds to the developer, seller-builder or the respective technical unit. This agreement establishes that FONAFE shall allocate to the Fund the resources to meet the costs and expenses of managing the Program.

Notes to the financial statements (continued)

By means of Ministerial Resolution N°236-2018-VIVIENDA issued on June 26,2018, the Operating Regulations for Access to the Household Housing Bonus- BFH, were modified for the Construction on Owned Lot modality.

(iii) Fund Law N°27677 -

By virtue of Law N°27677 dated March 1, 2002, the Fund was entrusted with the administration, reimbursement and channeling of resources resulting from the liquidation of the Fondo Nacional de la Vivienda (National Housing Fund by its Spanish acronym FONAVI). Law N°29625, which came into force on December 8, 2010, orders the reimbursement of contributions to workers who contributed to FONAVI. Article 4 of Law N°29625 contemplated the formation of an AD Hoc Commission, responsible for conducting and supervising all procedures related to the reimbursement of contributions of the FONAVI. This conformation of the AD Hoc Committee was approved on September 24, 2012, through Ministerial Resolution N°609-2012-EF/10. By virtue of these rules, the Fund would provide to the Ad Hoc Committee with all relevant documentation and reports so that it will be in charge of the administration and recovery of debts, funds and assets of FONAVI, as well as the liabilities. During 2018, 2017, 2016 and 2014, the Fund made transfers of said managed resources amounting to S/174,668,000, S/20,000,000, S/40,000,000 and S/200,000,000, respectively, according to a request received from the AD Hoc Commission.

Likewise, the Fund constituted the CRC-PBP trusts, both in Soles and US Dollars, to cover the Fund's obligations to provide PBP payments and CRC in an amount equivalent to one-third (1/3) of the total registered by each IFI that contracts such service. It should be noted that these trusts are governed by SBS Resolution N°980-2006 "Regulations for the Fund".

Under the service contracts with the CRC-PBP trusts, the Fund provides the IFI with the following services:

- Credit Risk Coverage (CRC service), as defined by article 21 of the CRC and PBP Regulation, is a guarantee the Fund provides to the intermediary financial institution ("IFI") for either up to one third of the unpaid balance of the covered loan or one-third of the loss, whichever the lower. Said amount shall be notified by the IFI to the Fund, on terms and conditions provided for in the Regulation.
- Good Payer Award (PBP service), as defined in article 24 of the CRC and PBP Regulation, is the service to the IFI for which the Fund assumes payment of the installments corresponding to the concessional part (the amount of the Good Payer Award) for covered loan whose beneficiaries have promptly paid the installments corresponding to the non-concessional part of the loan. This award is aimed to settle every six months the amount of the installment payable in the corresponding period for the concessional part of the MIVIVIENDA loans.

Notes to the financial statements (continued)

The financial statements as of December 31, 2017 were approved by the General Shareholders' Meeting held on March 28, 2018. The accompanying financial statements for the year 2018 were approved by Management on February 25, 2019 and will be submitted for the approval of the Board of Directors and the General Shareholders' Meeting that will be held within the deadline established by law. In Management's opinion, the accompanying financial statements will be approved by the Board of Directors and by the General Shareholders' Meeting without modifications.

2. Trust Agreement - Corporación Financiera de Desarrollo (COFIDE)

On March 25, 1999, a Trust Agreement was signed between the Mortgage Fund for Housing Promotion (Fondo Hipotecario de Promoción de la Vivienda - MIVIVIENDA), now Fondo MIVIVIENDA S.A., and Corporación Financiera de Desarrollo S.A. (COFIDE). Its purpose was the creation of a trust through which COFIDE receives the resources from the Fund and performs as the executing agency thereof, in order to channel the funding for loans to final borrowers through the intermediary financial institutions ("IFI") that are used to the acquisition, expansion or improvement of homes and residences, in accordance with Article 12 of Supreme Decree N°001-99-MTC "Regulation on the Fondo Hipotecario de Promoción de la Vivienda - Fondo MIVIVIENDA".

The main duties of COFIDE are the following:

- Compliance with articles 241 to 274 of the General Law of the Financial and Insurance System and Organic Law of the SBS Law N°26702 and its amendments.
- Verify compliance with requirements and conditions of the IFI according to Supreme Decree $N^{\circ}001-99$ -MTC.
- Sign the agreement on resources intermediation with the IFI that have fulfilled the corresponding requirements and conditions.
- Monitor the use of resources, according to the provisions of the Fund's Regulation and the agreement on resources intermediation.
- Collect the loans granted to the IFI
- Contract the necessary audits on the Fund.
- Periodically submit reports on the development of the aforementioned trusts, as well as recommendations for exposure limits of the IFI (*).
- Establish operating procedures necessary for the proper administration of the Fund.
- Other duties necessary to ensure the normal development of the objectives and functions of both the Trust and the Fund.
 - (*) On May 18, 2012, the Fund signed Addendum N°1 to the Trust Agreement by which annulled the obligation of COFIDE to issue recommendations on exposure limits of the IFI with the Fund, because the Fund is a corporation supervised by the SBS. Through Resolution SBS N°3586-2013, the Fund is not subject to the limits established at the article N°204 of the Law of Banks N°26702, because it acts as a second floor bank. However, the Fund has established internal limits to prevent the concentration of loans to IFI, taking into account factors of regulatory capital size, risk classification and risk-weighted regulatory capital ratio.

Notes to the financial statements (continued)

The main duties of the Fund are the following:

- Establish the policies for the management and use of the Fund's resources.
- Approve the eligibility criteria of the IFI that will receive resources from the Fund for use in financing house purchases and borrowing limits for each of them.
- Establish the terms and conditions under which the Fund will make resources available to the intermediary financial institutions, and the modalities of placing them.

COFIDE is entitled to the following:

- Intermediate and monitor the Fund's resources, being able to enter into and sign all deeds and documents necessary, public and private, for that purpose.
- Require that the IFI constitute guarantees on behalf of the beneficiaries.
- Exercise all the powers contained in articles 74 and 75 of the Civil Procedure Code necessary for carrying out the assignment given as trustee. Consequently, COFIDE may sue, counterclaim, answer complaints and counterclaims, desist processes or claims, agree to claims, reconcile, settle and to arbitrate the claims at issue in the process.
- It is stated that COFIDE is not responsible for the solvency of the IFI.

Regarding the fees generated by services provided by COFIDE, it was authorized to deduct -from the amounts disbursed by the IFI - a one-time 0.25 percent commission on the amount of each loan, as well as an annual commission of 0.25 percent on the outstanding balances of loans, which is assumed by the IFI and will be collected when installments of loans granted are paid. These amounts are recorded as revenues by COFIDE.

On December 30, 2016, the Addendum No 2 to the Trust Agreement was signed, with the purpose of modifying the commissions for the services provided by COFIDE and the modification of the term of the Trust, as follows:

The two commissions for the services provided by COFIDE in force since January 2, 2017 are the following:

- A monthly trust commission payable by the Fund amounting to S/10,000 plus Value Added Tax (VAT). This commission will be collected on the last business day of each month chargeable to Fund resources.
- A collection commission equivalent to 0.23 percent annual effective to rebut on debt balance, for the accounts receivable (Trust Agreement - COFIDE) beginning January 2, 2017 and chargeable to the IFI. This commission will be collected on the collection dates of loan installments granted by the IFI.

The term of the Trust will be 3 years counted since January 2, 2017, and will be automatically renewed if, within 30 days prior to its expiration, none of the parties expresses its will to resolve it.

Notes to the financial statements (continued)

3. Significant accounting principles and practices

- (a) Basis of presentation, use of estimates and accounting changes -
 - (i) Basis of presentation and use of estimates

The accompanying financial statements have been prepared from the Fund's accounting records, which are maintained in nominal monetary terms at each transaction's date, in accordance with SBS regulations established for the Fund, in force in Peru as of December 31, 2018 and 2017, and in a supplemental manner, in the absence of specific SBS regulations, with the International Financial Reporting Standards (henceforth "IFRS") approved in Peru through resolutions issued by the Peruvian Accounting Council (Consejo Normativo de Contabilidad, henceforth "CNC" for its Spanish acronym) in force in Peru as of December 31, 2018 and 2017, see paragraph (t.1).

The preparation of the accompanying financial statements requires the Management perform estimates that affect the reported amounts of assets and liabilities, income and expenses and the disclosure of material events in the Notes to the financial statements. Estimates are continually evaluated and are based on historical experience and other factors. Final results could differ from those estimates. The most significant estimates with regard to the accompanying financial statements correspond to the allowance for doubtful accounts, valuation of investments, valuation of derivative financial instruments, the useful life and recoverable value of property, furniture and equipment and intangible assets, and the assets and liabilities for the deferred Income Tax, which accounting criteria are described in this Note.

(ii) Changes in accounting polices

Applicable from 2018 onwards

On October 1, 2018, the SBS issued Resolution SBS N°2610-2018, in force since October 1, 2018 and modified the Regulation of Classification and Valuation of Investments approved by the SBS issued Resolution SBS N°7033-2012 and its respective amendments.

The main modification contained in the Resolution refers to the introduction of a standard methodology for the identification of the impairment of financial instruments classified as available-for-sale and held-to-maturity, see note 3(h).

As of result of the application of this methodology, it has not been necessary to record any additional entries due to the analysis of impairment of investments.

Notes to the financial statements (continued)

(b) Currency -

The Fund considers the Sol as its functional and reporting currency, because it reflects the nature of the economic events and the relevant circumstances of the Fund, given that its main operations and/or transactions such as: disbursement of funds through COFIDE, financing obtained, interest income and expenses, as well as its main purchases, are established and settled in Soles.

Transactions and balance in foreign currency-

Assets and liabilities in foreign currency are recorded at the exchange rate prevailing at the date that the transactions are performed. Monetary assets and liabilities denominated in foreign currency are translated into soles at the closing exchange rate of the corresponding month by using the exchange rate set by the SBS; see Note 26.2(c). Gains or losses resulting from the translation of monetary assets and liabilities from foreign currency at the exchange rates prevailing at the date of the statements of financial position are recorded in the income statements of the period as "(Loss) gain on exchange difference and exchange operations, net" of the caption "Income from financial transactions", see Note 21.

(c) Financial instruments -

Financial instruments are classified as assets, liabilities or equity according to the substance of the contractual agreement that originated them. Interests, dividends, gains and losses generated by a financial instrument classified as assets or liabilities are recorded as income or expense. Financial instruments are offset when the Fund has a legal enforceable right to offset them and Management has the intention to settle them on a net basis or to realize the asset and settle the liability simultaneously. Refer to note 3(i) for accounting policy related to the CRC-PBP trusts.

Financial assets and liabilities presented on the statement of financial position correspond to: "Cash and due from banks", "Available-for-sale and held to maturity investments", "Accounts receivable (Trust Agreement - COFIDE)", "Loan portfolio, net", "Accounts receivable for derivative financial instruments", "Other accounts receivable,nets" and other receivables and liabilities in general, except for the identified in the caption "Provisions and other liabilities", see Note 13. Likewise, all derivative financial products are considered financial instruments.

Accounting policies on recognition and valuation of these items are disclosed then in this note.

(d) Recognition of revenues and expenses -

(d.1) Interest income and expenses -

Interest income and expenses are recorded in the income statement of the period in which they are accrued, based on the effective term of its operations recorded in the statements of financial position and the interest rates established. Likewise, for the interest income corresponding to Accounts receivable (Trust Agreement - COFIDE) and loan portfolio, the accounting treatment is as follows:

Notes to the financial statements (continued)

(d.1.1) Interest income corresponding to Accounts receivable (Trust Agreement - COFIDE)-

Because the Fund grants credit lines to the IFI to channel its resources, which disbursements of loans are made through the COFIDE Trust, and not when they are placed to sub borrower, in accordance with the SBS's Accounting Manual for Financial Companies, the yields generated by said operations are recorded on an accrual basis and in-suspense interests income are not recognized in accordance with SBS rules for the Fund.

(d.1.2) Interest income corresponding to Loan portfolio-

Loan portfolio interest income is recognized in the income statement of the period in which they are accrued, based on the effective term of the underlying transactions and the interest rates freely agreed upon with the borrowers; except for the interest accrued on past due loans, refinanced, restructured and under legal collection; as well as loans classified as doubtful or loss categories, which interests are recognized as collected. When Management determines that the debtor's financial condition has improved and the loan is reclassified as current and/or in normal, potential problems or substandard the category, such interests are recognized again on an accrual basis.

(d.2) Bonuses and Awards for Good Payers-

In accordance with the accounting treatment accepted by SBS for the Fund, the Good Payer Bonus and the Good Payer Award, including their interests, are recognized as follows:

- (i) The Good Payer Bonus (Bono al Buen Pagador, or "BBP" by its Spanish acronym) was created in compliance with Law N°29033, issued on June 7, 2007, as a non-repayable direct assistance payable to eligible final borrowers in a maximum of S/12,500 in force since April 22, 2010 (S/10,000 before April 22, 2010) which is granted to borrowers who have complied with promptly cancellation of six consecutive monthly installments of the non-concessional tranche of Crédito MIVIVIENDA. For these purposes, the Fund divides the total amount of Crédito MIVIVIENDA disbursement plus its related interest into 2 schedules:
 - A half-annual amortization schedule called "concessional section" corresponding to the amount of the BBP (principal and interest); and
 - A monthly amortization schedule called "non-concessional section" corresponding to total amount of Crédito MIVIVIENDA disbursement less the amount of the concessional section (principal and interest).

Notes to the financial statements (continued)

In these cases, the BBP is received from the MVCS (to the extent the MVCS has funds available) at the request of the Fund, and it is recorded for financial reporting and control, in the statement of financial position as a liability in "Good Payer Bonus (capital) received from MVCS" of the caption "Other accounts payable".

Upon being granted, the total amount disbursed on the Crédito MIVIVIENDA loan is recorded as placement in the caption "Accounts receivable (Trust Agreement - COFIDE)" and the two aforementioned amortization schedules are generated by the Fund.

The interests of both tranches are recognized on an accrual basis, based on the preferential rates agreed with IFI with which agreements have been signed, recognizing the resulting interest as financial income.

Subsequently, the Fund sends to the MVCS the list of BBP beneficiaries, reclassifying such bonus due to eligible borrowers from the liability caption "Good Payer Bonus (capital) received from MVCS" to the caption "Good Payer Bonus - assigned".

- (ii) In the cases where the BBP is directly assumed by the Fund (when the requirements of Law N°29033 and its amendments are not met; for instance, where the value of the house to purchase is greater than 25 tax units or when the BBP is granted with the Fund's own resources, among others), it is called "Good Payer Award" (PBP).
- (iii) In both cases, the bonus or award are granted for the timely compliance with six installments of the payment schedule of the concessional tranche; said amount varies depending on the type of loan granted.
- (iv) By means of Urgent Decree N° 002-2014 published on July 28, 2014, as per indicated in the article 14.2, it has been established for the granting of Good Payer Bonus the value of the houses should be between 14 and 50 tax units. The Good Payer Bonus shall be used as a non-reimbursable financial support up to a maximum amount of S/12,500. For cash purposes, Banco de la Nación was authorized to lend to the Fund an amount of S/500,000,000 through the participation of MVCS for payment purposes, as established in the loan agreement. In this cases, the Fund previously received all BBP resources for its assignment during 2014.

Notes to the financial statements (continued)

For these purposes, the Fund had two modalities of BBP application in accordance with said Urgent Decree:

- Applied to finance the Good Payer Bonus (PBP) for an amount of \$/10,000 for housing values over 14 tax units and not exceeding 25 tax units for créditos MIVIVIENDA granted from January 1, 2014 to July 28, 2014. From July 29, 2014, to finance for an amount of \$\frac{1}{2,500}\$ for housing values greater than 14 tax units and lower than 50 tax units.
- Applied as a complement to the initial of the mortgage loan, the BBP will be used as a complement to reach the initial minimal amount required to the sub borrower for mortgage loan purposes, and it is applied at the time of the loan disbursement, therefore it is not part of it.
- (v) Under the guidelines of Supreme Decree N°003-2015-VIVIENDA published on January 22, 2015, was established the tranched application of the Good Payer Bonus for housing values from 14 to 50 tax units, as follows:

Housing value	BBP value S/
Up to 17 tax unit	17,000
Over 17 tax unit to 20 tax unit	16,000
Over 20 tax unit to 35 tax unit	14,000
Over 35 tax unit to 50 UIT tax unit	12,500

For these purposes, the Fund has two modalities of BBP application in accordance with said Supreme Decree:

- BBP applied as a complement to the initial of the mortgage loan, the BBP will be used as a complement to reach the initial minimal amount required to the sub borrower for mortgage loan purposes, and it is applied at the time of the loan disbursement to the IFI, therefore it is not part of it.
- BBP granted to finance the Good Payer Bonus (PBP) for the timely payment of six consecutive monthly installments corresponding to the non-concessional tranche of the loan. This BBP applies to those PBP that were granted to housing value between 35 tax units and 50 tax units, corresponding to the previous PBP modality, which was set at S/12,500.

Notes to the financial statements (continued)

(vi) By means of Supreme Decree N°001-2017 of January 13, 2017, the Regulation of Law No. 29033, Creation of the Good Payer Bonus Law was modified, approved by Supreme Decree No. 003-2015, in which was established the following tranched application of the BBP:

Housing value	BBP value S/
Over 20 tax unit to 30 tax unit	14,000
Over 30 tax unit to 38 tax unit	12,500

For this purposes, the Fund had the modality of considering the BBP as a complement to the initial instalment of the mortgage loan, the BBP will be used as a complement to reach the initial minimal amount required to the sub borrower for mortgage loan purposes, and it is applied at the time of the loan disbursement to the IFI, therefore it is not part of it.

The BBP guidelines established in Supreme Decree N° 003-2015-VIVIENDA were applicable until the entry into force of the Supreme Decree N° 001-2017.

(vii) By means of Supreme Decree N°017-2017 of June 24, 2017 was modified the Regulation of Law N°29033 approved by Supreme Decree N°003-2015, and modified by Supreme Decree N°001-2017, which established the following housing values and BBP values:

Housing value (CPI)	BBP value (Tax Unit)
From S/56,700 to S/81,000	4.19753
Over S/ 81,000 to S/ 121,500	3.45679
Over S/ 121,500 to S/ 202,500	3.08642
Over S/ 202,500 to S/ 300,000	0.74074

Notes to the financial statements (continued)

(viii) Currently, the BBP is in force under Supreme Decree No. 002-2018 guidelines of January 24, 2018, which amended the Regulation of Law No. 29033 approved by Supreme Decree No. 017-2017. The values of housing and BBP were established as follows:

Housing value (IPC)	BBP value (Tax unit)	BBP total S/
From S/57,500 to S/82,200	4.19753	17,500
Over S/82,200 to S/123,200	3.45679	14,400
Over S/123,200 to S/205,300	3.08642	12,900
Over S/205,300 to S/304,100	0.74074	3,100

These BBP values will be updated by the tax unit variation, with rounding to the top hundred. In relation to the housing ranges value of the product, they will be expressed in soles and will be updated as a result of the multiplication of the housing value of the prior year and the annual change in the Consumer Price Index-CPI of Lima Metropolitana, with rounding to the top hundred.

- (ix) When the BBP is granted, at the time sub borrower has complied timely with the payment of six consecutive monthly installments, the Fund credits the accounts receivable (principal) of the concessional tranche and charges the liability "Good Payer Bonus assigned", see Note13(e). Interest of the concessional tranche installment are recognized as an expense of the Fund and is presented net of the "Income from accounts receivable (Trust Agreement COFIDE)" of the caption "Interest Income" of income statements, see Note 19.
- (x) The Good Payer Award (henceforth "PBP") are resources assumed directly by the Fund to grant a Bonus.

Until June 2017 the housing values in force for the PBP were as follows:

Housing value	BBP value S/
Over 50 tax unit to 70 tax unit	5,000

Notes to the financial statements (continued)

For these purposes, the Fund had two modalities of PBP application:

- PBP applied as a complement to the initial of the mortgage loan, the PBP will be used as a complement to reach the initial minimal amount required to the sub borrower for mortgage loan purposes, and it is applied at the time of the loan disbursement to the IFI, therefore it is not part of it.
- PBP granted for the timely payment of six consecutive monthly installments corresponding to the non-concessional tranche of the loan, which is recognized as an expense semiannually.

Through Board Agreement No. 04-16D-2017 of July 3, 2017, the modification of the housing values and PBP value as a complement to reach the initial minimal amount required to the sub borrower for mortgage loan purposes were approved according to the following detail:

Housing value	BBP value Tax Unit
Over S/202,500 to S/300,000	0.74074

Currently, the PBP value as a complement to reach the initial amount is in force under the Board Agreement N°04-03D-2018 from February 8, 2018, according to the following:

Housing value	PBP value Tax unit
Over S/205,300 to S/304,100	0.74074

The PBP as a complement to the initial installment of the mortgage loan will continue being covered by the Fund, which will be added to the BBP in the same range of housing values that is in force; likewise, it will be updated by the tax unit variation, with rounding to the top hundred; the application amount as of December 31, 2018 is S/3,100. In relation to the housing ranges values of the product, they will be expressed in soles and will be updated as a result of the multiplication of the housing value of the prior year and the annual change in the Consumer Price Index- CPI of Lima Metropolitana, with rounding to the top hundred.

Notes to the financial statements (continued)

- (xi) When the Good Payer Award is granted to sub borrower, who complied with conditions settled, with Fund own resources, the Fund record such amounts as expenses in the income statement with credit to the accounts receivable (principal) of the installments of the concessional tranche charged to an "interest expenses account, while interest are recorded as an expense of the Fund and is presented net of the "Income from accounts receivable (Trust Agreement - COFIDE)" of the caption "Interest Income" of income statements, see Note 19.
- (xii) Through Board Agreement N°02-12D-2015 dated June 16, 2015, the attribute Sustainable Bonus MIVIVIENDA (BMS), applicable to the Créditos MIVIVIENDA, was approved. The BMS is an additional attribute of the Créditos MIVIVIENDA, which consists of direct non-reimbursable financial assistance granted to people who access sustainable housing with the MIVIVIENDA credit through the IFIs. This attribute increases the amount of the initial installment and as an additional benefit to those provided by the MIVIVIENDA products such as the BFH, BBP and PBP as a complement to the initial installment, according to the following detail:

Amount of funding	Grade 1	Grade 2
	%	%
Up to S/140,000	4	4
Over S/140,000 to the maximum amount		
of financing for MIVIVIENDA products	3	4

The Bonus is calculated by discounting the housing value, the initial installment and the corresponding BBP, if applicable. The amount to be financed is divided by 1.04 and/or 1.03 and multiplied by 0.04 and/or 0.03 depending on the grade of the bond, and the BMS is obtained.

It may be granted in addition to the Household Housing Bonus, Good Payer Bonus and / or Good Payer Award as a supplement to the initial installment, provided that it complies with the conditions established in its Regulations.

It is granted to people who access a MIVIVIENDA Credit to purchase sustainable housing, with the objective of encouraging and promoting the acquisition of houses that help reduce the environmental impact on their surroundings.

Related projects must have the certificate for Eligibility of Sustainable Housing Projects. BMS is granted in accordance to range determined by this certificate.

Notes to the financial statements (continued)

- (d.3) Interest revenues include interest accrued on fixed income investments classified as available-for-sale, held-to-maturity, as well as discounts and premiums recognized on the Fund's financial instruments.
- (d.4) Commissions for trust administration services provided to the CRC-PBP trusts, among other trusts, are recognized as income when received.
- (d.5) Other income and expenses are recognized in the period in which they accrue.
- (e) Accounts receivable (Trust Agreement COFIDE) and allowance for doubtful accounts Accounts receivable are recorded when conducting the disbursement of funds through COFIDE to IFI that channels the Fund's resources for the placement of the MIVIVIENDA product portfolio.

Until July 31, 2017, the calculation of the provision was made according to the Fund's Regulation, enacted through SBS Resolution N°980-2006 issued on August 14, 2006, which took as a base the criterias established by the SBS in the Regulation on evaluation and classification of debtor and allowance requirements, as established in SBS Resolution N°11356-2008, in accordance with the following methodology:

First Component: Allowance for IFI's Risk

- (a) The capital balance of each disbursement is separated into two types: balance of capital with mortgage collateral and balance of capital without mortgage collateral.
- (b) The calculation of allowance is performed considering the annual rating credit risk assigned by IFI 's Credit Rating Agency.
- (c) The allowance relating to the balance of capital with mortgage collateral is calculated as the result of the balance of capital with mortgage collateral by the SBS table 2 rate according to the classification of the IFI.
- (d) The allowance relating to the balance of capital without mortgage collateral is calculated as the result of the balance of capital without mortgage collateral by the SBS table 1 rate according to the classification of the IFI.

Second component: Allowance for credit risk coverage (CRC)

- (a) The balance of capital of each disbursement with mortgage collateral less the value of the mortgage collateral result in the balance of capital unsecured.
- (b) The balance of capital unsecured of each disbursement is multiplied by the coverage percentage; resulting in the balance of net capital to be covered.
- (c) The provision relating to the balance of net capital to be covered is calculated as the result of multiplying the balance of net capital to be covered by the SBS table 1 rate according to the classification of the sub borrower.

Notes to the financial statements (continued)

The value of guarantees considered for the calculation of allowance is in accordance with the procedure detailed in Appendix 3 of the Credit Risk Manual of the Fund, which adapts the prescribed in SBS Resolution N°11356-2008. The mentioned procedure states that the value of guarantees to be considered for the calculation of allowance is the lien value.

The Fund applies the following percentages to determine its provisions:

	%	
Risk category	Table 1	Table 2
Normal	0.70	0.70
With potential problem (CPP)	5.00	2.50
Substandard	25.00	12.50
Doubtful	60.00	30.00
Loss	100.00	60.00

To determine the risk classification for each IFI in accordance with SBS Resolution N°11356-2008, the Fund has established, in its internal normative, a table of equivalences to the SBS credit risk categories.

As a result of the inspection made by the SBS ended in January 2017, and with the purpose of implementing the observations of this entity, the Fund's Management modified the methodology of the calculation of the provision for doubtful accounts from August 1, 2017, according to the following methodology:

First Component: Allowance for IFI's Risk

- (a) The capital balance of each disbursement is separated into two types: balance of capital with mortgage collateral and balance of capital without mortgage collateral.
- (b) The calculation of allowance is performed considering the IFI's classification based on the criterias established by the SBS Resolution N°11356-2008.
- (c) The allowance relating to the balance of capital with mortgage collateral is calculated as the result of the balance of capital without credit risk coverage by the SBS table 2 rate, according to the IFI classification.
- (d) The allowance relating to the balance of capital without mortgage collateral is calculated as the result of the balance of capital without mortgage collateral by the SBS table 1 rate according to the IFI classification.

Second component: Allowance for credit risk coverage (CRC)

The capital balance of each disbursement is multiplied by the sum of the coverage factors (CRC and CRCA), resulting in the balance with credit risk coverage:

Notes to the financial statements (continued)

(a) Whether the Balance without Credit Risk Coverage is lower than the Guarantee Amount, the corresponding provision is calculated according to the following: (total balance (TB) - guarantee amount (GA)) multiplied by the SBS rate of Table 1 according to the sub borrower classification plus (guarantee amount - balance without credit risk coverage (BWCRC)) multiplied by the SBS rate in Table 2 according to the sub borrower classification. The representation of the calculation is as follows:

Provision = (TB -GA)*(SBS Rate Table 1) + (GA - BWCRC)*(SBS Rate Table 2)

(b) Whether the Balance without Credit Risk Coverage is greater than or equal to the Guarantee Amount, the corresponding provision is calculated from the product of the Balance with Credit Risk Coverage by the SBS rate in Table 1, in accordance with the sub borrower classification. The representation of the calculation is as follows:

Provision = BWCRC *(SBS Rate Table 1)

The Fund applies the following percentages to determine its provisions:

	%	
Risk category	Table 1	Table 2
Named	0.70	0.70
Normal	0.70	0.70
With potential problem (CPP)	5.00	2.50
Substandard	25.00	12.50
Doubtful	60.00	30.00
Loss	100.00	60.00

To determine the risk classification per IFI, the Fund has established a methodology for the regulatory classification of the IFIs equivalent to the risk category established by the SBS.

This methodology change for the calculation of provisions determined a deficit of provisions for accounts receivable (Trust Agreement - COFIDE) amounting to S/71,027,000 as of July 31, 2017; which, in accordance with SBS authorization by SBS Resolution N°4907-2017, was registered in December 2017, reducing the balance maintained in the "Legal Reserve" caption of the Shareholders' equity, see Note 16 (b).

(f) Loan portfolio and provision for loan losses -

On July 31, 2017, as a consequence of the liquidation process of Caja Rural de Ahorro y Créditos Señor de Luren S.A. in Liquidation, the Fund remove from the accounts receivable (Trust Agreement - COFIDE) the debt balance of this entity and reclassified it in the "Loan Portfolio" caption of the statement of financial position amounting to S/87,587,000; also, reclassified from the provisions for accounts receivable to provisions for loan losses an amount of approximately S/23,987,000, see Notes 7(i) and 6(f).

Notes to the financial statements (continued)

The Fund determines the provision for loan losses in accordance with the provisions of Resolution SBS No11356-2008" Regulation for the evaluation and classification of the debtor and the requirement of provisions". In accordance with said Resolution, a classification of the borrowers is made in the following categories: (i) normal, (ii) with potential problems, (iii) substandard, (iv) doubtful or (v) loss, based on the non-payment risk grade of each debtor.

The provision is computed considering the risk classification assigned and using specific percentages, which vary depending upon whether the loans are backed by preferred self-liquidating guarantees – LWHLPG (cash deposits and rights over credit letters) or by preferred guarantees that may be readily liquidated – LWRPG (treasury bonds issued by the Peruvian National Government, marketable securities listed within the Selective Index of the Lima Stock Exchange, among others) or by other preferred guarantees – LWPG (primary pledge on financial instruments and property, primary pledge on agricultural or mining concessions, insurance on export credits, among others). The guarantees received are considered at their net realizable value as determined by independent appraisers. Likewise, computing the provision must consider the credit classification of the guarantor or guaranteeing party for credits subject to counterparty substitution by a financial or insurance entity (CAC). As of December 31, 2018, the following percentages are used:

Risk category	LWG (i) %	LWPG (ii) %	LWRPG (iii %) LWHLPG (iv) %
Normal	0.70	0.70	0.70	0.70
With potential problems	5.00	2.50	1.25	1.00
Substandard	25.00	12.50	6.25	1.00
Doubtful	60.00	30.00	15.00	1.00
Loss	100.00	60.00	30.00	1.00

Where:

- (i) Loans Without Guarantees.
- (ii) Loans With Preferred Guarantees.
- (iii) Loans With Readily Preferred Guarantees.
- (iv) Loans With Highly Liquid Preferred Guarantees.

In addition to the provision for credit rating of the debtors, the SBS requires pro-cyclical provisions which are calculated for the credits classified in the normal category and according to the percentages established by the SBS. As of December 31, 2018 and 2017, the pro cyclical component of the provision is deactivated.

Notes to the financial statements (continued)

(g) Derivative financial instruments -

SBS Resolution No. 1737-2006 "Regulation for Trading and Accounting of Derivatives for Financial Entities" and its amendments establishes the criteria for the accounting of transactions with derivatives classified as trading and hedging, as well as embedded derivatives, as explained below:

Trading derivatives

Derivative financial instruments are initially recognized in the statement of financial position of the Fund at cost and are subsequently carried at fair value, recognizing an asset or liability in the statement of financial position, see Note 14, and the correspondent gain or loss in the income statements. Also, transactions with derivative financial instruments are recorded in off-balance sheet accounts at the notional amount of the committed currency.

The fair values are determined based on market exchange rates and interest rates.

Hedging derivatives -

A derivative financial instrument that seeks to achieve economic coverage of a certain risk is designated as accounting hedge if, on the date of its negotiation, it is expected that changes on its fair value or cash flows will be highly effective in offsetting changes in the fair value or cash flows of the item hedged from the inception, this expectation must be documented when the derivative instrument is first traded and throughout the period during which the hedge is in effect. A hedge is considered as highly effective if it is expected that changes in the fair value or cash flows of the hedged item and the hedging instrument ranges between 80 and 125 percent.

As of December 31, 2018 and 2017, the Fund held cash flow hedge instruments, see Note 14. For the cash flow hedges, the effective portion of changes in the fair value of hedging derivatives is recognized directly in equity, in the caption "Unrealized results" as a cash flow hedges reserve, net of the related taxes, and any gain or loss related to the ineffective portion is recognized immediately in the income statements. Amounts accumulated in equity for hedging cash flows are transferred to the income statements in the periods when the hedged item is recorded in the income statements or when an expected transaction occurs.

For the fair value hedging, gains and losses resulting from the variation of the fair value of the derivative financial instrument are recorded in the income statements of the period, and the gain or loss of the item hedged, corresponding to the changes of its fair value are recognized in the income statements.

In the event that the SBS considers that the documentation is insufficient or finds weaknesses on the methodology applied, it may require the elimination of the hedging accounting and record the derivative financial instrument as a trading instrument; in consequence, from that moment on any change in the fair value must be recorded in the income statements.

Notes to the financial statements (continued)

On the other hand, if the hedge instrument expires, is sold, settled or exercised, or at the moment that the hedge instrument does not comply with the required accounting criteria for hedges, the hedge is terminated in a prospectively manner and the balances recorded in the equity are transferred to the income statements during the hedged item's term.

Embedded derivatives -

As of December 31, 2018 and 2017, the Fund does not hold any financial instrument with embedded derivatives that must be separated.

(h) Available-for-sale and held-to-maturity investments -

Investments are evaluated following SBS Resolution No.7033-2012 "Regulation of Classification and Valuation of Investments of Financial System Companies" and by laws and SBS Resolution $N^{\circ}2610-2018$.

The criteria for the classification and valuation of investments are as follows:

Classification

(i) Investments at fair value through profit and loss This category has two sub-categories:

- Investments for trading, are acquired with the purpose of selling or repurchasing in the short term.
- Investments at fair value through profit and loss, since their inception, are
 part of an identified portfolio of financial instruments that are managed
 together and for which there has been a demonstrated recent pattern of
 taking gains in the short term.

As of December 31, 2018 and 2017, the Fund does not hold any instruments classified under this sub-categories.

(ii) Available-for-sale investments

Investments designated into this category are held for an indefinite period and may be sold for purposes of liquidity, changes in interest rates, exchange rates or cost of capital; or do not qualify to be registered at fair value through profit and loss or held-to-maturity.

(iii) Held-to-maturity investments

The financial instruments that are classified in this category must comply with the following requirements:

- Be acquired or reclassified for the purpose of holding them until their maturity date; except for the cases when their sale, assignment or reclassification are allowed by the SBS.
- They must have risk classifications as required by the SBS.

Notes to the financial statements (continued)

In order to classify their investments in this category, financial entities must assess they have the financial capability to hold them until their maturity. This capability must be evaluated at the closing date of each annual period.

Transaction recognition date -

Transactions must be recorded using the trading date; that is, the date at which the reciprocal obligations that must be performed within the term established by regulations and the usual practice on the market at which the operation takes place.

- Initial recognition and measurement of investments maintained by the Fund -
 - (i) Available-for-sale Investments: The initial accounting record is performed at fair value, including the transaction costs that are directly attributable to their acquisition. Their valuation corresponds to fair value and the gain or loss originated from the change between their initial recognition and fair value is recorded directly in equity, unless an impairment loss is recorded. When the financial instrument is sold, the gain or loss, previously recorded as a part of the equity, is transferred to the income statements of the period.

In the case of debt securities, previously to the valuation at fair value, the amortized cost is updated in the accounts applying the effective interest rate method, and the difference between the amortized cost and the fair value is recognized as gains and losses.

(ii) Held-to-maturity investments: Their initial accounting is at fair value, including the transaction costs that are directly attributable to their acquisition. Their valuation corresponds to the amortized cost by applying the effective interest rate method.

Interests are recognized by applying the effective interest rate method, which includes both the receivable interest and the amortization of the premium or discount existing in the acquisition.

The difference between the revenues received from the disposal of these investments and their book value is recognized in the income statements.

- Impairment assessment -

SBS Resolution No. 7033-2012 and its respective amendments, as well as SBS Resolution No. 2610-2018, establish a standard methodology for the identification of impairment of financial instruments classified as available-for-sale and held-to-maturity investment. Said methodology contemplates the following analysis:

Notes to the financial statements (continued)

(i) Debt instruments:

At the end of each quarter, for the entire debt representative portfolio, the following occurrences should be evaluated:

- 1) Weakening in the financial situation or financial ratios of the issuer and its economic group.
- Discount in any of the credit ratings of the instrument or the issuer, in at least 2 "notches", from the moment the instrument was acquired; where a "notch" corresponds to the minimum difference between two risk ratings within the same rating scale.
- 3) Interruption of transactions or of an active market for the financial asset, due to financial difficulties of the issuer.
- 4) The observable data indicate that, since the initial recognition of a group of financial assets with characteristics similar to the instrument evaluated, there is a measurable decrease in its estimated future cash flows, although it cannot yet be identified with individual financial assets of the group.
- 5) Decrease in value due to regulatory changes (tax, regulatory or other governmental).
- 6) Significant decrease in fair value below amortized cost. It is considered a significant decrease if the fair value at the closing date has decreased at least 40 percent below its amortized cost as of that date.
- 7) Prolonged decrease in fair value. It is considered as a prolonged decrease if the fair value at the closing date has decreased by at least 20 percent compared to the amortized cost of previous 12 months and the fair value at the closing date of each month during the previous 12-month period. Has always remained below the amortized cost corresponding to the closing date of each month.

The fair value to be used for the purpose of evaluating criteria 6 and 7 is that considered for the purpose of the valuation of debt instruments available for sale, according to the criteria established by the aforementioned Resolution, regardless of the accounting classification that has the debt instrument. However, if the decrease in fair value in the debt instrument is the result of an increase in the risk-free interest rate, this decrease should not be considered as an indication of impairment.

Notes to the financial statements (continued)

If at least 2 of the situations described above are met, it will be considered that there is impairment. In the event that at least two (2) of the situations described above have not been given, it is sufficient that one of the following specific situations be presented to consider that impairment exists:

- a) Breaching of contractual clauses, such as an interruption in the payment of interest or capital.
- b) Renegotiation of the instrument's contractual conditions due to legal factors or financial problems linked to the issuer.
- c) Evidence that the issuer is in the process of forced restructuring or bankruptcy.
- d) When the risk rating of an instrument that was classified as investment grade is reduced, towards a classification that is below the investment grade.

(ii) Equity instruments:

At the end of each quarter, for all instruments representing capital, the following events must be evaluated:

- When the risk rating of a debt instrument of the issuer that was classified as an investment grade is reduced, towards a classification that is below the investment grade.
- 2) There have been significant changes in the technological, market, economic or legal environment in which the issuer operates, which may have adverse effects on the recovery of the investment.
- 3) Weakness in the financial situation or financial ratios of the issuer and its economic group.
- 4) Interruption of transactions or an active market for the financial asset, due to financial difficulties of the issuer.
- 5) The observable data indicates that, since its initial recognition of a group of financial assets similar to the instrument evaluated, there is a measurable decrease in its estimated future cash flows, although it can not yet be identified with individual financial assets of the group.
- 6) Decrease in value due to regulatory changes (tax, regulatory or other governmental).

If at least 2 of the situations described above are met, it will be considered that there is impairment. If at least 2 of the situations described above have not occurred, it is sufficient that one of the following specific situations be present to consider that impairment exists:

Notes to the financial statements (continued)

- a) Significant decrease in fair value below its acquisition cost. It is considered a significant decrease if the fair value at the closing date has decreased at least 40 percent below its cost. As cost value or acquisition cost, the initial cost will always be taken as a reference, regardless of whether an impairment in value has been previously recognized for the capital instrument analyzed.
- b) Prolonged decrease in fair value. It is considered as a prolonged decrease if the fair value at the closing date has decreased by at least 20 percent compared to the fair value of previous 12 months and, the fair value at the closing date of each month during the previous period of 12 months, has always remained below the acquisition cost.
- c) Breaching of the statutory provisions by the issuer, related to the payment of dividends.
- d) Evidence that the issuer is in the process of forced restructuring or bankruptcy.

The fair value to be used for the purpose of evaluating the situations indicated in paragraphs a) and b), is the fair value considered for the purposes of the valuation of the available-for-sale equity instruments, in accordance with the guidelines established in the aforementioned Resolution. The numerals a) and b) are not applicable to capital instruments classified in the category available for sale and valued at cost due to the absence of a reliable fair value.

On the other hand, when the SBS considers necessary to establish any additional provision for any type of investment, such provision must be determined on the basis of each individual instrument, and should be recorded in the income statements of the period in which the SBS requires such provision.

Recognition of exchange differences -

Any gains or losses from currency exchange differences related to the amortized cost of debt instruments are recorded in the income statements, while those related to the difference between the amortized cost and the fair value are recorded in the statements of shareholder's equity as part of the unrealized results. In the case of equity instruments, they are considered non-monetary items and, consequently, they remain at their historical cost in local currency, which means that any exchange differences are part of their valuation and are recognized as part of the unrealized results in the statements of shareholder's equity.

Notes to the financial statements (continued)

- Changes in classification category -

In the case of changes in the classification category from available-for-sale investment to held-to-maturity investment, the fair value of the financial asset on the date of transaction becomes its new amortized cost. Any previous gain or loss of the asset that has been recognized in other comprehensive income shall be amortized over the remaining life of the investment using the effective interest method. Any difference between the new amortized cost and maturity amount shall be amortized using the interest rate method during the life of the financial instrument in a similar manner as the amortization of a premium or discount. If the asset subsequently becomes impaired, any gain or loss remaining in other comprehensive income shall be reclassified to profit or loss.

Held-to-maturity investments cannot be taken to another category, unless as a result of a change in the financial capacity to hold an investment, the classification as held to maturity is no longer adequate. In this case, it will be reclassified as available for sale and measured at fair value. The difference between the book value and the fair value will be accounted for in accordance with the valuation criteria for said investment category.

(i) Accounts receivable related to CRC-PBP trusts -

Includes the assets of the CRC-PBP Trusts, which correspond to assets (due from banks, investments and accrued yields) and liabilities of the Fund, but that in accordance with SBS regulation (SBS Resolution N°980-2006, Regulation for the Fondo MIVIVIENDA S.A."), they must be recorded as a net balance in the caption "Other accounts receivable, net" on the statement of financial position, since the Fund acts like both trustee and trustor. The assets and liabilities included in such trusts are valued according to the criteria of the Fund for similar items, as described in this note.

Also, the surplus (deficit) generated by the aforementioned trusts are recorded in the caption "Interest income and expenses" of the income statements, see Note 19.

The CRC-PBP trusts were established in 2007 to ensure that sufficient resources are available to meet the Fund's obligations that come from the contracts to provide with CRC and PBP coverage, signed with certain IFI; as well as to manage the resources efficiently.

Notes to the financial statements (continued)

(j) Other accounts receivable, net -

Includes accounts receivable for term deposits, certificates of deposit, assets received in lieu of payment related to banks in liquidation, and other accounts receivable that, since they are under litigation, do not accrue interest. Any related recovery is recorded on a cash basis.

To determine the allowances for loan losses of these accounts, the Fund assigns a risk rating in accordance with SBS Resolution $N^{\circ}11356-2008$.

The allowance for the classification of the portfolio is performed based on the review which Fund´s Management regularly conducts in order to classify it into the categories of "Normal", "With potential problem", "Substandard", "Doubtful" or "Loss", depending on the degree of each borrower's risk of failure to pay. Guarantees received are considered by the Fund only to the extent they are registered in the Public Registry without observations or annotations.

Allowances for borrowers classified as doubtful or loss for over 36 and 24 months, respectively, are determined without considering the value of the guarantees.

Details of the rates by risk category are set forth in item 3(e), corresponding to the accounts receivable with CRC.

(k) Property, furniture and equipment -

Assets in the property, furniture and equipment item are recorded at acquisition cost, less accumulated depreciation.

Depreciation is calculated on a straight-line basis using the following estimated useful lives:

	Years
Buildings	20
Installations	10
Furniture and fixtures	10
Miscellaneous equipment	10
Vehicles	5
Computer equipment	4

Maintenance and repair costs are charged to the results of the period; all renewals and improvements are capitalized only when disbursements improve the condition of the asset and increase its useful life beyond the time originally estimated. The cost and related accumulated depreciation of assets sold or retired are eliminated from the respective accounts and the gain or loss generated is included in the income statement.

Notes to the financial statements (continued)

(I) Assets received as payments and assets seized through legal actions Assets received as payment and assets seized through legal actions (from the resolution of a
leasing contract) are initially recorded at the value of judicial adjudication, extrajudicial, market
value or debt outstanding value, the lowest; recognizing in turn a provision equivalent to 20
percent of the seized or recovered value of the asset and can be maintained for this purpose the
provision that was made by the related credit. As of December 31, 2018 and 2017, the Fund 's
Management has provisioned the assets received as payments and assets seized through legal
actions at 100 percent.

Subsequently, in accordance with SBS regulations, uniform monthly provisions will be established on the net book value from the twelfth month. Additionally, SBS Resolution No. 1535-2005 allows the granting of a six-month extension, in which case, monthly provisions will be established on the net book value from the eighteenth month. In both cases, the provisions will be constituted until reaching one hundred percent of the net book value within a period of three and a half years, counted from the date on which the monthly provisions began to be constituted. As of December 31, 2018 and 2017, the Management of the Fund has provisioned the assets received in payment and seized through legal actions at 100 percent

Subsequently, additional provisions should be recorded as follows:

- Assets that are not real state a uniform monthly provision in a term of twelve months, until providing for one hundred percent of the net seized or recovered value.
- Real estate uniform monthly provisions over the net book value obtained at the twelfth month. In addition, SBS Resolution N°1535-2005 allows a term extension of six months, in such case, a uniform monthly provision must be made over the net book value obtained in the eighteenth month. On both situations, provisions must be made until providing for one hundred percent of the net book value in a term of three and a half years, starting the date monthly provisions began to be provided.

The annual update of these assets' fair value, determined by an independent appraiser, involves, if necessary, the constitution of an impairment provision.

(m) Intangible assets, net -

Intangible assets, included in the caption "Other assets, net" of the statement of financial position comprise development and licensing of computer software used in the Fund's operations. Software licenses purchased by the Fund are capitalized on the basis of costs incurred to acquire and bring to use the specific program. These intangible assets are amortized on a straight-line basis over the estimated useful life of 5 years.

The estimated useful life and amortization method are periodically reviewed to ensure they are consistent with the expected economic pattern of benefits of such assets.

Notes to the financial statements (continued)

(n) Impairment of long-lived assets -

When events or economic changes indicate that the value of property, furniture and equipment and intangibles may not be recoverable, Management reviews the value of that assets in order to verify that there is no permanent impairment in value. When the book value of the asset exceeds its recoverable amount, an impairment loss shall be recognized in the income statement. An asset's recoverable amount is the highest between the net selling price and its value in use. The net selling price is the amount that can be obtained from the sale of an asset in a free market, while the value in use is the present value of future expected cash flows from the continued use of an asset and its disposal at the end of its depreciation period. In Management's opinion, there are no evidences of impairment in the value of such assets as of December 31, 2018 and 2017.

(o) Securities and bonds outstanding -

The liabilities from the issuance of outstanding securities and bonds are accounted for at their nominal value, recognizing accrued interest in the income statements. The discounts granted or incomes generated in the placement are deferred and presented net of its issue value and is amortized over the life of the securities and bonds outstanding by applying the effective interest method.

(p) Income Tax-

Current Income Tax is computed based on the taxable income determined for tax purposes, which is determined using criteria that differ from the accounting principles used by the Fund.

Therefore, the Fund recorded deferred income taxes, considering the guidelines of IAS 12 "Income Tax". The deferred Income Tax reflects the effects of temporary differences between the carrying amounts of assets and liabilities for accounting purposes and the amounts determined for tax purposes. Deferred assets and liabilities are measured using the tax rates expected to be applied to taxable income in the years in which temporary differences are expected to be recovered or settled. The measurement of deferred tax assets and deferred tax liabilities reflects the tax consequences which arise from the way in which the Fund expects to recover or eliminate the carrying amount of its assets and liabilities at the statements of financial position dates.

Deferred income tax assets and liabilities are recognized regardless of when the temporary differences are likely to reverse. Deferred tax assets are recognized when it is probable that sufficient taxable income will be generated against which the deferred tax assets can be offset. At the date of each statements of financial position, Management evaluates the non-recognized deferred assets and the carrying amount of the recognized deferred tax assets, recording deferred assets not previously recognized to the extent that probable future tax benefits will allow their recovery, or reducing a deferred asset to the extent that it is not likely that future tax benefits will be sufficient to allow the use of part or all of the deferred assets previously recognized.

Notes to the financial statements (continued)

In accordance with IAS 12, the Fund determines its deferred tax considering the tax rate applicable to its non-distributed earnings; any additional tax on dividends distribution is recorded on the date a liability is recognized.

(q) Provisions -

Provisions are recognized only when the Fund has a present obligation (legal or implicit) as result of past events, it is probable that an outflow of resources will be required to settle such obligation, and also has been possible to estimate a reliable amount. Provisions are reviewed in each period and are adjusted to reflect their best estimate as of the statement of financial position date. When the effect of the time value of money is significant, the amount recorded as a provision is the present value of future payments required to settle the obligation.

(r) Contingencies -

Contingent liabilities are not recognized in the financial statements. They are disclosed in notes, unless the possibility of an outflow of resources is remote.

Contingent assets are not recorded in the financial statements; they are disclosed if it is probable that an inflow of economic benefits will be realized.

(s) Cash and cash equivalents -

Cash and cash equivalents considered in the statements of cash flows correspond to balances of available funds of the statement of financial position; which include deposits with original maturities less than or equal to 91 days, excluding the available funds included in the trusts, see Note 8(c).

(t) International Financial Reporting Standards (IFRS) -

(t.1) IFRS issued and in force in Peru as of December 31, 2018 -

The Peruvian Accounting Council (Consejo Normativo de Contabilidad henceforth "CNC" for its Spanish acronym), throughout the Resolution N°001-2018-EF/30 issued on April 27, 2018 formalized the amendments to IFRS 9, IAS 28 and the annual improvements to IFRS (2015-2017 Cycle); and, throughout the Resolution N°002-2018-EF/30 issued on August 22, 2018 approved the 2018 version of IFRS, amendments to IAS 19 and the Conceptual framework for financial information.

The implementation take effect according to the effective date of each specific standard, with the exception of IFRS 15 "Revenue from Contracts with Customers" which mandatory effective date was postponed by the CNC as of January 1st, 2019, by Resolution N°005-217-EF/30.

(t.2) IFRS internationally issued, but not effective as of December 31, 2018

- IFRS 16 "Leases", effective for annual periods beginning on or after January 1, 2019

Notes to the financial statements (continued)

- IFRIC 23 "Uncertainty over Income Tax Treatments" applicable for annual periods starting on or after January 1st, 2019.
- Amendments to IFRS 10 "Consolidated financial statements" and NIC 28"
 Investments in Associates and Joint Ventures", in relation to the sale or contribution of assets between an investor and its associates and joint ventures, whose effective application was postponed indefinitely by the IASB in December 2015.
- Amendments to IFRS 9 " Financial Instruments: Classification and Measurement ", effective for annual periods beginning on or after January 1, 2019.
- Amendments to IAS 28 "Investments in Associates and Joint Ventures", effective for annual periods beginning on or after January 1, 2019.
- Amendments to IAS 19 "Employee Benefits", effective for annual periods beginning on or after January 1, 2019.
- Amendments to the Conceptual framework for financial information, effective for annual periods beginning on or after January 1, 2020.
- Improvements (cycles 2015 2017) to IFRS 3 "Business Combinations", IAS 11 "Joint Arrangements", IAS 12 "Income taxes" and IAS 23 "Borrowing cost", effective for annual periods beginning on or after January 1, 2019.

Given that the standards detailed solely apply in a supplementary manner to the accounting regulation established by the SBS, they will not have any significant effect on the preparation of the accompanying financial statements, unless the SBS adopts them in the future through the modification of its Accounting Manual for Financial Entities or the issuance of specific rules thereon. The Fund has not estimated the effect on its financial statements if such rules were adopted by the SBS.

Notes to the financial statements (continued)

4. Cash and due from banks

(a) This item is made up as follows:

	2018 S/(000)	2017 S/(000)
Peruvian Central Bank (b)	6,683	95
Current and saving accounts (c)	1,588,806	946,891
Time deposits (d)	50,000	220,140
Other available funds	527	523
Accrued yields from available funds	15,435	18,938
Cash and cash equivalents	1,661,451	1,186,587
Plus		
Time deposits over 91 days (e)	904,005	1,667,477
Total available funds	2,565,456	2,854,064

- (b) These Peruvian Central Bank deposits corresponds to balances in soles and U.S. Dollars, they are freely available, do not bear interest and are mainly used for transactions with COFIDE, under the Trust Agreement the Fund signed with this entity.
- (c) Current and saving accounts correspond mainly to accounts denominated in soles and U.S.

 Dollars, they are freely available and bear interest at market rates. The table below presents the current and saving accounts as of December 31, 2018 and 2017:

	2018 S/(000)	2017 S/(000)
Current accounts		
Banco Internacional del Perú S.A.A Interbank	882,297	604,149
BBVA Banco Continental S.A.	410,187	110,650
Banco de la Nación S.A.	60,497	175,561
Banco Interamericano de Finanzas S.A.	43,004	-
Banco de Crédito del Perú S.A.	15	53,552
Scotiabank Perú S.A.A.	11	1,017
	1,396,011	944,929
Saving accounts		
BBVA Banco Continental S.A.	192,795	1,962
Total	1,588,806	946,891

Notes to the financial statements (continued)

- (d) As of December 31, 2018, it corresponds to time deposits in local banks in soles, which are freely available, bear interest at effective annual rates between 5.25 and 5.35 percent and with original maturities less than or equal to 91 days. As of December 31, 2017, it corresponds to time deposits in local banks in soles, which are freely available, bear interest at effective annual rates between 3.45 and 3.65 percent and with original maturities less than or equal to 91 days.
- (e) As of December 31, 2018, it corresponds to time deposits in local banks in soles and U.S. dollars, are freely available and bear interest at effective annual rates in soles between 3.20 and 4.82 percent and 2.66 in dollars and with original maturities greater than or equal to 91 days. As of December 31, 2017, correspond to time deposits in local banks in soles, are freely available and bear interest at effective annual rates between 3.50 and 5.20 percent and with original maturities greater than or equal to 91 days.

The table below presents the time deposits over 91 days as of December 31, 2018 and 2017:

	2018 S/(000)	2017 S/(000)
Time deposits in the country		
BBVA Banco Continental S.A.	270,000	889,330
Mibanco - Banco de la Microempresa S.A.	165,460	150,320
Banco Interamericano de Finanzas S.A.	120,000	50,000
Crediscotia Financiera S.A.	76,502	95,000
Banco Pichincha S.A.	50,583	90,827
Corporación Financiera del Desarrollo S.A COFIDE	45,000	-
Banco Falabella Perú S.A.	35,000	-
Banco GNB Perú S.A.	30,000	204,000
Scotiabank Perú S.A.A.	20,000	140,000
Banco Ripley Perú S.A.	14,000	38,000
Banco Cencosud S.A.	10,000	-
Banco Internacional del Perú S.A.A Interbank	<u>-</u>	10,000
Total	836,545	1,667,477
Time deposits abroad		
The Bank of Nova Scotia	67,460	-
	904,005	1,667,477

Notes to the financial statements (continued)

5. Available-for-sale and held-to-maturity investments

(a) The detail of available-for-sale and held-to-maturity investments is as follows:

	2018			2017				
		Unrealized g	ross amount			Unrealized g	ross amount	
	Amortized cost S/(000)	Gains S/(000)	Losses S/(000)	Estimated fair value S/(000)	Amortized cost S/(000)	Gains S/(000)	Losses S/(000)	Estimated fair value S/(000)
Available-for-sale investments (d)								
Certificates of deposit (c)	185,789	99	(3)	185,885	4,430	17	-	4,447
Corporate and financial Bonds (b)	-	-	-	-	25,994	32	(16)	26,010
Commercial papers	<u>-</u>	-	-	<u>-</u>	3,498	13	-	3,511
Total	185,789	99	(3)	185,885	33,922	62	(16)	33,968
Plus								
Accrued Interest				2,944				148
Total Available-for-sale investments				188,829				34,116
Held-to-maturity investments (e)								
Corporate and financial Bonds (b)	321,809	-	-	321,809	522,152	-	-	522,152
Peruvian Sovereign Bonds	31,796	-	-	31,796	31,636	-	-	31,636
Certificates of deposit (c)	4,503	-	-	4,503	208,260	-	-	208,260
Total	358,108			358,108	762,048			762,048
Plus								
Accrued Interest				5,521				8,349
Total Held-to-maturity investments				363,629				770,397
Total				552,458				804,513

Notes to the financial statements (continued)

(b) The detail of Corporate and financial bonds is as follows:

	20	18	2017		
	Available-for- sale investments S/(000)	Held-to- maturity investments S/(000)	Available-for- sale investments S/(000)	Held-to- maturity investments S/(000)	
Peruvian issuers -					
Corporación Financiera de					
Desarrollo S.A.	-	108,757		104,695	
Abengoa Transmision Norte S.A.	-	51,179	-	50,214	
BBVA Banco Continental S.A.	-	45,001	6,493	54,119	
Consorcio Transmantaro S.A.	-	36,070	-	34,435	
Cementos Pacasmayo S.A.A.	-	25,866	-	24,597	
Los Portales S.A.	-	4,216	-	5,131	
Leasing Total S.A.	-	3,957	-	5,704	
Hunt Oil Company of Peru L.L.C	-	-	-	55,641	
Alicorp S.A.A.	-	-	19,517	-	
Banco Financiero del Perú S.A.	-	-	-	7,368	
Banco de Crédito del Perú S.A.	-	-	-	6,183	
Foreign issuers -					
Empresas Públicas de Medellín					
E.S.P.	-	16,165	-	16,065	
CorpBanca, Sociedad Anónima					
Bancaria	-	15,658	-	50,939	
AES GENER S.A.	-	11,857	-	11,405	
Empresa Nacional de Petróleo	-	3,083	-	2,998	
Banco Davivienda S.A.	-	-	-	27,036	
Tanner Servicios Financieros S.A.	-	-	-	26,107	
Bank of Amerika Corporation	-	-	-	21,503	
Empresa de Energía de Bogotá					
S.A.	-	-	-	13,137	
Citigroup Inc.	-		-	4,875	
Total		321,809	26,010	522,152	

Notes to the financial statements (continued)

(c) The detail of the negotiable certificates of deposit is as follows:

	20:	18	20	17
	Available-for- sale investments S/(000)	Held-to- maturity investmets S/(000)	Available-for- sale investments S/(000)	Held-to- maturity investmets S/(000)
Peruvian issuers -				
Financiera OH S.A.	15,042	4,503		30,005
Banco Ripley del Perú S.A.	5,566	-	-	-
Compartamos Financiera S.A.	-	-	1,400	-
Financiera Confianza S.A.A.	-	-	3,047	-
Foreign issuers -				
The Bank of East Asia, Limited				
(China)	165,277	-	-	-
Industrial and Commercial Bank of				
China Ltd.				178,255
Total	185,885	4,503	4,447	208,260

- (d) During 2018, the Fund acquired certificates of deposit for a nominal value of S/186,003,000, whose book value as of December 31, 2018 amounted to S/185,885,000.
- (e) Through the Board of Directors Agreement N°005-18D-2018 dated July 25, 2018, the new Investments Policies and Procedures Manual was approved, which determined that, as of such date, the investments acquired by the Fund would be classified as available-for- sale.

During 2016, the Fund reclassified Corporate and Financial, and Peruvian Sovereign Bonds classified as available-for-sale investments into held-to-maturity investments. The carrying values at the dates of reclassification amounted to approximately \$\, 620,965,000\$ and the unrealized loss accumulated in net equity amounted to \$\, 11,846,000\$; this latter amount shall be transferred to results during the remaining term of the instruments, which expire in full until 2042. During 2018 and 2017, approximately \$\, 1,164,000\$ and \$\, 1,660,000\$ have been transferred to net income, respectively, see Note 16(c). As of December 31,2018 and 2017, the carrying value, which also includes the accrued interest, of said investment amounts to \$\, 354,752,000\$ and \$\, 529,078,000\$, respectively.

Notes to the financial statements (continued)

(f) Through Board Agreement No. 06-11D-2018 dated April 25, 2018, the Fund, according to the evaluation carried out during 2018 and the provisions of the Regulation for the Evaluation and Classification of the Debtor and the Requirement of provisions, constituted provisions for Commercial Papers issued by Ingenieros Civiles Contratistas Generales SAC - ICCGSA and Corporate Bonds issued by ICCGSA Inversiones S.A., according to the following detail:

Portfolio	Allowance S/(000)
Fondo MIVIVIENDA (*)	3,794
CRC and PBP Trust - Nuevos Soles, see note 8(c)	203
CRC y PBP Trust - U.S. dollars, see note 8(c)	271

- (*) The commercial papers expired on October 22, 2018, which were subsequently reclassified to the caption "Other accounts receivable, net" with their respective provision at 100 percent, see note 8(f).
- (g) As of December 31, 2018, Management has estimated the fair value of the available-for-sale investments based on market quotations, and if not available, based on discounted cash flows using market rates that reflect their credit rating.

Notes to the financial statements (continued)

(h) As of December 31, 2018 and 2017, the maturities and the annual market yield rates of the available-for-sale and held to maturity investments are as follows:

	Mat	Maturity				Annual market interest rates				
	2018	2017	2018		2017					
			S	/	US	S\$	S	/	US	5\$
			Min %	Max %	Min %	Max %	Min %	Max %	Min %	Max %
Available-for-sale investments										
Corporate and financial bonds	-	April-18/Jul-18	-	-	-	-	4.91	4,91	1.69	1.69
Certificates of deposit	Mar-19	Oct-18	3.69	4.75	2.79	2.79	4.61	4.92	-	-
Commercial Papers	-	Oct-18	-	-	-	-	8.40	8.40	-	-
Held-to-maturity investments										
Corporate and financial bonds	Jul-19/ Oct-28	Jan-18/0ct-28	-	-	3.31	7.61	-	-	1.68	7.61
Certificates of deposit	Mar-19	Sept-18/Oct-18	3.88	3.88	-	-	5.7	5.7	1.84	1.84
Peruvian Sovereign Bonds	Aug-26/ Feb-42	Aug-26 / Feb-42	4.10	6.95	-	-	4.10	6.95	-	-

- (i) As of December 31, 2018 and 2017, some Corporate and Financial bonds denominated in U.S. dollars, classified as held-to-maturity investments, have exposure to exchange rate risk, being hedging by cross currency swaps (CCS) for a nominal amount of approximately US\$ 10,000,000 equivalent to S/33,730,000 (US\$35,090,000 equivalent to S/113,727,000 as of December 31, 2017), respectively, see Note 14.
- (j) The table below presents the balance of available-for-sale and held-to-maturity investments as of December 31, 2018 and 2017, classified by contractual maturity:

	20	18	2017		
	Available-for- sale investments S/(000)	Held-to- maturity investments S/(000)	Available-for- sale investments S/(000)	Held-to- maturity investments S/(000)	
Due within 3 months	172,136	5,908	-	96,743	
From 3 months to 1 year	16,693	98,273	34,116	313,767	
From 1 to 5 years	-	168,110	-	265,668	
Over 5 years	-	91,338		94,219	
Total	188,829	363,629	34,116	770,397	

Notes to the financial statements (continued)

6. Accounts receivable, net (Trust Agreement - COFIDE)

(a) This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Nuevo Crédito MIVIVIENDA	6,418,505	5,898,721
Crédito MIVIVIENDA Tradicional	141,539	181,544
Crédito Complementario Techo Propio	119,070	93,498
Crédito MIHOGAR	64,077	81,283
Crédito MICONSTRUCCIÓN	36,052	48,729
Crédito MICASA MAS	8,150	9,252
Crédito MIVIVIENDA Estandarizado	6,201	7,789
Crédito MITERRENO	470	574
	6,794,064	6,321,390
Plus (less)		
Accrued yields from accounts receivable	13,743	16,344
Allowance for doubtful accounts (f)	(150,102)	(130,924)
Total	6,657,705	6,206,810

As described in Note 2, the Fund disburses financial resources to the Trust - COFIDE on a monthly basis to be channeled to the sub borrowers through the IFI. Likewise, the Trust - COFIDE transfers to the Fund on a monthly basis the collections, prepayments or cancellations of accounts receivable made by IFI.

As of December 31, 2018 and 2017, the number of IFI and sub borrowers is 36 and 93,197, and 35 and 89,810, respectively. Also, as of December 31, 2018 and 2017, 82.08 percent and 82.91 percent of these accounts receivable are concentrated in 6 IFI, respectively.

The financial resources that the Fund channels through COFIDE under the Trust Agreement, are used by IFI in the granting of mortgage credits in accordance with article 12 of Supreme Decree $N^{\circ}001-99-MTC$.

Notes to the financial statements (continued)

(b) The table below presents the balances of accounts receivable (Trust Agreement - COFIDE) in accordance with the credit risk coverage of the loans promoted by the Fund:

		2018	
Products	With Credit Risk Coverage S/(000)	Without Credit Risk Coverage S/(000)	Total S/(000)
Nuevo crédito MIVIVIENDA	2,190,834	4,227,670	6,418,504
Crédito MIVIVIENDA Tradicional	66,668	74,871	141,539
Crédito complementario Techo Propio	39,655	79,415	119,070
Crédito MIHOGAR	23,533	40,544	64,077
Crédito MICONSTRUCCIÓN	5,184	30,868	36,052
Crédito MICASA MAS	1,382	6,768	8,150
Crédito MIVIVIENDA Estandarizado	2,067	4,134	6,201
Crédito MITERRENO	82	389	471
	2,329,405	4,464,659	6,794,064
		2017	
Products	With Credit Risk Coverage S/(000)	Without Credit Risk Coverage S/(000)	Total S/(000)
Nuevo crédito MIVIVIENDA	2,038,797	3,859,925	5,898,722
Crédito MIVIVIENDA Tradicional	96,600	84,944	181,544
Crédito complementario Techo Propio	45,419	48,079	93,498
Crédito MIHOGAR	30,069	51,214	81,283
Crédito MICONSTRUCCIÓN	6,617	42,112	48,729
Crédito MICASA MAS	1,389	7,863	9,252
Crédito MIVIVIENDA Estandarizado	2,553	5,236	7,789
Crédito MITERRENO	104	469	573
	2,221,548	4,099,842	6,321,390

Notes to the financial statements (continued)

(c) Accounts receivable are classified by credit risk in accordance to SBS Resolutions in force as of December 31, 2018 and 2017. As described in Note 3(e), the allowance for doubtful accounts is determined based on the classification of both the sub borrower and the IFI.

Following is the classification of accounts receivable corresponding to the balance without credit risk coverage by risk category of the IFIs that grant the MIVIVIENDA loans:

	As of Decemb	er 31, 2018	As of Decemb	er 31, 2017
Risk category	Total S/(000)	%	Total S/(000)	%
Normal	4,369,600	64.31	4,010,042	63.44
With potential problem	95,059	1.40	89,801	1.42
	4,464,659	65.71	4,099,843	64.86
Total	6,794,064	100.00	6,321,390	100.00

The table below details the classification of accounts receivable corresponding to the balance for accounts receivable with credit risk coverage by risk category of the sub borrowers, determined on the basis of the consolidated credit report (RCC):

	As of Decembe	r 31, 2018	As of Decembe	r 31, 2017
Risk category	S/(000)	%	S/(000)	%
Normal	2,046,697	30.12	1,968,766	31.14
With potential problem	40,519	0.60	38,457	0.61
Substandard	42,016	0.62	41,163	0.65
Doubtful	81,624	1.20	76,590	1.21
Loss	118,549	1.74	96,571	1.53
	2,329,405	34.29	2,221,547	35.14
Total	6,794,064	100.00	6,321,390	100.00

Notes to the financial statements (continued)

(d) As of December 31, 2018 and 2017, annual interest rates applied to the products correspond to fixed rates established for the purpose of promoting the granting of each type of loan as follows:

	2018 and 2017 %
Nuevo Crédito MIVIVIENDA (*)	7.10
Crédito MIVIVIENDA Tradicional (**)	7.75
Crédito Complementario Techo Propio	7.25
Crédito MIHOGAR (**)	7.60
Crédito MI CONSTRUCCIÓN (**)	8.00
Crédito MIVIVIENDA Estandarizado (**)	6.90 y 7.30
Crédito MICASA MAS (**)	7.70
Crédito MITERRENO	9.00

- (*) The interest rate of the product Nuevo Crédito MIVIVIENDA credit, was reduced to 5 percent, only for the credits with the BMS attribute disbursed from March 1 to December 31, 2018, by Board Agreement N°02-03D -2018 of February 8, 2018
- (**) As of December 31, 2018, these products are no longer granted and, therefore, are only in recovery.
- (e) The table below presents the account receivable portfolio as of December 31, 2018 and 2017, classified by maturity dates:

	2018 S/(000)	2017 S/(000)
Not mature		
Due within 1 month	41,290	36,598
From 1 to 3 months	121,281	110,639
From 3 months to 1 year	486,212	484,386
From 1 to 3 years	1,503,696	1,418,047
More than 3 years	4,641,585	4,271,720
	6,794,064	6,321,390

Notes to the financial statements (continued)

(f) Changes in the allowance for doubtful accounts, as determined by the classification and percentages indicated in Note 3(e), are shown below:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	(130,924)	(72,330)
Provision recognized by reduction of Legal Reserve, see		
Note 16(b)	-	(71,027)
Allowance recognized as expense of the year	(50,380)	(25,937)
Provision recoveries recognized as income of the year	32,359	9,338
Reclassification of the provision of the 2007 sold portfolio,		
see Note 13(i)	(1,003)	-
Reclassification to provision for loan losses (Caja Luren),		
see Notes 3(f), and 7(i)	-	23,987
Reclassification of expense to provision for credit risk		
coverage - portfolio sold, see Note 13(i)	-	4,964
Exchange result, net	(154)	81
Balance at the end of the year	(150,102)	(130,924)

In Management's opinion, the allowance for doubtful accounts recorded as of December 31, 2018 and 2017, complies with SBS regulations for the Fund in force as of those dates.

7. Loan portfolio, net

(a) The caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Outstanding	41,704	47,963
Refinanced	-	44
Past due	35,401	34,505
Under legal collection	156	155
	77,261	82,667
Plus (minus)		
Accrued interest from current loans	404	375
Provision for loan losses (i)	(37,411)	(32,087)
Total	40,254	50,955

Notes to the financial statements (continued)

- (b) As of December 31, 2018 and 2017, the loan portfolio consists mainly of the portfolio transferred by Caja Rural de Ahorro y Creditos Señor de Luren, hereinafter "Caja Luren", which through SBS Resolution No.3503-2015 dated June 19, 2015, entered into official liquidation process. In this context, the debts that Caja Luren had with their debtors, including the Fund, became insolute; for this reason, Caja Luren began to execute certain guarantees that safeguarded the related loans. Said liquidation process implied the compliance with the conditions set forth in clause N°13 of the "Agreement for Channeling the Resources from Fondo MIVIVIENDA". As a result, the Fund made the following transactions:
 - (i) Execution of clause N°13, corresponding to the assignment of rights over said loan portfolio, in favor of the Fund under the "Agreement for Channeling the Resources from Fondo MIVIVIENDA" subscribed by COFIDE and Caja Rural de Ahorro y Créditos Señor de Luren S.A. on October 19, 1999.
 - (ii) On July 17, 2017, it subscribed assignment agreements with Caja Municipal de Ahorro y Crédito Sullana and with Financiera Efectiva S.A. through which the Fund transferred them part of the loan portfolio, amounting to S/22,514,000 and S/12,067,000, respectively, which were included in the "Accounts receivable, net (Trust Agreement COFIDE)" caption and corresponded to debt balances from Caja Luren. Likewise, through agreements with said IFI, the Fund granted them with management of the non-transferred portfolio amounting to S/87,587,000. As of December 31, 2018 and 2017, the expenses for loan portfolio management services recorded in the "Expenses for financial services" caption in the income statement amounted to S/2,140,000 and S/1,972,000, respectively.
 - (iii) On July 31, 2017, the Fund removed from COFIDE Trust Agreement and from the corresponding account the debt balance due by Caja Luren in Liquidation amounting to S/87,587,000 and reclassified to provisions for loan losses S/23,987,000 from the "Allowance for doubtful accounts" caption, see Notes 6 (f) and (f) below.

Notes to the financial statements (continued)

(c) As of December 31, 2018 and 2017, the balances of the loans by product type, are as follows:

	Number of borrowers		Total an	nount
	2018	2017	2018 S/(000)	2017 S/(000)
Nuevo Crédito MIVIVIENDA	1,201	1,208	75,500	80,300
Crédito Complementario Techo				
Propio	877	959	10,386	11,432
Crédito MIVIVIENDA Tradicional	16	19	496	589
Crédito MIHOGAR	1	1	50	50
Deferred income	-	-	(9,171)	(9,704)
	2,095	2,187	77,261	82,667

- (d) As of December 31, 2018 and 2017, the loan portfolio is backed by preferred guarantees for S/32,381,000 and US\$152,000 (equivalent to S/512,000) and S/62,789,000 and US\$1,532,000 (equivalent to S/4,965,000), respectively, and non-preferred guarantees for an amount of S/114,202,000 and US\$334,000 (equivalent to S/1,126,000) and S/124,751,000, respectively. During the 2018 and 2017, approximately S/12,100,000 and S/5,836,000, respectively, have been collected.
- (e) According to SBS regulations, as of December 31, 2018 and 2017, the credit risk classification of the loan portfolio is as follows:

	Number of	Number of borrowers		Number of borrowers Tot		al amount	
	2018	2017	2018 S/(000)	2017 S/(000)			
Normal	905	908	36,662	42,028			
With potential problem	76	117	1,632	3,644			
Substandard	61	116	2,121	4,514			
Doubtful	224	293	7,525	10,965			
Loss	829	753	29,321	21,516			
	2,095	2,187	77,261	82,667			

Notes to the financial statements (continued)

- (f) Annual effective interest rates of this loan portfolio were determined based on market conditions. As of December 31, 2017, the minimal and maximum annual interest rate in local currency was 9.00 and 13.50 percent, respectively.
- (g) Interest, commissions and expenses on credits or installments that are in past due situation, under legal collection, or classified in doubtful and loss categories, are recorded as income or suspense income and are recognized as an income in the income statement when they are effectively collected. As of December 31, 2018 and 2017, the amount not recognized as income for this concept amounts to S/14,544,000 and S/10,162,000, respectively.
- (h) The table below presents the loan portfolio balance classified by maturity dates as of December 31, 2018 and 2017:

	2018		201	7
	S/(000)	%	\$/(000)	%
Outstanding -				
Due within 1 month	233	0.30	262	0.32
From 1 to 3 months	497	0.64	561	0.68
From 3 months to 1 year	2,175	2.82	2,399	2.90
From 1 to 5 years	15,151	19.61	17,330	20.96
Over 5 years	26,306	34.05	30,378	36.75
	44,362	57.42	50,930	61.61
Past due and under legal				
collection	42,071	54.45	41,441	50.13
Deferred income	(9,172)	(11.87)	(9,704)	(11.74)
Total	77,261	100.00	82,667	100.00

Notes to the financial statements (continued)

(i) The changes in the provision for loan losses were as follows:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	(32,087)	-
Reclassification from accounts receivable from doubtful		
collections (Trust Agreement - COFIDE), Note 3(f), 6(f)	-	(23,987)
Provision recognized as expense of the year	(7,673)	(8,100)
Recovery of provisions as income for the period	2,351	-
Exchange difference, net	(2)	-
Balance at the end of the year	(37,411)	(32,087)

In Management's opinion, the provision for loan losses as of December 31,2018 and 2017, is according with SBS requirements as of these dates, see Note 3(f).

8. Other accounts receivable, net

(a) This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Accounts receivable from banks in liquidation (b)	99,988	99,877
Accounts receivable from CRC-PBP Trusts in Nuevos soles		
and U.S. Dollars (c)	91,721	87,301
Margin call (d)	22,297	20,062
Accounts receivable from Ex-CONEMINSA portfolio (e)	13,002	13,138
Account receivable from ICCGSA (f)	3,794	-
Other accounts receivable	1,637	1,937
	232,439	222,315
Less - Allowance for doubtful accounts (g)		
Banks in liquidation (b)	(99,988)	(99,877)
Ex-CONEMINSA Portfolio (e)	(10,770)	(12,677)
Account receivable from ICCGSA (f)	(3,794)	-
Other accounts receivable	(1,205)	(1,021)
	(115,757)	(113,575)
Total	116,682	108,740

(b) Corresponds to accounts receivable generated by time deposits, certificates of deposit, among other, held by the Fund, before being a financial entity supervised by the SBS (prior to January 2006), with certain financial institutions that later went into liquidation process.

Notes to the financial statements (continued)

The detail of accounts receivable balances and their respective allowance, as of December 31, 2018 and 2017, is as follows:

	2018 S/(000)	2017 S/(000)
Capital		
Banco Nuevo Mundo, in liquidation (i)	53,044	53,157
Banco República, in liquidation (i)	39,922	39,935
Banco Banex, in liquidation - in lieu of payment (i)	4,674	4,491
Banco República, in liquidation - in lieu of payment (i)	2,348	2,294
	99,988	99,877
Less: Allowance for loan losses		
Banco Nuevo Mundo, in liquidation (i)	(53,044)	(53,157)
Banco República, in liquidation (i)	(39,922)	(39,935)
Banco Banex, in liquidation - in lieu of payment (i)	(4,674)	(4,491)
Banco República, liquidation - in lieu of payment (i)	(2,348)	(2,294)
	(99,988)	(99,877)
Net	<u>-</u>	

(i) During the liquidation process, conducted under the supervision and intervention of SBS, the Fund has received property assets, real estate, and collection of loans as part payment of these debts, see paragraph (g) below.

Management recorded an allowance for 100 percent of portfolio of Banco Nuevo Mundo, Banco República and Banco Banex, all of them under liquidation process, and recognizes the recoveries received based on their realization. During 2018, the Fund has received in cash from Banco Nuevo Mundo in liquidation and Banco República in liquidation payments amounting to S/113,000 and S/13,000, respectively, as part of recoveries from fully provisioned accounts receivable. During 2017, the Fund has received in cash from Banco Nuevo Mundo in liquidation, Banco República in liquidation and Banco Banex in liquidation payments amounting to S/376,000, S/2,000 and S/48,000, respectively, as part of recoveries from fully provisioned accounts receivable.

Management believes that the allowance for accounts receivable from banks in liquidation recorded as of December 31, 2018 and 2017 is sufficient for covering the risk of collectability related.

Notes to the financial statements (continued)

(c) Corresponds to the balance of the net assets (total assets less total liabilities) of the trusts managed by the Fund, which ensure the payment of credit risk coverage (CRC) to the IFI and the Good Payer award (PBP) to those who access this benefit as part of the credit programs offered by the Fund. The balances mentioned are as follows:

	2018 S/(000)	2017 S/(000)
CRC-PBP Trust - Nuevos soles	43,405	41,647
CRC-PBP Trust - U.S. dollars	48,316	45,654
Net	91,721	87,301

As described in Note 1, through constitutional acts signed in June 2007 by the Fund as trustee and trustor simultaneously, both CRC-PBP trusts were constituted for the purpose of allowing the availability of resources to fulfill the obligations of the Fund arising from the service contracts CRC and PBP (Credit Risk Coverage - CRC and payment of the Good Payer Award - PBP) signed with some IFI, as well as allowing those resources to be managed efficiently, according to the provisions established by the Regulation and Manual of policies and processes of the PBP-CRC trusts; as well as the Manual of policies and procedures of investment that are part of the appendixes of the constitutive acts.

Accounting for these trusts is performed in accordance with the provisions of SBS Resolution N°980-2006 "Regulations for Fondo MIVIVIENDA S.A.", that is, in a single account in the Fund's statement of financial position, see Note 3(i). The trusts accounting is kept separate for control purposes and shows the following balances as of December 31, 2018 and 2017.

The financial statements of the CRC and PBP Nuevos Soles Trust as of December 31, 2018 and 2017 are as follows:

CRC-PBP trust	2018	2017
Nuevos Soles	\$/(000)	\$/(000)
Statement of financial position		
Assets		
Cash and due from banks	1,580	4,165
Available-for-sale financial investments (*)	30,928	21,107
Held-to-maturity investments (*)	10,897	16,354
Other accounts receivable	-	21
Total assets	43,405	41,647

Notes to the financial statements (continued)

CRC-PBP trust Nuevos Soles	2018 S/(000)	2017 S/(000)
Net equity and surplus		
Surplus from collections, net	2,431	2,703
Unrealized results	(573)	(676)
Retained earnings	41,547	39,620
Total equity and net surplus	43,405	41,647

(*) During 2016, the CRC-PBP trust - Nuevos Soles reclassified investments classified as available-for-sale to investments into held-to-maturity investments. The carrying values at the dates of reclassification amounted to approximately \$/33,683,000 and the unrealized loss accumulated in net equity amounted to \$/1,344,000; this latter amount shall be transferred to results during the remaining term of the instruments. During 2018 and 2017, the Trust transferred approximately \$/432,000 and \$/228,000 to net income, respectively.

CRC-PBP Trust	2018	2017
Nuevos Soles	S/(000)	S/(000)
Income statements		
Income		
Interest income	2,364	2,404
Investment valuation, net	31	63
Total income	2,395	2,467
Expenses		
Administration fee	(256)	(241)
Tax on financial transactions	(2)	(2)
Miscellaneous expense for financial services	(8)	(7)
Loss on impairment of investments, see Note 5(f)	(203)	-
Total expenses	(469)	(250)
Net surplus, see Note 19	1,926	2,217

Notes to the financial statements (continued)

The financial statements of the CRC and PBP U.S. Dollars Trust as of December 31, 2018 and 2017 are as follows:

CRC-PBP trust U.S. Dollars	2018 S/(000)	2017 S/(000)
Statement of financial position		
Assets		
Cash and due from banks	5,127	8,417
Available-for-sale financial investments (*)	19,351	10,124
Held-to-maturity investments (*)	23,820	27,095
Account receivable	18	18
Total assets	48,316	45,654
Net equity and surplus		
Initial equity	21,013	21,013
Surplus from collections, net	9,024	8,631
Unrealized results	(1,225)	(1,246)
Retained earnings	19,504	17,256
Total equity and net surplus	48,316	45,654

(*) During 2016, the CRC-PBP trust - US Dollars reclassified investments classified as available-for-sale to investments into held-to-maturity investments. The carrying values at the dates of reclassification amounted to approximately S/35,327,000 and the unrealized loss accumulated in net equity amounted to S/1,784,000; this latter amount shall be transferred to results during the remaining term of the instruments. During 2018 and 2017, the Trust transferred approximately S/273,000 and S/296,000 to net income, respectively.

Notes to the financial statements (continued)

CRC-PBP Trust U.S. Dollars	2018 S/(000)	2017 S/(000)
Income statements		
Income		
Interest income	2,394	2,209
Exchange result, net	416	
Total income	2,810	2,209
Expenses		
Exchange result, net	-	(578)
Administration fee	(282)	(265)
Tax on financial transactions	(1)	(2)
Miscellaneous expense for financial services	(8)	(8)
Loss on impairment of investments, see Note 5(f)	(271)	
Total expenses	(562)	(853)
Net surplus, see Note 19	2,248	1,356

- (d) As of December 31, 2017, it corresponds to the guarantee margin required by the counterparty as a result of the valuation of the derivative financial instruments, which accrued a daily effective interest rate of 0.6667 and 0.3694 percent, respectively as of that date.
- (e) Corresponds to the portfolio of accounts receivable of mortgage loans granted by Compañía de Negociaciones Mobiliarias e Inmobiliarias S.A. - CONEMINSA, which was received by the Fund under an in lieu of payment Agreement signed on December 30, 2003 for its administration and recovery.
- (f) Corresponds to the account receivable from Ingenieros Civiles Contratistas Generales S.A.C. ICCGSA, for the commercial papers that the Fund maintained, which expired on October 22, 2018, and for which an account receivable was recognized with its respective allowance for doubtful for an amount of approximately S/3,794,000, of which S/3,500,000 corresponded to capital and S/294,000 to interests as of December 31, 2018, see note 5(f).

Notes to the financial statements (continued)

(g) The changes in the allowance for other doubtful accounts, as determined by the criteria described in Note 3(i), are presented below:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	(113,575)	(114,365)
Plus (less)		
Allowance recognized as expense of the year	(4,012)	(206)
Provision recoveries	2,110	633
Exchange result, net	(282)	241
Others	2	122
Balance at the end of the year	(115,757)	(113,575)

In Management's opinion, the allowance for doubtful accounts recorded as of December 31, 2018 and 2017, adequately covers the credit risk of this caption at those dates.

Notes to the financial statements (continued)

9. Property, furniture and equipment, net

(a) The movement of the caption for the years 2018 and 2017, is as follows:

	Land S/(000)	Buildings S/(000)	Installations S/(000)	Furniture and fixtures S/(000)	Computer equipment S/(000)	Miscellaneous equipment S/(000)	Vehicles S/(000)	Work-in progress S/(000)	Total S/(000)
Cost -									
Balance as of January 1, 2017	103	36	66	667	1,831	936	759	116	4,514
Additions	-	-	117	12	68	35	-	-	232
Retirements	-	-	-	<u>-</u>	(436)	(6)	-	(116)	(558)
Balance as of December 31, 2017	103	36	183	679	1,463	965	759	-	4,188
Additions	-	-	6	89	146	25	-	33	299
Retirements	-	-	-	(21)	(153)	(8)	-	-	(182)
Balance as of December 31, 2018	103	36	189	747 	1,456	982	759 	33	4,305
Accumulated depreciation-									
Balance as of January 1, 2017	-	12	47	473	1,643	610	477	-	3,262
Depreciation for the year	-	-	16	29	122	67	72	-	306
Retirements	-	-	-	-	(434)	(4)	-	-	(438)
Balance as of December 31, 2017	-	12	63	502	1,331	673	549	-	3,130
Depreciation for the year	-	-	14	27	72	58	73	-	244
Retirements	-	-	<u> </u>	(20)	(154)	(4)	<u>-</u>	-	(178)
Balance as of December 31, 2018		12	77	509	1,249		622		3,196
Net book value -									
As of December 31, 2017	103	24	120	177	132	292	210	<u> </u>	1,058
As of December 31, 2018	103	24	112	238	207	255	137	33	1,109

⁽b) Financial entities in Peru are prohibited from pledging their fixed assets.

⁽c) In Management's opinion, there is no evidence of impairment of fixed assets held by the Fund as of December 31, 2018 and 2017. As of December 31, 2018, the Fund has fully depreciated fixed assets amounting to S/2,455,000 (S/2,237,000 as of December 31, 2017).

⁽d) The Fund maintains insurance policies on its key assets in accordance with policies established by Management. For this purposes, as of December 31, 2018 and 2017, the Fund has contracted an insurance policy against all risks that covers the value of the Fund's net assets. In Management's opinion, its insurance policies are consistent with the usual practices in the industry.

Notes to the financial statements (continued)

10. Other assets, net

(a) This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Current income tax asset, net (b)	69,186	62,899
Intangible assets, net (c)	5,032	4,366
Prepaid expenses	2,002	1,811
Others	973	990
Total	77,193	70,066
(b) Current income tax asset, net is made up as follows:		
	2018 S/(000)	2017 S/(000)
Provision for income tax, see Note 15(b)	(18,802)	-
Pre payments of income tax	6,127	9,896
Temporary Tax on Net Assets	41,238	32,594
Balance in favor determined in the prior year tax return	40,623	20,409
Total	69,186	62,899

(c) Intangible assets comprise software and licenses for the use of computer equipment which total cost as of December 31, 2018 amounted to S/10,518,000 and its accumulated amortization amounted to S/5,486,000 (cost amounted to S/8,740,000 and accumulated amortization amounted to S/4,374,000 as of December 31, 2017). During 2018 and 2017, acquisitions of intangibles mainly correspond to licenses and software amounting to S/1,779,000,000 and S/1,727,000, respectively. Amortization of intangible assets is calculated following the straight-line method over a maximum of a 5-year period.

Notes to the financial statements (continued)

11. Debts and financial obligations

(a) This caption is made up as follows:

					2018		2017		
			Annual interest		Interest and			Interest and	
Entity	Currency	Maturity	rate %	Principal S/(000)	commissions S/(000)	Total S/(000)	Principal S/(000)	commissions S/(000)	Total S/(000)
Asociación Francesa de Desarrollo - AFD	Euros	2023	0.61 and 1.30	443,066	1,257	444,323	193,332	2,390	195,722
Total				443,066	1,257	444,323	193,332	2,390	195,722

- (b) As of December 31, 2018 and 2017, the balance of the caption corresponds to loans received from the Asociación Francesa de Desarrollo AFD (French Development Association) to finance its operations.
- (c) Debts with banks and other financial institutions include some specific agreements on financial conditions that must be maintained regarding compliance with financial ratios and other administrative matters. Said financial ratios are as follows:
 - Foreign currency net general position.
 - Consolidated capital ratio.
 - Capital adequacy ratio by credit risk.

As of December 31, 2018 and 2017, the Fund's Management believes that it has complied with the conditions established for these transactions.

As of December 31, 2018, the loan maintained with Asociación Francesa de Desarrollo - AFD denominated in Euros amount of €115,000,000 (equivalent approximately to S/443,968,,000) is exposed to exchange rate risk, being hedged by cross currency swaps (CCS), principal only swaps (POS) and interest only swaps (IOS) for a nominal amount of approximately €51,500,000 (equivalent to S/198,821,000),€13,500,000 (equivalent to S/52,118,000), and €15,000,000 (equivalent to S/57,909,000), respectively, see Note 14.

As of December 31, 2017, the loan maintained with Asociación Francesa de Desarrollo - AFD denominated in Euros amount to € 45,000,000 (equivalent approximately to S/173,727,000) is exposed to exchange rate risk, being hedged by cross currency swaps (CCS), principal only swaps (POS) and interest only swaps (IOS) for a nominal amount of approximately €35,000,000 (equivalent to S/136,275,000),€15,000,000 (equivalent to S/58,403,000), respectively, see Note 14.

(e) The table below presents the balance of debts and financial obligations as of December 31, 2018 and 2017, classified by contractual maturity:

	2018 S/(000)	2017 S/(000)
From 3 months to 1 year	98,738	19,572
From 1 to 5 years	345,585	156,578
Over 5 years		19,572
Total	444,323	195,722

Notes to the financial statements (continued)

(f) The table below presents the cash flow from financing activities of debts and financial obligations as of December 3, 2018 and 2017:

		Cash	flows		Move	ements		
	January 1, 2018 S/(000)	Provided S/(000)	Used S/(000)	Exchange difference, net S/(000)	Interest and commissions S/(000)	Amortized cost S/(000)	Changes in the fair value S/(000)	December 31, 2018 S/(000)
Asociación Francesa de Desarrollo - AFD	195,722	268,424	(24,438)	210	3,971	434	<u> </u>	444,323
Total	195,722	268,424	(24,438)	210	3,971	434		444,323
		Cash flows Movements						
	January 1, 2017 S/(000)	Provided S/(000)	Used S/(000)	Exchange difference, net S/(000)	Interest and commissions S/(000)	Amortized cost S/(000)	Changes in the fair value S/(000)	December 31, 2017 S/(000)
Asociación Francesa de Desarrollo - AFD	175,967	-	(2,153)	18,012	3,476	420	-	195,722
Banco de la Nación S.A. (2 loans)	180,505	-	(182,870)	<u> </u>	2,365	<u> </u>	<u> </u>	-
Total	356,472	-	(185,023)	18,012	5,841	420	-	195,722

Notes to the financial statements (continued)

12. Securities and bonds outstanding

(a) This caption is made up as follows:

				Book	value
	Annual nominal interest rate %	Maturity	Amount issued (000)	2018 S/(000)	2017 S/(000)
Domestic issuances					
Corporate Bonds - 1st					
program (b)					
1st issuance ("A" series)	6.66	April, 2019	S/116,045	116,010	115,921
4th issuance ("A" series)	6.72	July, 2026	\$/310,000	309,789	309,776
3rd issuance ("A" series)	7.00	February, 2024	\$/1,500,000	1,495,103	1,494,436
International issuances					
Corporate Bonds -					
1st issuance (c)	3.50	January, 2023	US\$500,000	1,675,364	1,607,468
2nd issuance (d)	3.38	April, 2019	US\$300,000	827,578	901,043
3rd issuance (e)	1.25	June, 2018	CHF250,000	-	831,140
Reopening of 1st issuance (f)	3.50	January, 2023	US\$150,000	500,921	480,263
				4,924,765	5,740,047
Interest payable				90,521	95,640
Total				5,015,286	5,835,687

- (b) At the Board Meeting held on November 16, 2012, the First Corporate Bond Program was approved. Through this approval, the Fund may issue securities up to a maximum amount of US\$800,000,000 or its equivalent in Soles. Proceeds from the issuance of the bonds were used exclusively to finance credit operations. In April and July 2016 and February 2017, the Fund issued the first and fourth, and third issuance of the Corporate Bonds, respectively.
- (c) In January 2013, the Fund issued bonds under Rule 144 and Regulation S of the U.S. Securities Act, as amended in the international market. The issuance corresponded to a face value of US\$500,000000 maturing in 10 years. Bonds were placed at a price of 99.15 per cent, at a coupon rate of 3.50 per cent with payment of interest semi-annually and amortization at maturity. Proceeds from the issuance of the bonds were used exclusively to finance credit operations.

Notes to the financial statements (continued)

As of December 31, 2018 and 2017, said bonds have exposure to exchange rate risk, being hedged by principal only swaps (POS) for a nominal amount of approximately US\$500,000,000 (equivalent to S/1,686,500,000 and S/1,620,000,000, respectively), see Note 14.

(d) In April 2014, the Fund issued bonds under Rule 144 and Regulation S of the U.S. Securities Act, as amended in the international market. The issuance corresponded to a face value of US\$300,000,000 maturing in five years. Bonds were placed at a price of 99.76 per cent and at a coupon rate of 3.38 per cent with payment of interest semi-annually and amortization at maturity. Proceeds from the issuance of the bonds were used exclusively to finance credit operations.

During the months from January to June 2018, the Fund redeemed these bonds in advance for an amount of US33,075,000 (equivalent to S/111,562,000). This operation generated an approximate loss of S/1,063,000, recorded in the caption "Results from financial transactions".

As of December 31, 2018, said bonds have exposure to exchange rate risk, being hedged by principal only swaps (POS) for a nominal amount of approximately US\$80,000,000 (equivalent to S/269,840,000) and forwards for a nominal amount of US\$13,500,000 (equivalent to S/45,536,000) see Note 14.

As of December 31, 2017, said bonds have exposure to exchange rate risk, being hedged by principal only swaps (POS) for a nominal amount of approximately US\$80,000,000 (equivalent to S/259,280,500,000), see Note 14.

(e) In May 2014, the Fund issued bonds in the Swiss capital market. The issuance was made for an amount of CHF250,000,000, with a 4-year maturity term. The bonds were placed at a price of 99.83 per cent, at a coupon rate of 1.25 per cent with annual interest payment and amortization at maturity. Proceeds from the issuance of the bonds were used exclusively to finance credit operations.

During June 2018, the Third Bond Issuance expired for a nominal amount of CHF250,000,000, for which the Fund canceled an amount of S/820,700,000 to its holders.

Said bonds had exposure to exchange rate risk, being hedged by principal only swaps (POS) and cross currency swaps (CCS) for a nominal amount of approximately CHF220,000,000 (equivalent to S/731,828,000) and CHF23,000,000 (equivalent to S/76,509,000), respectively. Due to the maturity of the Third Issuance, said derivative instruments matured in the months of May and June 2018, respectively, see note 14.

Notes to the financial statements (continued)

(f) In February 2017, the Fund issued bonds under Rule 144 or Regulation S of the U. S. Securities Act in the international market through the reopening of the First Issuance called "3,500% Notes due 2023" made in January 2013. The new issuance was made for a nominal amount of US\$ 150,000,000 with a maturity of 6 years. The bonds were placed below par at a price of 99.802 percent, at a coupon rate of 3.50 percent, with semi-annual interest payments and amortization at maturity. The funds raised are used to finance Fund´s operations.

As of December 31, 2018 and 2017, said bonds have exposure to exchange rate risk, being hedged by cross currency swaps (CCS) for a nominal amount of approximately US\$150,000,000 (equivalent to S/505,950,000 and S/486,150,000, respectively), see Note 14.

(g) The table below presents the balance of securities and bonds outstanding classified by contractual maturity:

	2018 S/(000)	2017 S/(000)
From 1 to 2 years	945,392	1,849,907
From 2 to 5 years	2,215,321	-
Over 5 years	1,854,573	3,985,780
Total	5,015,286	5,835,687

Notes to the financial statements (continued)

(h) The table below presents the cash flow from financing activities of securities and bonds outstanding as of December 31, 2018 and 2017:

		2018						
		Cash flows			Movements			
	January 1, 2018 S/(000)	Provided S/(000)	Used S/(000)	Exchange difference, net S/(000)	Interest S/(000)	Amortized cost S/(000)	Changes in the fair value S/(000)	December 31, 2018 S/(000)
Domestic issuances								
1st issuance ("A" series)	117,725	-	(7,724)	-	7,724	90	-	117,815
4th issuance ("A" series)	319,511	-	(20,828)	-	20,828	13	-	319,524
3rd issuance ("A" series)	1,534,381	-	(105,000)	-	105,000	667	-	1,535,048
International issuances -								
1st issuance	1,631,203	-	(56,752)	65,749	57,499	2,366	-	1,700,065
2nd issuance	908,574	-	(134,931)	32,430	27,051	1,361	-	834,485
3rd issuance	836,893	-	(839,046)	(3,036)	4,700	489	-	-
Reopening of 1st issuance	487,400		(17,026)	19,655	17,251	1,069	-	508,349
Total	5,835,687	-	(1,181,307)	114,798	240,053	6,055	-	5,015,286

	2017							
		Cash flows			Movements			
	January 1, 2017 S/(000)	Provided S/(000)	Used S/(000)	Exchange difference, net S/(000)	Interest S/(000)	Amortized cost S/(000)	Changes in the fair value S/(000)	December 31, 2017 S/(000)
Domestic issuances								
1st issuance ("A" series)	117,641	-	(7,724)	-	7,724	84	-	117,725
4th issuance ("A" series)	319,499	-	(20,828)	-	20,828	12	-	319,511
3rd issuance ("A" series)	-	1,494,158	(52,500)	-	92,446	277	-	1,534,381
International issuances -								
1st issuance	1,686,755	-	(57,190)	(57,680)	57,056	2,262	-	1,631,203
2nd issuance	1,012,029	-	(101,400)	(34,804)	31,163	1,586	-	908,574
3rd issuance	828,039	-	(10,574)	8,043	10,357	1,028	-	836,893
Reopening of 1st issuance	-	486,936	(8,526)	(7,578)	15,693	875 ————	-	487,400
Total	3,963,963	1,981,094	(258,742)	(92,019)	235,267	6,124		5,835,687

Notes to the financial statements (continued)

13. Other accounts payable, provisions and other liabilities

(a) This caption is made up as follows:

		2018 S/(000)	2017 S/(000)
	Other accounts payable		
	BFH to transfer to technical entities (c)	1,123,601	515,687
	Good Payer Bonus (principal) assigned to COFIDE (e)	110,466	119,328
	FONAVI contributions (b)	90,466	161,568
	Bond 500 (D.U. N°014-2017) (h)	42,995	56,879
	Good Payer Bonus (capital) received from MVCS (d)	39,771	46,555
	Eligible Household Savings transferred to technical		
	entities (f)	20,574	18,890
	Workers' profit sharing payable, note 22(b)	3,354	-
	Resources to transfer for executed bank guarantees	2,486	4,082
	Suppliers payable	2,377	5,987
	Bonuses for Management agreement - FONAFE, note 22(b)	2,186	-
	Vacation and settlement of social benefits payable	978	971
	Others	1,022	878
	Total	1,440,276	930,825
	Provisions and other liabilities		
	Provisions for credit risk coverage- overdue portfolio (h)	3,151	4,964
	Provision for contingencies (g) and Note 24(a)	2,198	2,172
	Deferred income	. 88	1,059
	Others	1,028	119
	Total	6,465	8,314
(b)	As of December 31, 2018 and 2017, this item is made up	as follows:	
		2018 S/(000)	2017 S/(000)
	FONAVI collections according to Law N°26969 (i)	81,822	95,152
	FONAVI contributions pending transfer to the MEF (ii)	8,023	65,795
	Refund of not collected FONAVI checks (iii)	621	621
	Total	90,466	161,568

⁽i) Corresponds mainly to the balances assigned to the Fund as a result of the collections received from SUNAT, related to contributions to FONAVI made by taxpayers in accordance with Law N°26969.

Notes to the financial statements (continued)

The changes in the balance of this caption are shown below:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	95,152	95,327
Plus (less)		
Transfer to the AD HOC Commission of refunds of		
FONAVI contributions (*)	(71,101)	-
Reimbursement of FONAVI contributions see		
note 13(b)(iii)	57,771	(175)
Balance at the end of the year	81,822	95,152

- (*) Corresponds to the transfer of resources managed by the Fund classified as "FONAVI collections according to Law N°26969" to the "Ad Hoc Commission" as Executing Unit of the MEF, created by Law No. 29625 for an amount of approximately S/71,101,000. This transfer was made effective by Letter No. 00094-2018-FMV / DVO dated January 12, 2018.
- (ii) Corresponds mainly to FONAVI contributions pending from being transferred to the MEF for collections made by SUNAT of FONAVI contributions made by taxpayers who have a stabilized tax regime applicable as per Law N°27071.
- (iii) During the year 2018, the Fund reclassified approximately S/57,771,000 from the "FONAVI contributions pending transfer to the MEF" account to the "FONAVI collections according to Law N°26969", by way of collections that would later be transferred to the Ad Hoc Commission, see note 13 (b) (i).
- (iv) Corresponds to checks issued from 1999 to 2016 pending collection by the beneficiaries. These checks were issued as reimbursement of FONAVI contributions according to SUNAT communications, which is the entity responsible for the collection of these resources.
- (c) Corresponds to the balance payable to technical institutions (builders) for the financing of the BFH of households that accessed to the Techo Propio Program, received from the MVCS.

During 2018, the Fund received resources from the MVCS for this purpose through Agreement No. 003-2017, Agreement No. 320-2018 and Agreement No.320-2018 amounting to S/7,717,000, S/865,000,000 and S/379,190,000, respectively.

During 2017, the Fund received resources from the MVCS for this purpose through Agreement No. 003-2017 and addenda, Agreement No. 746-2017 and Addenda, and Ministry Resolution No.455-2017 amounting to S/659,493,000, S/354,154,000 and S/57,000,000, respectively.

Notes to the financial statements (continued)

(d) Corresponds to the balance of funds received from MVCS, pending allocation to beneficiaries that request loan products offered by the Fund. The Fund performs the allocation of these resources through COFIDE when disbursements are authorized to IFI for loans approved.

The changes in the balance of this caption were as follows:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	46,555	1,982
Plus (less)	75.000	114140
Resources received from MVCS during the year (i)	75,000	114,148
BBP Assigned (ii)	(82,741)	(70,088)
Transfers of BBP Assigned	672	444
Transfers of BBP Assigned from finished agreements	1,390	802
Refund to IFI - Recovery for reversed	(55)	13
Refund of resources to MVCS	(1,050)	(746)
Balance at the end of the year	39,771	46,555

- (i) During 2018, the Fund received resources from the MVCS corresponding to the new Agreement for the execution of the Good Payer Bonus No. 124-2018-VIVIENDA for an amount of approximately S/75,000,000. During 2017, the Fund received resources from the MVCS corresponding to the new Agreement for the execution of the Good Payer Bonus No. 039-2017-VIVIENDA for an amount of approximately S/5,314,000, and to the first and second addenda to said Agreement for amounts of approximately S/88,834,000 and S/20,000,000, respectively.
- (ii) As of December 31, 2018, the allocation of resources corresponds to the funds approved by Agreement N°039-2017 and Agreement N°124-2018 amounting to S/47,079,000 and S/35,662,000, respectively, see letter (e) below. As of December 31, 2017, the allocation of resources correspond to the funds approved by Agreement 039-2017, Agreement 1428-2016 and Agreement N°003-2015 amounting to S/67,977,000, S/1,979,000 and S/132,000, respectively.

Notes to the financial statements (continued)

(e) Corresponds to the financial resources received from the MVCS that were allocated to the credits authorized to the IFI (Crédito Proyecto MIHOGAR and Créditos Nuevo MIVIVIENDA), prior review of compliance with the requirements established in the respective regulations. The changes in the balance of this caption are shown below:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	119,328	127,972
Plus (less)		
Assignments received to grant the BBP, see letter (d)(ii)	82,741	70,088
Disbursement of BBP assigned as initial installment of sub		
borrowers mortgage loan (f)	(82,741)	(70,088)
Application of BBP to installments of Crédito MIHOGAR	(3,924)	(3,933)
Application of BBP to installments of Nuevo Crédito		
MIVIVIENDA	(4,818)	(4,666)
Application of BBP to installments of Caja Luren	(122)	(45)
Balance at the end of the year	110,464	119,328

- (f) Corresponds to the balance payable to Technical Institutions on behalf of eligible households who has accessed to the Techo Propio Program. This balance comprises the saving deposited by the household in the Fund's accounts.
- (g) Corresponds to provisions recorded for judicial processes associated with claims and probable labor contingencies. In Management's opinion and its legal advisors, the recorded provision is sufficient to cover the risk of loss for such contingencies as of December 31, 2018 and 2017.
- (h) Corresponds to the funds received from the MVCS, approved by Ministerial Resolution No. 455-2017-VIVIENDA of November 24, 2017, which were assigned as financial aid to the homeless population that occupied a home that was in a collapsed or disabled condition, due to the occurrence of rains and dangers associated with the natural phenomenon known as "Niño Costero" occurred in the year 2017. In this sense, the economic aid is given monthly, for the lease of a house worth S/500 monthly, which will continue to be delivered until the resources of this fund are exhausted.

Notes to the financial statements (continued)

(i) The changes in the provision for credit risk coverage - portfolio sold, is as follows:

	2018 S/(000)	2017 S/(000)
Balance at the beginning of the year	(4,964)	-
Allowance recognized as expense of the year	(590)	-
Reclassification of expense to provision for credit risk		
coverage - portfolio sold, see 6(f)	-	(4,964)
Provision recoveries as income of the year	1,572	-
Reclassification to provision for COFIDE trust, note 6(f)	1,003	-
Exchange result, net	(172)	-
Balance at the end of the year	(3,151)	(4,964)

Notes to the financial statements (continued)

14. Accounts receivable and payable for derivative financial instruments

The risk of derivative contracts arises from the probability that the counterparty does not comply with the agreed terms and conditions, and that the reference rates at which the transactions were agreed may change.

The following table presents, as December 31, 2018 and 2017, the fair value of derivative financial instruments recorded as assets or liabilities, including their notional amounts and maturities. The notional amount, in total basis, is the nominal amount of the derivative's underlying asset and is the base over which changes in the value of derivatives are measured.

			2018			2018		2017			2018 and 2017
	Note	Assets S/(000)	Liabilities S/(000)	Notional amount (*) S/(000)	Maturity	Assets S/(000)	Liabilities S/(000)	Notional amount (*) S/(000)	Maturity	Hedged instruments	
Derivatives held for trading -											
Foreign currency forward					-	613	6	42,559	Between March and June 2018	-	
Derivatives held as hedges - Cash flow hedges:											
	11(d) and									Debts and	
Principal only swaps (POS) (**)	12(c,d,e) 5(i),11(d) and	198,977	29,558	2,008,458	Between June 2018 and March 2023	156,662	63,308	2,670,011	Between June 2018 and March 2023	securities, Investments, debts	
Cross currency swaps (CCS) (**)	12(e,f)	3,085	22,072	738,501	Between March 2018 and March 2023	6,002	61,649	812,661	Between March 2018 and March 2023	and securities Investments, securities and	
Interest only swaps (IOS) Fair value hedges:	11(d)	55	9	-	March, 2023	101	8	-	March 2023	Deposits	
Foreign currency forward	12(d)	755	5,442	283,101	Between January and March, 2019	1,066	-	181,549	September 2018	-	
		202,872	57,081	3,030,060		163,831	124,965	3,664,221			
		202,872	57,081	3,030,060		164,444	124,971	3,706,780			

^(*) As of December 31, 2018 and 2017, the reference values of transactions with derivative financial instruments are recorded in off-balance-sheet accounts in the committed currency.

^(**) During 2018, principal only swaps (POS) and Cross currency swaps (CCS) covering the Third Bonds Issuance in Swiss francs matured, for a nominal amount of CHF220,000,000 (equivalent to approximately S/76,509,000), respectively. The valuations at the liquidation dates of their liquidations amounted to approximately S/39,230,000 and S/7,441,000 corresponding to accounts receivable and fees payable for financial products, respectively. See note 12 (e).

⁽b) During 2018 and 2017, the Fund recognized a gain on trading derivatives, net for \$/336 and \$/2,257, respectively, and a net loss on hedging derivatives for \$/95,945 and \$/108,886, respectively, see note 21.

Notes to the financial statements (continued)

15. Deferred income Tax, net

(a) The table below presents the detail of the changes in this caption:

	Balance as of January 1, 2017 S/(000)	(Debit) credit to income S/(000)	(Debit) credit to equity S/(000)	Balance as of December 31, 2017 S/(000)	(Debit) credit to income S/(000)	(Debit) credit to equity S/(000)	Balance as of December 31, 2018 S/(000)
Deferred asset							
Generic provision for doubtful accounts portfolio	12,699	(97)	-	12,602	(5,218)	-	7,384
Allowance for doubtful accounts for 2017 adjustments (*) Unrealized loss from debt instruments, reclassified from "Available-for-sale investments" to "Held-to-maturity	-	-	-	-	-	20,953	20,953
investments", Note 16(c)	407	-	(320)	87	-	(87)	-
Unrealized losses (gains) from the valuation of derivatives for							
hedging purposes, Note 16(c)	14,921	-	31,704	46,625	-	(16,479)	30,146
Unrealized losses from Trust investments, Note 16(c)	248	-	(124)	124	-	41	165
Deferred income from loan portfolio	-	3,090	-	3,090	754	-	3,844
Others	1,780	133		1,913	1,226	(5)	3,134
Total deferred asset	30,055	3,126	31,260	64,441	(3,238)	4,423	65,626
Deferred liability Unrealized gains from debt instruments reclassified from "available - for sale investments" to "heldto maturity							
investments", Note 16(c)	-	-	-	-	-	(84)	(84)
Unrealized gains from fluctuation in available-for-sale							
investments, Note 16(c)	-	-	(13)	(13)	-	(19)	(32)
Exchange difference in monetary assets and liabilities	(6,756)	(16,965)	-	(23,721)	9,583	-	(14,138)
Others	(23)	23	(1)	(1)	-	5	4
Total deferred liability	(6,779)	(16,942)	(14)	(23,735)	9,583	(98)	(14,250)
Total deferred assets, net	23,276	(13,816)	31,246	40,706	6,345	4,325	51,376

^(*) As a result of the observation made by the SBS in its Inspection Visit report No. 06-VIG / 2017 "C", the Management of the Fund modified the methodology for calculating the provision of doubtful accounts beginning August 1, 2017, determining a deficit of provisions of accounts receivable (Trust Agreement - COFIDE) amounting to S/71,027,000 as of July 31, 2017; which, as authorized by the SBS by means of Official Letter No. 44413-2017-SBS of December 20, 2017, was recorded by the Fund in December 2017 reducing the balance maintained in the "Legal Reserve" caption of the shareholder's equity, see note 3(e) and 16(b).

During 2018, the Fund reviewed the tax treatment of the aforementioned provision for doubtful accounts and determined the need to record the deferred income tax related to charging the "Legal Reserve" caption. This treatment was authorized and subsequently approved by the SBS through Official Letter No. 02450-2019-SBS dated January 18, 2019 for S/20,953,000. In accordance with the SBS accountings practices, the Fund recorded this amount prospectively, presenting it as an equity movement in the year 2018 with a charge to the deferred asset for income tax, net.

Notes to the financial statements (continued)

(b) The composition of the benefit (expense) for income tax of the income statement for the years 2018 and 2017 is as follows:

	2018 S/(000)	2017 S/(000)
Current, Note 10(b)	(18,802)	-
Deferred	6,345	(13,816)
Total	(12,457)	(13,816)

(c) The table below presents the reconciliation of the effective Income Tax rate with the statutory Income Tax rate:

	201	18	201	.7
	S/(000)	%	S/(000)	%
Income before Income Tax	46,757	100.00	38,365	100.00
Theoretical Expense Plus (less)	(13,793)	(29.50)	(11,318)	(29.50)
Net effect of permanent items	1,336	2.86	(2,498)	(6.51)
Income Tax	(12,457)	(26.64)	(13,816)	(36.01)

(d) In Management's opinion, the deferred Income Tax assets will be recovered from the taxable income that will be generated by the Fund over the coming years, including the portion that is recorded in shareholder's equity.

16. Shareholders' equity

(a) Capital stock -

As of December 31, 2018 and 2017, the Fund's capital stock was represented by 3,324,714,384 and 3,302,620,497 common shares subscribed and paid, respectively, which nominal value is S/1.00 per share. Its sole shareholder is FONAFE.

On March 28, 2018, the General Shareholders´ Meeting agreed to capitalize the earnings generated in 2017, net of legal reserve, for approximately S/22,094,000.

On March 29, 2017, the General Shareholders´ Meeting agreed to capitalize the earnings generated in 2016, net of legal reserve, for approximately S/45,534,000.

Notes to the financial statements (continued)

(b) Legal reserve -

Pursuant to current legislation, the Fund is required to establish a legal reserve for an amount equivalent to at least 35 percent of its paid-in capital. This reserve is constituted through an annual appropriation of at least 10 percent of net income and can only be used to absorb losses or be capitalized, in both cases there is an obligation to replenish it.

The General Shareholder's Meetings held on March 28, 2018 and March 29, 2017, approved the appropriation of legal reserves for net income 2018 and 2017, for approximately S/2,455,000, and S/5,060,000, respectively.

Due to the change in the methodology for the calculation of provisions beginning August 1, 2017 detailed in note 3(e), in December 2017, the SBS through SBS Resolution No. 4907 -2017 authorized to the Fund to record the provision deficit from accounts receivable (Trust Agreement - COFIDE) for approximately S/71,027,000 by a reduction of the "Legal Reserve" balance. Subsequently, in the year 2018, the Fund recorded the deferred income tax related to this methodological change for S/20,953,000, see note 15(a).

Notes to the financial statements (continued)

(c) Unrealized results -

The unrealized results includes the unrealized gains (losses) from the valuation of available-for-sale investments from the Fund and CRC-PBP Trusts, and also from derivatives instruments designated as cash flow hedges. Changes in the unrealized gains (losses) during 2018 and 2017, presented net of their tax effect, were as follows:

	Balance as of January 1, 2017 S/(000)	(Debit)/credit to statements of comprehensive income S/(000)	Balance as of December 31, 2017 S/(000)	(Debit)/credit to statements of comprehensive income S/(000)	Balance as of December 31, 2018 S/(000)
Available-for-sale investments from the Fund					
(Unrealized loss) unrealized gain from investments available-					
for-sale, net of transfers to profit and loss	-	46	46	50	96
Unrealized loss from debt instruments, reclassified from					
"Available-for-sale investments" to "Held to maturity					
investments", Note 5(e)	(10,352)	1,660	(8,692)	1,164	(7,528)
	(10,352)	1,706	(8,646)	1,214	(7,432)
Income Tax, Note 15(a)	407	(333)	74	(190)	(116)
Subtotal	(9,945)	1,373	(8,572)	1,024	(7,548)
Cash flow hedges					
Net gain (loss) from cash flow hedge	219,024	(147,861)	71,163	111,646	182,809
Transfer to profit and loss of (realized gain) realized loss from					
cash flow hedge derivatives	(269,605)	40,390	(229,215)	(55,784)	(284,999)
	(50,581)	(107,471)	(158,052)	55,862	(102,190)
Income Tax, Note 15(a)	14,921	31,704	46,625	(16,479)	30,146
Subtotal	(35,660)	(75,767)	(111,427)	39,383	(72,044)
Available-for-sale investments from CRC-PBP Trusts					
(Unrealized loss) unrealized gain from investments available for					
sale, net of transfers to profit and loss	(2,662)	740	(1,922)	124	(1,798)
Income Tax, Note 15(a)	248	(124)	124	41	165
Subtotal	(2,414)	616	(1,798)	165	(1,633)
Total	(48,019)	(73,778)	(121,797)	40,572	(81,225)

Notes to the financial statements (continued)

(d) Shareholders' equity for legal purposes (Regulatory Capital) In June 2008, through L.D. N°1028, the Ley de Banca, Seguros y AFP (Law on Banking,
Insurance and AFP) was amended; being stablished that the regulatory capital must be equal to
or greater than 10 percent of assets and contingent credits by total risk corresponding to the
sum of: (i) the regulatory capital requirement for market risk multiplied by 10, (ii) the regulatory
capital requirement for operational risk multiplied by 10, and (iii) the weighted assets and
contingent credits by credit risk.

As of December 31, 2018 and 2017, pursuant to Legislative Decree N°1028 and amendments, the Fund keeps the following amounts related to weighted assets and contingent credits by risk and regulatory capital (basic and supplementary), in soles:

	2018 S/(000)	2017 S/(000)
Total risk weighted assets and credits	4,153,254	3,791,489
Total regulatory capital	3,301,405	3,289,330
Basic regulatory capital (Level 1)	3,301,405	3,289,330
Global regulatory capital ratio	79.49%	86.76%

As of December 31, 2018 and 2017, the Fund has complied with the SBS Resolutions N°2115-2009, N°6328-2009, N°14354-2009 and N°4128-2014, Regulations for Regulatory Capital Requirements for Operational Risk, Market Risk and Credit Risk, respectively, and their amendments. These resolutions establish, mainly, the methodologies to be applied by financial entities to calculate the weighted assets and credits for each type of risk.

In July 2011, SBS issued Resolution N°8425-2011, which establishes that in order to determine the additional regulatory capital, financial institutions must have a process to evaluate the sufficiency of their regulatory capital according to its risk profile, according to the methodology described in said Resolution. In application of said rule, additional regulatory capital will be equal to the sum of the regulatory capital requirements calculated for each of the following components: economic cycle, concentration risk, market concentration risk, interest rate risk In the banking book and other risks.

Likewise, the regulation has established a period of gradual adequation of five years starting since July 2012. As of December 31, 2018, the percentage of adequation established by SBS is 100 percent, therefore the additional requirement of regulatory capital estimated by the Fund amounts to approximately S/73,929,000 (S/66,574,000 considering an adequacy of 100 percent established by the SBS as of December 31, 2017).

Notes to the financial statements (continued)

In Management's opinion, the Fund has complied with the requirements set forth in the aforementioned Resolution and will have no any problem in continuing to comply with them, since the regulatory capital by the Fund cover these requirements completely.

17. Tax situation

(a) The Fund is subject to the Peruvian tax regime. The income tax rate as of December 31, 2018 and 2017 was 29.5 percent, on taxable income after calculating workers' profit sharing, which, in accordance with current regulations, is calculated, in the case of the Fund, applying a rate of 5 percent on net taxable income.

In accordance with L.D. N°1261, published on December 10, 2016 and effective as of January 1, 2017, the applicable income tax rate on the taxable income, after deducting the workers' profit sharing, will be, from the 2017 fiscal year onwards, 29.5 percent.

Legal entities not domiciled in Peru and individuals are subject to retention of an additional tax on dividends received. In this regard and in attention to the related L.D., the additional tax on dividend income generated is as follows:

- 4.1 percent for the profits generated until December 31, 2014.
- 6.8 percent for the profits generated from January 1, 2015 to December 31, 2016.
- For profits generated since January 1, 2017, which will be distributed as of that date, the applicable rate will be 5 percent.
- (b) Since 2011, with the amendment introduced by Law N°29645 on the Income Tax Law, interest and other income generated by foreign loans granted to the Peruvian National Public Sector must also be included as an item exempted from the Income Tax. Likewise, there are considered income from Peruvian sources those obtained from the indirect disposal of shares or ownership interests of the capital stock of legal entities domiciled in Peru. For such purposes, an indirect disposal shall be considered to occur upon the sale of shares or ownership interests of the capital stock of a legal entity not domiciled in the country that, in turn, is the owner whether directly or through one or more other legal entities of shares or ownership interests of the capital stock of one or more legal entities domiciled in the country, provided certain conditions established by law are met. This situation also occurs in those cases where the issuer is jointly and severally liable.

Notes to the financial statements (continued)

Currently, the Income Tax Law establishes that a case of indirect transfer of shares occurs when, in any of the twelve months prior to the disposal, the market value of the shares or ownership interests of the domiciled legal entity is equivalent to 50 per cent or more of the market value of the shares or ownership interests of the non-domiciled legal entity. Additionally, as a concurrent condition, it is established that a case of indirect transfer of shares also occurs when, in any period of twelve 12 months, the disposal of shares or ownership interests representing 10 per cent or more of the capital stock of a non-domiciled legal entity is performed.

With regard to the Value Added Tax, said tax is not levied on the interest accrued on securities issued by public or private offering by legal entities incorporated or established in Peru; as well as the interest accrued on securities not placed by public offering, when such securities have been acquired through any of the centralized trading mechanisms referred to in the Stock Exchange Law.

(c) For purposes of determining Income Tax, the transfer prices of transactions with related companies and companies resident in low or non-taxing countries or territories must be supported by documentation and information on the valuation methods used and the criteria for its determination. Based on the analysis of the Fund's operations, Management and its internal legal advisors believe that, as a result of the application of these rules, no significant contingencies to the Fund will arise as of December 31, 2018 and 2017.

By means of Legislative Decree N°1312, published on December 31, 2016, several changes have been established in the Transfer Pricing regulations incorporating three new informative tax return; the first of the local Report, the second of the Master Report and the third of the Country Report. The first validity is as of 2017 for the operations that occurred during the year 2016 and the last two as of 2018 for the operations that have occurred beginning fiscal year 2017.

- (d) In July 2018, Law 30823 was published in which Peruvian Congress delegated in the Government the power to manage on various issues, including tax and financial matters. In this sense, the main tax regulations issued are the following:
 - (i) As of January 1, 2019, the treatment applicable to royalties and remuneration for services rendered by non-domiciled persons was modified, eliminating the obligation to pay the amount equivalent to the withholding due to the accounting record of the cost or expense. Now the income tax is withheld because of the payment or accreditation of the compensation. In order for said cost or expense to be deductible for the local company, the remuneration must have been paid or credited up to the filing date of the annual tax return for the income tax (Legislative Decree No. 1369).

Notes to the financial statements (continued)

- (ii) The rules that regulate the obligation of legal persons and / or legal entities to inform the identification of their final beneficiaries (Legislative Decree No. 1372) were established. These rules are applicable to legal entities domiciled in the country, in accordance with the provisions of Article 7 of the Income Tax Law, and legal entities established in the country. The obligation covers non-domiciled legal entities and legal entities established abroad, as long as: a) they have a branch, agency or other permanent establishment in the country; b) the natural or juridical person who manages the autonomous patrimony or the investment funds from abroad, or the natural or juridical person who has the status of protector or administrator, is domiciled in the country; c) any of the parts of a consortium is domiciled in the country. This obligation will be fulfilled through the presentation to the Tax Authority of an informative Sworn Statement, which must contain the information of the final beneficiary and be presented, in accordance with the regulations and within the periods established by SUNAT.
- (iii) The Tax Code was modified in order to provide greater guarantees to taxpayers in the application of the general anti-avoidance rule (Rule XVI of the Preliminary Title of the Tax Code) -(Legislative Decree No. 1422).

As part of this modification, a new assumption of joint responsibility is envisaged, when the tax debtor is subject to the application of the measures provided by Rule XVI in the event that tax evasion cases are detected; in such case, the joint and several liability shall be attributed to the legal representatives provided that they have collaborated with the design or approval or execution of acts or situations or economic relations foreseen as elusive in Rule XVI. In the case of companies that have a Board of Directors, it is up to this corporate body to define the tax strategy of the entity, having to decide on the approval or not of acts, situations or economic relations to be carried out within the framework of fiscal planning, this power being non-delegable. The acts, situations and economic relations carried out within the framework of fiscal planning and implemented as of the effective date of Legislative Decree No. 1422 (September 14, 2018) and that continue to have effects, must be evaluated by the Board of the legal entity for the purpose of ratification or modification until March 29, 2019, without prejudice to the Management or other administrators of the company they would have approved the aforementioned acts, situations and economic relations.

It has also been established that the application of Rule XVI, as regards the recharacterization of tax evasion cases, will take place in the final inspection procedures in which acts, facts or situations produced since 19 July 2012.

Notes to the financial statements (continued)

- (iv) Amendments to the Income Tax Law were included, effective as of January 1, 2019, to improve the tax treatment applicable to (Legislative Decree N°1424):
 - Income obtained from the indirect transfer of shares or participations representing the capital of legal persons domiciled in the country. Among the most relevant changes is the inclusion of a new indirect alienation assumption, which is configured when the total amount of the shares of the domiciled legal entity whose indirect disposal is made is equal to or greater than 40,000 tax units.
 - Permanent establishments of sole proprietorships, companies and entities of any nature incorporated abroad. For this purpose, new cases of permanent establishment have been included, among them, when the rendering of services in the country occurs, with respect to the same project, service or related one, for a period that exceeds 183 calendar days in total within any period of twelve months.
 - The system of credits against Income Tax for taxes paid abroad, to be included in the indirect credit (corporate tax paid by foreign subsidiaries) as credit applicable against the Income Tax of domiciled legal persons, in order to avoid the double economic imposition.
 - The deduction of interest expenses for the determination of business Income Tax.

 To this end, limits were established both for loans with related parties, as well as for loans with third parties contracted as of September 14, 2018 on the basis of equity and EBITDA.
- (v) Rules have been established for the accrual of income and expenses for tax purposes as of January 1, 2019 (Legislative Decree No. 1425). Until 2018 there was no normative definition of this concept, so in many cases accounting rules were used for its interpretation. In general terms, with the new criterion, for the purpose of the determination of Income Tax, it will now matter if the substantial events for the generation of the income or expense agreed by the parties, who are not subject to a suspensive condition, in which case the recognition will be given when it is fulfilled and the opportunity for collection or payment established will not be taken into account; and, if the determination of the consideration depends on a future event or event, the total or part of the corresponding income or expense will be deferred until that fact or event occurs.
- (e) The Tax Authority ("SUNAT", by its Spanish acronym) is legally entitled to review and, if necessary, adjust the Income Tax computed by the Fund during a term of four years following the year in which a tax return was filed. The income Tax returns for the years 2015, 2016, 2017 and 2018, and the value added tax returns from December 2014 to December 2018; are subject to inspection by the Tax Authority.

Notes to the financial statements (continued)

Due to Tax Authority possible interpretations that can give to the current legal norms, it is not possible to determine to date if the revisions that will make will result or not in liabilities for the Fund, so any greater tax or surcharge that could result from eventual tax reviews would be applied to the results of the year in which it finally is determined.

During the year 2018, the Fund the carry offset tax loss forward for the year 2017, which amounted to approximately S/53,000. The amount of the tax loss carry forward is subject to the result of the revisions indicated in paragraph (d) above.

18. Risks and commitments

As of December 31, 2018 and 2017, the risks and commitments correspond to the part covered by the Fund, from the portfolio sold in 2007 to BBVA Banco Continental, Banco de Crédito del Peru, Banco Internacional del Perú - Interbank and Scotiabank Perú S.A.A. These caption is being updated for the portfolio recovery.

19. Interest income and expenses

This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Interest income		
Income from accounts receivable (Trust Agreement - COFIDE), net		
	102 722	270 5 47
of interest related to the PBP granted by the Fund	403,722	379,547
Interest on due from banks	90,690	102,937
Interest income from investments	25,939	25,498
Interest income from loan portfolio	7,368	3,976
Attribution to results from CRC-PBP Trusts, see Note 8(c)	4,174	3,573
Other income	193	239
		<u></u> -
Total Interest income	532,086	515,770
Interest expenses		
Interest and commissions on securities and bonds outstanding	247,882	242,909
Good payer award (capital) granted by the Fund	54,267	53,184
Interest and commissions on debts and financial obligations	3,623	4,949
Good payer award (capital and interest) - CRC-PBP Trusts	3,607	3,780
Other expenses	-	1
Total Interest expenses	309,379	304,823

Notes to the financial statements (continued)

20. Income and expenses from financial services

(a) This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Income from financial services		
Commission for CRC and PBP services (b)	3,710	4,415
Execution of bank guarantees constituted by ET - BFH		
and the Household Savings, see Note 13(c)	132	475
Others	656	623
Total	4,498	5,513
Expenses relating to financial services		
Loan portfolio management service, see Note 7(b)(ii)	2,140	1,972
Securities custody service and various banking		
commissions	208	203
Others	267	275
Total	2,615	2,450

⁽b) Corresponds to the commissions for the credit risk coverage service (CRC) and Good Payer Award (PBP) granted to the IFI through the CRC-PBP Trusts.

21. Result from financial transactions

This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Net income from trading derivatives	336	2,257
Net loss from derivative financial hedge products	(95,945)	(108,886)
Gain (loss) on exchange difference	(5,199)	1,299
Others	(158)	(1,712)
Results on financial operations	(100,966)	(107,042)

Notes to the financial statements (continued)

22. Administrative expenses

(a) This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Personnel and Board of Directors expenses (b)	29,458	21,561
Services received from third parties (c)	22,252	20,711
Taxes and contributions	632	610
Total	52,342	42,882

(b) The table below presents the composition of personnel and Board of Directors expenses:

	2018 S/(000)	2017 S/(000)
Salaries	13,337	11,753
Workers' profit sharing, note 13(a)	3,354	-
Gratuities	2,268	2,099
Social security	2,098	1,895
Bonuses for management agreement - FONAFE, note 13(a)	2,186	-
Severance indemnity expenses ("CTS", by its Spanish		
acronym)	1,334	1,240
Vacations	1,207	1,046
Food services	822	727
Staff attire	598	599
Others bonuses	527	569
Training	182	214
Others	1,545	1,419
	29,458	21,561

The average number of employees in 2018 and 2017 was 205 and 206, respectively.

Notes to the financial statements (continued)

(c) The table below presents the composition of services received from third parties expenses:

	2018 S/(000)	2017 S/(000)
Advertising	6,499	4,256
Fees and consultancy	2,915	3,057
Property and good rentals	2,596	2,437
Repair and Maintenance	2,060	1,367
Expenses from bonds issued	1,976	1,752
Information technologies and communication share		
services - FONAFE	885	1,077
Communications	825	899
Miscellaneous management charges	801	631
Telemarketing services	671	391
Insurance	636	324
Transport	283	337
Document storage	282	271
Travel expenses	202	370
Miscellaneous supplies	184	159
Other expenses	1,437	3,383
Total	22,252	20,711

23. Other income and expenses

This caption is made up as follows:

	2018 S/(000)	2017 S/(000)
Other income		
Income from Ex - CONEMINSA portfolio	241	230
Interest from margin call, see Note 8 (d)	400	100
Commission for participation in land award	804	345
Other income	407	239
	1,852	914
Other expenses	(9)	(26)
Total other income and expenses	1,843	888

Notes to the financial statements (continued)

24. Contingencies

As of December 31, 2018 and 2017, the Fund maintains the following contingency processes:

- (a) Various labor processes from its operations related to legal claims for payment of profit sharing and reimbursement of social benefits, recording a provision of approximately \$/2,198,000 as of December 31, 2018 (\$/2,172,000 as of December 31, 2017), see Note 13(g). In opinion of the Management and the legal advisors the provision for legal contingencies recorded as of December 31, 2018 and 2017, is adequate.
- (b) Various constitutional processes (appeal for legal protection) related to the restitution of labor rights to former workers of the Fund. Also, processes originated by discrimination in the right for participating in awarding and contracting processes, cancellation of registration of Technical Entities for infractions committed. In the Management's opinion and its legal counsels, those contingencies will not cause possible losses at the end of those processes.

Notes to the financial statements (continued)

25. Financial instruments classification

Following are the carrying amounts of financial assets and liabilities from in the statements of financial position classified by category in accordance with IAS 39 "Financial Instruments":

	As of December 31, 2018							As of December 31, 2017				
	Financial assets and liabilities at fair value Held for trading or hedging S/(000)						Financial assets and liabilities at fair value					
		Loans and receivables S/(000)	Available- for-sale investments S/(000)	Held-to- maturity investments S/(000)	Financial liabilities at amortized cost S/(000)	Total S/(000)	Held for trading or hedging S/(000)	Loans and receivables S/(000)	Available- for-sale investments S/(000)	Held-to- maturity investments S/(000)	Financial liabilities at amortized cost S/(000)	Total S/(000)
Financial assets												
Cash and due from banks	-	2,565,456	-	-	-	2,565,456	-	2,854,064	-	-	-	2,854,064
Available-for-sale and held to maturity investments	-	-	188,829	363,629	-	552,458	-	-	34,116	770,397	-	804,513
Accounts receivable, net (Trust Agreement - COFIDE)	-	6,657,705	-	-	-	6,657,705	-	6,206,810	-	-	-	6,206,810
Loan portfolio, net	-	40,254	-	-	-	40,254	-	50,955	-	-	-	50,955
Other accounts receivable, net	-	116,682	-	-	-	116,682	-	108,740	-	-	-	108,740
Accounts receivable for derivative financial instruments	202,872	-	-	-	-	202,872	164,444	-	-	-	-	164,444
	202,872	9,380,097	188,829	363,629	-	10,135,427	164,444	9,220,569	34,116	770,397		10,189,526
Financial liabilities												
Obligations with the public	-	-	-	-	228	228	-	-	-	-	216	216
Debts and financial obligations	-	-	-	-	444,323	444,323	-	-	-	-	195,722	195,722
Securities and bonds outstanding	-	-	-	-	5,015,286	5,015,286	-	-	-	-	5,835,687	5,835,687
Accounts payable for derivative financial instruments	57,081	-	-	-	-	57,081	124,971	-	-	-		124,971
Other accounts payable	<u>-</u>	-	-	-	1,440,276	1,440,276	-	-	-	-	930,825	930,825
	57,081				6,900,113	6,957,194	124,971				6,962,450	7,087,421

Notes to the financial statements (continued)

26. Financial risk management

The activities of the Fund are mainly related to the credit placement of its resources through IFI of the country for the acquisition of housing by natural persons. Financial institutions are evaluated and assigned long-term credit lines; the Fund also participates in work to encourage the construction and promotion of housing, and manage the resources received from the State (such as BFH) and its own resources, investing these funds mainly, in interest-bearing demand deposits and time deposits, in fixed income and grade investments, with the purpose of making them profitable and preserving their value over time, ensuring the liquidity required to fulfill their obligations and its lending activities.

In this sense, the financial risk management comprises the administration of the main risks, which the Fund faces due to the nature of its operations; These are: credit, market, liquidity and operation risks.

- Credit risk: the possibility of losses due to the inability or unwillingness of debtors, issuers, counterparties or obligated third parties to fulfill their contractual obligations.
- Market risks: the possibility of losses in positions on and off- statement of financial position derived from variations on interest rates, exchange rates, prices of equity instruments and other market prices, which affect the valuation of positions in financial instruments.
- Liquidity risk: the possibility that the Fund can not meet with the payment at maturity of its obligations incurring losses that significantly affect its equity position.
- Operation risk: the possibility of losses due to inadequate processes, staff failures, information technology or external events.

In order to management said risks, the Fund has a structure and organization specialized in the management, measurement and reporting systems, and mitigation and coverage processes.

(a) Structure and organization of risk management-

The Fund has a managerial and governance structure that allows it to adequately articulate the management and control of the risks it is exposed to.

(i) Board of Directors

The Fund's Board of Directors is responsible for establishing an adequate integrated management of risks and for fostering an internal environment that facilitates its development. The Board of Directors keeps permanently informed about the degree of exposure of the various risks managed by the Fund.

The Board has created a number of specialized committees in which it has delegated specific functions with the objective of strengthening risk management and internal control.

Notes to the financial statements (continued)

(ii) Risk Committee

The Risk Committee (henceforth "RC") is a collegiate body created by agreement of the Board of Directors. It is responsible for approving the policies and the organization for the integral management of risks, as well as the modifications that are made to them. The Committee defines the level of tolerance and the degree of exposure to risk that the Fund is willing to assume in the development its business and decides the needed actions for the implementation of corrective measures required, in case there are deviations from the levels of tolerance to the risk and the degrees of exposure assumed. The Committee is comprised by the Chairman of the Board and two Directors, the General Manager and the Risk Manager. The Committee reports quarterly to the Board of Directors the agreements reached and issues discussed in the Risk Committee meetings.

(iii) Audit Committee

The Special Audit Committee (hereinafter "the Special Committee") is a collegiate body created in a Board session. Its main purpose is to assist the Board of Directors in its purpose of ensuring that the accounting and financial reporting processes are appropriate, evaluating the activities carried out by internal and external auditors and monitoring the proper functioning of the internal control system. The Committee is comprised of three members who do not hold executive positions in the Fund.

The General Manager and Head of the Office of Internal Audit, as well as the officials that the Special Committee deems necessary, participate as guests at the meetings of the Special Committee.

The Committee meets at least once a month and reports quarterly to the Board on the topics discussed. However, it may meet as often as necessary depending on the priority and number of issues to be discussed, when determined by the Chairman of the Committee or when requested by at least two of its members.

(iv) Assets and Liabilities Management Committee

The Assets and Liabilities Management Committee ("ALCO") is a collegiate body created by Board of Directors agreement. Its main function is to manage the financial structure of the Fund's statement of financial position, in accordance with the profitability and risk targets. The Committee is also responsible for proposing new products or operations or strategies that contain market and liquidity risk components. It is also the communication channel with the areas that generate market and liquidity risk. The Committee meets monthly and is comprised by the General Manager, Commercial Manager, Finance Manager and Risk Manager.

Notes to the financial statements (continued)

(v) General Management

The General Management is responsible for implementing an adequate integral management of risks in the Fund. It manages and coordinates the efforts of the different managements and offices, ensuring an adequate balance between risk and profitability. The Risk Management is a line organ and depends directly on the General Management; this management is in charge of proposing the policies, procedures and methodologies for a competent comprehensive risk management, promotes the alignment of the measures of treatment of the Fund´s risks with the levels of appetite and risk tolerance and the development of appropriate controls. The Risk Management is comprised by the Market Risk, Liquidity and Operational Department and the Credit Risk and Portfolio Tracking Department.

(vi) Internal audit

The Internal Audit Office reports functionally to the Board of Directors and administratively to the General Manager. Provides independent services, and assurance and consultation objectives. Assists to the Fund in achieving its objectives applying a systematic and disciplined approach to assessing and improving the effectiveness of governance, risk management and control processes.

Its organization and operation are in accordance with the General Law of the Financial and Insurance System and Organic Law of the SBS and the Regulation of Internal Audit.

(b) Risk measurement and reporting systems -

The Fund uses different risk management models and tools for risk management. These tools measure and assess risk to make better decisions at different stages of the credit life cycle, or of an investment.

Management indicators are reviewed and analyzed on an ongoing basis in order to identify possible deviations in the risk profile from the stipulated risk appetite and to take corrective measures in a timely manner. This information is presented monthly to the RC Committee and periodically to the Board of Directors.

(c) Risk concentration -

Through its policies and procedures, the Fund has established the necessary guidelines and mechanisms to avoid an excessive concentration of risks, maintaining a diversified portfolio consequently. In the event that a concentration risk is identified, the Fund has specialized units that allow it to control and manage said risk.

Notes to the financial statements (continued)

26.1 Credit risk -

It is defined as the likelihood of incurring in financial losses originated by the breaching of the contractual obligations by a counterpart or bound third parties due to insolvency, inability or lack of willingness to pay.

(a) The Fund opts for a risk policy that ensures sustained and profitable growth; for this purpose, incorporates analysis procedures for adequate decision-making, tools and methodologies to identify, measure, mitigate and control the different risks in the most efficient manner and in accordance with the SBS. It also develops management models that allow an adequate measurement, quantification and monitoring of the credits granted to IFI, promoting the continuous improvement of policies, tools, methodologies and processes.

The exposure to Fund's credit risk is managed through the continuous analysis of the capacity of the debtors to comply with the payments of interest and capital of their obligations and through the monitoring of the use of the general credit line granted to the IFI.

(b) Maximum exposure to credit risk -

As of December 31, 2018 and 2017, the Fund Management has estimated that the maximum amount of credit risk to which the Fund is exposed is represented by the carrying amount of financial assets that present a credit risk exposure and that consist mainly of bank deposits, available for sale investments, held to maturity investments, accounts receivable, loan portfolio, transactions with financial derivative instruments and other monetary assets. Exposure by each counterparty is limited by internal and regulatory guidelines.

In that sense, as of December 31, 2018 and 2017:

- 100 percent of the accounts receivable, net (Trust Agreement COFIDE) are classified, according to IFI risk, into the two upper levels defined by the SBS, see Note 6(c).
- 89.60 y 90.35 percent of the loan portfolio are classified according to the risk of the sub borrower, in the two upper levels defined by the SBS, see note 7(e).
- 93.79 and 95.89 percent, respectively, of available for sale and held to maturity investments have at least investment grade (BBB- or higher), see Note 26.1(d).
- 99.34 and 84.55 percent, respectively, of the Cash and due from banks represent the amounts deposited at domestic prime financial institutions.

Notes to the financial statements (continued)

With respect to the evaluation of the accounts receivable, net (Trust Agreement - COFIDE), and the loan portfolio, the Fund classifies the borrowers into the risk categories established by the SBS and according to the classification criteria indicated for each type of credit: that is, for the debtors of the mortgage portfolio. The classification of the debtors is determined by a methodology based on the criteria of Resolution SBS N°11356-2008 "Regulation for the evaluation and classification of the debtor and the requirement of provisions" and their modifications. See Note 3 (e) and (f).

(c) Credit risk management for accounts receivable (Trust Agreement - COFIDE) -Credit risk is managed mainly through the admission, monitoring and control of the IFI. Credit risk analysis at the IFI is mainly based on: (i) economic, financial and commercial evaluation, (ii) market development evaluation, (iii) IFI management evaluation, (iv) funding sources evaluation and real estate projects to be developed, (v) evaluation of collateral and guarantee, (vi) economic sector evaluation.

The main functions of credit risk management are: (i) IFI credit risk analysis, (ii) IFI classification and allowance, (iii) review of accounts receivable (Trust Agreement - COFIDE) portfolio, through the evaluation of its credit policies, operating procedures, and in general, and (iv) the monitoring and monthly control of the IFI from internally defined financial indicators.

The accounts receivable (Trust Agreement - COFIDE) granted by the Fund are placed in national currency. It is important to note that the Fund still maintains accounts receivable (Trust Agreement - COFIDE) balances in US dollars, corresponding to products, which are no longer granted (as of December 31, 2018 and 2017, U.S. dollar portfolio represents 2.79 and 2.75 percent of the total portfolio, respectively).

As of December 31, 2018 and 2017, the maximum level of exposure to Fund´s credit risk of the accounts receivable (Trust Agreement - COFIDE) is approximately S/6,794,064,000 and S/6,321,390,000, respectively, corresponding to their balances at those dates.

In accordance with the Agreement for Channeling of Resources signed between the Fund and the IFI, the IFI has responsibility about the constitution of mortgage guarantee for each sub borrowing.

Due to its fiduciary role, COFIDE has mechanisms through the contracts of channeling resources signed with the IFIs, which ensure the mass of mortgage loans placed by the Fund, for which the IFI must respond.

The evaluation and proposal of the credit line is made by the Commercial Management. The Risk Management reviews the evaluation and analyzes the risks. The proposal is referred to the Risk Committee for approval or refusal.

Notes to the financial statements (continued)

The table below presents the accounts receivable (Trust Agreement - COFIDE) corresponding to the balance without credit risk coverage based on the IFI risk classification, that grant the MIVIVIENDA loans.

IFI Risk:

	As of December	er 31, 2018	As of December 31, 2017		
Risk category	Total S/(000)	%	Total S/(000)	%	
Normal	4,369,600	98.61	4,010,042	98.56	
With potential problems	95,059	2.15	89,801	2.21	
	4,464,659	100.76	4,099,843	100.77	
Less: Allowance for doubtful					
accounts	(33,674)	(0.76)	(31,383)	(0.77)	
Total, net	4,430,985	100.00	4,068,460	100.00	

Notes to the financial statements (continued)

(d) Credit risk management in investments -

The Fund controls the credit risk of its investments based on the risk assessment of issuers and instruments. In the case of investments abroad, the assessment takes into account the ratings issued by international agencies as well as the country-risk of the issuer's country, which is assessed considering its main macroeconomic variables.

The table below presents the risk classification of available-for-sale and held to maturity investments:

		2017						
	Available-for-sale S/(000)	e investments %	Held to maturity S/(000)	investments %	Available-for-sale S/(000)	investments %	Held to maturity S/(000)	investments %
Instruments issued and rated in Peru:								
AAA	-	-	31,796	8.74	19,518	57.21	87,277	11.33
AA- to AA+	-	-	94,049	25.86	-	-	101,854	13.22
CP-1(+/-)	20,609	10.91	4,503	1.24	4,446	-	-	-
CP-2(+/-)	-	-	-	-	3,511	23.32	30,006	3.89
	20,609	10.91	130,348	35.85	27,475	80.53	219,137	28.44
Instruments issued in Peru and rated abroad:								
A- to A+	-	-	-	-	-	-	-	-
BBB- to BBB+	-	-	155,130	42.66	6,493	19.03	165,996	21.55
BB- to BB+			25,866	7.11			24,597	3.19
		-	180,996	49.77	6,493	19.03	190,593	24.74
Instruments issued and rated abroad:								
BBB- to BBB+	-	-	46,764	12.86	-	-	174,063	22.59
CP-1(+/-)	-	-	-	-	-	-	178,255	23.14
CP-2(+/-)	165,276	87.53	-	-	-			
Total	185,885	98.44	358,108	98.48	33,968	99.99	762,048	98.92
Accrued interests	2,944	1.56	5,521	1.52	148	0.43	8,349	1.08
Total	188,829	100	363,629	100	34,116	100.00	770,397	100.00

Notes to the financial statements (continued)

(e) Financial instruments exposed to credit risk Concentration of financial instruments exposed to credit risk

As of December 31, 2018 and 2017, the financial instruments exposed to credit risk were distributed according to the following economic sectors:

			2018		2017					
	Designated at fair value through profit or loss					Designated at fair value through profit or loss				
	Held for trading and hedging S/(000)	Accounts receivables S/(000)	Available-for- sale investment S/(000)	Held-to- maturity investment S/(000)	Total S/(000)	Held for trading and hedging S/(000)	Accounts receivables S/(000)	Available-for- sale investment S/(000)	Held-to-maturity investment S/(000)	Total S/(000)
Financial services	202,872	9,249,268	185,885	177,876	9,815,901	164,444	9,095,110	10,939	516,788	9,787,281
Central Government	-	-	-	31,796	31,796	-	-	-	31,636	31,636
Electricity, gas and water	-	-	-	118,354	118,354	-	-	-	175,776	175,776
Construction	-	-	-	30,082	30,082	-	-	3,511	5,131	8,642
Others	<u>-</u>	116,682			116,682		108,740	19,518	32,717	160,975
Total	202,872	9,365,950	185,885	358,108	10,112,815	164,444	9,203,850	33,968	762,048	10,164,310
Accrued interest	<u> </u>	14,147	2,944	5,521	22,612	-	16,719	148	8,349	25,216
Total	202,872	9,380,097	188,829	363,629	10,135,427	164,444	9,220,569	34,116	770,397	10,189,526

Notes to the financial statements (continued)

As of December 31, 2018 and 2017, the financial instruments exposed to credit risk according to geographic area are the following:

	2018						2017				
	Designated at fair value through profit or loss					Designated at fair value through profit or loss					
	Held for trading and hedging S/(000)	Loans and receivables S/(000)	Available-for- sale investments S/(000)	Held-to-maturity investments S/(000)	Total S/(000)	Held for trading and hedging S/(000)	Loans and receivables S/(000)	Available-for- sale investments S/(000)	Held-to-maturity investments S/(000)	Total S/(000)	
Peru	2,116	9,365,950	20,608	311,345	9,700,019	19,081	9,203,850	33,968	409,730	9,666,629	
United States of America	95,919	-	-	-	95,919	58,307	-	-	26,377	84,684	
Colombia	-	-	-	16,165	16,165	-	-	-	56,238	56,238	
Chile	-	-	-	30,598	30,598	-	-	-	91,449	91,449	
China	-	-	165,277	-	165,277	-	-	-	178,254	178,254	
Germany	10,204	-	-	-	10,204	6,627	-	-	-	6,627	
United Kingdom	94,633	-	-	-	94,633	80,429	-	-	-	80,429	
Total	202,872	9,365,950	185,885	358,108	10,112,815	164,444	9,203,850	33,968	762,048	10,164,310	
Accrued interest		14,147	2,944	5,521 ————	22,612		16,719	148	8,349	25,216	
Total	202,872	9,380,097	188,829	363,629	10,135,427	164,444	9,220,569	34,116	770,397	10,189,526	

Notes to the financial statements (continued)

26.2 Market risk -

Market risk is the probability of loss due to variations in financial market conditions. The main variations to which the Fund is exposed to are: exchange rates and interest rates and prices; said variations can affect the value of the Fund's financial assets and liabilities. The Fund separates its exposures to market risk in the following manner:

(a) Value at Risk -

Value at Risk (VaR) is a statistical technique that measures the maximum loss that a financial asset or a portfolio of financial assets can experience within a time horizon, given a level of confidence. The VaR model used by the Fund is the Historical VaR for foreign currency exposures (VaR Exchange) and for the investment portfolio (VaR of Interest Rates), both with a confidence level of 99 percent and a liquidation period of 10 days. It should be mentioned that this method does not assume any distribution function for profit and loss, and is based only on the observed historical behavior.

(b) Interest rate risk -

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or financial instruments fair values. The risk of the cash flow interest rate is the risk that the future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The risk on the fair value of interest rates is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates.

The impact of changes in interest rates can be presented in two ways: the first, which translates into an impact on expected earnings, directly related to reinvestment risk and the risk that is generated when movements in interest rates Interest expose the entity to higher costs in financing operations (passive interest rates); or lower returns on their investment operations (active interest rates). The second is related to the valuation of the assets and liabilities of the Fund and, therefore, with the economic value or real value of the equity of the same. This modality occurs when the market interest rates change, used for the valuation of the various instruments that form part of the financial statement of the Fund.

The SBS denominates these two impacts, as Earnings at Risk (EAR) and Value at Risk (VAR), which are indicators of short and long term structural rate risk, respectively.

As of December 31, 2018 and 2017, the Fund monitors that the gains at risk are below the regulatory limit of 5 percent of the Fund's net equity. In addition, the Fund has an internal limit of 20 percent for the regulatory calculation and an internal limit of 20 percent for the internal calculation.

Notes to the financial statements (continued)

As of December 31, 2018, the interest rate risk of the available-for-sale investment portfolio was controlled through internal stop loss limits and through unrealized loss alerts. In accordance with the Investment Policies and Procedures Manual, when the losses due to the devaluation of the price of a debt instrument, plus accrued interest earned from the moment of acquisition of the instrument, was greater than or equal to 5 percent of the acquisition value, the financial instrument must be settled at the best possible value.

The management of structural interest rate risk is made through the monitoring and reporting of regulatory indicators: gains at risk and equity at risk. These indicators are derived from the regulatory annexes required by the SBS: Annex N°7-A "Measuring of the Interest Rate Risk - Gain at Risk" and the Annex No. 7-B "Measuring of Interest Rate Risk - Equity value". The results of the indicators are reported to the Risk Committee and the Assets and Liabilities Management Committee, which decide on actions to mitigate exposure to rate risk.

Repricing gaps -

In order to determine the impact of interest rate movements, an analysis of repricing gaps is performed. The analysis consists of allocating the balances of the operations that will change the interest rate in different time gaps. Based on this analysis, the impact for each gap of the change in the valuation of assets and liabilities is calculated.

Notes to the financial statements (continued)

The following table summarizes the Fund's exposure to interest rate risks. The Fund's financial and non financial instruments are presented at book value, classified by the period of the contract's interest rate repricing or maturity date, whichever occurs first:

				2018			
			From 3 to 12				
	Up to 1 month S/(000)	From 1 to 3 months S/(000)	months S/(000)	From 1 to 5 years S/(000)	More than 5 years S/(000)	Non-interest bearing S/(000)	Total S/(000)
Assets							
Cash and due from banks	1,932,601	500,354	131,975	-	526	-	2,565,456
Available-for-sale and held to maturity investments	-	178,043	114,966	168,110	91,339	-	552,458
Loan portfolio, net	18	43	190	1,453	38,550	-	40,254
Accounts receivable, net (Trust Agreement - COFIDE)	34,954	74,715	326,228	2,261,793	3,960,015	-	6,657,705
Other accounts receivable, net	-	-	-	-	116,682	-	116,682
Accounts receivable for derivative financial instruments	-	-	-	-	-	202,872	202,872
Other assets, net			<u> </u>	<u> </u>	<u> </u>	129,678	129,678
Total assets	1,967,573	753,155	573,359	2,431,356	4,207,112	332,550	10,265,105
Obligations with the public	-	-	228	-	-	-	228
Debts and financial obligations	-	49,369	49,369	345,585	-	-	444,323
Securities and bonds outstanding	-	-	945,392	2,215,321	1,854,573	-	5,015,286
Accounts payable for derivative financial instruments	-	-	-	-	-	57,081	57,081
Other accounts payable, provisions and other liabilities	-	-	-	-	-	1,446,741	1,446,741
Net equity			<u> </u>	<u> </u>	<u> </u>	3,301,446	3,301,446
Total liabilities and net equity		49,369	994,989	2,560,906	1,854,573	4,805,268	10,265,105
Off-balance sheet items:							
Hedge derivative financial instruments - Assets	-	-	-	-	-	2,758,764	2,758,764
Hedge derivative financial instruments - Liability	-		-		-	271,296	271,296 ———
Marginal gap	1,967,573	703,786	(421,630)	(129,550)	2,352,539	(4,472,718)	
Accumulated gap	1,967,573	2,671,359	2,249,729	2,120,179	4,472,718	<u> </u>	

Notes to the financial statements (continued)

				2017			
			From 3 to 12				
	Up to 1 month S/(000)	From 1 to 3 months S/(000)	months S/(000)	From 1 to 5 years S/(000)	More than 5 years S/(000)	Non-interest bearing S/(000)	Total S/(000)
Assets							
Cash and due from banks	1,002,478	625,909	1,225,677	-	-	-	2,854,064
Available-for-sale and held to maturity investments	70,018	26,725	347,883	201,061	158,826	-	804,513
Loan portfolio, net	275	589	2,527	14,744	32,820	-	50,955
Accounts receivable, net (Trust Agreement - COFIDE)	35,993	75,641	324,738	1,841,803	3,928,635	-	6,206,810
Other accounts receivable, net	-	-	-	-	108,740	-	108,740
Accounts receivable for derivative financial instruments	-	-	-	-	-	164,444	164,444
Other assets, net		<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	111,830	111,830
Total assets	1,108,764	728,864	1,900,825	2,057,608	4,229,021	276,274	10,301,356
Obligations with the public	-	-	216	-	-	-	216
Debts and financial obligations	-	2,390	19,333	154,666	19,333	-	195,722
Securities and bonds outstanding	40,607	39,946	846,228	1,016,964	3,891,942	-	5,835,687
Accounts payable for derivative financial instruments	-	-	-	-	-	124,971	124,971
Other accounts payable, provisions and other liabilities	-	-	-	-	-	939,139	939,139
Net equity	<u> </u>	<u> </u>			<u> </u>	3,205,621	3,205,621
Total liabilities and net equity	40,607	42,336	865,777	1,171,630	3,911,275	4,269,731	10,301,356
Off-balance sheet items:							
Hedge derivative financial instruments - Assets	-	-	-	-	-	3,411,505	3,411,505
Hedge derivative financial instruments - Liability		<u> </u>		-		295,276	295,276
Marginal gap	1,068,157	686,528	1,035,048	885,978	317,746	(3,993,457)	-
Accumulated gap	1,068,157	1,754,685	2,789,733	3,675,711	3,993,457	<u> </u>	-

Notes to the financial statements (continued)

Sensitivity to changes in interest rates -

Following is the sensitivity of the income statement, as well as the valuation of the non-trading book in the face of various interest rate fluctuations. Fluctuations affect both the expected flows and the value of the balances.

In the case of the income statement, the calculation reflects the expected variation of the financial margin for a period equivalent to one year. In doing so, the Fund takes into account the current position of revenues and expenses, and annualizes the effect of the interest rates variations. The figures express the expected change in the value of assets minus liabilities for various time gaps. Likewise, it includes the effect of the derivative financial instruments that are subject to interest rates.

The fluctuations in interest rates are applied equally all through the yield curve, which means that it considers a parallel move of the curve. The effects are considered independently for each of the two currencies presented.

The calculations are based on the interest rate risk regulatory model approved by the SBS in force at the date of the statements of financial position. The sensitivities are calculated before the Income Tax effect.

The interest rate exposure is overseen by the ALCO, as well as the RC, the latter being in charge of approving the permitted maximum limits.

The effects due to estimated changes in interest rates as of December 31, 2018 and 2017, are the following:

	2018									
Currency	Changes in basis points	Net incom	e sensitivity	Net equity sensitivity						
			S/(000)		S/(000)					
U.S. dollars	+/-25	+ / -	(197)	+ / -	(56)					
U.S. dollars	+/-50	+ / -	(393)	+ / -	(113)					
U.S. dollars	75	+	(590)	+	(169)					
U.S. dollars	100	+	(787)	+	(225)					
Soles	+/- 50	-/+	12,438	-/+	23,338					
Soles	+/-75	-/+	18,656	-/+	35,007					
Soles	+/-100	-/+	24,875	-/+	46,676					
Soles	+/-150	-/+	37,313	-/+	70,014					

Currency	Changes in basis points	Net incom	e sensitivity	Net equity sensitivity					
			S/(000)		S/(000)				
U.S. dollars	+/-25	+ / -	123	+ / -	(23)				
U.S. dollars	+/-50	+ / -	245	+ / -	(47)				
U.S. dollars	75	+	368	+	(70)				
U.S. dollars	100	+	490	+	(93)				
Soles	+/- 50	-/+	13,114	-/+	19,775				
Soles	+/-75	-/+	19,671	-/+	29,662				
Soles	+/-100	-/+	26,227	-/+	39,549				
Soles	+/-150	-/+	39,341	-/+	59,324				

Notes to the financial statements (continued)

(c) Foreign exchange risk -

The exchange rate risk is related to the variation of the positions both on and off the statements of financial position that may be negatively affected by exchange rates movements.

Board of Directors sets limits to the exposure to foreign exchange risk, and monitors them daily. Most assets and liabilities designated in foreign currency are held in US dollars.

Exchange rate risk is controlled as from an internal hedge limit, which is in the range of 80 percent and 120 percent with respect to the Fund's exchange position in foreign currency. Likewise, the Fund has an internal limit to the value at risk of the global position equal to 0.75 percent of its regulatory equity.

The Fund monitors foreign exchange risk through the internal limit of hedge on foreign currency exchange position. Regarding the maximum losses from adverse movements of the exchange rate, these are calculated using the value-at-risk internal model and its methodological notes. In addition, the Fund uses the regulatory model and its methodological notes to measure these expected maximum losses (the methodology of the internal model is detailed in the Market Risk Policies Manual of the Fund).

The results of the regulatory and internal value at risk (at 99 percent confidence and with a 10-day settlement period) are shown below:

	201	8	201		
	S/(000)	%	\$/(000)	%	
Models (*)					
Regulatory	-	-	246	0.01	
Internal	1,099	0.03	4,570	0.14	
Global position	57,718	1.75	16,001 0.		
	Overs	ell	Overbo	ught	

(*) On June 1, 2018, the Regulation for Market Risk Management, approved by SBS Resolution No. 4906-2017, which amended the Accounting Manual with respect to Annex No. 9:

Affected Positions at Risk, came into force. Exchange, replacing it with Annex N ° 9: Results of Market Risk Measurement Models.

Notes to the financial statements (continued)

Transactions in foreign currency are accounted for by using the exchange rates prevailing on the market.

As of December 31, 2018 and 2017, the weighted average free market exchange rate published by SBS for the accounting of foreign currency assets and liabilities accounts is as follows:

	Symbol	2018	2017
U.S. dollar	US\$	3.3730	3.241
Euros	€	3.860594	3.893562
Swiss francs	CHF	3.428192	3.326491

The table below presents the detail of the Fund's currency position as of December 31, 2018 and 2017:

	2018			2017						
	U.S. dollar S/(000)	Soles S/(000)	Euros S/(000)	Swiss francs S/(000)	Total S/(000)	U.S. dollar S/(000)	Soles S/(000)	Euros S/(000)	Swiss francs S/(000)	Total S/(000)
Assets										
Cash and due from banks	111,854	2,260,803	192,799	-	2,565,456	55,044	2,797,053	1,967	-	2,854,064
Available-for-sale investments	167,873	20,956	-	-	188,829	6,541	27,575	-	-	34,116
Held to maturity investments	326,254	37,375	-	-	363,629	707,536	62,861	-	-	770,397
Loan portfolio, net	128	40,126	-	-	40,254	159	50,796	-	-	50,955
Accounts receivable, net (Trust Agreement - COFIDE)	134,666	6,523,039	-	-	6,657,705	172,961	6,033,849	-	-	6,206,810
Other accounts receivable, net	22,452	94,230	-	-	116,682	20,285	88,455	-	-	108,740
Accounts receivable for derivative financial instruments	1,314	201,558	-	-	202,872	7,583	156,861	-	-	164,444
Others	17	129,661			129,678	20	111,810		<u></u>	111,830
	764,558	9,307,748	192,799		10,265,105	970,129	9,329,260	1,967	-	10,301,356
Liabilities										
Obligations with the public	-	228	-	-	228	-	216	-	-	216
Debts and financial obligations	-	-	444,323	-	444,323	-	-	195,722	-	195,722
Securities and bonds outstanding	3,042,899	1,972,387	-	-	5,015,286	3,027,178	1,971,617	-	836,892	5,835,687
Accounts payable for derivative financial instruments	11,045	46,036		-	57,081	5,383	119,588	-	-	124,971
Other accounts payable	1,124	1,439,152	-	-	1,440,276	2,184	928,641	-	-	930,825
Others	3,152	3,543		-	6,695	4,965	3,349	-	-	8,314
	3,058,220	3,461,346	444,323		6,963,889	3,039,710	3,023,411	195,722	836,892	7,095,735
Forward position, net	(192,030)	-	-	-	(192,030)	(172,109)			33,119	(138,990)
Currency swaps position, net	2,428,560	-	250,939	<u>-</u>	2,679,499	2,252,203		194,678	808,337	3,255,218
Net monetary position	(57,132)	5,846,402	(585)		5,788,685	10,513	6,305,849	923	4,564	6,321,849

Notes to the financial statements (continued)

The Fund manages foreign exchange risk through the matching of its asset and liability operations, overseeing the global exchange position on a daily basis. The Fund's global exchange position is equivalent to the result of long positions minus short positions in currencies different to the sol. The global exchange position includes the spot positions and also the derivative positions.

Following are the sensitivities for U.S. dollar, Euro and Swiss franc variations. The negative variations represent potential losses, while the positive ones represent potential gains.

Changes									
Sensitivity analysis	in exchanges rates %	2018 S/(000)	2017 S/(000)						
Revaluation -									
U.S. dollar	5	(2,857)	526						
U.S. dollar	10	(5,713)	1,051						
Devaluation -									
U.S. dollar	5	2,857	(526)						
U.S. dollar	10	5,713	(1,051)						
	Changes								
Sensitivity analysis	in exchanges rates %	2018 S/(000)	2017 S/(000)						
Revaluation -									
Euros	5	(29)	46						
Euros	10	(59)	92						
Devaluation -									
Euros	5	29	(46)						
Euros	10	59	(92)						
	Changes								
Sensitivity analysis	in exchanges rates %	2018 S/(000)	2017 S/(000)						
Revaluation -									
Swiss francs	5	-	228						
Swiss francs	10	-	456						
Devaluation -									
Swiss francs	5	-	(228)						
Swiss francs	10	-	(456)						

Notes to the financial statements (continued)

26.3 Liquidity risk -

The liquidity risk consists of the Fund's inability to comply with the maturity of its obligations, thus incurring into losses that importantly affect its equity position. This risk may arise as result of diverse events such as: the unexpected decrease of funding sources, the inability to rapidly settle assets, among others.

Liquidity risk management focuses on the development of a portfolio of assets and liabilities seeking the diversification of sources of financing in order to achieve the fit between the terms of assets and liabilities.

The internal control indicators are the internal liquidity ratio, liquidity gaps, resource duration analysis and stress analysis. These internal control indicators are prepared in accordance with internal and regulatory methodologies (contained in the Liquidity Risk Policy and Management Manual of the Fund and in the methodological notes of the SBS for the preparation of regulatory liquidity annexes, respectively). In any event that could give rise to a liquidity risk, the Fund has a liquidity contingency plan, which considers the liquidation of certain assets, debt issuance or debt collection.

Liquidity risk is managed through the analysis of contractual maturities. The main component of the Fund's assets are accounts receivable (Trust Agreement - COFIDE). The maturities are based on the monthly maturities of the loans made. Another component of the assets are held to maturity and available-for-sale investments, which are distributed according to contractual term.

Notes to the financial statements (continued)

Following are the Fund's cash flows payable as of December 31, 2018 and 2017 by agreed contractual maturity, the amounts disclosed are the undiscounted cash flows and include their respective accrued interests.

	2018							
	Up to 1 month S/(000)	From 1 to 3 months S/(000)	From 3 to 12 months S/(000)	From 1 a 5 years S/(000)	Over 5 years S/(000)	Total S/(000)		
Financial liabilities by type -								
Obligations with the public	-	-	228	-	-	228		
Debts and financial obligations	-	51,436	51,233	351,916	-	454,585		
Securities and bonds outstanding	48,782	52,500	1,062,932	2,964,337	1,924,984	6,053,535		
Other accounts payable	1,171,957	152	4,038		264,130	1,440,277		
Total non - derivate liabilities	1,220,739	104,088	1,118,431	3,316,253	2,189,114	7,948,625		
Derivatives financial liabilities (*) -								
Contractual amounts receivable (inflow)	16,614	310,509	342,995	2,453,812	-	3,123,930		
Contractual amounts payable (outflow)	(46,602)	(322,143)	(382,345)	(2,407,369)	-	(3,158,459)		
Total	(29,988)	(11,634)	(39,350)	46,443		(34,529)		
			20	17				
	Up to 1 month S/(000)	From 1 to 3 months S/(000)	From 3 to 12 months S/(000)	From 1 a 5 years S/(000)	Over 5 years S/(000)	Total S/(000)		
Financial liabilities by type -								
Obligations with the public	-	-	216	-	-	216		
Debts and financial obligations	-	1,134	20,725	161,609	19,685	203,153		
Securities and bonds outstanding	1,797	11,958	937,686	1,610,411	4,235,101	6,796,953		
Other accounts payable	578,772	146	658		350,792	930,368		
Total non - derivate liabilities	580,569	13,238	959,285	1,772,020	4,605,578	7,930,690		
Derivatives financial liabilities (*) -								
Contractual amounts receivable (inflow)	9,711	28,666	930,945	526,666	2,102,518	3,598,506		
Contractual amounts payable (outflow)	(31,297)	(33,277)	(946,243)	(732,415)	(1,928,529)	(3,671,761)		
Total	(21,586)	(4,611)	(15,298)	(205,749)	173,989	(73,255)		

^(*) Include derivatives contracts designed as hedge accounting.

Notes to the financial statements (continued)

26.4 Capital management -

As of December 31, 2018 and 2017, the Fund has complied with the mandates of Legislative Decree N°1028 and SBS Resolutions N°2115-2009, N°6328-2009, N°14354-2009, N°8425 - 2011, N°4128-2014 and their amendments, which contain the Regulations on Effective Equity Requirements for Operational Risk, Market Risk and Credit Risk, respectively, and amendments. These Regulations mainly establish the methodologies to be used by the financial entities to calculate the requirements of regulatory equity.

26.5 Fair value -

(a) Fair value is the amount by which an asset can be exchanged between a buyer and a seller duly informed, or the amount by which an obligation between a debtor and a creditor with sufficient information can be canceled under the terms of a transaction of free competition.

Fair value is a market-based measurement, so a financial instrument traded in a real transaction in a liquid and active market has a price that supports its fair value. When the price for a financial instrument is not observable, the fair value should be measured using another valuation technique, seeking to maximize the use of relevant observable variables and minimize the use of unobservable variables.

To calculate the fair value of an instrument that is not listed on liquid markets, the market value of an instrument that is actively listed in the market and which has similar characteristics can be used or can be obtained by some analytical technique, such as analysis of discounted flows or valuation by multiples.

The assumptions and calculations used to determine the fair value of financial assets and liabilities are as follows:

- (i) Financial instruments recorded at fair value The fair value is based on market prices or some other methods of financial valuation. The positions valued at market prices are mainly investments traded on centralized mechanisms. The positions valued by some method of financial valuation include derivative financial instruments and instruments that may not have market prices in which case their fair value is mainly determined by using the market interest rate curves and the price vector provided by the SBS.
- (ii) Instruments whose fair value is similar to their book value For the financial assets and liabilities that are liquid or have short-term maturities (less than three months), it is considered that the book value is similar to the fair value. This assumption is also applicable to term deposits, savings accounts without a specific maturity and variable-rate financial instruments.

Notes to the financial statements (continued)

(iii) Financial instruments at fixed rate - The fair value of the financial liabilities at fixed rate and at amortized cost is determined by comparing the market interest rate at the moment of their initial recognition to the current market rates related to similar financial instruments. In the case of quoted issued debt, the fair value is determined on the basis of the quoted market prices. The fair value of the loan portfolio and deposits and obligations, according to SBS Multiple Official Letter N°1575-2014, corresponds to the book value.

Notes to the financial statements (continued)

(b) Financial instruments measured at fair value and fair value hierarchy -

The following table presents an analysis of the financial instruments that are measured at fair value as of December 31, 2018 and 2017, including the level of the fair value hierarchy. The amounts are based on the balances presented in the statements of financial position:

	As of December 31, 2018				As of December 31, 2017				
	Level 1 S/(000)	Level 2 S/(000)	Level 3 S/(000)	Total S/(000)	Level 1 S/(000)	Level 2 S/(000)	Level 3 S/(000)	Total S/(000)	
Financial assets -									
Available-for-sale investments									
Debt instruments	-	188,829	-	188,829	-	34,116	-	34,116	
Accounts receivable for derivative financial instruments		202,872	-	202,872	-	164,444	-	164,444	
	-	391,701	-	391,701	-	198,560	-	198,560	
Total financial assets				391,701				198,560	
Financial liabilities -									
Accounts payable for derivative financial instruments		57,081	-	57,081	-	124,971	-	124,971	
Total financial liabilities	-	57,081	-	57,081	-	124,971		124,971	

The financial assets included in Level 1 are those measured on the basis of information available in the market, to the extent that their quoted prices reflect an active and liquid market, and that are available in some centralized trading mechanism, trading agent, price supplier or regulatory entity.

The financial instruments included in Level 2 are valued with the market prices of other instruments possessing similar characteristics or with financial valuation models based on information of variables that can be available on the market (interest rate curves, price vectors, etc.).

The financial assets included in Level 3 are valued by using assumptions and data that do not correspond to prices of operations traded on the market

During 2018 and 2017, there were no transfers of financial instrument from Level 3 to Level 1 or to Level 2.

Notes to the financial statements (continued)

(c) Financial instruments not measured at fair value -

Set out below is the disclosure of the comparison between the carrying amounts and fair values of the financial instruments, which are not measured at fair value, presented in the statements of financial position by level of the fair value hierarchy:

	As of December 31, 2018				As of December 31, 2017					
				Fair	Book				Fair	Book
	Level 1 S/(000)	Level 2 S/(000)	Level 3 S/(000)	value S/(000)	value S/(000)	Level 1 S/(000)	Level 2 S/(000)	Level 3 S/(000)	value S/(000)	value S/(000)
Assets										
Cash and due from banks	-	2,565,456	-	2,565,456	2,565,456	-	2,854,064	-	2,854,064	2,854,064
Held-to-maturity investments	-	370,647	-	370,647	363,629	-	789,482	-	789,482	770,397
Accounts receivable, net (Trust Agreement -		6,657,705		((57 705						
COFIDE)	-		-	6,657,705	6,657,705	-	6,206,810	-	6,206,810	6,206,810
Loan portfolio, net	-	40,254	-	40,254	40,254	-	50,955	-	50,955	50,955
Other accounts receivable, net	<u> </u>	116,682		116,682	116,682		108,740		108,740	108,740
Total	<u>-</u>	9,750,744		9,750,744	9,743,726		10,010,051		10,010,051	9,990,966
Liabilities										
Obligations with the public	-	228	-	228	228	-	216	-	216	216
Debts and financial obligations	-	444,323	-	444,323	444,323	-	195,722	-	195,722	195,722
Securities and bonds outstanding	-	5,119,926	-	5,119,926	5,015,286	-	6,144,416	-	6,144,416	5,835,687
Other accounts payable	<u>-</u>	1,440,276	-	1,440,276	1,440,276	-	930,825	-	930,825	930,825
Total		7,004,753		7,004,753	6,900,113		7,271,179		7,271,179	6,962,450

Notes to the financial statements (continued)

27. Subsequent events

Since December 31, 2018, until the date of this report no significant events have occurred that affect these financial statements.

28. Explanation added for English language translation

The accompanying financial statements are presented on the basis of accounting standards for Peruvian financial entities. Certain accounting principles applied by the Fund, that conform to generally accepted accounting principles in Peru for financial entities, may differ in certain significant aspects from generally accepted accounting principles in other countries. In the event of discrepancy, the Spanish-language version prevails.



CONTADORES PÚBLICOS DE LIMA

AV. AREQUIPA № 998 Y AV. ALEJANDRO TIRADO № 181 - SANTA BEATRIZ - LIMA TELEF.: 230-3000

R.U.C. 20106620106

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Constancia de Habilitación

La Decana y el Director Secretario del Colegio de Contadores Públicos de Lima, que suscriben, declaran que en base a los registros de la institución, se ha verificado que

PAREDES, BURGA & ASOCIADOS SOC. CIVIL DE RESPONSABILIDAD LIMITADA

MATRICULA:

50761

Se encuentra, hábil a la fecha, para el ejercicio de las funciones profesionales que le faculta la Ley Nº 13253 y su modificatoria Ley Nº 28951 y conforme al Estatuto y Reglamento Interno de este Colegio; en fe de lo cual y a solicitud de parte, se le extiende la presente constancia para los efectos y usos que estime conveniente. Esta constancia tiene vigencia hasta el

31/03/2019

Lima.

19 de Enero de 2018

CPCC Elsa Rosario Ugarte Vásquez

Decana

Elsa Tr. Ugarto

CPCC Moisés Manuel Penadillo Castro

Director Secretario

Verifique su validez en: www.ccpl.org.pe

Comprobante de Pago: 13-00000246 Verifique la validez del comprobante de pago en: www.sunat.gob.pe

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